Annual Report 2024

for the fiscal year ended March 31, 2024

Nintendo Co., Ltd.

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Documents hereto titled "Annual Report" are based on the Company's Annual Securities Report (Japanese only) prepared following the Financial Instruments and Exchange Act for the purpose of providing accurate financial information and other information in a manner that is easy to understand. In the event of any discrepancy between these translated documents and the Japanese originals, the originals shall prevail. The Company assumes no responsibility for this translation or for direct, indirect or any other forms of damages arising from the translations.

[NOTE: Basis of Presenting Consolidated Financial Statements]

The accompanying consolidated financial statements of Nintendo Co., Ltd. (the "Company") and its consolidated subsidiaries are compiled from the consolidated financial statements prepared by the Company as required by the Financial Instruments and Exchange Act of Japan and are prepared on the basis of accounting principles and practices generally accepted in Japan, which are different in certain respects as to application and disclosure requirements of the International Financial Reporting Standards. The financial statements of the Company and its subsidiaries in Japan are prepared on the basis of the accounting and relevant legal requirements in Japan. The financial statements of consolidated subsidiaries outside of Japan are prepared on the basis of the accounting and relevant legal requirements in consolidation to the extent that significant differences do not occur, as allowed under the generally accepted accounting principles and practices in Japan.

Each amount in the accompanying consolidated financial statements is rounded down to the nearest one million yen or one billion yen. Consequently, the totals shown in the accompanying consolidated financial statements do not necessarily agree with the sums of the individual amounts.

The consolidated financial statements presented herein are stated in Japanese yen, the currency of the country in which the Company is incorporated and operates. The rate of ¥151 to 1 USD, the approximate current rate of exchange on March 31, 2024, has been applied for the purpose of presentation of the accompanying consolidated financial statements in U.S. dollars. These amounts in U.S. dollars are included solely for convenience and are unaudited. These translations do not imply that the actual Japanese yen amounts have been or could be converted into U.S. dollars at this or any other rate of exchange.

The accompanying consolidated financial statements are not intended to present the consolidated financial position, results of operations and cash flows in accordance with accounting principles and practices generally accepted in countries and jurisdictions other than Japan.

Information on the Company

I. Overview of the Company

1. Key financial data and trends

Consolidated financial data Fiscal year 80th 81st 82nd 83rd 84th Fiscal year ended March 31 2020 2021 2022 2023 2024 Net sales (Millions of yen) ¥1,308,519 ¥1.695.344 ¥1.671.865 USD 11.071 ¥1.758.910 ¥1.601.677 (Millions of dollars) Operating profit 528,941 (Millions of yen) 352.370 640.634 592.760 504.375 3.502 (Millions of dollars) Ordinary profit (Millions of yen) 360,461 678,996 670,813 601,070 680,497 4,506 (Millions of dollars) Profit attributable to owners of parent 258.641 480.376 477.691 432,768 490.602 3,249 (Millions of yen) (Millions of dollars) Comprehensive income (Millions of yen) 236,490 527,951 530,498 486,661 573,849 3,800 (Millions of dollars) Net assets (Millions of yen) 1,540,900 2,069,310 1,874,614 2,266,466 2,604,998 17,251 (Millions of dollars) (Millions of yen) Total assets 1,934,087 2,446,918 2,662,384 2,854,284 3,151,394 20,870 (Millions of dollars) Net assets per share (Yen) 1,293.35 1,573.48 1,763.56 1,946.55 14 2,236.45 (Dollars) Profit per share (Yen) 2 403.26 404.67 217.12 371.41 421.39 (Dollars) Diluted profit per share (Yen) _ _ _ (Dollars) Capital adequacy ratio 79.66 76.60 77.71 79.40 82.62 _ (%) Return on equity (ROE) 17.53 28.13 24.23 19.96 20.15 (%) Price earnings ratio (PER) 15.24 19.16 15.33 13.82 19.45 (Times) Cash flows from operating activities 347,753 612,106 289,661 322,843 462,097 3,060 (Millions of yen) (Millions of dollars) Cash flows from investing activities (188, 433)(136, 533)93,699 111,507 (630, 632)(4, 176)(Millions of yen) (Millions of dollars) Cash flows from financing activities (111,031)(194, 938)(337,010)(290, 973)(236, 958)(1,569)(Millions of yen) (Millions of dollars) Cash and cash equivalents at end of period ¥621,402 ¥932,079 ¥1,022,718 ¥1,194,569 USD 5,651 (Millions of yen) ¥853,432 (Millions of dollars) Number of employees (Persons) 6,200 6,574 6,717 7,317 7,724

Effective from the beginning of the 82nd fiscal year (ended March 31, 2022), the Company has adopted the "Accounting Standard for Revenue Recognition, etc. (Accounting Standards Board of Japan (ASBJ) Statement No. 29 of March 31, 2020)." The accounting standard has been applied to the major management indicators for the 82nd fiscal year onward. "Diluted profit per share" is not noted because the Company has not issued any dilutive shares. The Company enacted a 10-for-1 stock split of its common stock with an effective date of October 1, 2022. Net (Notes) 1.

2. 3.

assets per share and profit per share are calculated based on the assumption that the stock split was implemented at the beginning of the 80th fiscal year.

2. History

November 1947	Established as Marufuku Co., Ltd. in Higashikawara-cho, Imagumano, Higashiyama-ku, Kyoto, Japan as a manufacturer/distributor of Japanese playing cards (<i>karuta</i>) and western playing cards.
September 1949	Changed the company's name to Marufuku Karuta Hanbai Co., Ltd.
March 1950	Changed the company's name to Nintendo Karuta Co., Ltd. and took over <i>karuta</i> manufacturing operations of Yamauchi Nintendo & Co. (currently Yamauchi Co., Ltd.)
July 1951	Changed the company's name to Nintendo Playing Card Co., Ltd.
September 1959	Moved the headquarters to 60 Kamitakamatsu-cho, Fukuine, Higashiyama-ku, Kyoto, Japan.
September 1961	Established the Tokyo Branch in Tokyo, Japan.
January 1962	Listed stock on the Second Section of the Osaka Securities Exchange and on the Kyoto Stock Exchange.
October 1963	Changed the company's name to Nintendo Co., Ltd. (current trade name).
July 1970	Stock listing was changed to the First Section of the Osaka Securities Exchange.
April 1980	Established a wholly-owned subsidiary, Nintendo of America Inc., in New York, U.S.A.
February 1982	Established a new wholly-owned subsidiary, Nintendo of America Inc. (currently a consolidated subsidiary), in Washington, U.S.A. and merged the New York subsidiary into it through an absorption-type merger.
July 1983	Listed stock on the First Section of the Tokyo Stock Exchange.
November 1983	Established a new plant in Makishima-cho, Uji City, Kyoto, Japan (currently Uji Plant).
February 1990	Established a wholly-owned subsidiary, Nintendo of Europe GmbH, in Germany (currently Nintendo of Europe AG, a consolidated subsidiary).
November 2000	Moved the headquarters to 11-1 Hokotate-cho, Kamitoba, Minami-ku, Kyoto, Japan (current location).
July 2006	Established a wholly-owned subsidiary, Nintendo of Korea Co., Ltd., in South Korea (currently a consolidated subsidiary).
June 2016	Transitioned to a Company with an Audit and Supervisory Committee.
April 2017	Acquired shares of JESNET Co. Ltd. and changed its trade name to Nintendo Sales Co., Ltd. (currently a consolidated subsidiary).
April 2022	Transitioned to the Prime Market from the First Section due to the market restructuring of the Tokyo Stock Exchange.

3. Description of business

In the field of home entertainment, Nintendo Co., Ltd. and its subsidiaries and associates (composed of 28 subsidiaries and five associates as of March 31, 2024), primarily engage in the development, manufacture and sales of entertainment products. Nintendo's major products are computer-enhanced "dedicated video game platforms," character merchandise, and playing cards. "Dedicated video game platforms" are defined as hardware and software for the handheld systems and home consoles developed by Nintendo Co., Ltd. and its subsidiaries and associates, manufactured by Nintendo Co., Ltd. and sold mainly by its subsidiaries and associates in Japan and other countries. Nintendo Co., Ltd. and its subsidiaries and associates have also entered into businesses utilizing IP such as visual content and mobile applications.

The positions of Nintendo Co., Ltd. and its main subsidiaries and associates are described below. Segment information is omitted as Nintendo operates as a single business segment.

- Development

Nintendo Co., Ltd.; Nintendo Technology Development Inc.; Nintendo Software Technology Corporation; Retro Studios, Inc.; Next Level Games Inc.; Nintendo European Research and Development SAS; iQue (China) Ltd.; ND CUBE Co., Ltd.; 1-UP Studio Inc.; MONOLITH SOFTWARE INC.; Mario Club Co., Ltd.; SRD Co., Ltd.; Nintendo Pictures Co., Ltd.; Nintendo Systems Co., Ltd.

- Manufacture

Nintendo Co., Ltd.

- Sales

Nintendo Co., Ltd.; Nintendo of America Inc.; Nintendo of Canada Ltd.; Nintendo of Europe AG; Nintendo Ibérica, S.A.; Nintendo Australia Pty Limited; Nintendo of Korea Co., Ltd.; Nintendo (Hong Kong) Limited; Nintendo Sales Co., Ltd.

4. Subsidiaries and associates

(1) Consolidated subsidiaries

				Demonstration		Relation		Nintendo Co., Ltd. ompany")	
Name of company	Location	Share capital or investments in capital	Description of principal	Percentage of voting rights held		nt positions directors			
			business	by the Company	Director of the Company (number)	Employee of the Company (number)	Loans	Business transactions	Leasing of fixed assets
Nintendo of America Inc. *1, 2	U.S.	Thousands of USD 110,000	Sales	100	-	-	-	Purchase of products manufactured by the Company	-
Nintendo of Canada Ltd.	Canada	Thousands of CAD 4,000	Sales	100 (100)	-	-	-	Purchase of products manufactured by the Company from Nintendo of America Inc.	-
Nintendo of Europe AG *1, 2	Germany	Thousands of EUR 30,000	Sales	100	-	1	-	Purchase of products manufactured by the Company	-
Nintendo Ibérica, S.A.	Spain	Thousands of EUR 3,000	Sales	100 (100)	-	-	-	Purchase of products manufactured by the Company from Nintendo of Europe AG	-
Nintendo Australia Pty Limited	Australia	Thousands of AUD 8,500	Sales	100	-	1	-	Purchase of products manufactured by the Company	-
Nintendo of Korea Co., Ltd. *1	Korea	Millions of KRW 25,000	Sales	100	-	4	-	Purchase of products manufactured by the Company	-
Nintendo (Hong Kong) Limited	China	Thousands of HKD 49,300	Sales	100	-	3	-	Purchase of products manufactured by the Company and entrusted purchase of parts for products manufactured by the Company	-
Nintendo Technology Development Inc.	U.S.	USD 1	Development	100	1	1	-	Entrusted development of hardware OS etc.	-
Nintendo Software Technology Corporation	U.S.	Thousands of USD 20	Development	100	1	1	-	Entrusted development of software	-
Retro Studios, Inc. *1	U.S.	Thousands of USD 10,001	Development	100	1	-	-	Entrusted development of software	-
Next Level Games Inc.	Canada	Thousands of CAD 11	Development	100	1	-	-	Entrusted development of software	-
Nintendo European Research and Development SAS	France	Thousands of EUR 300	Development	100	-	1	-	Entrusted development of software	-
iQue (China) Ltd. *1	China	Millions of CNY 254	Development	100	-	1	-	Entrusted development of software	-
Nintendo Sales Co., Ltd. *1, 2	Chiyoda-ku, Tokyo	Millions of JPY 300	Sales	100	-	6	-	Purchase of products manufactured by the Company	Leasing of buildings, etc. owned by the Company
ND CUBE Co., Ltd.	Chuo-ku, Tokyo	Millions of JPY 483	Development	99	-	2	-	Entrusted development of software	-
1-UP Studio Inc.	Chiyoda-ku, Tokyo	Millions of JPY 90	Development	100	-	3	-	Entrusted development of software	Leasing of buildings, etc. owned by the Company
MONOLITH SOFTWARE INC.	Meguro-ku, Tokyo	Millions of JPY 75	Development	97	-	3	-	Entrusted development of software	-

				Percentage of voting rights held by the Company		Relationship with Nintendo Co., Ltd (the "Company")			
Name of company	Location	Share capital or investments	Description of principal business		Concurrent positions held by directors				
		in capital			Director of the Company (number)	Employee of the Company (number)	Loans	Business transactions	Leasing of fixed assets
Mario Club Co., Ltd.	Higashiyama -ku, Kyoto	Millions of JPY 450	Development	100	-	4	-	Entrusted inspection of software etc.	Leasing of buildings, etc. owned by the Company
SRD Co., Ltd.	Shimogyo- ku, Kyoto	Millions of JPY 50	Development	100	-	2	-	Entrusted development of software	-
Nintendo Pictures Co., Ltd.	Chiyoda-ku, Tokyo	Millions of JPY 34	Development	100	-	3	-	Entrusted planning and production of visual content	Leasing of buildings, etc. owned by the Company
Nintendo Systems Co., Ltd. *1	Shibuya-ku, Tokyo	Millions of JPY 5,000	Development	80	1	5	-	Entrusted development and operation of systems, etc.	Leasing of buildings, etc. owned by the Company

(Notes) 1. There are five other consolidated subsidiaries not listed above.

2. Figures in parentheses in "Percentage of voting rights held by the Company" represent the proportion of indirect ownership.

3. Companies marked with *1 are specified subsidiaries.

4. Proportion of sales of consolidated subsidiaries marked with *2, excluding inter-company transactions of sales, over total sales on a consolidated basis surpasses 10%. Major financial information is as follows.

Name of company	Net sales (Millions of yen)	Ordinary profit (Millions of yen)	Profit (Millions of yen)	Total net assets (Millions of yen)	Total assets (Millions of yen)
Nintendo of America Inc.	682,006	88,559	68,353	521,885	756,349
Nintendo of Europe AG	385,273	13,041	9,364	151,787	258,372
Nintendo Sales Co., Ltd.	223,959	13,159	9,100	63,046	85,166

Name of company	Net sales (Millions of dollars)	Ordinary profit (Millions of dollars)	Profit (Millions of dollars)	Total net assets (Millions of dollars)	Total assets (Millions of dollars)
Nintendo of America Inc.	4,516	586	452	3,456	5,008
Nintendo of Europe AG	2,551	86	62	1,005	1,711
Nintendo Sales Co., Ltd.	1,483	87	60	417	564

(2) Associates accounted for using equity method

					Relationship with the Company					
Newsoft		ation Share capital or investments in capital	Description of principal business	Percentage of voting rights held by the Company	Concurrent positions held by directors					
Name of company	Location				Director of the Company (number)	Employee of the Company (number)	Loans	Business transactions	Leasing of fixed assets	
The Pokémon Company	Minato-ku, Tokyo	Millions of JPY 365	Sales and licensing of Pokémon related goods	32	1	-	-	Purchase of products manufactured by the Company and entrusted manufacturing of products	-	

(Note) There are three associates accounted for using equity method other than the one shown above.

5. Employees

Segment information is omitted as Nintendo (the Company and its consolidated subsidiaries) operates as a single business segment.

(1) Information about group

	As of March 31, 2024
Number of employees (persons)	7,724
	ons employed, excluding persons seconded from the Company

group to outside the Company group, but including persons seconded to the Company group from outside the Company group. It also includes part-time workers hired on a regular basis.

(2) Information about reporting company

As of March 31, 2024

Number of employees (persons)	Average age (years)	Average length of service (years)	Average annual salary
2,814	40.2	13.9	9,626,857 yen (USD 63,754)

(Notes) 1. Number of employees represents the number of persons employed, excluding persons seconded from the Company to outside the Company, but including persons seconded to the Company from outside the Company.

2. Average annual salary is the amount paid inclusive of tax in the fiscal year ended March 31, 2024, including extra wages and bonuses.

(3) Labor unions

Labor unions do not exist in the Company but have been formed at some of its consolidated subsidiaries. Labor-management relations have been good, and there are no particular matters to be noted.

(4) Proportion of management positions held by female workers, rate of childcare leave taken among male workers, and pay gap between male and female workers

	As of N	farch 31, 2024			
Proportion of	Rate of childcare leave	Pay gap betwe	Supplemental		
management positions held by female workers (%) (Note 1)	taken among male workers (%) (Note 2)	All workers	Regular employees	Part-time and temporary workers	explanation
5.0	87	69.2	70.2	92.5	(Note 3)

(i) Reporting company

(Notes) 1. Calculated in accordance with the provisions of the Act on Promotion of Women's Participation and Advancement in the Workplace (Act No. 64 of 2015).

- 2. This represents a calculation of the childcare leave uptake rate set forth under Article 71-4 (1) of the Ordinance for Enforcement of the Act on Childcare Leave, Caregiver Leave, and Other Measures for the Welfare of Workers Caring for Children or Other Family Members (Ordinance of the Ministry of Labor No. 25 of 1991), in accordance with the Act on Childcare Leave, Caregiver Leave, and Other Measures for the Welfare of Workers Caring for Children or Other Family Members (Act No. 76 of 1991).
- 3. The pay gap between male and female regular employees is mainly due to differences in the length of service and average age. There is no difference in treatment between men and women in terms of salary or evaluation systems.

(ii) Consolidated subsidiaries

As of March 31, 2024						
	Proportion of management	Rate of childcare leave taken	Pay gap betwee	Supplemental		
Name	positions held by female workers (%)	among male workers (%)	All workers	Regular employees	Part-time and temporary workers	explanation
Mario Club Co., Ltd.	-	-	76.1	76.3	-	(Note 2)

(Notes) 1. Calculated in accordance with the provisions of the Act on Promotion of Women's Participation and Advancement in the Workplace (Act No. 64 of 2015).

2. The pay gap between male and female regular employees is mainly due to differences in the length of service and average age. There is no difference in treatment between men and women in terms of salary or evaluation systems.

II. Business Overview

1. Management policy, management environment, issues to address

Any forward-looking statements in the following discussion are based on the judgment of the Company group (the Company and its consolidated subsidiaries; also referred to as "Nintendo") as of the end of the consolidated fiscal year ended March 31, 2024.

(1) Basic management policy

As an entertainment company that creates smiles, Nintendo strives to introduce new forms of entertainment while maintaining a robust corporate management. To expand our business, our highest emphasis is placed on providing consumers around the world with exciting forms of entertainment that they have never experienced before.

(2) Targeted management index

Nintendo works to constantly provide new and entertaining products and services, aiming to improve its corporate value by sustaining robust growth and increasing profit. Because Nintendo deals with entertainment products and content that naturally hold many uncertainties in terms of research and development, we have not set any specific management index targets. This allows our corporate decision-making to stay flexible in this highly competitive industry.

(3) Management environment, mid- to long-term corporate business strategy and priority business and financial issues to address

Regarding the market environment surrounding the Company group, amid growing demand for entertainment among people around the world, not only has the diversification of entertainment continued alongside advances in technology, but competition is also intensifying further as more companies enter the game industry.

Amid such changes in the market environment, as an entertainment company that creates smiles, the Company group aims to offer its unique and original brand of play that anyone and everyone can intuitively enjoy. To enable unique entertainment experiences, we place our dedicated video game platform business - integrating both hardware and software - at the center of everything we do. Under this development philosophy, we constantly aim to create unique products and services that everyone can enjoy, and that feel incredibly intuitive and fun to play, regardless of age, gender, or gaming experience.

To continue invigorating our dedicated video game platform business, our fundamental strategy is to expand the number of people who have access to Nintendo IP. Nintendo's characters have been nurtured and grown hand in hand with the memories made by generations of consumers as they play our games. We are utilizing our characters to continue expansion into a broad range of areas, including visual content, mobile applications, theme parks and merchandise. Through these initiatives, we aim to continually create points of contact with consumers, deepen their fondness for Nintendo IP, and ultimately spark their interest in our dedicated video game platform business.

In addition, we work to maintain good, long-term relationships with each of our consumers. Nintendo Account plays a key role in those efforts as the connection point that spans platform generations and unites a variety of entertainment experiences, centered on our integrated hardware-software entertainment.

Based on our belief that the true value of entertainment lies in its uniqueness, Nintendo will strive to achieve sustainable growth and increase our corporate value by offering unique entertainment that plays to the company's strengths, continuing to adapt to the times and cherish the spirit of creativity.

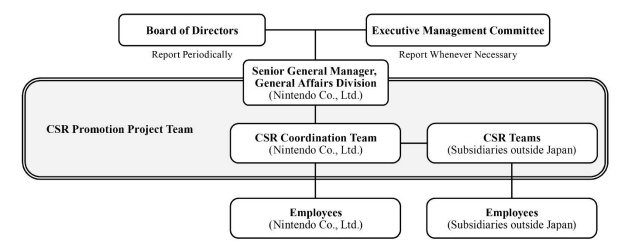
2. Approach to and initiatives for sustainability

The Company group (the Company and its consolidated subsidiaries) is engaged in group-wide efforts to address issues associated with sustainability, with the goal of "putting smiles on the faces of everyone Nintendo touches." As part of this, the Company group is working to promote CSR activities focusing on the four priority areas of Consumers, Supply Chain, Employees and Environment. These initiatives encompass improving product quality and ensuring product safety, creating an environment where children can play with peace of mind, promoting CSR procurement through communication with suppliers, building a work environment where employees can realize their various capabilities and reducing the environmental impact of the Company group's products and business activities.

The forward-looking statements in this section are based on the judgment of the Company group as of March 31, 2024.

(1) Governance

The Company has established the CSR Coordination Team, headed by the Senior General Manager of the General Affairs Division, who is an Executive Officer, to promote CSR activities. A framework is in place where the team reports on the status of activities to the Executive Management Committee (which consists of Representative Directors and Directors who are Executive Officers) as well as implementing or supporting specific initiatives. The team also periodically reports on the status of its activities to the Board of Directors.



(2) Strategy

The initiatives undertaken to address each priority area are as follows.

(i) Consumers

In order to provide high-quality products that are both safe and entertaining so consumers can enjoy them with peace of mind, the Company group engages in a wide range of initiatives in development, production, and after-sales service for our gaming systems and accessories. In addition, to ensure that consumers of all ages can enjoy Nintendo's game software and services with peace of mind, we strive to prioritize safety in game software development, create features that enable parents and guardians to check children's usage, and eliminate inappropriate content in communication features, among other initiatives.

(ii) Supply chain

We work with our numerous production partners in Japan and around the world to improve quality and technical capability, ensure safety and achieve production efficiency.

We have also established the basic procurement and business partner selection policies to promote production that complies with laws, regulations and social standards, while taking into account human rights and the global environment. We have also created these policies to build trust with our business partners so that we can fulfill our social responsibilities collaboratively together. With our basic procurement policy, Nintendo is committed to complying with laws, regulations, and social standards as well as to advancing human rights and global environmental considerations throughout all of our procurement activities. We also work with our business partners to gain their understanding of and cooperation with these policies. To facilitate these efforts, we have established the Nintendo CSR Procurement Guidelines and promote CSR procurement activities.

(iii) Employees

We are engaged in the following initiatives related to human resources development, including securing diverse talent and enhancing workplace environments.

(a) Initiatives related to human resources development, including securing diverse talent

To bring smiles to people through entertainment, we continue to provide Nintendo's unique and original brand of play to consumers around the world.

To this end, we focus on Nintendo DNA, which consists of originality, flexibility and sincerity. Using Nintendo DNA as a foundation, we have introduced a variety of human resource initiatives designed to maximize the personal development of each employee through their work experience. The process of creating games or other forms of entertainment and delivering those products or services around the world is a team effort. We emphasize teamwork and cultivate an environment that empowers employees to demonstrate their Nintendo DNA and work with enthusiasm.

At Nintendo, we actively hire and promote talent regardless of factors such as sex, age, nationality, disability, sexual orientation or gender identity. Each person can learn a great deal from their work experiences. Based on this belief, not only will we help our employees grow through the development of their individual skills, but through the accumulation of experiences working with others, cultivate individuals who act independently as active participants, continue to challenge themselves while flexibly handling change, and are able to gain understanding from and empathize with colleagues.

(b) Policy for enhancing workplace environments

We believe that the essence of creating an unprecedented level of fun lies in providing a work environment where our employees can exchange their ideas and opinions through discussions and receive timely advice from their supervisors. To enable employees to closely collaborate, pooling their strengths and valuing these relationships, we encourage active communication and better coordination in the company.

We are also aware of the importance of creating work environments where female employees can perform to their full potential. We actively work to enhance support systems and encourage the use of childcare leave, including for male employees who share child-rearing duties.

(iv) Environment

In response to society's expectations and to pass on a better environment to future generations, Nintendo exercises care with the environmental footprint of our offices and embarks on various initiatives to reduce the environmental impact of our products. These initiatives span the design stage to post-sales repair and support and continue through to recycling. More specifically, we have implemented environmental measures at each stage from design to after-sales service, such as creating designs that consider energy and resource efficiency, selecting easy-to-recycle packaging materials, implementing efficient transportation and providing after-sale repairs and support. Regarding climate change, we have identified our risks and opportunities based on 1.5°C and 4.0°C global warming scenarios, evaluated the relevant financial impact and engaged in information disclosure in accordance with the recommendations of the Task Force on Climate-Related Financial Disclosures (TCFD). We will continue to work to address climate change.

(3) Risk management

Taking into account international standards such as the GRI Standards and the social environment surrounding Nintendo, the CSR Coordination Team identifies CSR issues together with the employees in charge of CSR at our subsidiaries outside Japan. We analyze the degree of risk and opportunity and establish the priority level for the CSR issues identified according to two axes - both the impact on society and the impact on Nintendo. Next, we obtain feedback from outside experts to select potential CSR priority areas. The CSR Coordination Team meets with the people in charge of CSR at our subsidiaries outside Japan to exchange ideas and designate CSR priority areas. After reaching consensus on the results among the members of the CSR Project Promotion Team including the CSR teams of the subsidiaries outside Japan, a report is provided to executive management to set the priority areas.

The CSR Coordination Team confirms the priority areas annually and reviews them as necessary to respond flexibly to social and environmental changes.

(4) Metrics and targets

We have set goals to maintain 100% use* of childcare leave by women and increase the percentage of men utilizing childcare leave to 50% or more in terms of cumulative totals over a five-year period beginning in the fiscal year ended March 31, 2022. Not all Nintendo group companies have established metrics and targets, so it is not possible to present group-wide information. Therefore, only the Company's targets and results are presented for the metrics shown below.

Metric	Target	Result (fiscal year ended March 31, 2024)
Rate of childcare leave taken among female employees	Maintain a rate of 100%* on a cumulative basis for the five years from the fiscal year ended March 31, 2022	101% on a cumulative basis since the fiscal year ended March 31, 2022
Rate of childcare leave taken among male employees	50% or more on a cumulative basis for the five years from the fiscal year ended March 31, 2022	78% on a cumulative basis since the fiscal year ended March 31, 2022

* The rate of childcare leave taken is calculated as the ratio of employees who began taking childcare leave during the respective fiscal year to those with a child born during the same fiscal year, and therefore may be more or less than 100%.

3. Risk factors

Listed below are the various risks that could affect the Company group's operating results, share price and financial condition. However, unpredictable risks may exist other than the risks set forth herein. Note that matters pertaining to the future presented herein are determined by Nintendo as of the end of the fiscal year ended March 31, 2024.

- (1) Risks around economic environment
 - Fluctuation in foreign exchange rates

Nintendo distributes its products globally with sales outside of Japan accounting for more than 70% of its total sales, and the majority of monetary transactions are made in local currencies. In addition, the Company holds a substantial amount of assets in foreign currencies. Fluctuations in foreign exchange rates have a strong influence not only when accounts in foreign currencies are converted to yen-denominated assets but also when they are revaluated for financial reporting purposes. Therefore, if there are significant fluctuations in foreign exchange rates, Nintendo's financial position, operating results and cash flows could be adversely affected. In order to reduce the influence of fluctuations in foreign exchange rates, Nintendo purchases in foreign

(2) Risks around business activities

currencies on an ongoing basis.

• Fluctuation of market environment and competition against other companies

Nintendo's core business is engaged in one segment of the broader entertainment field. However, its business is also affected by a variety of other entertainment trends. If consumer preferences shift to other forms of entertainment, the video game market may shrink. The emergence of new competitors resulting from technological innovation could have a significant impact as well. In the video game industry, it may become even more difficult to be profitable due to large investments required in research and development and marketing. In addition, competition may intensify with large-scale companies doing business in the same industry or in other segments of the entertainment industry. Furthermore, if Nintendo is unable to adapt to rapid structural changes or other changes, its financial position, operating results and cash flows could be adversely affected.

As an entertainment company that creates smiles, the Company group aims to offer its unique and original brand of play that anyone and everyone can intuitively enjoy. To enable unique entertainment experiences, we place our dedicated video game platform business - integrating both hardware and software - at the center of everything we do, and work to provide new and original products and services for people everywhere. Moreover, to continue invigorating our core business, the Company group's fundamental strategy is to expand the number of people who have access to Nintendo IP. To this end, we seek to broaden the touch points of Nintendo IP with consumers in areas beyond dedicated video game platforms and create opportunities for more people to become interested in gaming experiences. In addition, we work to maintain a long-term relationship with each of our consumers through Nintendo Account as a way to connect these initiatives.

• Development of new products, etc.

Despite the substantial costs and time needed for the planning and development of software for dedicated video game platforms, applications for smart-device gaming services, and visual content, there is no guarantee that all new products and services will be accepted by consumers due to ever shifting preferences. As development of hardware is time-consuming, with technology continuously advancing, Nintendo may not be able to readily acquire technologies required for entertainment. Furthermore, delays of product launches could adversely affect market share.

In addition, due to the nature of Nintendo products and services, it may be difficult to develop products and services as planned in some cases, making it impossible to sell or launch the products and services as planned. Moreover, development may be suspended or aborted, and the original plan could differ to a large extent.

In the field of entertainment, the development process is complicated and includes many uncertainties; therefore, if Nintendo is unable to deal with the above risks, its financial position, operating results and cash flows could be adversely affected.

Nintendo continuously strives to develop unique and attractive new products.

• Product valuation and adequate inventory procurement

Given that general products in the video game industry have relatively short life cycles, and are significantly impacted by consumer preferences as well as seasonality, excess inventory and obsolete inventory could have an adverse effect on Nintendo's financial position, operating results and cash flows.

Business opportunities could be missed if supply to the market falls short of the necessary quantity due to difficulties in accurately forecasting demand. At Nintendo, projected production is conducted and sales of downloadable versions of software are promoted in order to guarantee supply based on forecasted demand.

• Dependency on outside manufacturers

Nintendo commissions outside companies to produce key components and assemble finished products. In the event one or more of these outside companies go bankrupt, Nintendo may have difficulty procuring key components or manufacturing its products. In addition, suppliers may be unable to provide necessary components on a timely basis. A shortage of key components could cause issues such as marginal decline due to higher costs, shortage of products and quality control issues. These issues may impair the relationship between Nintendo and consumers. Furthermore, as many suppliers' production facilities are located outside Japan, a decline in local public safety, natural disasters, epidemics or any other incidents, or other issues specific to the area could interrupt production and negatively affect Nintendo's operating performance.

Regarding production, Nintendo hedges risks by procuring parts and materials from and outsourcing production to multiple companies in most cases. For important components, we have identified all processes, places of production, persons in charge, etc. and have a management system in place which, even in the unlikely event of an unforeseeable incident, will enable us to get a grasp of the status of damage caused by the accident and take an alternative action as swiftly as possible.

• Business operations affected by seasonal fluctuation

Demand for Nintendo's products is largely focused on the year-end sales season, New Year season, etc., so our business performance fluctuates accordingly. Should Nintendo fail to release attractive new products or supply products on time during that period, operating performance could be adversely affected.

Nintendo strives to achieve stable performance throughout the year through measures such as developing games that consumers will continue to play long after they are released and providing paid services in its digital business that can be enjoyed on a continuing basis.

• System issues

Nintendo provides various services via the internet, including online games and download sales of digital software, in addition to providing information. However, in the event of the termination or destruction of the operating systems, or the leakage or unauthorized use of data, etc. as a result of a cyber-attack against servers, a natural disaster or an accident, it could have an adverse effect on Nintendo's future operating results, share price and financial condition.

Considering that networking functions are becoming increasingly important in the Company's business, Nintendo is enhancing assigned in-house resources, hiring necessary human resources, collaborating with outside expert firms and making other such efforts to strengthen its capabilities to deal with system issues.

• Various factors affecting business activities

Nintendo develops business globally. Business activities in Japan and outside of Japan involve risks such as disadvantages from emergence of political or economic factors, disadvantages from inconsistency of multilateral taxation systems and diversity of tax law interpretation, difficulty in recruiting and securing human resources, labor disputes such as strikes, and social disruption resulting from terror attacks, war and other catastrophic events. If the planning, development, manufacturing, distribution, sales, etc. of products and services are hindered, Nintendo's financial position, operating results and cash flows could be adversely affected. Nintendo will take necessary measures on an ongoing basis.

(3) Risks around legal regulations and litigation

• Product liability

Nintendo develops and manufactures its products in accordance with applicable safety and quality control standards in locations of sale. However, large-scale product recalls may take place should a defect occur, given that its products are sold worldwide. Also, a product defect resulting in product liability compensation could lead to additional expenses and impact the Company's reputation, and has the potential to adversely impact Nintendo's future operating performance and financial position.

With full awareness of product liability, Nintendo will continue to proactively work on quality control and quality assurance of products in terms of design, manufacturing and ancillary services.

• Limitations of enforcing intellectual property rights

Although Nintendo has continued to accumulate various intellectual properties which enable the differentiation of its offerings from others, there are geographical regions in which it is difficult to effectively address unauthorized uploading via the internet and counterfeit products, which may have a negative impact on Nintendo's future operating performance and financial position.

Nintendo will take necessary measures on an ongoing basis.

• Unauthorized system access and leakage of confidential information Nintendo possesses personal information about its consumers, as well as confidential information concerning development and business operations. If this information were ever leaked outside of Nintendo or used improperly by third parties due to unauthorized access to systems, etc., it could have an adverse effect on Nintendo's future operating performance, share price and financial condition. Nintendo will take necessary measures on an ongoing basis.

Changes in laws and regulations, etc.

Unpredicted enactment of or changes in laws and regulations, as well as adoptions of or changes in accounting standards or taxation systems could have an effect on Nintendo's performance and financial position. In addition, conflict of views between Nintendo and the tax authorities regarding tax returns may result in additional tax expenses.

Nintendo keeps up to date with information released by government agencies and other external organizations through websites, etc. In addition, Nintendo collects information by participating in seminars hosted by external organizations and subscribing to specialized journals, etc. and conducts various studies in the lead-up to the implementation of changes in laws and regulations, etc.

• Litigation, etc.

Nintendo's operations in Japan and outside of Japan may be subject to litigation, disputes and other legal procedures, which could adversely affect Nintendo's operating performance and financial position. Nintendo is taking various measures to reduce the risk of litigation.

(4) Other risks

Other than the risks set forth above, factors such as uncollectible notes and accounts receivable - trade, collapse of financial institutions, environmental regulations, impairment of the corporate brand due to unforeseen circumstances, changes in the political situation, rapid climate change, natural disasters or epidemics may adversely affect Nintendo's operating performance and financial position.

Nintendo will take necessary measures on an ongoing basis.

4. Analysis of financial position, operating results and cash flow by management

The description of the financial position, operating results and cash flow of Nintendo (the Company and its consolidated subsidiaries) in the fiscal year ended March 31, 2024 ("operating results, etc.") and the understanding, analysis and examination of Nintendo's operating results, etc. from the management's viewpoint are as follows.

Any forward-looking statements contained in the following overview are made based on information available as of the end of the fiscal year ended March 31, 2024.

Segment information is omitted as Nintendo operates as a single business segment.

(1) Assumptions used in important accounting procedures and estimates

Consolidated financial statements of Nintendo are prepared in accordance with accounting standards generally accepted in Japan. In preparing such statements, estimates that may affect the value of assets, liabilities, revenue and expenses are made based on the accounting procedures selected and adopted by management. Management makes appropriate assumptions based on factors such as past performance and the likelihood of future occurrences to make reasonable estimates. However, due to inherent uncertainties, the actual results may differ from these estimates. Significant accounting estimates and assumptions adopted in the consolidated financial statements of Nintendo are detailed in the section "V. Financial Information, Consolidated financial statements, etc., Notes to Consolidated Financial Statements (Significant accounting estimates counting estimates)."

- (2) Operating results, etc.
 - (i) Description and analysis of results

Looking at the Nintendo Switch business for the fiscal year ended March 31, 2024, good sales were posted for *The Legend of Zelda: Tears of the Kingdom*, which sold 20.61 million units, *Super Mario Bros. Wonder*, which sold 13.44 million units and *Pikmin 4*, which sold 3.48 million units. In addition, the April 2023 release of *The Super Mario Bros. Movie* positively impacted sales of Mario related titles, such as *Mario Kart 8 Deluxe* which recorded sales of 8.18 million units (for cumulative sales of 61.97 million units). As a result, there were 31 titles that sold over a million units during the period, including titles from other software publishers.

Hardware sales for this period totaled 15.70 million units (a decrease of 12.6% year-on-year), and software sales totaled 199.67 million units (a decrease of 6.7% year-on-year). While this represents a decrease from the previous fiscal year, sales are steady for a platform in its eighth year after launch.

Turning to the digital business for our dedicated video game platform, downloadable versions of packaged software and add-on content for Nintendo Switch sold well, and revenue related to Nintendo Switch Online also increased. Digital sales reached ¥443.3 billion (USD 2,935 million; an increase of 9.4% year-on-year), helped also by the depreciation of the yen.

In the mobile and IP related business, sales totaled ¥92.7 billion (USD 613 million; an increase of 81.6% yearon-year), bolstered mainly by the generation of revenue related to *The Super Mario Bros. Movie* during this term.

Nintendo's management policy, management strategy, etc. are as described in "II. Business Overview, 1. Management policy, management environment, issues to address." The presence or lack of hit products and their sales volumes are deemed to have a significant impact on operating results, etc., as described in "II. Business Overview, 4. Analysis of financial position, operating results and cash flow by the management, (4) Factors which have a significant impact on operating results, etc."

(ii) Description and analysis of operating results

Net sales, operating profit, ordinary profit and profit attributable to owners of parent in the fiscal year ended March 31, 2024 increased from the previous fiscal year.

Net sales reached ¥1,671.8 billion (USD 11,071 million; an increase of 4.4% year-on-year), of which sales outside of Japan were ¥1,309.2 billion (USD 8,670 million; an increase of 5.9% year-on-year, and 78.3% of total sales). Operating profit came to ¥528.9 billion (USD 3,502 million; an increase of 4.9% year-on-year) and ordinary profit was ¥680.4 billion (USD 4,505 million; an increase of 13.2% year-on-year) due to an increase in foreign exchange gains and other factors. Profit attributable to owners of parent totaled ¥490.6 billion (USD 3,249 million; an increase of 13.4% year-on-year).

(Net sales and operating profit)

Net sales increased from the previous fiscal year by ¥70.1 billion (USD 464 million) to ¥1,671.8 billion (USD 11,071 million; an increase of 4.4% on a year-on-year basis). Gross profit increased from the previous fiscal year by ¥68.8 billion (USD 455 million) to ¥954.3 billion (USD 6,319 million; an increase of 7.8% on a year-on-year basis). Due to such factors as the increase in research and development expenses and advertising expenses, selling, general and administrative expenses increased from the previous fiscal year by ¥44.3 billion (USD 293 million), resulting in an operating profit of ¥528.9 billion (USD 3,502 million; an increase of 4.9% on a year-on-year basis).

(Non-operating income and expenses, and ordinary profit)

Net non-operating income was ¥151.5 billion (USD 1,003 million), mainly due to a substantial increase in foreign exchange gains and interest income. As a result, ordinary profit was ¥680.4 billion (USD 4,505 million; an increase of 13.2% on a year-on-year basis).

(Profit attributable to owners of parent)

Profit attributable to owners of parent was ¥490.6 billion (USD 3,249 million; an increase of 13.4% on a yearon-year basis), mainly due to the increase in ordinary profit from the previous fiscal year.

(iii) Description and analysis of financial position

(Total assets)

Total assets increased by $\frac{1}{297.1}$ billion (USD 1,967 million) compared to the previous fiscal year-end to $\frac{1}{3,151.3}$ billion (USD 20,869 million).

This was mainly due to the increase in cash and deposits attributable to such factors as the receipt of proceeds through operating activities and the effect of the depreciation of the yen, in addition to some of them being held in the form of short-term investment securities.

(Total liabilities)

Total liabilities decreased by ¥41.4 billion (USD 274 million) compared to the previous fiscal year-end to ¥546.3 billion (USD 3,617 million).

This was mainly due to a decrease of \$91.1 billion (USD 603 million) in notes and accounts payable - trade, resulting from the settlement of trade payables related to the Nintendo Switch platform, despite an increase of \$12.0 billion (USD 79 million) in income taxes payable due to the increase in taxable income.

(Net assets)

Net assets increased by \$338.5 billion (USD 2,241 million) compared to the previous fiscal year-end to \$2,604.9 billion (USD 17,250 million).

This was mainly due to the posting of profit attributable to owners of parent in the amount of $\frac{4490.6}{1,564}$ billion (USD 3,249 million) and the payment of dividends of surplus in the amount of $\frac{4236.3}{1,564}$ million).

(iv) Description and analysis of cash flows

The ending balance of "Cash and cash equivalents" (collectively, "Cash") as of March 31, 2024 was \$853.4 billion (USD 5,651 million), with a decrease of \$341.1 billion (USD 2,258 million) during the fiscal year. During the previous fiscal year, there was an increase of \$171.8 billion (USD 1,137 million). Net increase (decrease) of Cash and contributing factors during the fiscal year ended March 31, 2024 are as follows:

(Cash flows from operating activities)

There were decreasing factors contributing to ± 680.7 billion (USD 4,507 million) of profit before income taxes such as payment of income taxes and the impact of the depreciation of the yen, in addition to a decrease in trade payable. However, due to increasing factors such as a decrease in inventories, Cash resulted in an increase of ± 462.0 billion (USD 3,059 million) compared to an increase of ± 322.8 billion during the previous fiscal year.

(Cash flows from investing activities)

Cash from investing activities decreased by ± 630.6 billion (USD 4,176 million) compared to an increase of ± 111.5 billion during the previous fiscal year mainly due to proceeds from the withdrawal of time deposits and sales and redemption of short-term and long-term investment securities being lower than payments into time deposits and purchase of short-term and long-term investment securities.

(Cash flows from financing activities)

Cash from financing activities decreased by ¥236.9 billion (USD1,568 million) compared to a decrease of ¥290.9 billion during the previous fiscal year mainly due to payments of cash dividends.

(3) Production, orders received and sales information

(i) Production results

Production results in the fiscal year ended March 31, 2024 were as follows. As Nintendo operates as a single business segment, the information is presented by product type.

Туре	Amo	unt	Year-on-year increase (decrease)
Туре	(Millions of yen)	(Millions of dollars)	(%)
Dedicated video game platform			
Nintendo Switch platform	918,610	6,083	(24.3)
Others	17,855	118	13.5
Subtotal	936,465	6,201	(23.8)
Others	21,777	144	361.4
Total	958,242	6,345	(22.3)

(Note) The above amounts are calculated based on the selling price.

(ii) Order-receiving status

Information on orders received is omitted as production is based on make-to-stock production, other than make-to-order production mainly for some software for dedicated video game platforms.

(iii) Sales results

Sales results in the fiscal year ended March 31, 2024 were as follows. As Nintendo operates as a single business segment, the information is presented by product type.

Turna	Amo	unt	Year-on-year increase (decrease)
Туре	(Millions of yen)	(Millions of dollars)	(%)
Dedicated video game platform			
Nintendo Switch platform	1,532,438	10,148	1.5
Others	35,386	234	(0.9)
Subtotal	1,567,824	10,382	1.5
Mobile, IP related income, etc.	92,748	614	81.6
Others	11,293	74	98.5
Total	1,671,865	11,071	4.4

(4) Factors which have a significant impact on operating results, etc.

Nintendo operates as a business in the field of home entertainment, in which the presence or lack of hit products and their sales volumes may have a significant impact on its operating results, etc. In addition, the field of entertainment is wide in scope, and any non-gaming propositions which gain popularity that provide consumers with more entertainment value and surprises may also have an impact.

More than 70% of Nintendo's total sales are generated in markets outside of Japan, with most transactions carried out in local currencies. While Nintendo makes U.S. dollar-based purchases and purchases in other currencies on an ongoing basis in order to reduce the impact of exchange rate fluctuations, it is difficult to completely eliminate the related risk. As a result, exchange rate fluctuations may have an impact on Nintendo's financial performance.

While dedicated video game platforms and their compatible software, which are Nintendo's main products, represent a majority of total sales, hardware and software have very different profit margins, and fluctuations of their proportions of the total sales may have an impact on gross profit and the gross profit percentage to sales.

In addition, there may be other fluctuating factors as described in "II. Business Overview, 3. Risk factors."

(5) Financial source of capital and liquidity of funds

As of the end of the consolidated fiscal year ended March 31, 2024, the current ratio is 537%, and the ratio of total liabilities to cash and cash equivalents is 1.6 times.

Nintendo maintains retained earnings that are necessary in order to adapt to changes in the business environment and to pursue further business expansion, etc. in the future.

Major components of the working capital requirements include purchase expenses of materials and parts for manufacturing, advertising expenses and research and development expenses, and dividend and income tax payments. Moreover, it is Nintendo's basic policy to internally provide the capital necessary to fund future growth, including capital investments. Nintendo ensures self-financing by cash flows from operating activities including sales of dedicated video game platforms, etc. Nintendo's approach to shareholder returns is as explained in "IV. Profile of the Company, 3. Dividend policy" and specific plans for capital investments are as described in "III. Equipment and Facilities, 3. Plans for new installation and retirement of equipment and facilities, etc."

During the launch periods of new products and the year-end sales season, there may be temporary increases in notes and accounts receivable - trade, notes and accounts payable - trade and inventories, which may have an upward or downward impact on net cash provided by or used in operating activities.

Payments into or withdrawals from time deposits with maturities of more than three months, as well as timing of acquisition or sale of short-term investment securities, may have an upward or downward impact on net cash provided by or used in investing activities.

5. Material contracts, etc.

Not applicable.

6. Research and development activities

Nintendo (the Company and its consolidated subsidiaries) primarily engages in the active development of hardware and software for dedicated video game systems, with support from various companies and organizations, in its effort to put smiles on the faces of everyone Nintendo touches around the world by offering new and compelling products that anyone can enjoy. We also utilize Nintendo IP, focusing on the production of products such as those related to amiibo and visual content, and undertake the planning, development and operation of games that many people around the world can enjoy in the form of smart-device applications.

With respect to hardware, we continuously investigate and undertake research on underlying technologies spanning data storage technology such as semiconductor memory, display technology such as liquid crystal displays, and electronic components. We also carry out research and development activities to examine the applicability of various technologies to the field of home entertainment including interfaces such as touch panels and sensors, networks such as those for wireless communication, security, cloud computing, virtual reality (VR), augmented reality (AR) and mixed reality (MR), deep learning and big data analysis. Our efforts are not limited to in-house studies and research and we are also exploring various possibilities on a daily basis to discover technologies that will help create new ways to play by proactively turning our attention outside Nintendo. Moreover, we continue to enhance the durability, safety, quality and performance of our products to ensure that consumers can comfortably enjoy them over an extended period, in addition to designing and developing various accessories and pursuing cost-cutting initiatives.

With respect to software, we take full advantage of hardware features in planning our products, and focus on game design and program development that leverages graphics, music and game scripts.

Furthermore, in order to enable digital business expansion, we have strongly driven the expansion of system infrastructure that supports network services in multiple areas, including the various network features of each software title and Nintendo eShop. In addition, we have established a research and development structure for smart-device software, and promote the planning and development of smart-device applications and the development of a back-end server system.

Regarding our parts procurement and manufacturing processes, in addition to promoting the mass production of parts that employ new test methods and technologies, we also research and accumulate knowledge pertaining to relevant laws and regulations with the cooperation and support of our manufacturing partners.

Research and development expenses for the fiscal year were ¥137.7 billion (USD 911 million), with the outcomes of major research and development activities described below. Segment information is omitted since we operate as a single business segment.

For Nintendo Switch hardware, we introduced firmware updates to enhance convenience and operational stability, released various special editions of game systems and accessories, and made ongoing improvements to the software development environment and various network services. As for compatible software, we released *The Legend of Zelda: Tears of the Kingdom*, the latest entry in The Legend of Zelda series. In this title, players progress through the game using the main character's ability "Ultrahand" which allows users to attach and detach a variety of objects to freely create vehicles and structures. We also released *Everybody 1-2-Switch!*, a party game that enables from two to up to 100 people to take part in games at get-togethers, house parties, and other gatherings, using not only Joy-Con controllers but smartphones as well. Other titles released include *Pikmin 4, Super Mario Bros. Wonder, WarioWare: Move It!*, each the latest in its respective series, as well as *Pikmin 1+2, Super Mario RPG, Another Code: Recollection, Mario vs. Donkey Kong* and *Princess Peach: Showtime!*

In our mobile business, we run services on an ongoing basis for game applications such as *Fire Emblem Heroes*, *Animal Crossing: Pocket Camp*, and *Mario Kart Tour*.

For Nintendo Switch Online, a service that enables consumers to enjoy online competitive and cooperative play and various other services on Nintendo Switch, we added more titles to Nintendo Entertainment System - Nintendo Switch Online, Super Nintendo Entertainment System - Nintendo Switch Online, and other services. We also continued reviewing the specifications for the various services based on Nintendo Account and making ongoing improvements.

In addition, on Nintendo Developer Portal, a dedicated website for game creators working on Nintendo platforms, we offer ongoing support for both development companies and individual developers to deliver new entertainment to consumers around the world.

On top of these efforts, Nintendo continues to engage in the development of various products and services for the future, including new products that improve people's QOL (Quality of Life) in enjoyable ways.

III. Equipment and Facilities

1. Overview of capital investments

Nintendo (the Company and its consolidated subsidiaries) primarily engage in the development, manufacturing and sales of entertainment products, and in the fiscal year ended March 31, 2024, it invested ¥32,893 million (USD 217 million), which was mainly used for research and development facilities, and included intangible assets such as computer software for internal use.

Regarding the required funds, all of the capital investments were self-financed and we did not raise external financing. Segment information is omitted as Nintendo operates as a single business segment.

2. Major facilities

Major facilities are as follows. As Nintendo (the Company and its consolidated subsidiaries) operates as a single business segment, the information is presented on a per business basis.

(1) Reporting company

								As of Ma	arch 31, 2024
				Boo	k value (Mil	lions of yen)			
Principal places of business (Location)	Description of business	Description of equipment & facilities	Buildings and structures	Machinery, equipment and vehicles	Land (area: thousands of square meters)	Tools, furniture and fixtures	Other	Total	Number of employees (persons)
Uji Plant (Uji City, Kyoto Prefecture)	Manufacturing	Production facilities	2,458	175	1,866 (25)	100	10	4,611	126
Corporate Headquarters (Minami-ku, Kyoto City)	Administration, sales, development, manufacturing	Other facilities	17,875	61	22,160 (67)	1,527	9,849	51,474	2,532
Tokyo Branch Office *1, 2 (Chiyoda-ku, Tokyo)	Administration, sales, development	Other facilities	1,796	0	-(-)	198	34	2,029	156
Asset leased to Nintendo Sales Co., Ltd. (Uji City, Kyoto Prefecture)	Sales	Other facilities	918	0	4,079 (9)	0	5	5,004	-
Asset leased to Nintendo Sales Co., Ltd. (Kita-ku, Osaka Prefecture)	Sales	Other facilities	704	-	5,763 (1)	5	3	6,475	-
Nintendo Museum (Uji City, Kyoto Prefecture)	Other	Other facilities	4,333	2	37 (14)	19	4,204	8,596	-

				Book	value (Milli	ons of dollars	5)		
Principal places of business (Location)	Description of business	Description of equipment & facilities	Buildings and structures	Machinery, equipment and vehicles	Land (area: thousands of square meters)	Tools, furniture and fixtures	Other	Total	Number of employees (persons)
Uji Plant (Uji City, Kyoto Prefecture)	Manufacturing	Production facilities	16	1	12 (25)	0	0	30	126
Corporate Headquarters (Minami-ku, Kyoto Prefecture)	Administration, sales, development, manufacturing	Other facilities	118	0	146 (67)	10	65	340	2,532
Tokyo Branch Office *1, 2 (Chiyoda-ku, Tokyo)	Administration, sales, development	Other facilities	11	0	- (-)	1	0	13	156
Asset leased to Nintendo Sales Co., Ltd. (Uji City, Kyoto Prefecture)	Sales	Other facilities	6	0	27 (9)	0	0	33	-
Asset leased to Nintendo Sales Co., Ltd. (Kita-ku, Osaka Prefecture)	Sales	Other facilities	4	-	38 (1)	0	0	42	-

Nintendo Museum (Uji City, Kyoto Prefecture)	Other	Other facilities	28	0	0 (14)	0	27	56	-
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(Notes) 1. Book value of "Other" represents book value of construction in progress, intangible assets and long-term prepaid expenses.

- *1 Tokyo Branch Office leases office space, of which the amount of annual rent expenses is ¥1,485 million (USD 9 million).
- 3. *2 The amounts include some of the assets leased to Nintendo Sales Co., Ltd., 1-UP Studio Inc. and Nintendo Pictures Co., Ltd.

As of Monsh 21 2024

(2) Subsidiaries Outside of Japan

As of March :									
			Book value (Millions of yen)						
Name of company (Main location)	Description of business	Description of equipment & facilities	Buildings and	Machinery, equipment and vehicles	Land (area: thousands of square meters)	Tools, furniture and fixtures	Other	Total	Number of employees (persons)
Nintendo of America Inc. (United States)	Sales	Other facilities	14,326	899	4,698 (508)	2,261	756	22,941	1,281
Nintendo of Europe AG (Germany)	Sales	Other facilities	4,462	345	- (-)	724	1,261	6,793	1,067

			Book value (Millions of dollars)						
Name of company (Main location)	Description of business	Description of equipment & facilities	Buildings and structures	Machinery, equipment and vehicles	thousands	Tools, furniture and fixtures	Other	Total	Number of employees (persons)
Nintendo of America Inc. (United States)	Sales	Other facilities	94	5	31 (508)	14	5	151	1,281
Nintendo of Europe AG (Germany)	Sales	Other facilities	29	2	- (-)	4	8	44	1,067

(Notes) 1. Book value of "Other" represents book value of construction in progress and intangible assets.

2. The above amounts include right-of-use assets.

3. Plans for new installation and retirement of equipment and facilities, etc.

Plans for the installation of new equipment and facilities, etc. are as follows. There are no plans for retirement/sale of major equipment and facilities, excluding retirement/sale for the purpose of regular renewal. Segment information is omitted as Nintendo operates as a single business segment. Actual capital investments by Nintendo may vary significantly from the forecasts below due to factors including those stated in "II. Business Overview, 3. Risk factors."

Name of company	Description of equipment and facilities	Planned investment amount	Month/year of commencement	Month/year of scheduled completion
Nintendo Co., Ltd. and its consolidated subsidiaries	Research and development facilities	42,000 million yen (USD 278 million)	April 2023	March 2026
Nintendo Co., Ltd. and its consolidated subsidiaries	Production facilities for molds, etc.	7,000 million yen (USD 46 million)	April 2023	March 2026
Nintendo Co., Ltd. and its consolidated subsidiaries	Renovation, updating, etc. of other buildings, etc.	66,000 million yen (USD 437 million)	April 2023	March 2026
Total		115,000 million yen (USD 761 million)	-	-

(Note) Funds required for equipment and facilities, etc. in the future referred to above are to be self-financed.

IV. Profile of the Company

1. Status of shares and other relevant matters

(1) Total number of shares and other information

(i) Total number of shares

Class	Total number of shares authorized to be issued (shares)
Common shares	4,000,000,000
Total	4,000,000,000

(ii) Number of shares issued

Class	Number of shares outstanding as of the end of fiscal year (March 31, 2024)	Number of shares outstanding as of issuance date of this report (June 28, 2024)	Name of stock exchange on which Nintendo is listed or name of authorized financial instruments firm association	Description
Common shares	1,298,690,000	1,298,690,000	Tokyo Stock Exchange Prime Market	Number of shares constituting a unit: 100 shares
Total	1,298,690,000	1,298,690,000	-	-

(2) Status of share subscription rights and other relevant matters

(i) Description of stock option scheme

Not applicable

(ii) Description of rights plans

Not applicable

(iii) Other matters regarding status of share subscription rights, etc.

Not applicable

(3) Exercise status and other relevant matters concerning bonds with share subscription rights containing a clause for exercise price adjustment

Not applicable

(4) Trend of total number of shares issued, amount of common shares and other relevant matters

Date	Change in the number of shares issued (Thousands of shares)	Balance of the number of shares issued (Thousands of shares)	Change in share capital (Millions of yen)	Balance of share capital (Millions of yen)	Change in legal capital surplus (Millions of yen)	Balance of legal capital surplus (Millions of yen)
September 16, 2021 (Note 1)	(1,800)	129,869	-	10,065	-	11,584
October 1, 2022 (Note 2)	1,168,821	1,298,690	-	10,065	-	11,584

Date	Change in the number of shares issued (Thousands of shares)	Balance of the number of shares issued (Thousands of shares)	Change in share capital (Millions of dollars)	Balance of share capital (Millions of dollars)	Change in legal capital surplus (Millions of dollars)	Balance of legal capital surplus (Millions of dollars)
September 16, 2021 (Note 1)	(1,800)	129,869	-	66	-	76
October 1, 2022 (Note 2)	1,168,821	1,298,690	-	66	-	76

(Notes) 1. The decrease is due to the cancellation of treasury shares.

2. The increase is due to a 10-for-1 stock split.

(5) Status of shareholders

								As of M	farch 31, 2024
		Status	of shares (nu	umber of shar	es constitutir	ng a unit: 100) shares)		Status of
Classification	National Financial		Financial	01 1 1	Foreign shareholders		Individuals		shares less
	and local government	institutions	services providers	Other legal entities	Other than individuals	Individuals		Total	than one unit (shares)
Number of shareholders (persons)	-	112	62	999	1,276	789	117,004	120,242	-
Number of shares held (units)	-	3,749,489	398,954	317,049	6,515,600	4,149	1,993,739	12,978,980	792,000
Shareholding ratio (%)	-	28.89	3.08	2.44	50.20	0.03	15.36	100.00	-

(Notes) 1. Out of treasury shares of 134,451,510 shares, 1,344,515 units and 10 shares are included in "Individuals and other" and "Status of shares less than one unit," respectively.

2. "Other legal entities" includes 10 units of shares held in the name of Japan Securities Depository Center, Inc.

(6) Status of major shareholders

			AS 01 March 51, 2024
Name of shareholder	Address	Number of shares held (Hundreds of shares)	Shareholding ratio (excluding treasury shares) (%)
The Master Trust Bank of Japan, Ltd. (Trust Account)	1-8-1 Akasaka, Minato-ku, Tokyo	1,880,042	16.15
JP Morgan Chase Bank 380815 (Standing proxy: Settlement & Clearing Services Department, Mizuho Bank, Ltd.)	25 BANK STREET, CANARY WHARF, LONDON, E14 5JP, UNITED KINGDOM (2-15-1 Konan, Minato-ku, Tokyo)	1,152,596	9.90
Custody Bank of Japan, Ltd. (Trust Account)	1-8-12 Harumi, Chuo-ku, Tokyo	662,687	5.69
The Bank of Kyoto, Ltd. (Standing proxy: Custody Bank of Japan, Ltd.)	700 Yakushimae-cho, Karasuma-dori, Matsubara-Agaru, Shimogyo-ku, Kyoto (1-8-12 Harumi, Chuo-ku, Tokyo)	488,020	4.19
The Nomura Trust and Banking Co., Ltd. (MUFG Bank, Ltd. Retiree Allowance Trust Account)	2-2-2 Otemachi, Chiyoda-ku, Tokyo	421,090	3.62
State Street Bank West Client – Treaty 505234 (Standing proxy: Settlement & Clearing Services Department, Mizuho Bank, Ltd.)	1776 HERITAGE DRIVE, NORTH QUINCY, MA 02171, U.S.A. (2-15-1 Konan, Minato-ku, Tokyo)	214,384	1.84
GOVERNMENT OF NORWAY (Standing proxy: Citibank, N.A., Tokyo Branch)	BANKPLASSEN 2, 0107 OSLO 1 OSLO 0107 NO (6-27-30 Shinjuku, Shinjuku-ku, Tokyo)	190,694	1.64
CITIBANK, N.ANY, AS DEPOSITARY BANK FOR DEPOSITARY SHARE HOLDERS (Standing proxy: Citibank, N.A., Tokyo Branch)	388 GREENWICH STREET NEW YORK, NY 10013 USA (6-27-30 Shinjuku, Shinjuku-ku, Tokyo)	183,829	1.58
JP Morgan Chase Bank 385781 (Standing proxy: Settlement & Clearing Services Department, Mizuho Bank, Ltd.)	25 BANK STREET, CANARY WHARF, LONDON, E14 5JP, UNITED KINGDOM (2-15-1 Konan, Minato-ku, Tokyo)	144,643	1.24
JP Morgan Chase Bank 385632 (Standing proxy: Settlement & Clearing Services Department, Mizuho Bank, Ltd.)	25 BANK STREET, CANARY WHARF, LONDON, E14 5JP, UNITED KINGDOM (2-15-1 Konan, Minato-ku, Tokyo)	144,108	1.24
Total	-	5,482,096	47.09

(Notes) 1. The Company's 1,344,515 hundred treasury shares are excluded from the above table.

2. Although the Statement of Large-Volume Holdings made available for public inspection dated March 25, 2024 states that the following shares are held by Nomura Securities Co., Ltd. and its joint holders as of March 15, 2024, the above status of major shareholders is based on the shareholder registry, as the Company could not confirm the actual number of shares held as of March 31, 2024.

Name of shareholder	Address	Number of shares held (Hundreds of shares)	Shareholding ratio (excluding treasury shares) (%)
Nomura Securities Co., Ltd.	1-13-1 Nihonbashi, Chuo-ku, Tokyo	90,992	0.70
Nomura International plc	1 Angel Lane, London EC4R 3AB, United Kingdom	20,101	0.15
Nomura Asset Management Co., Ltd.	2-2-1 Toyosu, Koto-ku, Tokyo	538,486	4.15
Total	-	649,580	5.00

3. Although the revised statements (Statement of Large-Volume Holdings and Statement of Changes) made available for public inspection dated June 23, 2023 states that the following shares are held by Public Investment Fund as of February 16, 2023, the above status of major shareholders is based on the shareholder registry, as the Company could not confirm the actual number of shares held as of March 31, 2024.

Name of shareholder	Address	Number of shares held (Hundreds of shares)	Shareholding ratio (excluding treasury shares) (%)
Public Investment Fund	The Public Investment Fund Tower, King Abdullah Financial District, Al Aqiq District, Riyadh 13519 Saudi Arabia	1,114,547	8.58
Total	-	1,114,547	8.58

4. Although the Statement of Changes made available for public inspection dated April 6, 2023 states that the following shares are held by Sumitomo Mitsui Trust Asset Management Co., Ltd. and its joint holders as of March 31, 2023, the above status of major shareholders is based on the shareholder registry, as the Company could not confirm the actual number of shares held as of March 31, 2024.

Name of shareholder	Address	Number of shares held (Hundreds of shares)	Shareholding ratio (excluding treasury shares) (%)
Sumitomo Mitsui Trust Asset Management Co., Ltd.	1-1-1 Shibakoen, Minato-ku, Tokyo	446,165	3.44
Nikko Asset Management Co., Ltd.	9-7-1 Akasaka, Minato-ku, Tokyo	284,701	2.19
Total	-	730,866	5.63

5. Although the Statement of Changes made available for public inspection dated March 4, 2024 states that the following shares are held by MUFG Bank, Ltd. and its joint holders as of February 26, 2024, the above status of major shareholders is based on the shareholder registry, as the Company could not confirm the actual number of shares held as of March 31, 2024.

Name of shareholder	Address	Number of shares held (Hundreds of shares)	Shareholding ratio (excluding treasury shares) (%)
MUFG Bank, Ltd.	2-7-1 Marunouchi, Chiyoda- ku, Tokyo	421,090	3.24
Mitsubishi UFJ Trust and Banking Corporation	1-4-5 Marunouchi, Chiyoda- ku, Tokyo	274,614	2.11
Mitsubishi UFJ Asset Management Co., Ltd.	1-9-1 Higashi-Shinbashi, Minato-ku, Tokyo	127,285	0.98
Total	-	822,989	6.34

6. Although the Statement of Changes made available for public inspection dated November 6, 2023 states that the following shares are held by BlackRock Japan Co., Ltd. and its joint holders as of October 31, 2023, the above status of major shareholders is based on the shareholder registry, as the Company could not confirm the actual number of shares held as of March 31, 2024.

Name of shareholder	Address	Number of shares held (Hundreds of shares)	Shareholding ratio (excluding treasury shares) (%)
BlackRock Japan Co., Ltd.	1-8-3 Marunouchi, Chiyoda- ku, Tokyo	267,153	2.06
BlackRock Advisors, LLC	251 Little Falls Drive, Wilmington, Delaware, USA	16,686	0.13
BlackRock Investment Management LLC	251 Little Falls Drive, Wilmington, Delaware, USA	13,325	0.10
BlackRock (Netherlands) B.V.	Amstelplein 1, 1096 HA, Amsterdam, Kingdom of the Netherlands	27,459	0.21
BlackRock Fund Managers Limited	12 Throgmorton Avenue London, UK	31,855	0.25
BlackRock (Luxembourg) S.A.	35a Avenue JF Kennedy L- 1855 Luxembourg	15,278	0.12
BlackRock Asset Management Ireland Limited	1F, 2 Ballsbridge Park Ballsbridge, Dublin, Ireland	66,664	0.51
BlackRock Fund Advisors	400 Howard Street, San Francisco, California, USA	195,620	1.51
BlackRock Institutional Trust Company, N.A.	400 Howard Street, San Francisco, California, USA	157,209	1.21
BlackRock Investment Management 12 Throgmorton Aver (UK) Limited London, UK		18,708	0.14
Total	-	809,960	6.24

(7) Status of voting rights

(i) Shares issued

				As of March 31, 2024
Class	Number of sl	hares (shares)	Number of voting rights (units)	Description
Shares without voting rights		-	-	-
Shares with restricted voting rights (treasury shares, etc.)		-	-	-
Shares with restricted voting rights (other)		-	-	-
Shares with full voting rights (treasury shares, etc.)	(Treasury shares) Common shares	134,451,500	-	Number of shares constituting a unit: 100 shares
Shares with full voting rights (other)	Common shares	1,163,446,500	11,634,465	Same as the above
Shares less than one unit	Common shares	792,000	-	Shares less than one unit (100 shares)
Total number of shares issued		1,298,690,000	-	-
Total number of voting rights held by all shareholders		-	11,634,465	-

(Note) "Shares with full voting rights (other)" includes 1,000 shares (10 voting rights) held in the name of Japan Securities Depository Center, Inc.

(ii) Treasury shares and other relevant matters

					As of March 31, 2024
Name of shareholder	Address of shareholder	Number of shares held under own name (shares)	Number of shares held under another name (shares)	Total number of shares held (shares)	Shareholding ratio over the total number of shares issued (%)
(Treasury shares) Nintendo Co., Ltd.	11-1 Hokotate-cho, Kamitoba, Minami- ku, Kyoto 601-8501 Japan	134,451,500	-	134,451,500	10.35
Total	-	134,451,500	-	134,451,500	10.35

2. Status of acquisition of treasury shares and other relevant matters

[Class of shares, etc.] Acquisition of common shares under Article 155, item 7 of the Companies Act

(1) Status of acquisition based on a resolution approved at the General Meeting of Shareholders

Not applicable

- (2) Status of acquisition based on a resolution approved by the Board of Directors
 - Not applicable

(3) Description of acquisition of treasury shares not based on a resolution approved at the General Meeting of Shareholders or a resolution approved by the Board of Directors

Acquisition under Article 155, item 7 of the Companies Act

Classification	Number of shares (shares)	Total amount of acquisition price (yen)
Treasury shares acquired during the fiscal year ended March 31, 2024	370	2,615,171
Treasury shares acquired during the current period	60	473,930

Classification	Number of shares (shares)	Total amount of acquisition price (dollars)
Treasury shares acquired during the fiscal year ended March 31, 2024	370	17,319
Treasury shares acquired during the current period	60	3,138

(Note) The number of treasury shares acquired during the current period does not include shares less than one full unit purchased during the period from June 1, 2024 to the submission date of this report.

(4) Status	of disp	osition	and ho	olding o	of acc	uired	treasury	shares

	Fiscal year ender	d March 31, 2024	Current period (April 1 to May 31, 2024)		
Classification	Number of shares (shares)	Total amount of disposal price (yen)	Number of shares (shares)	Total amount of disposal price (yen)	
Acquired treasury shares for which subscribers were solicited	-	-	-	-	
Acquired treasury shares that were retired	-	-	-	-	
Acquired treasury shares that were transferred in association with a merger, share exchange, share issuance or corporate split	-	-	-	-	
Other (disposal of treasury shares through the restricted stock compensation plan)	9,500	19,150,385	-	-	
Number of treasury shares held	134,451,510	-	134,451,570	-	

	Fiscal year ended	1 March 31, 2024	Current period (April 1 to May 31, 2024)		
Classification	Number of shares (shares)	Total amount of disposal price (dollars)	Number of shares (shares)	Total amount of disposal price (dollars)	
Acquired treasury shares for which subscribers were solicited	-	-	-	-	
Acquired treasury shares that were retired	-	-	-	-	
Acquired treasury shares that were transferred in association with a merger, share exchange, share issuance or corporate split	-	-	-	-	
Other (disposal of treasury shares through the restricted stock compensation plan)	9,500	126,823	-	-	
Number of treasury shares held	134,451,510	-	134,451,570	-	

(Note) The number of treasury shares held during the period from April 1 to May 31, 2024 does not include shares less than one full unit purchased or sold during the period from June 1, 2024 to the submission date of this report.

3. Dividend policy

It is the Company's basic policy to internally provide the capital necessary to fund future growth, including capital investments, and to maintain a strong and liquid financial position in preparation for changes in the business environment and intensified competition. As for direct profit returns to our shareholders, dividends are paid based on profit levels achieved in each fiscal period.

It is the Company's basic policy to distribute the surplus twice per year in the form of an interim dividend and a yearend dividend. The Articles of Incorporation of the Company stipulate that the Company "may pay an interim dividend based on a resolution approved by the Board of Directors" pursuant to the provisions of Article 454, item 5 of the Companies Act. The governing bodies which determine the interim dividend and year-end dividend are the Board of Directors and the General Meeting of Shareholders, respectively.

The annual dividend per share will be established at the higher of the amount calculated by dividing 33% of consolidated operating profit by the total number of outstanding shares, excluding treasury shares, as of the end of the fiscal year rounded up to the nearest yen, and the amount calculated based on the 50% consolidated profit standard rounded up to the nearest yen.

The interim dividend per share is calculated by dividing 33% of consolidated operating profit by the total number of outstanding shares, excluding treasury shares, as of the end of the six-month period rounded up to the nearest yen.

According to the aforementioned policy, the dividends per share for the fiscal year ended March 31, 2024 were calculated as an interim dividend of 80 yen (USD 0.52) and year-end dividend of 131 yen (USD 0.86).

Retained earnings are maintained for effective use in research of new technology and development of new products and services, capital investments and securing materials, enhancement of selling power including advertisements, strengthening of network infrastructure, and treasury share buyback whenever deemed appropriate.

(Note) Dividend payments for which the record date is in the fiscal year ended March 31, 2024 are as follows.

Date of resolution	Total amount of dividend	Dividend per share	
Resolved at the meeting of the Board of Directors on November 7, 2023	¥93,139 million	¥80	
Resolved at the Annual General Meeting of Shareholders on June 27, 2024	¥152,515 million	¥131	

Date of resolution	Total amount of dividend	Dividend per share	
Resolved at the meeting of the Board of Directors on November 7, 2023	USD 616 million	USD 0.52	
Resolved at the Annual General Meeting of Shareholders on June 27, 2024	USD 1,010 million	USD 0.86	

4. Corporate governance

(1) Outline of corporate governance

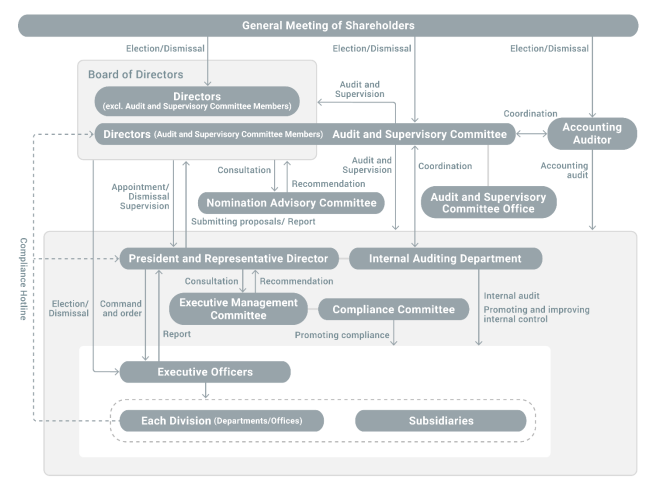
(i) Basic views on corporate governance

At Nintendo, we strive to maximize long-term, continuous corporate value while carefully considering the benefits for everyone we touch, including not only shareholders but also consumers, business partners, employees, local communities and other stakeholders. We are working to build a highly transparent and sound system of corporate governance, as well as improve our corporate ethics.

(ii) Outline of corporate governance system and reason for adoption of such system

The Company aims to strengthen the supervisory functions of the Board of Directors and further enhance the corporate governance system of the Company as a Company with an Audit and Supervisory Committee. The Company has also introduced the Executive Officer System for the purpose of clarifying the responsibility for the execution of operations, and establishing a more flexible management structure which can appropriately and swiftly respond to the rapidly changing business environment. The foregoing will be enabled by separating the management decision-making and supervisory functions from the execution of operations as well as by accelerating the delegation of authority to execute operations.

The Company's corporate governance system is as shown below.



System of Governance

(Board of Directors)

The Board of Directors consists of thirteen Directors (including five Directors who are Audit and Supervisory Committee Members), of whom six are Outside Directors (including four Directors who are Audit and Supervisory Committee Members). All Outside Directors meet the standards for independent officers set forth by Tokyo Stock Exchange, Inc. The Board of Directors holds meetings once a month in principle, and deliberates important matters related to management in accordance with laws and regulations, etc. as the body in charge of management decision-making and supervision.

Board members: Board chairperson Shuntaro Furukawa, President and Representative Director; Shigeru Miyamoto, Representative Director; Shinya Takahashi, Corporate Director; Satoru Shibata, Corporate Director; Ko Shiota, Corporate Director; Yusuke Beppu, Corporate Director; Chris Meledandri, Outside Director; Miyoko Demay, Outside Director; Takuya Yoshimura, Corporate Director (Full-Time Audit and Supervisory Committee Member); Katsuhiro Umeyama, Outside Director (Audit and Supervisory Committee Member); Asa Shinkawa, Outside Director (Audit and Supervisory Committee Member); Eiko Osawa, Outside Director (Audit and Supervisory Committee Member); and Keiko Akashi, Outside Director (Audit and Supervisory Committee Member)

(Nomination Advisory Committee)

With the aim of increasing objectivity and transparency in the procedures for determining the nomination and compensation of Directors, etc., the Company has established the Nomination Advisory Committee, which consists of the President and Representative Director and all Directors who are Audit and Supervisory Committee Members. The Nomination Advisory Committee holds meetings at least three times per year, in principle. As a non-mandatory advisory body to the Board of Directors, the committee deliberates matters related to the nomination and compensation of Directors, etc.

Committee members: Committee chairperson Katsuhiro Umeyama, Outside Director (Audit and Supervisory

Committee Member); Shuntaro Furukawa, President and Representative Director; Takuya Yoshimura, Corporate Director (Full-Time Audit and Supervisory Committee Member); Asa Shinkawa, Outside Director (Audit and Supervisory Committee Member); Eiko Osawa, Outside Director (Audit and Supervisory Committee Member); and Keiko Akashi, Outside Director (Audit and Supervisory Committee Member);

Nomination Advisory Board of Directors Committee Classification Name Number of Number of Number of Number of meetings meetings meetings meetings held attended held attended President and Representative Director, Shuntaro 12 12 3 3 Member of the Board Furukawa Representative Director, Shigeru 12 12 --Member of the Board Miyamoto Corporate Director, Shinya Takahashi 12 12 --Member of the Board Corporate Director, Satoru Shibata 12 12 Member of the Board Corporate Director, 12 12 Ko Shiota --Member of the Board Outside Director, Chris Meledandri 12 11 --Member of the Board Corporate Director, Member of the Board Takuya 12 12 3 3 (Full-time Audit and Supervisory Yoshimura Committee Member) Outside Director, Member of the Board Katsuhiro (Audit and Supervisory Committee 12 12 3 3 Umeyama Member) Outside Director, Member of the Board (Audit and Supervisory Committee Masao Yamazaki 12 12 3 3 Member) Outside Director, Member of the Board (Audit and Supervisory Committee Asa Shinkawa 12 12 3 3 Member)

The attendance status of the Directors in office at each meeting of the Board of Directors and the Nomination Advisory Committee during the fiscal year ended March 31, 2024 is as follows.

During the fiscal year ended March 31, 2024, the Board of Directors deliberated on important development and other projects, investment and acquisition projects, the organizational structure of the Company group, the partial amendment to resolution-making procedures of the Board of Directors, analysis and disclosure related to the cost of capital, approach to human resources, cash on hand, and other matters. During the fiscal year ended March 31, 2024, the Nomination Advisory Committee confirmed and exchanged opinions on the results of voting at the

General Meeting of Shareholders, the composition of the Board of Directors in coming years, and the independence of Outside Directors, and deliberated on candidates for Director (including proposals for the positions of Representative Directors and Directors concurrently serving as Executive Officers) and their compensation.

(Audit and Supervisory Committee)

The Audit and Supervisory Committee consists of one full-time internal Corporate Director and four Outside Directors. The Audit and Supervisory Committee holds meetings once a month, in principle, and deliberates matters provided for in laws and regulations, etc. as the body in charge of auditing the execution of duties, in addition to exchanging audit opinions.

Committee members: Committee chairperson Takuya Yoshimura, Corporate Director (Full-Time Audit and

Supervisory Committee Member); Katsuhiro Umeyama, Outside Director (Audit and Supervisory Committee Member); Asa Shinkawa, Outside Director (Audit and Supervisory Committee Member); Eiko Osawa, Outside Director (Audit and Supervisory Committee Member); and Keiko Akashi, Outside Director (Audit and Supervisory Committee Member)

The Company has established the Audit and Supervisory Committee Office which assists the Audit and Supervisory Committee in performing its duties, and has appointed one dedicated staff member in the Office.

(Executive Management Committee)

With the aim of robust promotion of corporate activities, the Company has established the Executive Management Committee consisting of Representative Directors and Corporate Directors concurrently serving as Executive Officers. The Executive Management Committee holds meetings twice per month in principle and deliberates basic policies on matters to be proposed at the meetings of the Board of Directors and management-related business execution policies and various measures.

Committee members: Committee chairperson Shuntaro Furukawa, President and Representative Director; Shigeru Miyamoto, Representative Director; Shinya Takahashi, Corporate Director; Satoru Shibata, Corporate Director; Ko Shiota, Corporate Director; and Yusuke Beppu, Corporate Director

(Compliance Committee)

With the aim of promoting compliance, the Company has established the Compliance Committee chaired by the Senior General Manager of the General Affairs Division under the Executive Management Committee. The Compliance Committee performs initiatives for promotion of compliance including establishment of the "Compliance Manual."

Committee members: Committee chairperson Kentaro Yamagishi, Senior General Manager, General Affairs Division; senior general managers of divisions and senior directors of departments/offices (sections not placed under divisions)

(iii) Other matters related to corporate governance

(a) Preparedness of risk management system

In the Company, as a general rule, each division and department manages risks pertaining to work within its jurisdiction. Furthermore, the Internal Auditing Department monitors the risk management system of each division and department, and proposes and advises on policies for improvement, etc. Further, under the Compliance Committee, thorough compliance efforts are promoted at each division and department. The Company has also established the Information Security Committee to ensure information security and the Product Safety Committee and other structures to guarantee product safety, prevent the occurrence of product accidents and ensure prompt response in the event of an accident.

The Company has established internal regulations applicable to its subsidiaries mainly to ensure efficient risk management and business operation by the subsidiaries. Pursuant to the regulations, the responsible Senior General Managers of the Company identify and manage such matters as the management status of the respective subsidiaries they are in charge of, obtaining information therefrom as necessary, and subsidiaries are required to obtain the Company's prior approval for significant matters.

(b) Summary of agreement on limitation of liability with Outside Directors

In accordance with Article 427, Paragraph 1 of the Companies Act, the Company has entered into an agreement with Outside Directors to limit their liability for damages as stipulated in Article 423, Paragraph 1 of the Companies Act. Pursuant to such agreement, the amount of liability for damages is limited to the amount specified by laws and regulations, and such liability limit will be recognized only when the Outside Director performed his/her duties that caused the liability in good faith and without gross negligence.

(c) Summary of director liability insurance contract

Pursuant to Article 430-3, Paragraph 1 of the Companies Act, the Company has entered into a director liability insurance contract with an insurance provider. The insured are Directors and Executive Officers of the Company and officers of the Company's subsidiaries; the purpose of this insurance contract is to cover compensation for damages and litigation expenses, etc. that may be incurred by the insured while performing his/her duties or that result from pursuit of claims for such liabilities during the insurance period. However, there are certain exclusions, such as cases where an act was performed with the awareness that it constitutes a violation of laws and/or regulations. Insurance premiums are borne by the Company in full.

(d) Number of Directors

The Articles of Incorporation stipulate that the number of Directors of the Company (excluding Directors who are Audit and Supervisory Committee Members) shall be no more than 15 persons, and the number of Directors who are Audit and Supervisory Committee Members shall be no more than five persons.

(e) Requirements for resolution on election of Directors

The Company has stipulated in its Articles of Incorporation that: a resolution on the election of Directors shall be passed by the majority of the votes of the shareholders present at the meeting where the shareholders holding one-third or more of the votes of the shareholders entitled to vote are present; and the resolution on the election of Directors shall not be subject to cumulative vote.

- (f) Matters subject to resolution at General Meeting of Shareholders that can be resolved at Board of Directors meeting
 - (Acquisition of treasury shares)

The Company has stipulated in its Articles of Incorporation that, in order to execute capital policies in a flexible manner in response to changes in the business environment, the Company may acquire treasury shares subject to resolution of the Board of Directors pursuant to the provision of Article 165, Paragraph 2 of the Companies Act.

(Interim dividend)

The Company has stipulated in its Articles of Incorporation that, in order to return profits to shareholders in a flexible manner, the Company may pay an interim dividend to shareholders or registered pledgees of shares entered or recorded in the latest shareholder registry as of September 30 each year, subject to resolution of the Board of Directors.

(g) Requirements for special resolution at General Meeting of Shareholders

The Company has stipulated in its Articles of Incorporation that, in order to fulfill the quorum for a special resolution at the General Meeting of Shareholders with greater certainty, the resolutions provided for in Article 309, Paragraph 2 of the Companies Act shall be passed by two-thirds of the votes of the shareholders present at a meeting where shareholders holding one-third or more of the votes of the shareholders entitled to vote are present.

(iv) Basic Policy Regarding the Company's Control

The Company's Board of Directors believes that the decision of whether to accept another party's tender or other acquisition offer for the purpose of making large purchases of the Company's stock ultimately should be entrusted to its shareholders, given that the stock of the Company, which is a public company, is freely traded. However, it is likely that certain tender or acquisition offers may harm the Company's Board of Directors maintains that such tender or acquisition offers are inappropriate.

As of now, any specific defensive measure in the event of a tender or acquisition offer has not yet officially been introduced, but the Company has already set up an internal system to deal with such an event. If a tender or acquisition offer is proposed, the Company will carefully judge its potential impact on its corporate value and the common interests of shareholders, and take appropriate measures with due care and prudent management.

Specifically, in addition to evaluating the offer with outside experts and negotiating with the party making the offer, the Company will establish a task force to decide on whether any specific defensive measures are necessary. If the offer is deemed inimical to the Company's corporate value or the common interests of its shareholders, the defensive measures will be determined and implemented in accordance with relevant laws and regulations.

The Company will continue to consider adoption of any defensive measures for these situations, giving due respect to laws, regulations and case law related to acquisitions, their interpretations by relevant authorities, etc.

(2) Members of the Board of Directors

(i) List of Members of the Board of DirectorsNine male Directors and four female Directors (percentage of women: 30.8%)

Position/ Job title	Name	Date of birth		Past experience Term		Number of shares held (hundreds)
President Representative Director	Shuntaro Furukawa	January 10, 1972	April 1994 May 2012 July 2015 June 2016 September 2016 June 2018	Joined the Company Appointed as Outside Director of The Pokémon Company Senior Director, Corporate Planning Department Appointed as Corporate Director, Member of the Board (to present) Appointed as Managing Executive Officer Executive Supervisor of Corporate Analysis & Administration Division In charge of Global Marketing Department Appointed as President and Representative Director, Member of the Board (to present)	*1	100
Executive Fellow Representative Director	Shigeru Miyamoto	November 16, 1952	April 1977 Joined the Company June 2000 Appointed as Corporate Director, Member of the Board (to present) Senior General Manager Entertainment		*1	30
Corporate Director Senior Managing Executive Officer Executive General Manager, Entertainment Planning & Development Division	Shinya Takahashi	November 9, 1963	April 1989 June 2013 September 2015 June 2018 July 2023	Joined the Company Appointed as Corporate Director, Member of the Board (to present) Senior General Manager, Software Planning & Development Division Senior General Manager, Entertainment Planning & Development Division Executive Supervisor of Development Administration & Support Division (to present) Appointed as Senior Managing Executive Officer (to present) Executive General Manager, Entertainment Planning & Development Division (to present) Executive Supervisor of Technology Development Division and Development Promotion Division (to present)	*1	30
Corporate Director Managing Executive Officer Executive General Manager, Marketing Division and Asia & Oceania Business Division Senior General Manager, Publisher & Developer Relations Division	Satoru Shibata	September 4, 1962	April 1985 June 2000 May 2018 June 2018 June 2022 July 2023	Joined the Company President of Nintendo of Europe GmbH (currently Nintendo of Europe AG) Appointed as Outside Director of The Pokémon Company (to present) Appointed as Corporate Director, Member of the Board (to present) Senior General Manager, Marketing Division Senior General Manager, Publisher & Developer Relations Division (to present) Appointed as Managing Executive Officer (to present) Executive General Manager, Marketing Division (to present) Executive General Manager, Asia & Oceania Business Division (to present)	*1	30
Corporate Director Senior Executive Officer Senior General Manager, Technology Development Division	April 1992 Joined the Company or Executive cer Ko Shiota August 7, 1969 April 1992 Joined the Company Vertice June 2017 September 2015 Senior General Manager, Technology Development Division (to present) June 2017 Appointed as Corporate Director, Member of the Board (to present) July 2023 Executive Supervisor of Manufacturing Division (to present)		*1	30		

Position/ Job title	Name	Date of birth		Past experience		
Corporate Director Senior Executive Officer Senior Director, Corporate Planning Department	Yusuke Beppu	September 8, 1963	May 2001 March 2009 September 2015 June 2019 July 2022 June 2023 June 2024	Joined the Company President of Wii no MA Co., Ltd. (company name changed to Nintendo Network Services Inc. in October 2012) General Manager, Business Development Division Appointed as Executive Officer Senior General Manager, Business Development Division Senior Director, Corporate Planning Department (to present) Senior Executive Officer (to present) Appointed as Director (to present)	*1	10
Outside Director	Chris Meledandri	May 15, 1959	June 2021 1987 1991 1993 1995 1998 2007 June 2021	Partner of Meledandri/Gordon Co. President of Steel Pictures at Disney Studios SVP of Production of 20th Century Fox EVP of Fox Family Films President of Fox Animation Founder of Illumination Entertainment CEO of Illumination Entertainment (to present) Appointed as Director of the Company (to present)	*1	-
Outside Director	Miyoko Demay	August 17, 1967	1992 2006 2009 2013 2021 2023 June 2024	Joined Tiffany & Co. Vice President of Japan Division of Tiffany & Co. Vice President of International Division of Tiffany & Co Vice President of Global Sales Operations of Tiffany & Co. President of Tiffany & Co. Japan Inc. Senior Executive of Luxury Strategy & Operations (to present) Appointed as Director of the Company (to present)	*1	-
Corporate Director (Full-time Audit and Supervisory Committee Member)	Takuya Yoshimura	July 2, 1958	May 2000 January 2005 June 2014 September 2015 September 2016 January 2018 June 2022	Joined the Company Director, General Accounting & Control Department Director, Finance Department Senior Director, General Affairs Department General Manager, General Affairs Division Senior Director, Legal Department Senior Director, Tokyo Branch Office Appointed as Director as a Full-time Audit and Supervisory Committee Member (to present)	*2	10
Outside Director (Audit and Supervisory Committee Member)	Katsuhiro Umeyama	July 29, 1965	March 1994 July 1999 August 1999 October 1999 November 2005 July 2009 June 2012 November 2015 June 2016	Registered as certified public accountant Representative, Umeyama Certified Public Accountant Office (to present) Registered as a certified tax accountant Representative, Umeyama Certified Tax Accountant Office (currently Umeyama Certified Tax Accountant LLC) Appointed as Outside Auditor of KURAUDIA Co., Ltd. (currently KURAUDIA HOLDINGS Co., Ltd.) Appointed as Representative Partner of Umeyama Certified Tax Accountant LLC (to present) Appointed as Auditor of the Company Appointed as Outside Director (Audit and Supervisory Committee Member), KURAUDIA HOLDINGS Co., Ltd.) (to present) Appointed as Director as an Audit and Supervisory Committee Member of the Company (to present)	*2	-

Outside Director Asa Supervisory Shinka Committee Member) Shinka Outside Director Eiko Qutside Director Osawa Committee Member) Eiko Outside Director Osawa Outside Director Eiko Outside Director Outside Director Outside Director Kata		April 1991			shares held (hundreds)
(Audit and Supervisory Committee Member) Outside Director	February 17, kawa 1965	April 1997 January 1998 January 2001 April 2019 June 2020 June 2021	Registered as attorney-at-law Joined Nishimura & Sanada (currently Nishimura & Asahi (Gaikokuho Kyodo Jigyo)) Worked at Arnold & Porter Registered as attorney-at-law in New York State, United States Partner, Nishimura & Partners (currently Nishimura & Asahi (Gaikokuho Kyodo Jigyo)) (to present) Visiting Professor, The University of Tokyo Graduate Schools for Law and Politics Appointed as Director as an Audit and Supervisory Committee Member of the Company (to present) Appointed as Outside Director of Tokyo Electric Power Company Holdings, Inc. (to present)	*2	-
		October 1989 June 1993 August 1993 July 2008 July 2021 September 2021 November 2021 June 2023 June 2024	Joined Asahi Shinwa & Co. (currently KPMG AZSA LLC) Joined Showa Ota & Co. (currently Ernst & Young ShinNihon LLC) Registered as certified public accountant Partner, Ernst & Young ShinNihon LLC Representative, Osawa Certified Public Accountant Office (to present)	*2	5
(Audit and Keiko Supervisory Akash Committee Member)	<i>J</i> . ,	April 1984 July 2014 July 2016 March 2019 April 2019 June 2019 June 2024	Joined Osaka Regional Taxation Bureau Director, Nada Tax Office, Osaka Regional Taxation Bureau Director, Itami Tax Office, Osaka Regional Taxation Bureau Registered as certified tax accountant (deregistered in 2023 due to office closure) Representative of Keiko Akashi Certified Tax Accountant Office Outside Auditor, AIGAN Co., Ltd. (to present) Appointed as Director as an Audit and Supervisory Committee Member of the Company (to present)	*2	-

(Notes) 1. Directors, Mr. Chris Meledandri, Ms. Miyoko Demay, Mr. Katsuhiro Umeyama, Ms. Asa Shinkawa, Ms. Eiko Osawa and Ms. Keiko Akashi are Outside Directors.

2. *1 The term of office of Directors (excluding those who are Audit and Supervisory Committee Members) commenced at the close of the Annual General Meeting of Shareholders for the fiscal year ended March 31, 2024, and expires at the close of the Annual General Meeting of Shareholders for the fiscal year ending March 31, 2025.

3. *2 The term of office of Directors who are Audit and Supervisory Committee Members commenced at the close of the Annual General Meeting of Shareholders for the fiscal year ended March 31, 2024 and expires at the close of the Annual General Meeting of Shareholders for the fiscal year ending March 31, 2026.

4. The Company has adopted the Executive Officer System since June 29, 2016 for the purpose of clarifying the responsibility for the execution of operations and establishing a more flexible management structure which can appropriately and swiftly respond to the rapidly changing business environment through the separation of the management decision-making and supervisory functions from the execution of operations, as well as by accelerating the delegation of authority to execute operations. Eight executive officers, excluding those who have the concurrent position as Corporate Director, are as follows.

Title	Name		
Senior Executive Officer Senior General Manager, Manufacturing Division	Hirokazu Shinshi		
Senior Executive Officer			
Senior General Manager, Entertainment Planning & Development Division	Yoshiaki Koizumi		
Executive Officer			
Senior Officer, Entertainment Planning & Development	Takashi Tezuka		
Division			
Executive Officer			
Senior General Manager, Finance Administration Division In charge of Investor Relations	Hajime Murakami		
Executive Officer	Kentaro Yamagishi		
Senior General Manager, General Affairs Division			
Executive Officer	Doug Bowser		
President, Nintendo of America Inc. Executive Officer			
President, Nintendo of Europe AG	Stephan Bole		
Executive Officer			
Senior General Manager, Global Communications	Yoshiaki Kuratsune		
Division			

(ii) Status of outside officers

(a) Status of appointment of Outside Directors

The Company has appointed six Outside Directors (four of whom are Audit and Supervisory Committee Members).

Outside Directors Mr. Chris Meledandri and Ms. Miyoko Demay have been appointed to provide valuable advice, while appropriately supervising the Company's management from an objective perspective, based on their broad experience and insight gained as corporate leaders and in their respective fields of entertainment and global marketing brand strategy.

Outside Directors Mr. Katsuhiro Umeyama, Ms. Asa Shinkawa, Ms. Eiko Osawa and Ms. Keiko Akashi have been appointed to audit and supervise the Company's management in an appropriate manner from an objective standpoint as Audit and Supervisory Committee Members based on their wealth of experience and broad knowledge in their respective fields of corporate accounting, legal affairs and taxation.

Of note, no material conflict of interest exists between each Outside Director and the Company. All Outside Directors have met the standards for independent officers prescribed by Tokyo Stock Exchange, Inc. and have been designated as independent officers.

(b) Description of standards or policies on independence from the Company for appointment of Outside Directors The Company has not established specific standards or policies on the independence of Outside Directors but uses the criteria for determining the independence of independent officers prescribed in the "Guidelines Concerning Listing Examination, etc." of Tokyo Stock Exchange, Inc. as reference when appointing Outside Directors. In addition, importance is placed on whether or not they are capable of giving objective advice from an impartial standpoint, are of excellent caliber, and have expertise and experience.

(iii) Collaboration between supervision by Outside Directors and internal audits and audits by Audit and Supervisory Committee as well as accounting audits, and relationship with internal control division

In principle, the Company's Outside Directors (Audit and Supervisory Committee Members) attend not only Audit and Supervisory Committee meetings held monthly but also audit briefings of the Accounting Auditor where they share opinions. Furthermore, at Audit and Supervisory Committee meetings, Outside Directors receive an explanation of the operational audits conducted in the month and the results of such audits from the full-time Audit and Supervisory Committee Members, and receive timely reports on the results of internal audits by the Internal Auditing Department.

(3) Status of audits

(i) Status of audits by Audit and Supervisory Committee

The Audit and Supervisory Committee Members attend meetings of the Board of Directors and other important meetings, inspect important documents, have regular meetings with the President and hold monthly meetings of the Audit and Supervisory Committee as a general rule to share audit opinions. Furthermore, the full-time Audit and Supervisory Committee Member conducts fieldwork auditing over each division of the Company, etc., based on the annual audit plan. In collaboration with the internal auditing division, the Audit and Supervisory Committee receives timely reports on internal audit results from the Internal Auditing Department and exchanges opinions periodically. In collaboration with the Accounting Auditor, the Audit and Supervisory Committee witnesses physical inventory checks at the end of the period or receives reports on such physical inventory checks, witnesses accounting audits conducted on major subsidiaries, etc. and receives an explanation of the accounting audit plan and accounting audit results on a regular basis. The Audit and Supervisory Committee also exchanges information and opinions as necessary and forms an opinion on the appropriateness of the audit by the Accounting Auditor.

Among the Audit and Supervisory Committee Members, two Outside Directors are certified public accountants or certified tax accountants and have considerable financial and accounting knowledge.

In the fiscal year ended March 31, 2024, the Audit and Supervisory Committee held 13 meetings; the attendance status of each Audit and Supervisory Committee Member is as follows.

Classification	Name	Number of meetings held	Number of meetings attended
Corporate Director, Member of the Board (Full-time Audit and Supervisory Committee Member)	Takuya Yoshimura	13	13
Outside Director, Member of the Board (Audit and Supervisory Committee Member)	Katsuhiro Umeyama	13	13
Outside Director, Member of the Board (Audit and Supervisory Committee	Masao Yamazaki	13	13

Member)			
Outside Director, Member of the Board (Audit and Supervisory Committee Member)	Asa Shinkawa	13	13

(ii) Status of internal audits

For internal audits, the Internal Auditing Department of the Company consisting of seven members conducts operational audits with respect to the Company and its subsidiaries in view of the effectiveness and efficiency of operations, asset preservation status and compliance as a dedicated division that is independent of divisions that execute operations. In order to ensure the appropriateness and reliability of financial reporting, the Internal Auditing Department manages internal controls and assesses the implementation status of such controls in compliance with the Financial Instruments and Exchange Act. The results of these audits are directly reported at regular meetings with the President and Representative Director and the Audit and Supervisory Committee Members.

Furthermore, the respective divisions in charge of internal auditing established in major subsidiaries collaborate with the Internal Auditing Department and divide auditing tasks between them, conducting similar audits, etc. centering on major subsidiaries.

(iii) Status of accounting audits

To the extent that investigation is possible, the Company confirmed that it had concluded an auditing agreement with PricewaterhouseCoopers Japan LLC (formerly Hisaji Miyamura Office) on accounting audits pursuant to the Companies Act and the Financial Instruments and Exchange Act since 1962. In close collaboration with the Audit and Supervisory Committee Members and the Internal Auditing Department, the Accounting Auditor reports audit plans and audit results, exchanges necessary information and opinions even during the period, and conducts audits in an effective and efficient manner. The names of certified public accountants (CPAs) who performed the work and assistants engaged in audit work in the fiscal year ended March 31, 2024 were as follows.

CPAs who performed accounting audit work

Engagement Partner	Keiichiro Kagi
Engagement Partner	Takuya Urakami

Assistants engaged in accounting audit work: Four CPAs and 17 other persons

* Other persons are persons who passed the CPA examination, persons in charge of system auditing, etc.

(f) Change in accounting firm

The Company's auditing firm has changed as follows.

Fiscal year ended March 31, 2023 (consolidated and non-consolidated) PricewaterhouseCoopers Kyoto Fiscal year ended March 31, 2024 (consolidated and non-consolidated) PricewaterhouseCoopers Japan LLC

The matters presented in the extraordinary report are as follows.

i) Name of the independent auditors affected by the change

- (f) Surviving independent auditor PricewaterhouseCoopers Japan LLC
- (ii) Dissolving independent auditor PricewaterhouseCoopers Kyoto
- ii) Date of change
 - December 1, 2023
- iii) Most recent date of appointment of the dissolving independent auditor 1962

The date of appointment above represents the extent to which investigation is possible. In 1962, the Company concluded an auditing agreement with PricewaterhouseCoopers Kyoto (then Hisaji Miyamura Office).

- iv) Matters concerning the opinions, etc. of the dissolving independent auditor prepared in audit reports, etc. during the last three years Not applicable
- v) Decision on the change or reasons for and background to the change

PricewaterhouseCoopers Kyoto (the dissolving accounting firm), which was the Company's accounting auditor, merged with PricewaterhouseCoopers Aarata LLC on December 1, 2023, and ceased to exist. On the same day, the name of PricewaterhouseCoopers Aarata LLC was changed to PricewaterhouseCoopers Japan LLC. As a result, PricewaterhouseCoopers Japan LLC is now the independent auditor that provides the Company with audit certification.

vi) Opinion of the dissolving independent auditor on matters related to reasons and background in (5), above, presented in the auditor's reports, etc.

The Company has received notice that there is no particular opinion.

(iv) Policy and reason for appointment of audit firm and evaluation of audit firm by Audit and Supervisory Committee The Company's policy for determining the termination or nonrenewal of appointment of the Accounting Auditor is: in the event that the Accounting Auditor is deemed to have met any of the grounds set forth in the clauses of Article 340, Paragraph 1 of the Companies Act, the Audit and Supervisory Committee shall terminate the appointment of the Accounting Auditor subject to the unanimous consent of the Audit and Supervisory Committee Members. In addition, should the Accounting Auditor be deemed unable to execute its duties properly or should the replacement of the Accounting Auditor be deemed reasonable in order to enhance the appropriateness of the audits, the Audit and Supervisory Committee shall determine the details of the proposal to terminate or not reappoint the Accounting Auditor for submission to the General Meeting of Shareholders.

The Audit and Supervisory Committee has acknowledged that the Accounting Auditor's audit methods and results are reasonable, having collected information on the Accounting Auditor's independence, audit system, audit implementation status, quality, etc. from the Company's accounting division, internal auditing division and the Accounting Auditor itself. The Audit and Supervisory Committee has also determined that it would be appropriate to reappoint PricewaterhouseCoopers Japan LLC, having evaluated that PricewaterhouseCoopers Japan LLC can be expected to continue conducting appropriate audits, based on the policy for determining the termination or nonrenewal of appointment of the Accounting Auditor and other evaluation standards.

	Fiscal year ende	ed March 31, 2023	Fiscal year ended March 31, 2024			
Classification	Audit compensation	Non-audit compensation	Audit compensation		Non-audit compensation	
	(Millions of yen)	(Millions of yen)	(Millions of yen)	(Millions of dollars)	(Millions of yen)	(Millions of dollars)
Reporting company	81	-	81	0	-	-
Consolidated subsidiaries	36	-	41	0	-	-
Total	117	-	122	0	-	-

(v) Compensation for audits, etc.

(a) Breakdown of compensation for auditing independent auditor

(1) D	- f	£	· 1· · 1 · · · · · · · · · · ·	41	- :
(1) Breakdown	of compensation	for persons	s belonging to) the same network a	s independent auditor
(-)		F			r

	Fiscal year end	ed March 31, 2023	Fiscal year ended March 31, 2024			
Classification	Audit compensation	Non-audit compensation	Audit compensation		Non-audit compensation	
	(Millions of yen)	(Millions of yen)	(Millions of yen)	(Millions of dollars)	(Millions of yen)	(Millions of dollars)
Reporting company	-	24	-	-	31	0
Consolidated subsidiaries	263	65	331	2	89	0
Total	263	89	331	2	121	0

(c) Description of non-audit services by independent auditor to the reporting company (Fiscal year ended March 31, 2023)

Not applicable.

(Fiscal year ended March 31, 2024) Not applicable.

(d) Description of non-audit services by independent auditor to consolidated subsidiaries (Fiscal year ended March 31, 2023)

Not applicable.

(Fiscal year ended March 31, 2024) Not applicable. (e) Description of non-audit services by a firm in the same network as independent auditor to the reporting company

(Fiscal year ended March 31, 2023)

Non-audit services for which the Company pays a firm in the same network as the independent auditor consist of such services as tax-related advisory services.

(Fiscal year ended March 31, 2024)

Non-audit services for which the Company pays a firm in the same network as the independent auditor consist of such services as tax-related advisory services.

(f) Description of non-audit services by a firm in the same network as independent auditor to consolidated subsidiaries

(Fiscal year ended March 31, 2023)

Non-audit services for which consolidated subsidiaries pay a firm in the same network as the independent auditor consist of such services as tax-related advisory services.

(Fiscal year ended March 31, 2024)

Non-audit services for which consolidated subsidiaries pay a firm in the same network as the independent auditor consist of such services as tax-related advisory services.

(g) Description of other significant compensation

(Fiscal year ended March 31, 2023)

Not applicable.

(Fiscal year ended March 31, 2024) Not applicable.

(h) Policy for determination of compensation for audits

The Company determines the amount of compensation for audits to the audit firm in consideration of the retention of independence of the audit firm, the characteristics of services and the number of days taken to conduct audits.

(i) Reason why Audit and Supervisory Committee agreed on amount of compensation, etc. for independent auditor The Audit and Supervisory Committee determined that the Accounting Auditor's compensation, etc. for this fiscal year is appropriate and agreed on it as a result of the review of information collected from the Company's relevant departments-i.e., the General Accounting & Control Department and the Internal Auditing Departmentregarding the contents of the audit plan, the basis of calculating the compensation estimate and a comparison with previous audit details, and the Accounting Auditor's compensation with necessary materials reported and submitted by the Accounting Auditor.

(4) Compensation for officers, etc.

(i) Policy, etc. for the determination of compensation, etc. for officers or calculation method thereof

The Company has established the following policy (hereinafter referred to as the "Decision Policy") for determining the details of compensation to individual Directors. The Decision Policy was established by resolution of the Board of Directors, after deliberation by the Nomination Advisory Committee.

The compensation for the Company's Directors who are not Audit and Supervisory Committee Members and Directors who are Audit and Supervisory Committee Members is determined within their respective upper limits which are established by resolution of the General Meeting of Shareholders.

The Company uses results of a compensation survey by an external research agency as a reference for setting compensation standards, etc. The Company has also established a system in which matters related to compensation are deliberated in advance at a non-mandatory Nomination Advisory Committee, mainly consisting of Outside Directors, and reported to the Board of Directors.

(a) Compensation for Directors (excluding Audit and Supervisory Committee Members)

Compensation for Directors (excluding Audit and Supervisory Committee Members) consists of fixed

compensation, performance-based compensation as short-term incentives, and stock compensation as long-term incentives. However, compensation for Outside Directors consists solely of fixed compensation, in view of their position of providing supervision and advice on management, without engaging in business execution.

The Company has not determined specific relative proportions of fixed compensation, performance-based compensation, and stock compensation.

i) Fixed compensation

The amount of fixed compensation to individual Directors is decided by the President and Representative Director, under authority delegated by the Board of Directors, based on each Director's position and responsibilities, including whether or not he or she engages in business execution. Fixed compensation is paid in the same amount monthly.

ii) Performance-based compensation

The performance-based compensation is calculated using a formula that uses consolidated operating profit as a benchmark and is determined in advance by the Board of Directors based on points corresponding to each Director's position within the cap set by a resolution of the Board of Directors. It is paid at a designated time each year.

In addition to that, when both the average of consolidated operating profit of the most recent three fiscal years including the fiscal year of payment, and the consolidated operating profit of the fiscal year of payment exceed the amount set in advance by the Board of Directors, an additional amount of performance-based compensation shall be paid. This additional amount is calculated with a formula set in advance by the Board of Directors.

iii) Stock compensation

Stock compensation is paid with restricted stock. The number of shares allocated to each Director is decided by the Board of Directors according to the Director's position, and the compensation is paid at a designated time each year. Restrictions on the transfer of shares are lifted when the Director leaves both the offices of Director and Executive Officer.

(b) Compensation for Directors (Audit and Supervisory Committee Members)

Compensation for Directors (Audit and Supervisory Committee Members) consists only of fixed compensation in view of the fact that they are in the position of engaging in audit and supervision duties independently from Directors who execute operations. Individual compensation amounts are determined through discussion between Audit and Supervisory Committee Members, and paid in the same amount monthly.

(Note) Calculation method of performance-based compensation for each Director (excluding Audit and Supervisory Committee Members)

Performance-based compensation for each Director (excluding Audit and Supervisory Committee Members) uses consolidated operating profit as a benchmark, in order to raise awareness regarding improvement of business performance. It is calculated using the following formula:

• Consolidated operating profit × 0.3% × Number of points of each Director ÷ Sum total of Directors' points*

However, the total amount of performance-based compensation is limited to ¥880 million (USD 5 million). This limit is reached when consolidated operating profit is ¥400.0 billion (USD 2,649 million).

* The sum total of Directors' points shall be set at 30.0 (fixed) if it falls short of 30.0.

Director's points by position and number of Directors

Position	Points	Number of Directors (persons)	Total points
President and Representative Director		1	6.0
Executive Fellow and Representative Director		1	4.5
Senior Managing Executive Officer and Corporate Director	4.5	1	4.5
Managing Executive Officer and Corporate Director	3.0	1	3.0
Senior Executive Officer and Corporate Director	2.0	2	4.0
Sum total	-	6	22.0

(Note) The above is calculated based on the number of Directors as of June 28, 2024.

• In the event that the consolidated operating profit average over the latest three fiscal years (including the fiscal year of payment) exceeds ¥400.0 billion (USD 2,649 million) and the consolidated operating profit in the fiscal year of payment exceeds ¥400.0 billion (USD 2,649 million), the following is added:

[Consolidated operating profit average over the latest three fiscal years (including the fiscal year of payment) – ±400.0 billion (USD 2,649 million)] × 0.02%

However, the upper limit of the amount of compensation added for each person is 40 million (USD 0 million).

Matters of note

- Directors refer to executive officers set forth in Article 34, paragraph (1), item (iii) of the Corporation Tax Act.
- "Indicator of the status of profit in the business year ending on or after the first day of the period in which duties pertaining to such remuneration are performed" provided for in Article 34, paragraph (1), item (iii)(a) of the Corporation Tax Act shall mean consolidated operating profit.
- No target has been set for consolidated operating profit, which is the benchmark for performance-based compensation, as described in "II. Business Overview, 1. Management policy, management environment, issues to address, (2) Targeted management index." Consolidated operating profit results for the fiscal year ended March 31, 2024 were as stated under "V. Financial Information, Consolidated financial statements, etc., (1) Consolidated financial statements, (ii) Consolidated statements of income and consolidated statements of comprehensive income."
- The amount of consolidated operating profit and consolidated operating profit average used to calculate the amount of performance-based compensation shall be rounded down to the nearest hundred million yen. However, with respect to the performance-based compensation addition requirement, for the purpose of determining whether or not the amount of consolidated operating profit and consolidated operating profit average exceeds ¥400.0 billion (USD 2,649 million), the amount shall be calculated in a unit of one yen.
- If a Director has resigned before the expiry of his/her term of office due to unavoidable circumstances, the amount corresponding to the number of months he/she was in office from the time of commencement of such period up to the end of the period (number of days falling short of one month shall be rounded up to one month) shall be paid. However, the amount shall not be prorated with respect to the number of months in cases where a Director resigns after the end of the period.
- (ii) Resolutions by the General Meeting of Shareholders regarding compensation, etc. for officers

A resolution has been adopted by the General Meeting of Shareholders to classify the compensation to Directors (excluding Audit and Supervisory Committee Members) into i) monetary compensation, including fixed compensation and performance-based compensation, and ii) stock compensation, and to set the respective upper limits as follows. These limits do not include portions of their remuneration or bonuses as employees. (a) Monetary compensation: Not exceeding ¥1,800 million (USD 11 million) per year

This includes fixed compensation not exceeding ¥500 million (USD 3 million) per year (including ¥100

million (USD 0 million) for Outside Directors)

These limits were approved by resolution of the 84th Annual General Meeting of Shareholders held on June 27, 2024. There were eight Directors (excluding Audit and Supervisory Committee Members but including two Outside Directors) at the conclusion of the 84th Annual General Meeting of Shareholders.

(b) Stock compensation: Monetary compensation claims not exceeding ¥100 million (USD 0 million) per year to be paid for granting restricted stock and the number of shares not exceeding 10,000 shares per year. (Note) The Company enacted a 10-for-1 stock split of its common stock with an effective date of October

1, 2022. The maximum number of shares shown above is the number after adjusting for this stock split.

These limits were approved by resolution of the 82nd Annual General Meeting of Shareholders held on June 29, 2022. There were six Directors (excluding Audit and Supervisory Committee Members but including one Outside Director) at the conclusion of the 82nd Annual General Meeting of Shareholders.

At the 76th Annual General Meeting of Shareholders on June 29, 2016, a resolution was adopted to establish an upper limit on compensation to Directors (Audit and Supervisory Committee Members) of ¥100 million (USD 0 million) per year. There were four Directors (Audit and Supervisory Committee Members) at the conclusion

of the 76th Annual General Meeting of Shareholders.

		Total amount				
	Total amount of	((Millions of yen)			
Officer classification	compensation, etc. (Millions of yen)	Fixed compensation	Performance- based compensation	Restricted stock compensation	Number of eligible officers (persons)	
Directors who are not Audit and						
Supervisory Committee Members	1,165	186	942	37	5	
(excluding Outside Directors)						
Directors who are Audit and						
Supervisory Committee Members	32	32	-	-	1	
(excluding Outside Directors)						
Outside Officers	41	41	-	-	4	

(iii) Total amount of compensation, etc. by officer classification, total amount of compensation by type, and number of eligible officers at the reporting company

Officer classification	Total amount of compensation, etc. Total amount of compensation, etc. by type (Millions of dollars) (Millions of dollars) Fixed compensation Performance-based stock		Number of eligible officers (persons)		
Directors who are not Audit and		p	compensation	compensation	
Supervisory Committee Members (excluding Outside Directors)	7	1	6	0	5
Directors who are Audit and Supervisory Committee Members (excluding Outside Directors)	0	0	-	-	1
Outside Officers	0	0	-	-	4

(Notes) 1. The amount of compensation to Directors (excluding Audit and Supervisory Committee Members) is determined at the Board of Directors meeting held after the Annual General Meeting of Shareholders and the amount of compensation to Directors (Audit and Supervisory Committee Members) is determined subject to discussion among Audit and Supervisory Committee Members at the meeting of the Audit and Supervisory Committee held after said Board of Directors' meeting for their respective terms of office (limited to cases in which there is reelection associated with expiry of term of office).

- 2. The details of compensation to individual Directors (excluding Audit and Supervisory Committee Members) for the fiscal year ended March 31, 2024 were determined in accordance with the Decision Policy established by resolution of the Board of Directors after deliberation by the Nomination Advisory Committee. Regarding compensation paid, the amounts of fixed compensation were decided by the President and Representative Director based on each Director's position and responsibilities, including whether or not he or she engages in the execution of operations, and the amounts of performance-based compensation were calculated using a formula determined by the Board of Directors. The Board of Directors therefore deems these amounts to be in compliance with the Decision Policy.
- 3. The Company judges that the President and Representative Director is most aptly suited to carrying out comprehensive evaluation of each Director's responsibilities. Decisions regarding the amounts of fixed compensation to individual Directors (excluding Audit and Supervisory Committee Members) for the fiscal year ended March 31, 2024 have therefore been delegated to the Company's President and Representative Director, Mr. Shuntaro Furukawa. Before deciding on these amounts of compensation, they are subject to deliberation by the non-mandatory Nomination Advisory Committee.
- 4. Employee salaries (including bonuses) paid to Directors who also serve as employees, which amounted to ¥125 million (USD 0 million), are not included in the above amounts.
- 5. The amount of restricted stock compensation is the amount expensed in the fiscal year ended March 31, 2024.

<u> </u>	Total amount of		Comment		Amount of compensation on a consolidated basis, etc. by type (Millions of yen)			
Name compensation on a consolidated basis, etc. (Millions of yen)		Officer classification	Company classification	Fixed compensation	Performance- based compensation	Restricted stock compensation		
Shuntaro Furukawa	358	Director who is not an Audit and Supervisory Committee Member	Reporting company	78	268	12		
Shigeru Miyamoto	286	Director who is not an Audit and Supervisory Committee Member	Reporting company	72	208	6		
Shinya Takahashi	226	Director who is not an Audit and Supervisory Committee Member	Reporting company	12	208	6		
Satoru Shibata	166	Director who is not an Audit and Supervisory Committee Member	Reporting company	12	148	6		
Ko Shiota	126	Director who is not an Audit and Supervisory Committee Member	Reporting company	12	108	6		

(iv) Total amount, etc. of compensation on a consolidated basis, etc. by officer at the reporting company

	Total amount of		Commony	Amount of compensation on a consolidated basis, etc. by type (Millions of dollars)			
Name	compensation on a consolidated basis, etc. (Millions of dollars)	Officer classification	Company classification	Fixed compensation	Performance- based compensation	Restricted stock compensation	
Shuntaro Furukawa	2	Director who is not an Audit and Supervisory Committee Member	Reporting company	0	1	0	
Shigeru Miyamoto	1	Director who is not an Audit and Supervisory Committee Member	Reporting company	0	1	0	
Shinya Takahashi	1	Director who is not an Audit and Supervisory Committee Member	Reporting company	0	1	0	
Satoru Shibata	1	Director who is not an Audit and Supervisory Committee Member	Reporting company	0	0	0	
Ko Shiota	0	Director who is not an Audit and Supervisory Committee Member	Reporting company	0	0	0	

(Note) The amount of restricted stock compensation is the amount expensed in the fiscal year ended March 31, 2024.

(5) Shareholding status

(i) Criteria for and approach to classification of investment shares

In principle, it is the Company's policy not to hold any investment shares for pure investment purposes; the Company exclusively holds investment shares for purposes other than pure investment in accordance with its shareholding policy.

(ii) Investment shares held for purposes other than pure investment

(a) Shareholding policy, method of verifying the rationality of shareholding and verification at Board of Directors meetings, etc. as to whether or not to hold individual issues

The Company holds investment shares for the purpose of maintaining and developing business alliances and business relationships if it is deemed to contribute to improving corporate value over the mid- to long-term. At its meetings, the Board of Directors confirms the purpose and rationality of holding individual investment shares (limited to listed stocks) and then verifies the propriety of holding such shares on an annual basis in light of the Company's shareholding policy. As a result of this verification, the Company considers the disposal of investment shares whose significance of holding is deemed to have diminished, with the aim of reducing such holdings.

(b) Number of issues and book value

	Number of issues Total amount stated on balance sheet		
	(issues)	(Millions of yen) (Millions of doll	
Unlisted stocks	17	7,432	49
Stocks other than unlisted stocks	12	71,752	475

Issues with increased number of shares in the fiscal year ended March 31, 2024

	Number of issues (issues)	with increase in	cquisition associated number of shares (Millions of dollars)	Reason for increase in number of shares
Unlisted stocks	1	475	3	To achieve smoother collaboration and maintain and develop the business relationship
Stocks other than unlisted stocks	-	-	-	-

Issues with decreased number of shares in the fiscal year ended March 31, 2024

	Number of issues	Total amount of sale associated with decrease in number of shares				
	(issues)	(Millions of yen) (Millions of dol				
Unlisted stocks	1	0	0			
Stocks other than unlisted stocks	1	653	4			

(c) Information on number of specific investment shares and deemed shareholdings by issue, book value, etc. Specific investment shares

Specific investmen					
		ear ended	Fiscal year ended		
		<u>31, 2024</u>	March 31, 2023	Shambalding m	II-11 C
		of shares	Number of shares (Shares)	Shareholding purpose, overview of business alliance or similar relationship, quantitative	Holder of the
Issue	(Shares) Book Book		(Shares)	shareholding effect and reason for increase in	Company's
	value	value	Book value	number of shares	shares
	(Millions	(Millions	(Millions of yen)		
	of yen)	of dollars)	2 0 4 5 5 0 0		
		11,537,100	3,845,700	Shares are held for the purpose of maintaining and developing a stable business relationship	
BANDAI NAMCO				with this company, which develops software for	No
Holdings Inc.	32,626	216	32,863	the Company's platforms. The increase in the	
				number of shares is due to a stock split.	
]	15,081,000	15,081,000	Shares are held for the purpose of maintaining and developing a stable business relationship	
				with this company, with the aim of promoting	
DeNA Co., Ltd.	22,877	151	27,266	business collaboration on the development,	Yes
				operation, etc. of the Nintendo Account system	
				and applications for smart devices.	
		3,013,836	753,459	Shares of this company, with which the Company engages in financial transactions, are	
Kyoto Financial				held for the purpose of preparing against	No ^{*2}
Group, Inc.*1	8,321	55	4,709	business risks, etc. and maintaining a strong	No ²
				financial base into the future. The increase in the	
		1,224,400	1,224,400	number of shares is due to a stock split. The Company uses services, etc. operated and	
WAR OW AND		1,224,400	1,224,400	provided by this company's subsidiary. Shares	
KADOKAWA CORPORATION	2 247	21	2 450	are held for the purpose of maintaining and	No
CORTORATION	3,247	21	3,450	developing a stable business relationship with	
		1 9(5 970	1.965.970	this company and its subsidiary. Shares of this company, with which the	
Mitsubishi UFJ		1,865,870	1,865,870	Company engages in financial transactions, are	
Financial Group,	2 005	10	1.592	held for the purpose of preparing against	No ^{*3}
Inc.	2,905	19	1,582	business risks, etc. and maintaining a strong	
		(2.724	(2.724	financial base into the future. Shares are held for the purpose of maintaining	
KONAMI GROUP		63,734	63,734	and developing a stable business relationship	
CORPORATION	654	4	386	with this company, which develops software for	No
				the Company's platforms.	
SQUARE ENIX		91,252	91,252	Shares are held for the purpose of maintaining and developing a stable business relationship	
HOLDINGS CO.,	536	3	580	with this company, which develops software for	No
LTD.	550	5	580	the Company's platforms.	
		323,769	323,769	Shares of this company, with which the	
Resona Holdings,				Company engages in financial transactions, are	ъ т */
Inc.	307	2	207	held for the purpose of preparing against business risks, etc. and maintaining a strong	No ^{*4}
				financial base into the future.	
SANSHIN		50,180	50,180	Shares are held for the purpose of maintaining	
ELECTRONICS		_		and developing a stable business relationship	Yes
CO., LTD.	107	0	120	with this company, which handles semiconductors and electronic components.	
VORTEROVO		49,274	49,274	Shares are held for the purpose of maintaining	
KOEI TECMO HOLDINGS CO.,		·,2,7	17,274	and developing a stable business relationship	No ^{*5}
LTD.	79	0	117	with this company, which develops software for	110
		20.104	20.104	the Company's platforms. Shares are held for the purpose of maintaining	
		39,104	39,104	and developing a stable business relationship	
Nissha Co., Ltd.	57	0	72	with this company, which supplies the	Yes
	2,		, 2	Company with electronic components.	
TUTOVVO		10,000	10,000	Shares are held for the purpose of maintaining	
TV TOKYO Holdings				and developing a stable business relationship with this company, with which the Company	No
1 IOIGIII GO	29	0	24		110
Corporation	29	0	24	has business such as the broadcasting of	

		ear ended 31, 2024	Fiscal year ended March 31, 2023		
Issue	Number of shares (Shares)		Number of shares (Shares)	Shareholding purpose, overview of business alliance or similar relationship, quantitative	Holder of the
Issue	Book value (Millions of yen)	Book value (Millions of dollars)	Book value (Millions of yen)	shareholding effect and reason for increase in number of shares	Company's shares
		-	182,885	Shares had been held for the purpose of	
TOPPAN Holdings Inc. ^{*6}	-	-	487	maintaining and developing a stable business relationship with this company, but were all sold during the fiscal year ended March 31, 2024.	No

(Notes) 1. At its meetings, the Board of Directors confirms the purpose and rationality of holding the specific investment shares listed above and then verifies the propriety of holding such shares on an annual basis in light of the Company's shareholding policy; however, it is difficult to describe the quantitative effect of holding such shares.

2. The Company's shares held in trust account(s) are excluded when determining whether or not the counterparty is a holder of the Company's shares.

3. *1 The shares of Kyoto Financial Group, Inc. were acquired through the transfer of shares of The Bank of Kyoto, Ltd.

4. *2 Kyoto Financial Group, Inc. is an indirect holder of the Company's shares through its subsidiary The Bank of Kyoto, Ltd.

5. *3 Mitsubishi UFJ Financial Group, Inc. is an indirect holder of the Company's shares through its subsidiary MUFG Bank, Ltd., etc.

6. *4 Resona Holdings, Inc. is an indirect holder of the Company's shares through its subsidiary Resona Bank, Limited.

7. *5 KOEI TECMO HOLDINGS CO., LTD. is an indirect holder of the Company's shares through its subsidiary KOEI TECMO GAMES CO., LTD.

8. *6 The company name of Toppan Inc. changed to TOPPAN Holdings Inc. on October 1, 2023.

V. Financial Information

Consolidated financial statements, etc.

(1) Consolidated financial statements

(i) Consolidated balance sheets

		us fiscal year arch 31, 2023)	(Current fisca As of March 3		
	(Milli	ons of yen)	(Milli	ons of yen)	(Millions of dollars)	
Assets						
Current assets						
Cash and deposits		1,263,666		1,484,350	9,830	
Notes and accounts receivable - trade	*1	119,932	*1	93,608	619	
Securities		615,699		768,355	5,088	
Inventories	*2	258,628	*2	155,987	1,033	
Other		56,822		71,092	470	
Allowance for doubtful accounts		(236)		(91)	(0)	
Total current assets		2,314,513		2,573,302	17,041	
Non-current assets						
Property, plant and equipment						
Buildings and structures, net		45,451		52,621	348	
Tools, furniture and fixtures, net		5,229		5,950	39	
Machinery, equipment and vehicles, net		1,520		1,761	11	
Land		40,995		42,816	283	
Construction in progress		6,311		5,368	35	
Total property, plant and equipment	*3	99,509	*3	108,518	718	
Intangible assets					-	
Software		10,205		9,841	65	
Other		8,390		6,563	43	
Total intangible assets		18,595		16,405	108	
Investments and other assets		·			-	
Investment securities	*4	276,253	*4	290,620	1,924	
Retirement benefit asset		8,911		11,584	76	
Deferred tax assets		103,670		107,852	714	
Other		32,830		43,110	285	
Total investments and other assets		421,666		453,168	3,001	
Total non-current assets		539,770		578,092	3,828	
Total assets		2,854,284		3,151,394	20,870	

		s fiscal year urch 31, 2023)	Current fiscal year (As of March 31, 2024)		
	(Millio	ons of yen)	(Millions of yen)		(Millions of dollars)
Liabilities					
Current liabilities					
Notes and accounts payable - trade		149,217		58,084	384
Advances received	*5	160,758	*5	164,504	1,089
Provision for bonuses		4,219		4,389	29
Income taxes payable		82,550		94,596	626
Other		136,734		157,701	1,044
Total current liabilities		533,480		479,276	3,174
Non-current liabilities					
Provision for Directors' compensation		133		120	0
Retirement benefit liability		23,084		23,955	158
Other		31,119		43,042	285
Total non-current liabilities		54,337	· · ·	67,119	444
Total liabilities		587,818		546,396	3,618
Net assets	· · · ·		<u>.</u>		•
Shareholders' equity					
Share capital		10,065		10,065	66
Capital surplus		15,079		15,120	100
Retained earnings		2,392,704		2,646,967	17,529
Treasury shares		(271,049)		(271,033)	(1,794)
Total shareholders' equity		2,146,798		2,401,119	15,901
Accumulated other comprehensive income					
Valuation difference on available-for-sale securities		28,028		30,415	201
Foreign currency translation adjustment		91,406		172,226	1,140
Total accumulated other comprehensive income		119,435		202,642	1,342
Non-controlling interests		232		1,237	8
Total net assets		2,266,466		2,604,998	17,251
Total liabilities and net assets	-	2,854,284		3,151,394	20,870

	(From A	us fiscal year April 1, 2022 ch 31, 2023)		Current fisca (From April 1 to March 31,	, 2023
	(Milli)	ons of yen)	(Milli	ons of yen)	(Millions of dollars)
Net sales	, ,	1,601,677		1,671,865	11,071
Cost of sales	*1, *3	716,237	*1, *3	717,530	4,751
Gross profit		885,440		954,335	6,320
Selling, general and administrative expenses	*2, *3	381,065	*2, *3	425,393	2,817
Operating profit		504,375		528,941	3,502
Non-operating income					
Interest income		25,499		51,412	340
Share of profit of entities accounted for using equity method		26,599		30,099	199
Foreign exchange gains		39,720		61,589	407
Other		5,514		8,950	59
Total non-operating income		97,333		152,051	1,006
Non-operating expenses					
Interest expenses		122		166	1
Loss on sale of securities		121		154	1
Loss on sale of investment securities		0		131	0
Other		392		43	0
Total non-operating expenses		637		496	3
Ordinary profit		601,070		680,497	4,506
Extraordinary income					
Gain on sale of non-current assets	*4	48	*4	6	0
Gain on sale of investment securities		20		600	3
Total extraordinary income		68		606	4
Extraordinary losses					
Loss on disposal of non-current assets	*5	382	*5	381	2
Total extraordinary losses		382		381	2
Profit before income taxes		600,757		680,722	4,508
Income taxes - current		180,110		192,566	1,275
Income taxes - deferred		(12,153)		(2,485)	(16)
Total income taxes		167,957		190,080	1,258
Profit		432,800		490,642	3,249
Profit attributable to non-controlling interests		32	· · ·	40	0
Profit attributable to owners of parent		432,768		490,602	3,249

(ii) Consolidated statements of income and consolidated statements of comprehensive income Consolidated statements of income

Consolidated statements of comprehensive income			
	Previous fiscal year	Current fiscal	
	(From April 1, 2022	(From April 1,	
	to March 31, 2023)	to March 31, 2	.024)
			(Millions of
	(Millions of yen)	(Millions of yen)	dollars)
Profit	432,800	490,642	3,249
Other comprehensive income			
Valuation difference on available-for-sale securities	(5,068)	2,260	14
Foreign currency translation adjustment	51,814	76,575	507
Share of other comprehensive income of entities accounted for using equity method	7,115	4,371	28
Total other comprehensive income	*1 53,861	*1 83,206	551
Comprehensive income	486,661	573,849	3,800
Comprehensive income attributable to			
Comprehensive income attributable to owners of parent	486,629	573,809	3,800
Comprehensive income attributable to non-controlling interests	32	40	0

Consolidated statements of comprehensive income

(iii) Consolidated statements of changes in equity

Previous fiscal year (from April 1, 2022 to March 31, 2023)

Tievious fisear year (fi	iom/ipin/i, 2022	to March 51, 2025)		(Millions of yen)
		Shareholders' equity			
	Share capital	Capital surplus	Retained earnings	Treasury shares	Total shareholders' equity
Balance as of April 1, 2022	10,065	15,041	2,198,706	(220,343)	2,003,469
Changes during period					
Dividends of surplus			(238,770)		(238,770)
Profit attributable to owners of parent			432,768		432,768
Purchase of treasury shares				(50,725)	(50,725)
Disposal of treasury shares		37		19	56
Net changes in items other than shareholders' equity					
Total changes during period	-	37	193,997	(50,705)	143,329
Balance as of March 31, 2023	10,065	15,079	2,392,704	(271,049)	2,146,798

	Accumulated other comprehensive income				
	Valuation difference on available-for-sale securities	Foreign currency translation adjustment	Total accumulated other comprehensive income	Non-controlling interests	Total net assets
Balance as of April 1, 2022	33,199	32,373	65,573	266	2,069,310
Changes during period					
Dividends of surplus					(238,770)
Profit attributable to owners of parent					432,768
Purchase of treasury shares					(50,725)
Disposal of treasury shares					56
Net changes in items other than shareholders' equity	(5,171)	59,032	53,861	(34)	53,827
Total changes during period	(5,171)	59,032	53,861	(34)	197,156
Balance as of March 31, 2023	28,028	91,406	119,435	232	2,266,466

Current fiscal year (from April 1, 2023 to March 31, 2024)

Current liscal year (ife	лп Артп 1, 2025 «	5 Waten 51, 2024)			(Millions of yen)
	Shareholders' equity				
	Share capital	Capital surplus	Retained earnings	Treasury shares	Total shareholders' equity
Balance as of April 1, 2023	10,065	15,079	2,392,704	(271,049)	2,146,798
Changes during period					
Dividends of surplus			(236,339)		(236,339)
Profit attributable to owners of parent			490,602		490,602
Purchase of treasury shares				(2)	(2)
Disposal of treasury shares		40		19	60
Net changes in items other than shareholders' equity					
Total changes during period	-	40	254,262	16	254,320
Balance as of March 31, 2024	10,065	15,120	2,646,967	(271,033)	2,401,119

	Accumulated other comprehensive income				
	Valuation difference on available-for-sale securities	Foreign currency translation adjustment	Total accumulated other comprehensive income	Non-controlling interests	Total net assets
Balance as of April 1, 2023	28,028	91,406	119,435	232	2,266,466
Changes during period					
Dividends of surplus					(236,339)
Profit attributable to owners of parent					490,602
Purchase of treasury shares					(2)
Disposal of treasury shares					60
Net changes in items other than shareholders' equity	2,386	80,819	83,206	1,005	84,212
Total changes during period	2,386	80,819	83,206	1,005	338,532
Balance as of March 31, 2024	30,415	172,226	202,642	1,237	2,604,998

Current fiscal year (from April 1, 2023 to March 31, 2024)

Current lisear year (ife	51177pm 1, 2025 w	5 Water 51, 2024)		(Millions of dollars)
	Shareholders' equity				
	Share capital	Capital surplus	Retained earnings	Treasury shares	Total shareholders' equity
Balance as of April 1, 2023	66	99	15,845	(1,795)	14,217
Changes during period					
Dividends of surplus			(1,565)		(1,565)
Profit attributable to owners of parent			3,249		3,249
Purchase of treasury shares				(0)	(0)
Disposal of treasury shares		0		0	0
Net changes in items other than shareholders' equity					
Total changes during period	-	0	1,683	0	1,684
Balance as of March 31, 2024	66	100	17,529	(1,794)	15,901

	Accumulated other comprehensive income				
	Valuation difference on available-for-sale securities	Foreign currency translation adjustment	Total accumulated other comprehensive income	Non-controlling interests	Total net assets
Balance as of April 1, 2023	185	605	790	1	15,009
Changes during period					
Dividends of surplus					(1,565)
Profit attributable to owners of parent					3,249
Purchase of treasury shares					(0)
Disposal of treasury shares					0
Net changes in items other than shareholders' equity	15	535	551	6	557
Total changes during period	15	535	551	6	2,241
Balance as of March 31, 2024	201	1,140	1,342	8	17,251

	Previous fiscal year (From April 1, 2022 to March 31, 2023)	Current fisca (From April 1 to March 31,	, 2023
	(Millions of yen)	(Millions of yen)	(Millions of dollars)
Cash flows from operating activities			,
Profit before income taxes	600,757	680,722	4,508
Depreciation	11,040	17,856	118
Increase (decrease) in allowance for doubtful accounts	74	(267)	(1
Interest and dividend income	(27,369)	(54,271)	(359
Foreign exchange losses (gains)	(54,260)	(83,145)	(550
Share of loss (profit) of entities accounted for using equity method	(26,599)	(30,099)	(199
Decrease (increase) in trade receivables	31,513	37,995	251
Decrease (increase) in inventories	(45,792)	123,853	820
Increase (decrease) in trade payables	9,025	(75,315)	(498
Increase (decrease) in retirement benefit liability	(3,826)	(1,018)	((
Increase (decrease) in accrued consumption taxes	(358)	774	:
Other, net	(6,070)	(24,227)	(16
Subtotal	488,134	592,856	3,92
Interest and dividends received	24,455	52,822	34
Interest paid	(131)	(166)	(
Income taxes paid	(189,615)	(183,415)	(1,21
Net cash provided by (used in) operating activities	322,843	462,097	3,06
Cash flows from investing activities			
Purchase of short-term and long-term investment securities	(724,691)	(1,321,142)	(8,74
Proceeds from sale and redemption of short-term and long-term investment securities	729,907	1,202,083	7,96
Purchase of property, plant and equipment and intangible assets	(22,190)	(16,123)	(10
Proceeds from sale of property, plant and equipment and intangible assets	94	10	
Payments into time deposits	(580,310)	(1,437,387)	(9,51
Proceeds from withdrawal of time deposits	708,299	942,665	6,24
Other, net	398	(738)	(+
Net cash provided by (used in) investing activities	111,507	(630,632)	(4,17
Cash flows from financing activities			
Dividends paid	(238,700)	(236,240)	(1,56
Other, net	(52,273)	(717)	(+
Net cash provided by (used in) financing activities	(290,973)	(236,958)	(1,56
Effect of exchange rate change on cash and cash equivalents	28,474	64,356	42
Net increase (decrease) in cash and cash equivalents	171,851	(341,136)	(2,25
Cash and cash equivalents at beginning of period	1,022,718	1,194,569	7,91
Cash and cash equivalents at end of period	*1 1,194,569	*1 853,432	5,65

(iv) Consolidated statements of cash flows

Notes to Consolidated Financial Statements

Significant matters forming the basis of preparing the consolidated financial statements

1. Scope of consolidation

(1) Number of consolidated subsidiaries: 26 companies

The names of significant consolidated subsidiaries are omitted because they are provided in "I. Overview of the Company, 4. Subsidiaries and associates." During the fiscal year ended March 31, 2024, one newly established company was included in the scope of

During the fiscal year ended March 31, 2024, one newly established company was included in the scope of consolidation and three companies were excluded from the scope of consolidation due to organizational restructuring, etc.

 Number of unconsolidated subsidiaries: 2 companies The main unconsolidated subsidiary is Fukuei Co., Ltd.
 The above is unconsolidated because it is a small-scale company and does not have a material impact on the consolidated financial statements with respect to total assets, net sales, profit or loss, retained earnings, etc.

2. Application of the equity method

- (1) Number of associates accounted for under the equity method: 4 companies The main associate accounted for under the equity method is The Pokémon Company.
- (2) Unconsolidated subsidiaries not accounted for under the equity method The main unconsolidated subsidiary not accounted for under the equity method is Fukuei Co., Ltd. This is because the impact of said company on profit or loss, retained earnings, etc., is negligible, and it is immaterial as a whole.
- (3) With respect to associates accounted for under the equity method whose account closing dates differ from the consolidated account closing date, the financial statements of each of the companies, either based on their fiscal year or based on provisional accounts closing, are incorporated.

3. Year-ends of consolidated subsidiaries

Of consolidated subsidiaries, iQue (China) Ltd. and one other subsidiary close accounts on December 31 every year.

As the difference between closing dates is within three months, the above subsidiaries were accounted for based on the financial statements as of the account closing date of each subsidiary. Necessary adjustments were made to the consolidated financial statements to reflect any significant transactions that took place between their account closing dates and the consolidated account closing date.

4. Accounting procedures

- (1) Valuation basis and method for important assets
 - (i) Securities

For held-to-maturity debt securities, the amortized cost method (straight-line method) is used. For other securities excluding stocks, etc. without market prices, the market price method is used (valuation difference is reported as a component of net assets and the cost of sales is calculated using the moving average method), and stocks, etc. without market prices are stated at cost using the moving-average method.

(ii) Derivatives

The fair value method is applied.

(iii) Inventories

They are mainly stated at cost using the moving-average method (the figures shown in the balance sheets have been calculated by writing them down based on decline in profitability).

- (2) Depreciation and amortization methods of significant depreciable and amortizable assets
 - (i) Property, plant and equipment (excluding leased assets):

The Company and its consolidated subsidiaries in Japan apply the declining balance method, but certain tools, furniture and fixtures are subject to depreciation based on their useful lives in line with their commercial obsolescence. However, the straight-line method is applied for buildings (excluding accompanying facilities), acquired on April 1, 1998 or thereafter and for facilities attached to buildings and structures acquired on April 1, 2016, and thereafter. Consolidated subsidiaries outside of Japan apply the straight-line method based on the estimated economic useful lives.

Useful lives of main assets are as follows: Buildings and structures 3-

3-60 years

 (ii) Intangible assets (excluding leased assets): Intangible assets are amortized using the straight-line method. Software for internal use is amortized over the estimated internal useful life (principally five years).

(iii) Leased assets

Leased assets in finance lease transactions that do not transfer ownership The straight-line method with no residual value is applied, regarding the lease term as useful life.

- (3) Accounting for significant reserves
 - (i) Allowance for doubtful accounts

The Company and its consolidated subsidiaries in Japan provide the allowance for doubtful accounts based on the historical analysis of loss experienced for general receivables and on individual evaluations of uncollectible amounts for specific receivables including doubtful accounts. Consolidated subsidiaries outside of Japan provide the allowance for doubtful accounts based on the individual evaluation of uncollectible amount for each receivable.

(ii) Provision for bonuses

The Company and certain consolidated subsidiaries provide the reserve for the estimated amount of bonuses to be paid to the employees.

(iii) Provision for Directors' compensation

The Company provides for Directors' compensation based on the estimated amount of compensation payable to Directors (excluding Directors who are Audit and Supervisory Committee Members and Outside Directors).

- (4) Accounting method for retirement benefits
 - Periodic allocation method for estimated benefit obligation
 Upon calculating the retirement benefit obligations, the estimated benefit obligation is attributed to periods up until the end of the fiscal year ended March 31, 2024, on a benefit formula basis.
 - (ii) Amortization method for actuarial gains and losses and past service cost Actuarial gains and losses and past service cost are processed collectively in the year in which they are incurred.
 - (iii) Application of simple method at small enterprises, etc.

Some consolidated subsidiaries apply a simple method including a method in which an estimated amount required to be paid for voluntary retirement benefits at the end of the fiscal year is deemed as the retirement benefit obligations in the calculations of retirement benefit liability and retirement benefit expenses.

Assets in the Company's defined benefit corporate pension plan are recorded as "Retirement benefit asset" under investments and other assets as the plan assets exceeded the retirement benefit obligations.

(5) Standards of translation into yen of significant assets or liabilities denominated in foreign currencies

All the monetary receivables and payables of the Company and its consolidated subsidiaries in Japan denominated in foreign currencies are translated into Japanese yen based on the spot rate of exchange in the foreign exchange market on the respective account closing dates. The foreign exchange gains and losses from translation are recognized in the accompanying consolidated statements of income. Assets or liabilities of consolidated subsidiaries outside of Japan, etc. are translated into yen based on the spot rate of exchange in the foreign exchange market on the account closing date, while revenue and expenses are translated into yen based on the average rate of exchange for the fiscal year. The differences resulting from such translations are included in "Foreign currency translation adjustment" under net assets.

(6) Amortization method and amortization period of goodwill

Goodwill is primarily amortized in equal amounts over a period of five years. However, in cases where goodwill is immaterial in amount, such goodwill is written off in full in the accrued fiscal year.

- (7) Scope of cash and cash equivalents in the consolidated statements of cash flow "Cash and cash equivalents" include cash on hand, time deposit which can be withdrawn on demand and shortterm investments, with little risk of fluctuation in value and maturity within three months or less of the acquisition date, which are promptly convertible to cash.
- (8) Important standards of accounting for revenue and expenses The Company group is engaged in the development, manufacture, and sale, etc. of entertainment products in the home entertainment field. Specifically, the Company group sells products such as video game hardware, software, and accessories, and also provides various services such as Nintendo Switch Online. In addition, it sells services and content for mobile applications. The details of the main performance obligations concerning revenue arising from contracts with customers in

The details of the main performance obligations concerning revenue arising from contracts with customers in the Company group's major businesses, and the usual timing of the fulfillment of these performance obligations (the usual timing of revenue recognition) are as follows.

(i) Dedicated video game platforms

The transaction price is deemed to be the consideration expected to be received in return for the product or service. Because this consideration is generally expected to be received within one year after performance obligations have been fulfilled, it does not contain a significant element of financing. The Company generally recognizes revenue in the full amount of this consideration. However, in cases such as downloadable software from software publishers, the Company recognizes revenue equal to the amount of sales commission that the Company group will receive.

Regarding revenue from sales of products such as hardware, software, and accessories, control is usually deemed to be transferred to the customer, and performance obligations fulfilled, on the day when these products are scheduled to arrive at the place designated by the customer. However, in the case of downloadable software and add-on content, performance obligations are deemed to be fulfilled when the product or content becomes available for the customer to use. Therefore, in the case of advance sales, or when add-on content is yet to be distributed, revenue recognition is deferred until the date when the software or content becomes available for the customer to use. When add-on content is distributed in multiple stages, the standalone selling price at each stage is estimated from observable information, and the transaction price is allocated between each stage. The unused portion of the pre-charged balances used to purchase products and services on e-commerce websites operated by the Company group is recognized as revenue in proportion to customer usage patterns.

Some of the Company group's products include a performance obligation to enable customers to update the product free of charge. In cases such as these, the Company estimates the standalone selling price of the update and the date when the update will become available for use. The performance obligation associated with the portion of the transaction price allocated to the update is deemed fulfilled on this date.

Among the services provided by the Company group, performance obligations for paid membership services such as Nintendo Switch Online are deemed to be progressively fulfilled throughout the subscription period, as services are provided throughout this period.

The Company group also provides a rewards program that allows customers to exchange points for the Company's products and services in the future. For points that arise in association with the sale of products or services, the Company estimates the standalone selling price to be allocated to the portion of the points expected to be used. The transaction price is allocated between the product or service and the points expected to be used. For the rewards program, performance obligations are deemed to be fulfilled when the customer uses the points.

(ii) Mobile and IP related income, etc.

For mobile and IP related income, etc. from the sale of mobile applications, performance obligations are deemed to be fulfilled when the application becomes available for the customer to use. For in-game currency sold on mobile applications, performance obligations are deemed to be fulfilled when the customer uses the currency. Performance obligations for paid membership services are deemed to be progressively fulfilled throughout the subscription period.

For IP related income, revenue is generally recognized as customers use the Company's IP.

	Previous fiscal year (As of March 31, 2023)	Current fiscal year (As of March 31, 2024)
Inventories	¥258,628 million	¥155,987 million USD 1,033 million

(2) Information on the details of significant accounting estimates related to the identified items

The Company group recorded inventories of ¥155,987 million (USD 1,033 million) on the consolidated balance sheets for the fiscal year ended March 31, 2024. Of this amount, finished goods accounted for ¥89,638 million (USD 593 million), including a write-down on finished goods of ¥20,289 million (USD 134 million).

The moving average cost method is the main method used for the valuation of inventory (the value shown on the balance sheets represents book value reduced in accordance with declines in profitability). This method of inventory valuation focuses on factors such as inventory turnover rates based on past sales results, and market conditions, to estimate the possibility of achieving future sales plans. Product lifecycle in the Company group's businesses is relatively short, and there is therefore a degree of uncertainty regarding the probability that finished goods will be sold. The closing balance of inventories and cost of sales for the fiscal period will be affected if net selling price and recoverable amount fall below expectations, or, if sales of products for which a valuation write-down was previously recorded exceed sales plans.

Valuation of deferred tax assets

(1) Amount recorded in the consolidated financial statements for the fiscal year ended March 31, 2024

	Previous fiscal year (As of March 31, 2023)	Current fiscal year (As of March 31, 2024)
Deferred tax assets	¥103,670 million	¥107,852 million USD 714 million

(2) Information on the details of significant accounting estimates related to the identified items

The Company group recorded deferred tax assets of ¥107,852 million (USD 714 million) for the fiscal year ended March 31, 2024.

The recoverability of deferred tax assets is determined based on estimates of future taxable income, etc. based on business plans. Deferred tax assets are recorded for deductible differences that the Company considers are likely to reduce taxable income in the future. The Company generates a stable taxable income, and no substantial change in future business results is anticipated. However, the Company group's businesses represent one part of the broader entertainment sector, and they are affected by the market environment brought about by various entertainment trends. Estimates of future taxable income based on business plans are therefore subject to uncertainty. If estimates of future taxable income change, then this will have an impact on deferred tax assets and income taxes - deferred.

(Changes in presentation method)

(Notes to consolidated statements of income)

"Loss on valuation of investment securities," which had been presented independently under "Non-operating expenses" in the fiscal year ended March 31, 2023, became immaterial in amount and is thus presented as a component of "Other" from the fiscal year ended March 31, 2024. Additionally, "Loss on sale of investment securities," which had been included in "Other" under "Non-operating expenses" in the fiscal year ended March 31, 2023, became material in amount and is thus presented independently beginning with the fiscal year ended March 31, 2024. In order to reflect this change in the presentation method, reclassification was performed with respect to the consolidated financial statements for the fiscal year ended March 31, 2023.

As a result, "Loss on valuation of investment securities" in the amount of ¥362 million (USD 2 million) and "Other" in the amount of ¥30 million (USD 0 million) that had been presented under "Non-operating expenses" in the consolidated statements of income for the fiscal year ended March 31, 2023 were reclassified into "Loss on sale of investment securities" and "Other" in the amounts of ¥0 million (USD 0 million) and ¥392 million (USD 2 million), respectively.

(Notes to consolidated statements of cash flows)

"Purchase of treasury shares," which had been presented independently under "Cash flows from financing activities" in the fiscal year ended March 31, 2023, became immaterial in amount and is thus presented as a component of "Other, net" from the fiscal year ended March 31, 2024. In order to reflect this change in the presentation method, reclassification was performed with respect to the consolidated financial statements for the fiscal year ended March 31, 2023.

As a result, "Purchase of treasury shares" in the amount of $\frac{1}{2}(50,733)$ million (USD (335) million) and "Other, net" in the amount of $\frac{1}{2}(1,540)$ million (USD (10) million) that had been presented under "Cash flows from financing activities" in the consolidated statements of cash flows for the fiscal year ended March 31, 2023 were reclassified into "Other, net" in the amount of $\frac{1}{2}(52,273)$ million (USD (346) million).

Notes to consolidated balance sheets

*1. The amounts of receivables arising from contracts with customers among notes and accounts receivable - trade are as follows:

	Previous fiscal year (As of March 31, 2023)	Current fiscal year (As of March 31, 2024)	
Notes receivable - trade	¥539 million	¥373 million	USD 2 million
Accounts receivable - trade	¥119,393 million	¥93,235 million	USD 617 million

*2. Inventories as of March 31, 2023 and 2024 were as follows:

	Previous fiscal year (As of March 31, 2023)	Current fiscal year (As of March 31, 2024)	
Finished goods	¥182,837 million	¥89,638 million	USD 593 million
Work in process	¥153 million	¥77 million	USD 0 million
Raw materials and supplies	¥75,637 million	¥66,270 million	USD 438 million

*3. Accumulated depreciation of property, plant and equipment as of March 31, 2023 and 2024 were as follows:

	Previous fiscal year (As of March 31, 2023)	Current fisca (As of March 3	2
Accumulated depreciation	¥82,563 million	¥90,420 million	USD 598 million

*4. Investments in unconsolidated subsidiaries and associates as of March 31, 2023 and 2024 were as follows:

	Previous fiscal year (As of March 31, 2023)	Current fiscal year (As of March 31, 2024)	
Investment securities	¥117,558 million	¥149,665 million USD 99	

*5. Among advances received, the amounts of contract liabilities as of March 31, 2023 and 2024 were as follows:

	Previous fiscal year (As of March 31, 2023)	Current fiscal year (As of March 31, 2024)	
Contract liabilities	¥160,758 million	¥164,504 million	USD1,089 million

Notes to consolidated statements of income

*1. The ending inventory balance is the amount after write-down of book value due to decline in profitability, and the loss on valuation of inventories included in cost of sales for the years ended March 31, 2023 and 2024 were as follows:

	Previous fiscal year	Current fiscal year (From April 1, 2023 to March 31, 2024)	
	(From April 1, 2022 to March 31, 2023)		
Loss on valuation of inventories	¥4,092 million	¥6,757 million	USD 44 million

*2. The major items of selling, general and administrative expenses for the years ended March 31, 2023 and 2024 were as follows:

	Previous fiscal year (From April 1, 2022 to March 31, 2023)	Current fiscal year (From April 1, 2023 to March 31, 2024)		
Research and development expenses	¥110,014 million	¥137,749 million	USD 912 million	
Advertising expenses	94,984	104,312	690	
Salaries, allowances and bonuses	40,342	50,319	333	
Depreciation	8,245	8,608	57	
Retirement benefit expenses	344	3,551	23	
Provision for bonuses	1,071	1,097	7	
Provision of allowance for doubtful accounts	¥122 million	4(31) million USD (0) m		

*3. Research and development expenses included in general and administrative expenses and manufacturing costs for the years ended March 31, 2023 and 2024 were as follows:

	Previous fiscal year	Current fiscal year	
	(From April 1, 2022	(From April 1, 2023 to March 31, 2024)	
	to March 31, 2023)		
Research and development expenses	¥110,015 million	¥137,749 million	USD 912 million

*4. Gain on sale of non-current assets for the years ended March 31, 2023 and 2024 were as follows:

Previous fiscal year (From April 1, 2022 to March 31, 2023)		Current fiscal year (From April 1, 2023 to March 31, 2024)			
Land	¥23 million	Machinery, equipment and vehicles	¥6 million	USD 0 million	
Buildings and structures	0	Tools, furniture and fixtures	0	0	
Machinery, equipment and vehicles	21				
Tools, furniture and fixtures	2				
Total	¥48 million	Total	¥6 million	USD 0 million	

*5. Loss on disposal of non-current assets for the years ended March 31, 2023 and 2024 were as follows:

Previous fiscal (From April 1, 2 to March 31, 2	2022	(From A	fiscal year pril 1, 2023 h 31, 2024)	
Buildings and structures Machinery, equipment and vehicles	¥361 million 11	Buildings and structures Machinery, equipment and vehicles	¥351 million 0	USD 2 million 0
Tools, furniture and fixtures Software	0 8	Tools, furniture and fixtures Software	14 15	0 0
Total	¥382 million	Total	¥381 million	USD 2 million

Notes to consolidated statements of comprehensive income

	Previous fiscal year (From April 1, 2022 to March 31, 2023)	Current fiscal year (From April 1, 2023 to March 31, 2024)		
Valuation difference on available-for-sale securities:				
Amount arising during the fiscal year	¥(5,761) million	¥8,063 million	USD 53 million	
Reclassification adjustments	(1,158)	(4,884)	(32)	
Amount before tax effects	(6,920)	3,178	21	
Tax effects	1,851	(917)	(6)	
Valuation difference on available-for-sale securities	(5,068)	2,260	14	
Foreign currency translation adjustment:				
Amount arising during the fiscal year	51,814	76,575	507	
Reclassification adjustments	-	-	-	
Amount before tax effects	51,814	76,575	507	
Tax effects	-	-	-	
Foreign currency translation adjustment	51,814	76,575	507	
Share of other comprehensive income of entities accounted for using equity method:				
Amount arising during the fiscal year	7,115	4,371	28	
Reclassification adjustments	-	-	-	
Share of other comprehensive income of entities accounted for using equity method	7,115	4,371	28	
Total other comprehensive income	¥53,861 million	¥83,206 million	USD 551 million	

*1. Reclassification adjustments and tax effects related to other comprehensive income

Notes to consolidated statements of changes in equity

Previous fiscal year (From April 1, 2022 to March 31, 2023)

1. Matters concerning outstanding shares

				(Shares)
Type of share	As of April 1, 2022	Increase	Decrease	As of March 31, 2023
Common shares	129,869,000	1,168,821,000	-	1,298,690,000

(Summary of causes of changes)

Increase in outstanding shares was due to the stock split based on the resolution of the meeting of the Board of Directors held on May 10, 2022.

2. Matters concerning treasury shares

				(Shares)
Type of share	As of April 1, 2022	Increase	Decrease	As of March 31, 2023
Common shares	12,547,022	121,914,568	950	134,460,640
(0)			

(Summary of causes of changes)

Among the increase in treasury shares, the increase of 1,608 shares was due to acquisitions in line with buyback requests for shares less than one unit, the increase of 899,500 shares was due to the acquisition through market purchase on the Tokyo Stock Exchange based on the resolution of the meeting of the Board of Directors held on May 10, 2022, and the increase of 121,013,460 shares was due to the stock split based on the resolution of the meeting of the Board of Directors held on May 10, 2022.

Decrease in treasury shares was due to the disposal of treasury shares as restricted stock compensation.

3. Matters concerning dividends

(1) Amount of dividends paid

Resolution	Type of share	Amount of dividends	Dividends per share	Record date	Effective date
Annual General Meeting of Shareholders held on June 29, 2022	Common shares	¥165,423 million	¥1,410	March 31, 2022	June 30, 2022
Meeting of Board of Directors held on November 8, 2022	Common shares	¥73,346 million	¥630	September 30, 2022	December 1, 2022

(Note) The Company enacted a 10-for-1 stock split of its common stock with an effective date of October 1, 2022. Dividends per share shown above are the amounts prior to the stock split.

(2) Dividend payments for which the record date is in the fiscal year ended March 31, 2023, and the effective date is in the following fiscal year

Resolution	Type of share	Amount of dividends	Source of dividends	Dividends per share	Record date	Effective date
Annual General Meeting of Shareholders held on June 23, 2023	Common shares	¥143,200 million	Retained earnings	¥123	March 31, 2023	June 26, 2023

Current fiscal year (From April 1, 2023 to March 31, 2024)

1. Matters concerning outstanding shares

	0			(Shares)
Type of share	As of April 1, 2023	Increase	Decrease	As of March 31, 2024
Common shares	1,298,690,000	-	-	1,298,690,000

2. Matters concerning treasury shares

				(Shares)
Type of share	As of April 1, 2023	Increase	Decrease	As of March 31, 2024
Common shares	134,460,640	370	9,500	134,451,510

(Summary of causes of changes)

The increase in treasury shares was due to acquisitions in line with buyback requests for shares less than one unit.

The decrease in treasury shares was due to the disposal of treasury shares as restricted stock compensation.

3. Matters concerning dividends

(1) Amount of dividends paid

Resolution	Type of share	Amount of dividends	Dividends per share	Record date	Effective date
Annual General Meeting of Shareholders held on June 23, 2023	Common shares	¥143,200 million	¥123	March 31, 2023	June 26, 2023
Meeting of Board of Directors held on November 7, 2023	Common shares	¥93,139 million	¥80	September 30, 2023	December 1, 2023

(2) Dividend payments for which the record date is in the fiscal year ended March 31, 2024, and the effective date is in the following fiscal year

Resolution	Type of share	Amount of dividends	Source of dividends	Dividends per share	Record date	Effective date
Annual General Meeting of Shareholders held on June 27, 2024	Common shares	¥152,515 million [USD 1,010 million]	Retained earnings	¥131 [USD 0.86]	March 31, 2024	June 28, 2024

Notes to consolidated statements of cash flow

*1. "Cash and cash equivalents at end of period" were reconciled to "Cash and deposits" in the accompanying consolidated balance sheets as of March 31, 2023 and 2024 as follows:

	Previous fiscal year (From April 1, 2022 to March 31, 2023)	Current fise (From April to March 31	1, 2023
Cash and deposits	¥1,263,666 million	¥1,484,350 million	USD 9,830 million
Time deposits with maturity of more than three months	(210,061)	(752,799)	(4,985)
Short-term investments with maturity of three months or less	140,964	121,881	807
Cash and cash equivalents	¥1,194,569 million	¥853,432 million	USD 5,651 million

Lease transactions

1. Finance lease transactions

Information of finance leases as of March 31, 2023 and 2024 were omitted as they are immaterial.

2. Operating lease transactions

Future lease payments under non-cancelable operating leases

	Previous fiscal year (As of March 31, 2023)	Current fiscal year (As of March 31, 2024)	
Due within one year	¥366 million	¥358 million	USD 2 million
Due after one year	3,608	3,249	21
Total	¥3,975 million	¥3,608 million	USD 23 million

Financial instruments

1. Condition of financial instruments

(1) Policy for measures relating to financial instruments

Nintendo (the Company and its consolidated subsidiaries) invests its funds in highly safe financial assets such as deposits. Nintendo utilizes derivatives to reduce risk as described below and for the purpose of improving the investment yield on short-term financial assets, and does not enter into transactions for speculative purposes.

(2) Details of financial instruments, related risks, and risk management system

Notes and accounts receivable - trade are exposed to credit risk from customers. In order to reduce this risk, Nintendo monitors the financial position and transaction history, assesses creditworthiness and sets a transaction limit for each customer. The risk regarding bonds included in short-term investment securities and investment securities is negligible, since they are mainly the bonds of correspondent financial institutions, the U.S. Treasury and other entities with strong credit that are held to maturity. Such bonds are also subject to foreign currency exchange risk and market risk. Nintendo closely monitors the market price of such bonds and the financial position of the issuer and reviews the status of these holdings on a regular basis. Stocks included in investment securities are mainly those of companies with which the Company has business relationships. These stocks are exposed to market risk, but the balance held is immaterial.

Notes and accounts payable - trade and income taxes payable are all due within one year.

Derivative transactions include foreign exchange forward contracts, non-deliverable forward contracts and currency option contracts etc. to reduce risk of exchange rate fluctuations arising from deposits and receivables, etc. denominated in foreign currencies. These transactions are conducted by the Finance Department of the Company and the departments in charge of financial matters of its consolidated subsidiaries after securing approval from the President and Representative Director or the Executive Officer in charge within limits such as balance of foreign currency deposits during the period. The status of derivative transactions is reported to the Executive Officer in charge and the Board of Directors on a regular basis. Since counterparties of such transactions are limited to financial institutions that have high creditworthiness, Nintendo judges that risk due to default is minimal.

(3) Supplementary explanation regarding fair values of financial instruments

As variable factors are incorporated into the measurement of the fair values of financial instruments, the values may vary depending on the assumptions used. In addition, the contract amounts of the derivative transactions described in "Derivative transactions" do not represent the market risk of derivative transactions.

2. Fair value of financial instruments

The book value on the consolidated balance sheets, fair value, and differences between them are as follows. The presentation of cash and deposits, notes and accounts receivable - trade, notes and accounts payable - trade, and income taxes payable has been omitted due to being cash, or as the settlement periods are short and the market values thereof are essentially equal to the book values.

Previous fiscal year (As of March 31, 2023)

			(Millions of yen)
	Book value	Fair value	Difference
Short-term and long-term investment securities			
Held-to-maturity debt securities	445,956	445,887	(68)
Other securities	321,734	321,734	-
Total assets	767,690	767,621	(68)
Derivatives	(53)	(53)	-

Current fiscal year (As of March 31, 2024)

			(Millions of yen)
	Book value	Fair value	Difference
Short-term and long-term investment securities			
Held-to-maturity debt securities	514,147	514,145	(2)
Other securities	387,729	387,729	-
Total assets	901,877	901,874	(2)
Derivatives	(2)	(2)	-

			(Millions of dollars)
	Book value	Fair value	Difference
Short-term and long-term investment securities			
Held-to-maturity debt securities	3,404	3,404	(0)
Other securities	2,567	2,567	-
Total assets	5,972	5,972	(0)
Derivatives	(0)	(0)	-

(Notes) 1. Consolidated balance sheets amount of shares, etc. without market prices

	Previous fiscal year (As of March 31, 2023)		iscal year ch 31, 2024)
Unlisted stocks	¥124,262 million	¥157,098 million	USD 1,040 million

These are not included in "Short-term and long-term investment securities."

2. The receivables and payables resulting from derivative transactions are indicated in net amounts. In the case that the net total is a payable, the amount is shown in parentheses.

3. Redemption schedule for monetary receivables and securities with maturity subsequent to the consolidated account closing date

(Millions of yen)					
	Due within one year	Due after one year and within five years	Due after five years and within ten years		
Cash and deposits	1,263,666	-	-		
Notes and accounts receivable - trade	119,932	-	-		
Short-term and long-term investment securities					
Held-to-maturity debt securities					
Certificate of deposits	408,894	-	-		
Money held in trust	13,000	-	-		
Corporate and government bonds	23,969	100	-		
Other securities with maturity					
Certificate of deposits	13,300	-	-		
Corporate and government bonds	165,552	25,540	-		
Other	9,352	8,563	29,216		
Total	2,017,667	34,204	29,216		

Previous fiscal year (As of March 31, 2023)

Current fiscal year (As of March 31, 2024)

Current liscal year (As of March 31, 20.	24)			(Millions of yen)
	Due within one year	Due after one year and within five years	Due after five years and within ten years	Due in over ten years
Cash and deposits	1,484,350	-	-	
Notes and accounts receivable - trade	93,608	-	-	
Short-term and long-term investment securities				
Held-to-maturity debt securities				
Certificate of deposits	486,055	-	-	
Money held in trust	13,000	-	-	
Corporate and government bonds	15,026	100	-	
Other securities with maturity				
Certificate of deposits	29,734	-	-	
Corporate and government bonds	225,988	19,674	-	-
Other	-	-	1,322	39,781
Total	2,347,765	19,774	1,322	39,781

(Millions of dollars)

	Due within one year	Due after one year and within five years	Due after five years and within ten years	Due in over ten years
Cash and deposits	9,830	-	-	
Notes and accounts receivable - trade	619	-	-	
Short-term and long-term investment securities				
Held-to-maturity debt securities				
Certificate of deposits	3,218	-	-	
Money held in trust	86	-	-	
Corporate and government bonds	99	0	-	
Other securities with maturity				
Certificate of deposits	196	-	-	
Corporate and government bonds	1,496	130	-	-
Other	-	-	8	263
Total	15,548	130	8	263

3. Breakdown of Financial Instruments by Level of Fair Value

The fair value of financial instruments is classified into the following three levels based on the observability and significance of the inputs used to calculate fair value.

Level 1 fair values: Fair values calculated using (unadjusted) market prices in active markets for identical assets or liabilities

Level 2 fair values:Fair values calculated using directly or indirectly observable inputs other than those in Level 1Level 3 fair values:Fair values calculated using significant unobservable inputs

When multiple inputs that may have a material impact on the calculation of fair value are used, the calculated fair value is classified at the lowest level of the inputs used.

(1) Financial assets and financial liabilities recorded on the consolidated balance sheets at fair value Previous fiscal year (As of March 31, 2023)

				(Millions of yen)	
		Fair value			
	Level 1	Level 2	Level 3	Total	
Short-term and long-term investment securities					
Other securities					
Equity securities	74,133	-	-	74,133	
Debt securities	10,284	222,609	-	232,894	
Other	1,413	13,293	-	14,706	
Total assets	85,831	235,902	-	321,734	
Derivatives					
Currency-related	(53)	-	-	(53)	
Total liabilities	(53)	-	-	(53)	

Current fiscal year (As of March 31, 2024)

				(Millions of yen)	
	Fair value				
	Level 1	Level 2	Level 3	Total	
Short-term and long-term investment securities					
Other securities					
Equity securities	74,038	-	-	74,038	
Debt securities	34,009	248,312	-	282,322	
Other	1,639	29,728	-	31,368	
Total assets	109,688	278,041	-	387,729	
Derivatives					
Currency-related	(2)	-	-	(2)	
Total liabilities	(2)	-	-	(2)	

(Millions of ven)

(Millions of dollars)

	Fair value			
	Level 1	Level 2	Level 3	Total
Short-term and long-term investment securities				
Other securities				
Equity securities	490	-	-	490
Debt securities	225	1,644	-	1,869
Other	10	196	-	207
Total assets	726	1,841	-	2,567
Derivatives				
Currency-related	(0)	-	-	(0)
Total liabilities	(0)	-	-	(0)

(2) Financial assets and financial liabilities not recorded on the consolidated balance sheets at fair value Previous fiscal year (As of March 31, 2023)

(Millions of yen)

	Fair value			
	Level 1	Level 2	Level 3	Total
Short-term and long-term investment securities				
Held-to-maturity debt securities				
Debt securities	-	23,993	-	23,993
Other	421,894	-	-	421,894
Total assets	421,894	23,993	-	445,887

Current fiscal year (As of March 31, 2024)

(Millions of yen)

	Fair value			
	Level 1	Level 2	Level 3	Total
Short-term and long-term investment securities				
Held-to-maturity debt securities				
Debt securities	-	15,089	-	15,089
Other	499,055	-	-	499,055
Total assets	499,055	15,089	-	514,145

(Millions of dollars)

	Fair value			
	Level 1	Level 2	Level 3	Total
Short-term and long-term investment securities				
Held-to-maturity debt securities				
Debt securities	-	99	-	99
Other	3,305	-	-	3,305
Total assets	3,305	99	-	3,404

(Note) Explanation of the valuation techniques and inputs used to calculate fair value

Short-term and long-term investment securities

Listed shares, Japanese government bonds, bonds, etc. are mainly valued using market prices. Because listed shares and some Japanese government bonds are traded in active markets, their fair value is classified as Level 1. The fair value of other securities and investment securities is classified as Level 2, because they are not considered to have market prices in active markets. If market prices cannot be obtained, fair value is calculated using valuation techniques such as the discounted present value of future cash flows, with inputs including swap rates, credit spreads, and liquidity premiums.

Derivative transactions

The fair value of derivative transactions for which market prices are available for reference is classified as Level 1.

Securities

1. Held-to-maturity debt securities

Previous fiscal year (As of March 31, 2023)

Flevious liscal year (As of March 51, 2025)			(Millions of yen)
	Book value	Fair value	Difference
Securities whose fair value exceeds their book value on the consolidated balance sheets	1,329	1,330	0
Securities whose fair value does not exceed their book value on the consolidated balance sheets	444,626	444,557	(68)
Total	445,956	445,887	(68)

Current fiscal year (As of March 31, 2024)

			(Millions of yen)
	Book value	Fair value	Difference
Securities whose fair value exceeds their book value on the consolidated balance sheets	3,483	3,484	1
Securities whose fair value does not exceed their book value on the consolidated balance sheets	510,664	510,661	(3)
Total	514,147	514,145	(2)

			(Millions of dollars)
	Book value	Fair value	Difference
Securities whose fair value exceeds their book value on the consolidated balance sheets	23	23	0
Securities whose fair value does not exceed their book value on the consolidated balance sheets	3,381	3,381	(0)
Total	3,404	3,404	(0)

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2. Other securities

Previous fiscal year (As of March 31, 2023)

			(Millions of yen)
	Book value	Acquisition cost	Difference
Securities whose book value on the consolidated balance sheets exceeds their acquisition cost			
Equity securities	73,747	28,652	45,095
Debt securities	111,266	108,955	2,310
Other	3,999	3,990	9
Sub-total	189,013	141,598	47,414
Securities whose book value on the consolidated balance sheets does not exceed their acquisition cost			
Equity securities	386	450	(63)
Debt securities	121,627	128,634	(7,006)
Other	10,706	10,723	(16)
Sub-total	132,721	139,807	(7,085)
Total	321,734	281,405	40,328

Current fiscal year (As of March 31, 2024)

Current fiscal year (As of March 51, 2024)			(Millions of yen)
	Book value	Acquisition cost	Difference
Securities whose book value on the consolidated balance sheets exceeds their acquisition cost			
Equity securities	74,033	29,042	44,991
Debt securities	212,566	208,703	3,862
Other	405	405	0
Sub-total	287,005	238,151	48,854
Securities whose book value on the consolidated balance sheets does not exceed their acquisition cost			
Equity securities	5	6	(1)
Debt securities	69,755	75,341	(5,586)
Other	30,962	30,975	(12)
Sub-total	100,724	106,324	(5,600)
Total	387,729	344,475	43,254

			(Millions of dollars)
	Book value	Acquisition cost	Difference
Securities whose book value on the consolidated balance sheets exceeds their acquisition cost			
Equity securities	490	192	297
Debt securities	1,407	1,382	25
Other	2	2	0
Sub-total	1,900	1,577	323
Securities whose book value on the consolidated balance sheets does not exceed their acquisition cost			
Equity securities	0	0	(0)
Debt securities	461	498	(36)
Other	205	205	(0)
Sub-total	667	704	(37)
Total	2,567	2,281	286

Other securities sold during the fiscal years ended March 31, 2023 and 2024 3.

The vious fiscal year (110117	(Millions of yen)		
	Amount sold	Total gain	Total loss
Debt securities	32,651	4	(121)
Other	279,082	22	-
Total	311,733	26	(121)

Previous fiscal year (From April 1, 2022 to March 31, 2023As of March 31, 2023)

Current fiscal year (From April 1, 2023 to March 31, 2024)

Current fiscar year (110m)	ipin 1, 2025 to Match 51, 20	21)	(Millions of yen)
	Amount sold	Total gain	Total loss
Debt securities	74,194	5	(285)
Other	46,552	612	(0)
Total	120,746	617	(286)

(Millions of dollars)

	Amount sold	Total gain	Total loss
Debt securities	491	0	(1)
Other	308	4	(0)
Total	799	4	(1)

Derivative transactions

Derivative contracts not qualifying for hedge accounting

Currencies Previous fiscal year (As of March 31, 2023)

	cal (AS 01 March 51, 2025)			(Millions of yen)
Classification	Type of transaction	Contract amount	Portion of contract amount over one year	Fair value	Unrealized gain (loss)
Transactions other	Exchange forward contracts				
than market transactions	Selling Canadian dollar	4,183	-	(24)	(24)
transactions	Selling British pound	4,146	-	(29)	(28)
	Total	-	-	-	(53)

Current fiscal year (As of March 31, 2024)

	ar (AS of Watch 51, 2024)				(Millions of yen)
Classification	Type of transaction	Contract amount	Portion of contract amount over one year	Fair value	Unrealized gain (loss)
Transactions other	Exchange forward contracts				
than market transactions	Selling Canadian dollar	2,812	-	6	6
transactions	Selling British pound	1,764	-	(9)	(8)
	Total	-	-	-	(2)

				(1	vinitions of donars)
Classification	Type of transaction	Contract amount	Portion of contract amount over one year	Fair value	Unrealized gain (loss)
Transactions other	Exchange forward contracts				
than market transactions	Selling Canadian dollar	18	-	0	0
transactions	Selling British pound	11	-	(0)	(0)
	Total	-	-	-	(0)

(Millions of dollars)

Retirement benefits

1. Summary of retirement benefit plans adopted

The Company has a corporate pension plan and a lump-sum severance payment plan which are defined benefit plans. Certain consolidated subsidiaries have defined contribution plans as well as defined benefit plans. The Company and certain consolidated subsidiaries may also pay extra retirement allowance to employees. Certain consolidated subsidiaries adopt a simple method to calculate retirement benefit obligation.

2. Defined benefit plans

(1) Reconciliation between beginning balance and ending balance of retirement benefit obligations (excluding those under plans in which a simple method is applied)

	Previous fiscal year (From April 1, 2022 to March 31, 2023)	Current fiscal year (From April 1, 2023 to March 31, 2024)	
	(Millions of yen)	(Millions of yen)	(Millions of dollars)
Beginning balance of retirement benefit obligations	73,624	70,103	464
Current service costs	3,298	3,112	20
Interest cost	1,892	2,200	14
Actuarial gains and losses	(10,608)	(3,813)	(25)
Retirement benefits paid	(2,190)	(2,050)	(13)
Other	-	-	-
Foreign currency translation difference	4,086	5,422	35
Ending balance of retirement benefit obligations	70,103	74,974	496

(2) Reconciliation between beginning balance and ending balance of plan assets (excluding those under plans in which a simple method is applied)

	Previous fiscal year (From April 1, 2022 to March 31, 2023)	Current fiscal year (From April 1, 2023 to March 31, 2024)	
	(Millions of yen)	(Millions of yen)	(Millions of dollars)
Beginning balance of plan assets	57,513	56,619	374
Expected return on assets	1,936	2,001	13
Actuarial gains and losses	(5,282)	881	5
Contribution by the business operator	1,914	2,224	14
Retirement benefits paid	(1,979)	(1,820)	(12)
Other	-	-	-
Foreign currency translation difference	2,517	3,532	23
Ending balance of plan assets	56,619	63,438	420

(3) Reconciliation between beginning balance and ending balance of retirement benefit liability under plans in which a simple method is applied

	Previous fiscal year (From April 1, 2022 to March 31, 2023)	Current fiscal year (From April 1, 2023 to March 31, 2024)	
	(Millions of yen)	(Millions of yen)	(Millions of dollars)
Beginning balance of retirement benefit liability	354	687	4
Retirement benefit expenses	162	264	1
Retirement benefit payment	(24)	(34)	(0)
Contribution into plan	(82)	(80)	(0)
Increase due to new consolidation	278	-	-
Other	-	(0)	(0)
Foreign currency translation difference	0	(1)	(0)
Ending balance of retirement benefit liability	687	834	5

(4) Reconciliation between ending balance of retirement benefit obligations and plan assets, and retirement benefit liability and retirement benefit asset recorded in consolidated balance sheets

	Previous fiscal year (As of March 31, 2023)	Current fiscal year (As of March 31, 2024)	
	(Millions of yen)	(Millions of yen)	(Millions of dollars)
Retirement benefit obligations for funded plans	54,450	58,573	387
Plan assets	(57,336)	(64,257)	(425)
	(2,886)	(5,683)	(37)
Retirement benefit obligations for unfunded plans	17,058	18,054	119
Net amounts of liabilities and assets recorded in consolidated balance sheets	14,172	12,370	81
Retirement benefit liability	23,084	23,955	158
Retirement benefit asset	(8,911)	(11,584)	(76)
Net amounts of liabilities and assets recorded in consolidated balance sheets	14,172	12,370	81

(Note) Includes those under plans in which a simple method is applied.

(5) Retirement benefit expenses and their breakdown

	Previous fiscal year (From April 1, 2022 to March 31, 2023)	Current fiscal year (From April 1, 2023 to March 31, 2024)		
	(Millions of yen)	(Millions of yen)	(Millions of dollars)	
Current service costs	3,461	3,376	22	
Interest cost	1,892	2,200	14	
Expected return on assets	(1,936)	(2,001)	(13)	
Amortization of actuarial gains and losses treated as expenses	(5,325)	(4,695)	(31)	
Other	367	248	1	
Retirement benefit expenses for defined benefit plan	(1,540)	(871)	(5)	

(Note) Retirement benefit expenses of consolidated subsidiaries applying a simple method are recorded in "Current service costs."

(6) Plan assets

a. Main components of plan assets

The ratios of components to plan assets by major category are as follows.

	Previous fiscal year (As of March 31, 2023)	Current fiscal year (As of March 31, 2024)	
Equity securities	17%	19%	
Debt securities	67	64	
Other	16	17	
Total	100%	100%	

b. Method for establishing expected long-term return rate on plan assets

In order to determine expected long-term return rate on plan assets, the present as well as expected future allocation of plan assets, along with the present as well as expected long-term rate of return on various assets comprising plan assets, are considered.

(7) Matters concerning the basis for actuarial calculation

The main calculation bases for actuarial gains or losses are as follows.

	Previous fiscal year (From April 1, 2022 to March 31, 2023)	Current fiscal year (From April 1, 2023 to March 31, 2024)
Discount rate	0.7% to 4.8%	1.4% to 5.1%
Expected long-term return rate on plan assets	2.0% to 4.0%	2.0% to 4.0%

3. Defined contribution plans

The amount of contribution required for the defined contribution plans at certain consolidated subsidiaries was ¥4,006 million for the year ended March 31, 2023 and ¥4,934 million (USD 32 million) for the year ended March 31, 2024.

Income taxes

1. Significant components of deferred tax assets and liabilities

	Previous fiscal year (As of March 31, 2023)	Current fiscal year (As of March 31, 2024)		
Deferred tax assets				
Research and development expenses	¥55,234 million	¥61,904 million	USD 409 million	
Revenue recognition for tax purposes	34,284	33,127	219	
Accounts payable - other and accrued expenses	11,359	21,133	139	
Unrealized intra-group profit and write-downs on inventory	20,911	15,573	103	
Excess depreciation of depreciable or amortizable assets	5,838	7,355	48	
Retirement benefit liability	6,259	6,479	42	
Accrued enterprise tax	3,753	4,310	28	
Excess depreciation of deferred assets	3,458	2,108	13	
Other	10,125	14,003	92	
Deferred tax assets subtotal	151,226	165,996	1,099	
Valuation allowance	(701)	(528)	(3)	
Total deferred tax assets	150,524	165,468	1,095	
Deferred tax liabilities				
Undistributed retained earnings of subsidiaries and associates	(25,474)	(32,430)	(214)	
Valuation difference on available-for-sale securities	(14,175)	(14,719)	(97)	
Other	(7,204)	(10,466)	(69)	
Total deferred tax liabilities	(46,854)	(57,616)	(381)	
Net deferred tax assets	¥103,670 million	¥107,852 million	USD 714 million	

2. Significant factors in the difference between the statutory tax rate and effective tax rate

	Previous fiscal year (As of March 31, 2023)	Current fiscal year (As of March 31, 2024)	
Statutory tax rate	30.5%	30.5%	
(Adjustments)			
Tax deduction concerning experimentation and research	(1.0)%	(0.8)%	
Different tax rates applied to the consolidated subsidiaries	(0.5)%	(0.9)%	
Foreign tax credit on retained earnings of the consolidated subsidiaries outside of Japan	0.5%	1.0%	
Effect of profit and loss of the associates accounted for using equity method	(1.3)%	(1.4)%	
Other	(0.3)%	(0.5)%	
Effective tax rate after tax effect accounting	28.0%	27.9%	

Asset retirement obligations

Information on asset retirement obligations was omitted as its amount is immaterial.

Real estate for rent

Information on real estate for rent was omitted as its amount is immaterial.

Revenue recognition

1. Breakdown of revenue arising from contracts with customers

The net sales of the Company group mainly comprise revenue recognized from contracts with customers. A breakdown of this revenue by goods, services, and geographical region is shown below.

Previous fiscal year (From April 1, 2022 to March 31, 2023)

	Japan	The Americas	Europe	Other	Total
Dedicated video game platforms	342,946	672,816	390,463	138,693	1,544,920
Of which Nintendo Switch platform*1	326,964	660,576	385,172	136,488	1,509,202
Of which the others ^{*2}	15,982	12,240	5,290	2,205	35,718
Mobile and IP related income*3	18,746	26,385	4,426	1,508	51,067
Other (playing cards, etc.)	3,954	1,727	-	7	5,689
Total	365,647	700,929	394,890	140,210	1,601,677

*1 Nintendo Switch platform includes hardware, software (including downloadable versions of packaged software, download-only software, add-on content and Nintendo Switch Online) and accessories.

*2 Includes platforms other than Nintendo Switch and also amiibo.

*3 Includes income from smart-device content and royalties.

Current fiscal year (From April 1, 2023 to March 31, 2024)

Japan The Americas Europe Other Total Dedicated video game platforms 331,042 677,154 399,499 160,128 1,567,824 Of which Nintendo Switch platform*1 311.923 669.789 393.899 156.826 1.532.438 Of which the others*2 19,119 5,599 3,302 35,386 7,364 Mobile and IP related income*3 22,826 1,627 92,748 62,059 6,234 Other*4 8,782 2,136 374 11,293 _ Total 362,651 741,350 405,733 162,130 1,671,865

(Millions of dollars)

(Millions of yen)

	Japan	The Americas	Europe	Other	Total
Dedicated video game platforms	2,192	4,484	2,645	1,060	10,382
Of which Nintendo Switch platform*1	2,065	4,435	2,608	1,038	10,148
Of which the others*2	126	48	37	21	234
Mobile and IP related income*3	151	410	41	10	614
Other*4	58	14	-	2	74
Total	2,401	4,909	2,686	1,073	11,071

*1 Nintendo Switch platform includes hardware, software (including downloadable versions of packaged software, download-only software, add-on content and Nintendo Switch Online) and accessories.

*2 Includes platforms other than Nintendo Switch and also amiibo.

*3 Includes income from visual content, smart-device content and royalties.

*4 Includes merchandise sales at official stores such as Nintendo TOKYO as well as playing cards.

2. Information fundamental for an understanding of revenue arising from contracts with customers

Information fundamental for an understanding of revenue arising from contracts with customers is as presented in "V. Financial Information, Consolidated financial statements, etc., Notes to Consolidated Financial Statements, Significant matters forming the basis of preparing the consolidated financial statements, 4. Accounting procedures, (8) Important standards of accounting for revenue and expenses."

(Millions of yen)

- 3. Information regarding the relationship between the satisfaction of performance obligations under contracts with customers and cash flows arising from such contracts, as well as the amount and timing of revenue from contracts with customers that existed at the end of the current fiscal year, which is expected to be recognized in subsequent fiscal years
 - Balance of contract liabilities, etc.
 Previous fiscal year (From April 1, 2022 to March 31, 2023)

	(Millions of yen)
	Previous fiscal year (From April 1, 2022 to March 31, 2023)
Receivables arising from contracts with customers (as of April 1, 2022)	141,087
Receivables arising from contracts with customers (as of March 31, 2023)	119,932
Contract liabilities (as of April 1, 2022)	132,704
Contract liabilities (as of March 31, 2023)	161,231

Of the revenue recognized in the fiscal year ended March 31, 2023, ¥93,457 million was included in contract liabilities as of April 1, 2022.

Current fiscal year (From April 1, 2023 to March 31, 2024)

	(Millions of yen)
	Current fiscal year (From April 1, 2023 to March 31, 2024)
Receivables arising from contracts with customers (as of April 1, 2023)	119,932
Receivables arising from contracts with customers (as of March 31, 2024)	93,608
Contract liabilities (as of April 1, 2023)	161,231
Contract liabilities (as of March 31, 2024)	166,858

(Millions of dollars)

0.011

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	(Millions of dollars)
	Current fiscal year (From April 1, 2023 to March 31, 2024)
Receivables arising from contracts with customers (as of April 1, 2023)	794
Receivables arising from contracts with customers (as of March 31, 2024)	619
Contract liabilities (as of April 1, 2023)	1,067
Contract liabilities (as of March 31, 2024)	1,105

Of the revenue recognized in the fiscal year ended March 31, 2024, ¥132,394 million (USD 876 million) was included in contract liabilities as of April 1, 2023.

(2) Transaction price allocated to remaining performance obligations

Previous fiscal year (From April 1, 2022 to March 31, 2023)

The Company group applies practical expediency and omits the presentation of transaction price allocated to remaining performance obligations for which the contract period was initially expected to be within one year. The presentation of transaction price allocated to remaining performance obligations for which the contract period was initially expected to exceed one year is also omitted, as the total amount is not material.

Current fiscal year (From April 1, 2023 to March 31, 2024)

The Company group applies practical expediency and omits the presentation of transaction price allocated to remaining performance obligations for which the contract period was initially expected to be within one

year. The presentation of transaction price allocated to remaining performance obligations for which the contract period was initially expected to exceed one year is also omitted, as the total amount is not material.

Segment information, etc.

Segment information

The main business of Nintendo is the development, manufacturing, sales, etc. of handheld and home game system hardware and related software. Development and manufacturing of products for worldwide use are primarily done by the Company while sales is done mainly by subsidiaries. Nintendo operates as a single operating segment with a single distribution channel and market for Nintendo's products and with each major subsidiary solely responsible for sales. Decision for allocation of the management resources and evaluation of business results are made on a company-wide basis, not on a product category or regional basis. Therefore, segment information is omitted.

Related information

Previous fiscal year (From April 1, 2022 to March 31, 2023)

1. Information about products and services

(Millions of yen)

(Millions of ven)

	Nintendo Switch Platform	Other	Total
Sales to third parties	1,509,202	92,475	1,601,677

2. Information by geographic area

(1) Net sales

					(
Innen	The Americas		Europa	Other	Total
Japan		from U.S.	Europe	Other	Total
365,647	700,929	592,462	394,890	140,210	1,601,677

(Note) Net sales are categorized by country or region based on the location of the customer.

(2) Property, plant and equipment

			(Millions of yen)
Japan	U.S.	Other	Total
68,778	23,068	7,661	99,509

(Note) Property, plant and equipment is categorized by country based on location.

3. Information about major customers

Of sales to third parties, no major customer accounts for 10% or more of net sales in the consolidated financial statements of income.

Current fiscal year (From April 1, 2023 to March 31, 2024)

1. Information about products and services

			(Millions of yen)
	Nintendo Switch Platform	Other	Total
Sales to third parties	1,532,438	139,427	1,671,865

(Millions of dollars)

	Nintendo Switch Platform	Other	Total
Sales to third parties	10,148	923	11,071

2. Information by geographic area

(1) Net sales

(Millions of yen)

Isman	The Americas		Furence	Othon	Tetal	
Japan	from	from U.S.	Europe	Other	Total	
362,651	741,350	611,995	405,733	162,130	1,671,865	

(Millions of dollars)

Ionon	The Ar	nericas	Europa	Othon	Tetal	
Japan		from U.S.		Other	Total	
2,401	4,909	4,052	2,686	1,073	11,071	

(Note) Net sales are categorized by country or region based on the location of the customer.

(2) Property, plant and equipment

			(Millions of yen)
Japan	U.S.	Other	Total
74,335	26,075	8,107	108,518

			(Millions of dollars)
Japan	U.S.	Other	Total
492	172	53	718

(Note) Property, plant and equipment is categorized by country based on location.

3. Information about major customers

Of sales to third parties, no major customer accounts for 10% or more of net sales in the consolidated financial statements of income.

Information about impairment loss of non-current assets by reportable segment

The information was omitted as Nintendo operates as a single operating segment.

Information about amortized and unamortized balances of goodwill by reportable segment

The information was omitted as Nintendo operates as a single operating segment.

Information about gain on bargain purchase by reportable segment

The information was omitted as Nintendo operates as a single operating segment.

Information about related party

1. Related party transactions

(1) Officers and major shareholders (limited to individuals), etc. of the company filing the consolidated financial statements

Туре	Name	Percentage of voting rights held (held by related party)	Relationship with related party	Transaction details	Transaction amount	Account	Fiscal year-end balance
Officer	Shuntaro Furukawa	(held by related party) Direct 0.0%	Representative Director of the Company	Disposal of treasury shares in exchange for in-kind contribution of monetary compensation claims	¥11 million	-	-

Previous fiscal year (From April 1, 2022 to March 31, 2023)

(Note) In-kind contribution of monetary compensation claims under the restricted stock compensation plan.

Current fiscal year (From April 1, 2023 to March 31, 2024)

Туре	Name	Percentage of voting rights held (held by related party)	Relationship with related party	Transaction details	Transaction amount	Account	Fiscal year-end balance
Officer	Shuntaro Furukawa	(held by related party) Direct 0.0%	Representative Director of the Company	Disposal of treasury shares in exchange for in-kind contribution of monetary compensation claims	¥12 million [USD 0 million]	-	-

(Note) In-kind contribution of monetary compensation claims under the restricted stock compensation plan.

2. Note about significant associates

Not applicable.

Per share information

	Previous fiscal year (From April 1, 2022 to March 31, 2023)	Current fiscal year (From April 1, 2023 to March 31, 2024)	
Net assets per share	¥1,946.55	¥2,236.45	USD 14.81
Profit per share	¥371.41	¥421.39	USD 2.79

(Notes) 1. Diluted profit per share is omitted as no residual securities were outstanding as of March 31, 2023 and 2024.

2. The Company enacted a 10-for-1 stock split of its common stock with an effective date of October 1, 2022. Profit per share is calculated based on the assumption that the stock split was implemented at the beginning of the previous fiscal year.

3. The basis of calculation of profit per share is as follows:

	Previous fiscal year (From April 1, 2022 to March 31, 2023)Current fisc (From April to March 3		ril 1, 2023
Profit attributable to owners of parent	¥432,768 million	¥490,602 million	USD 3,249 million
Amount not attributable to common shareholders	-	-	-
Profit attributable to owners of parent related to common shares	¥432,768 million	¥490,602 million	USD 3,249 million
Average number of shares (common shares)	1,165,213 thousand shares	1,164,235 thousand shares	-

Significant subsequent events

Not applicable.

(v) Supporting schedules to the consolidated financial statements

Supplemental schedule of bonds

Not applicable.

Supplemental schedule of borrowings

Classification	Beginning balance	Ending balance	Average interest rate (%)	Payment due
Short-term loans payable	-	-	-	-
Long-term loans payable due within one year	¥45 million [USD 0 million]	¥32 million [USD 0 million]	0.50	-
Lease obligations due within one year	¥1,299 million [USD 8 million]	¥1,412 million [USD 9 million]	2.94	-
Long-term loans payable due after one year	¥143 million [USD 0 million]	¥19 million [USD 0 million]	0.50	April 2025 - March 2026
Lease obligations due after one year	¥4,798 million [USD 31 million]	¥4,671 million [USD 30 million]	3.28	April 2025 - September 2030
Other interest-bearing liabilities	-	-	-	-
Total	¥6,287 million [USD 41 million]	¥6,136 million [USD 40 million]	-	-

(Notes) 1. Average interest rate represents the weighted average interest rate on the ending balance.

2. The average interest rates on lease obligations of the Company and its consolidated subsidiaries in Japan are omitted as the interest equivalents included in lease payments are allocated to each fiscal year by the straight-line method. Only the average interest rates on lease obligations of consolidated subsidiaries outside of Japan are shown.

3. With respect to long-term loans payable and lease obligations (excluding the current portion), the scheduled annual repayment amount within five years from the consolidated account closing date is as follows.

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	More than one year	More than two years	More than three years	More than four years	
	but no more than two	but no more than	but no more than four	but no more than five	
	years	three years	years	years	
	(Millions of yen)	(Millions of yen)	(Millions of yen)	(Millions of yen)	
Long-term loans payable	19	-	-	-	
Lease obligations	1,267	997	739	713	

	More than one year but no more than two years (Millions of dollars)	More than two years but no more than three years (Millions of dollars)	More than three years but no more than four years (Millions of dollars)	More than four years but no more than five years (Millions of dollars)
Long-term loans payable	0	-	-	-
Lease obligations	8	6	4	4

Supplemental schedule of asset retirement obligations

The information was omitted as the amounts of asset retirement obligations as of the beginning and end of the fiscal year ended March 31, 2024 were less than or equal to 1% of the total of liabilities and net assets as of the beginning and end of the fiscal year ended March 31, 2024.

(2) Other

Quarterly information of the fiscal year ended March 31, 2024

				(Millions of yen)
(Cumulative period)	Three months	Six months	Nine months	Fiscal year
Net sales	461,341	796,237	1,394,796	1,671,865
Profit before income taxes	253,753	379,980	567,298	680,722
Profit attributable to owners of parent	181,019	271,298	408,041	490,602
Profit per share (Yen)	155.48	233.03	350.48	421.39

				(Millions of dollars)
(Cumulative period)	Three months	Six months	Nine months	Fiscal year
Net sales	3,055	5,273	9,237	11,071
Profit before income taxes	1,680	2,516	3,756	4,508
Profit attributable to owners of parent	1,198	1,796	2,702	3,249
Profit per share (Dollars	s) 1.02	1.54	2.32	2.79

				(Yen)
(Accounting period)	First quarter	Second quarter	Third quarter	Fourth quarter
Profit per share	155.48	77.54	117.45	70.91

(Dollars) (Accounting period) First quarter Second quarter Third quarter Fourth quarter Profit per share 1.02 0.51 0.77 0.46

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Corporate Information

Common Shares

Nintendo Co., Ltd. common shares are listed on the Tokyo Stock Exchange, Prime Market.

Annual General Meeting of Shareholders

The Annual General Meeting of Shareholders for the fiscal year ended March 31, 2024 was held on June 27, 2024 at Kyoto International Exhibition Hall "Miyako Messe" in Kyoto, Japan.

Independent Auditor

PricewaterhouseCoopers Japan LLC Tokyo, Japan

Contact Information

Investor Relations

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Corporate Communications

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Investor Relations Information

(includes Management Policy, IR Events, Financial Data and Stock Information) <u>https://www.nintendo.co.jp/ir/en/index.html</u>

Company History

https://www.nintendo.co.jp/corporate/en/history/index.html

CSR Information

https://www.nintendo.co.jp/csr/en-us/index.html (US version) https://www.nintendo.co.jp/csr/en-gb/index.html (EU/AU version)