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[Delivery Document]
Sanshin Electronics Co., Ltd.
Stock Code: 8150

Business Report on the 73rd Term

From April 1, 2023 to March 31, 2024

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The Sanshin Spirit

Sanshin Electronics contributes to the development of today's electronics-driven society by embracing the challenge of the new and passing on the Sanshin Spirit to new generations.

Electronics products play a formative role in today's society. Electrical appliances connect with each other to provide unprecedented services to consumers, while drivers enjoy greater safety thanks to the spread of operation support systems such as collision avoidance. In the future as well, electronics will contribute to society by delivering greater safety, comfort and convenience.

As a general electronics trading company, Sanshin Electronics has continued to pursue new possibilities in electronics products in liaison with our customers, suppliers and business partners. We always bear in mind that we need to test the limits, unconstrained by prevailing orthodoxies.

Since its establishment, the Company has always cherished Trust (Shin-yo in Japanese), Principles (Shinnen) and Sincerity (Shinjitsu). Each of these components of our corporate code contains the Japanese character 信(Shin), testifying to the origin of the Company name. At Sanshin Electronics Co., Ltd., these three precious values guide our long-term vision. With a spirit that thrives on tackling challenges, we are committed to opening the way to the electronics of the future.

Trust

Business cannot succeed without

It begins and ends with trust.

Principles

Do not just pursue profit. But act based on principles, which can be realized through self-discipline.

Sincerity

Always act sincerely. Rise to the challenge headon.

Business Report (From April 1, 2023 to March 31, 2024)

I. Matters Concerning the Current Status of the Corporate Group

(1) Business Progress and Results

In the consolidated fiscal year under review, the world economy proceeded under a strong mood of wariness about a possible economic downturn. Factors included monetary tightening in Western countries, concerns about prospects for the Chinese economy and intensifying geopolitical risk.

In the electronics industry, which is the Group's domain of operations, an air of stagnation persisted as adjustments of semiconductor and electronic-component inventories continued in supply chains. The ICT industry in Japan enjoyed favorable conditions, however, against a background of upgrading of existing systems and transferring them to the cloud to achieve greater productivity and operating efficiency, as well as the continuing advance of digital transformation (DX).

Against this background, the Group worked to increase profitability by reforming our business structure and to expand our business in growth markets. Specifically, in the device business, we worked to expand our existing businesses and establish a new profit structure. In the solution business, we strove to grow the business based on service provision, expand our digital technology, and expand our customer platform.

As a result of these efforts, business performance in the consolidated fiscal year under review was as follows: Net sales were \(\frac{\text{\$\text{\$\text{\$40}}}}{140,197}\) million (down 13.0% year-on-year), operating profit was \(\frac{\text{\$\text{\$\text{\$\text{\$\$}}}}{5,748}\) million (down 16.0% year-on-year), and ordinary profit was \(\frac{\text{\$\text{\$\$\text{\$\$}}}}{3,908}\) million (down 29.1% year-on-year). Net profit attributable to shareholders of parent company was \(\frac{\text{\$\$\text{\$\$\text{\$\$}}}}{2,740}\) million (down 28.5% year-on-year) and ROE was 7.6% (down from 11.8% in the previous year). In regard to internal transactions of revenues and expenses between consolidated companies, the parent company's transactions are converted at the exchange rate at the time of the transaction or at the forward exchange rate, and the overseas subsidiary's transactions are converted at the average rate during the period and offset. During the consolidated fiscal year under review, due to the weaker yen, operating profit increased because the offsetting expenses greatly exceeded the corresponding revenues. However, the same amount has been adjusted as a foreign exchange loss in non-operating expenses. Hence, there is no impact on the ordinary profit.

Device Segment

In the device business segment, our leading products are semiconductors (including system LSIs, microcomputers,

power semiconductors, LCD driver ICs and memory) and electronic components (including connectors, capacitors and

LCD panels). These products are sold mainly to electronics manufacturers. We also provide technical support such as

software development and module development.

Earnings were impacted by a number of factors during the consolidated fiscal year under review. Net sales declined

against the previous fiscal year, while gross profit margin declined amid the loss of some high-margin projects. Moreover,

interest and other non-operating expenses rose.

This resulted in net sales of \\$124,905 million (down 15.4% year-on-year) and segment profit was \\$2,102 million (down

49.3% year-on-year).

Note: Segment profit is based on ordinary profit.

Solution Segment

In the solution business segment, we provide one-stop services spanning from design and construction to operation and

maintenance of network devices and security products that utilize ICT in accordance with our customers' environments.

In addition, we provide Line-of-Business systems such as sales and production management, and applications such as

personnel, payroll, and accounting in various formats ranging from on premise to the cloud.

During the consolidated fiscal year under review, We proceeded on a recovery footing, paced by growth in

communication networks for corporate customers. Business results were supported by lively growth in DX

implementation. Compared with the previous consolidated fiscal year, when tight supplies of semiconductors and other

inputs severely frustrated procurement of servers and other communication equipment, trends for these products were

favorable throughout the period.

This resulted in net sales of \(\frac{\pmathbf{4}}{15,291}\) million (up 13.0% year-on-year) and segment profit was \(\frac{\pmathbf{4}}{1,806}\) million (up 32.2%

year-on-year).

Note: Segment profit is based on ordinary profit.

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(2) Capital Investment Activities

For the consolidated fiscal year under review, a total of ¥495 million in investments was conducted for purposes such as upgrading of financial accounting systems and sales negotiation management systems.

(3) Financing Activities

For the consolidated fiscal year under review, outside financing was mainly ordinary borrowing from financial institutions. Furthermore, the Company has entered into commitment line contracts totaling \(\frac{\pmathbf{4}}{6},000 \) million with three correspondent financial institutions with the aim of securing a flexible and stable funding framework. There is no balance of borrowing based on these contracts at the end of the consolidated fiscal year under review.

(4) Future Challenges

(Basic management policies)

The Group believes that mutual understanding among a wide range of stakeholders and growing together will lead to sustainable growth in corporate value. For this reason, the Group has formulated a long-term corporate vision and identified key issues to tackle in order to achieve that vision. We are grappling with each of these issues with great determination.

1) Long-term corporate vision

Mission

We contribute to fulfilling lives for people and the development of society by exploring new possibilities in technology. Vision

Be a corporate Group that constantly improves its people, technology and wisdom so customers will choose us as their best solution partner

Be a corporate Group that protects people's safety and security and supports comfortable and affluent modern living Be a corporate Group that is working toward a future with a sustainable global environment

Be a corporate Group that all employees can work with pride, a sense of purpose a real feeling of growth and happiness Values

Business creed (trust, principles, sincerity), Code of Conduct

- 2) Key issues for fulfilling the long-term corporate vision
- I. Issues for improving sustainable business growth and capital efficiency
 - i) Shifting resources and upgrading organizations and systems to optimize business structure long-term
 - ii) Streamlining of clerical and administrative work in existing businesses and expanding sales and revenues through sales-force automation
 - iii) Entering growth businesses by applying solutions using digital technology
 - iv) Continuous improvement of capital efficiency
- II. Issues related to sustainability
 - i) Advancement of management of human capital

- ii) Advancement of environmental management in supply chains
- iii) Contribution to solutions to social issues through business
- iv) Strengthening of supervisory functions through improved effectiveness of meeting structures

(Target business indicators)

By establishing the return on equity (ROE) and ordinary profit as the Company's important business indicators, we will endeavor to improve earnings.

(Basic policies for profit distribution)

The Company considers profit returns to its shareholders as one of the most important management issues. The Company's basic policy is to determine dividends by comprehensively considering the need to maintain a balance between rewarding of shareholders, investment to gain opportunities for growth, attainment of sufficient retained earnings to enable sustainable growth, and improvement in capital efficiency. Under this policy, the Company has set a target for its dividend payout ratio of around 50% on a consolidated basis.

(Medium-term business strategy and future challenges)

Although the Sanshin Electric Group expects cost of shareholders' equity of only 8%, its operating profitability, stability and growth rate are low compared to competitors. Accordingly the Group needs to upgrade its profit-earning and financial bases in order to raise return on equity (ROE) consistently above 8%. Expanding the equity spread (raising ROE while paring cost of shareholders' equity) is another issue vital for the purpose of boosting corporate value.

To grapple with these issues, the Group formulated the V76 Medium-Term Management Plan, whose final fiscal period is FY2026 (the fiscal year ending March 31, 2027). To build an operating structure that can consistently achieve ROE of 8% or better, the Group is targeting ordinary income of ¥5,000 million and net income of ¥3,500 million or more by the final year of V76. To these ends, the Group is putting the following initiatives into practice.

- 1) Measures to achieve sustainable business growth and improve capital efficiency
- I. Business strategies to improve profitability, stability and growth

Device business

- i) Improving profitability by intensifying and raising efficiency
- ii) Improving stability by shifting resources into growth markets and boosting competitiveness through enhanced technological capability and product uniqueness
- iii) Creating new strategic businesses necessary to bolster growth

Solution business

- i) Increasing profitability in the application and platform businesses
- ii) Improving stability by sustaining and expanding the network and imaging businesses
- iii) Improving growth by expanding the geographical range of the firefighting and disaster preparedness businesses and creating new businesses using approaches such as DX and AI

II. Financial strategy

- i) Optimization of capital structure for both efficiency and safety
- ii) Improving capital efficiency to improve profitability and create cash
- iii) Appropriate resource allocation based on capital profitability
- III. Policy on return of earnings to shareholders

Continuing distribution of dividends aiming for 50% payout ratio

- 2) Efforts in sustainability
- I. Advancement of human-capital management
 - i) Support for career formation by leveraging the individual talents of a diverse workforce
 - ii) Proactive investment in hiring and training personnel to acquire strategic capabilities
 - iii) Improving labor productivity through advancement of DX and expanding creative activities
- II. Advancing environmental management

Provision of disclosure in accordance with the TCFD Declaration and reduction of greenhouse-gas emissions

Note: TCFD stands for Task Force on Climate-related Financial Disclosures, a body established by the Financial Stability Board, an international consultative body.

III. Strengthening of supervisory functions through the Audit & Supervisory Committee and Nomination & Remuneration Committee

(5) Trends in Assets and Operating Results of the Company

	70th Term (From April 1, 2020 to March 31, 2021)	71st Term (From April 1, 2021 to March 31, 2022)	72nd Term (From April 1, 2022 to March 31, 2023)	73rd Term (From April 1, 2023 to March 31, 2024)
Net Sales (million yen)	112,791	123,583	161,107	140,197
Operating Profit (million yen)	2,167	4,209	6,847	5,748
Ordinary Profit (million yen)	1,878	3,560	5,511	3,908
Net Profit Attributable to Shareholders of Parent Company (million yen)	1,646	2,524	3,832	2,740
Net Profit Per Share (yen)	85.82	171.12	314.43	224.66
Total Assets (million yen)	84,602	72,809	78,601	78,884
Net Assets (million yen)	43,210	30,683	34,252	38,373
Net Assets Per Share (yen)	2,249.40	2,514.04	2,803.65	3,138.10
Return on Equity (ROE) (%)	3.9	6.8	11.8	7.6

Note: The Accounting Standard for Revenue Recognition (ASBJ Statement No. 29; March 31, 2020), etc., was applied from the beginning of the 71st term. The amounts for the 71st term and subsequent fiscal years are the amount after application of said Accounting Standard, etc.

(6) Status of Parent Company and Principal Subsidiaries

1) Parent company

Not applicable.

2) Principal subsidiaries (as of March 31, 2024)

Company Name	Address	Main Business	Capital	Voting Rights Ownership Ratio
SANSHIN ELECTRONICS (HONG KONG) CO., LTD.	Hong Kong	Sales and import/export of semiconductors, electronic components and equipment	12,820,000 US Dollar	100.00%
SANSHIN ELECTRONICS SINGAPORE (PTE) LTD.	Singapore	Sales and import/export of semiconductors, electronic components and equipment	1,939,000 US Dollar	100.00%
TAIWAN SANSHIN ELECTRONICS CO., LTD.	Taipei, Taiwan	Sales and import/export of semiconductors, electronic components and equipment	160,000,000 Taiwan New Dollar	100.00%
SANSHIN ELECTRONICS CORPORATION	Michigan, U.S.A.	Sales and import/export of semiconductors, electronic components and equipment	3,000,000 US Dollar	100.00%
SANSHIN ELECTRONICS KOREA CO., LTD.	Seoul, South Korea	Sales and import/export of semiconductors, electronic components and equipment	5,000,000,000 Korean Won	100.00%
SANSHIN ELECTRONICS (THAILAND) CO., LTD.	Bangkok, Thailand	Sales and import/export of semiconductors, electronic components and equipment	100,000,000 Thai Baht	*100.00%
SANSHIN ELECTRONICS (SHANGHAI) CO., LTD.	Shanghai, China	Sales and import/export of semiconductors, electronic components and equipment	31,000,000 Chinese Yuan	*100.00%
TAKUMI CORPORATION	Tokyo, Japan	Development and sales of electronic equipment Development of computer software Acquisition, transfer, assistance in license acquisition, and management of intellectual property rights	45,000,000 Japanese Yen	74.38%
SANSHIN NETWORK SERVICE CO., LTD.	Tokyo, Japan	Design, construction, installation, maintenance, operation, and management of telecommunications systems Design and installation of circuits and telephone equipment in telecommunications systems Sales of equipment and devices related to telecommunications systems	30,000,000 Japanese Yen	100.00%

Notes: 1. The percentages marked with an asterisk (*) include indirect holdings.

^{2.} The Group has no specified wholly-owned subsidiary.

^{3.} On April 1, 2024, the Company conducted an absorption merger of Sanshin Network Service Co., Ltd.

(7) Principal Businesses (as of March 31, 2024)

The Group is developing the device business and solution business. A description of each segment is provided in the overview of results per business segment in "(1) Business Progress and Results."

(8) Principal Offices (as of March 31, 2024)

Domestic	
SANSHIN ELECTRONICS CO., LTD.	Headquarters: 4-12, Shiba 4-chome, Minato-ku, Tokyo Branches: Osaka Branch, Shizuoka Branch, Nagoya Branch, Takamatsu Branch, Utsunomiya Branch, Nagano Branch, Nagaoka Branch, Kochi Liaison Office Other Business Place: Distribution Center
AXIS DEVICE TECHNOLOGY CO., LTD.	Headquarters: Tokyo
SANSHIN NETWORK SERVICE CO., LTD.	Headquarters: Tokyo
SANSHIN MEDIA SOLUTIONS CO., LTD.	Headquarters: Tokyo
SANSHIN SYSTEM DESIGN CO., LTD.	Headquarters: Tokyo
TAKUMI CORPORATION	Headquarters: Tokyo

Note: On April 1, 2024 the Company conducted an absorption merger of Sanshin Network Service Co., Ltd. and Sanshin Media Solutions Co., Ltd.

Overseas	
SANSHIN ELECTRONICS (HONG KONG) CO., LTD.	Headquarters: Hong Kong
SANSHIN ELECTRONICS (SHANGHAI) CO., LTD.	Headquarters: Shanghai, China
SANSHIN ELECTRONICS (SHENZHEN) CO., LTD.	Headquarters: Shenzhen, China
SANSHIN ELECTRONICS KOREA CO., LTD.	Headquarters: Seoul, South Korea
SANSHIN ELECTRONICS SINGAPORE (PTE) LTD.	Headquarters: Singapore
SAN SHIN ELECTRONICS (MALAYSIA) SDN. BHD.	Headquarters: Kuala Lumpur, Malaysia
SANSHIN ELECTRONICS (THAILAND) CO., LTD.	Headquarters: Bangkok, Thailand
TAIWAN SANSHIN ELECTRONICS CO., LTD.	Headquarters: Taipei, Taiwan
SANSHIN ELECTRONICS CORPORATION	Headquarters: Michigan, U.S.A.

(9) Employees (as of March 31, 2024)

Business Segment	Number of Employees	Change from the End of the Previous Term
Device business	322 (26) Up 6 (up 3)	
Solution business	213 (11)	Up 11 (up 1)
Corporate (common)	49 (19)	No change (no change)
Total	584 (56)	Up 17 (up 4)

Notes: 1. The number of employees represents the number of those actually at work.

- 2. The number of employees in the "Corporate (common)" row includes personnel in administrative departments, such as General Affairs Department, Accounting Department, distribution centers, etc.
- 3. The annual average number of temporary employees (part-time and entrusted workers) is enclosed in ().

(10) Principal Lenders (as of March 31, 204)

Lender	Outstanding Loan Amount	
	(Million yen)	
Sumitomo Mitsui Banking Corporation	14,550	
MUFJ Bank, Ltd.	5,009	
Sumitomo Mitsui Trust Bank, Limited.	1,900	
Mizuho Bank, Ltd.	1,700	
San ju San Bank, Ltd.	800	

Note: The outstanding loan amount from banks listed above includes the outstanding loan amount from overseas subsidiaries of each bank.

(11) Other Significant Matters Concerning the Current Status of Corporate Group

Not applicable.

II. Shares of the Company (as of March 31, 2024)

(1) Number of Shares Authorized to Be Issued: 76,171,000 shares

(2) Number of Shares Issued: 16,281,373 shares

(3) Number of Shareholders: 7,786

(4) Major Shareholders (Top ten shareholders)

Name of Shareholder	Number of Shares Held (Thousands of shares)	Shareholding Ratio (%)
Matsunaga Eiichi, Ltd.	1,600	12.95
NEC Corporation	1,049	8.49
The Master Trust Bank of Japan, Ltd. (Trust Account)	1,009	8.17
Sumitomo Mitsui Banking Corporation	614	4.98
Custody Bank of Japan, Ltd. (Trust Account)MUFG Bank, Ltd.	396	3.21
MUFG Bank, Ltd.	341	2.77
Meiji Yasuda Life Insurance Company	266	2.16
Sumitomo Life Insurance Company	265	2.14
Sumitomo Mitsui Trust Bank, Limited	251	2.03
San ju San Bank, Ltd.	250	2.03

Notes: 1. The number of shares held by Custody Bank of Japan, Ltd. (trust account) includes 151,000 shares of the Company which are trust property of the trust in relation to the performance-based stock compensation plan for Directors (excluding External Directors).

- 2. The Company has 3,926,786 shares of treasury stock, but is excluded from the major shareholders above.
- 3. Shareholding ratio is calculated with treasury stock excluded.

(5) Shares Issued As Compensation for Execution of Duties in the Consolidated Fiscal Year Under Review

	No. of Shares	No. of Persons Issued Shares
Directors (excluding External Directors)	11,200	1

III. Stock Acquisition Rights, etc.

Not applicable.

IV. Directors and Audit & Supervisory Board Members

(1) Status of Directors and Audit & Supervisory Board Members (as of March 31, 2024)

Position	Name	Responsibility Within the Company	Important Concurrent Roles, etc.
Representative Director, CEO	Mitsumasa Matsunaga		
Representative Director, COO	Toshiro Suzuki	In charge of Auditing Office	
Director, Senior Operating Officer	Fumihide Kitamura	Supervisor of Device Business	
Director, Senior Operating Officer	Yuji Mori	Senior General Manager of Solution Marketing & Sales Division	
Director, Senior Operating Officer	Koji Sakamoto	Senior General Manager of Administration Division	
Director, Operating Officer	Hiroshi Harada	Deputy Senior General Manager of Solution Marketing & Sales Division	
Director, Operating Officer	Jun-ichi Murakami	Senior General Manager of Finance & Accounting Division □	
Director, Operating Officer	Hitoshi Iwakami	Manager of Electronic Component Sales Promotion Unit, Director of International Operations Unit	
Director	Takeshi Uchimura		
Director	Minoru Nishino		
Director	Akihiro Fujioka		
Director	Minako Adachi		Audit & Supervisory Board member of Hochiki Corporation, External Director of Sinko Industries Ltd.
Audit & Supervisory Board member (Full- time)	Akio Misono		
Audit & Supervisory Board member (Full- time)	Shin-ichi Miura		
Audit & Supervisory Board member	Shohei Yamamoto		Lawyer of Marunouchi-Chuo Law Office, External Director of Narasaki Sangyo Co., Ltd., Audit & Supervisory Board member of MegaHouse Corporation, External Audit & Supervisory Board member of Bandai Co., Ltd., External Audit & Supervisory Board member of Toin Corporation, Vice President of Tokyo bar association
Audit & Supervisory Board member	Kuniharu Kezuka		Certified public accountant and tax accountant of Kezuka Accounting Office

Notes: 1. Takeshi Uchimura, Minoru Nishino, Akihiro Fujioka and Minako Adachi serve as External Directors, while Shohei Yamamoto and Kuniharu Kezuka serve as External Audit & Supervisory Board members. Also, the Company has designated all six of them as Independent Directors/Auditors as per the provisions of the Tokyo Stock Exchange, and has given notice to this effect to the Stock Exchange.

2. Kuniharu Kezuka is qualified as a certified public accountant and certified tax accountant, and has a considerable

degree of knowledge about financial and accounting matters.

- 3. The Company has no special relationships with the entities listed above in which the External Directors and External Audit & Supervisory Board members hold important concurrent positions.
- 4. There were no changes in positions or responsibilities of directors in the fiscal period under review.
- 5. The following table shows information on officers who retired during this consolidated fiscal year.

Name	Date of retirement	Retirement reason	Title, duties and important concurrent roles, etc., at the time of retirement
Mitsuhiro Ogawa	June 22, 2023	End of term	Director, Senior Operating Officer
Tatsuo Takeuchi	June 22, 2023	End of term	Director

(2) Overview of Limited Liability Contract

Pursuant to Article 427, Paragraph 1 of the Companies Act, the Company entered into an agreement respectively with Takeshi Uchimura, Minoru Nishino, Akihiro Fujioka, Minako Adachi, Akio Misono, Shin-ichi Miura, Shohei Yamamoto and Kuniharu Kezuka, which limits their liability for damages prescribed in Article 423, Paragraph 1 of the same Act. The limit on their liability for damages under the agreement coincides with the legally stipulated amounts.

(3) Overview of Liability Insurance Contract for Officers, etc.

Pursuant to Article 430, Paragraph 3, Item 1 of the Companies Act, the Company has entered into a liability insurance contract for Directors, Audit & Supervisory Board members, Operating Officers, employees in management positions, and persons dispatched to another company as officers. The Company pays the full amount of the insurance premiums. The overview of the insurance contract is that the insurance company will pay compensation for damages that may occur when an insured individual is held responsible for the execution of his/her duties or is subject to a charge of liability for pursuing those responsibilities. The contract will be renewed every year.

Damages caused when an insured individual violates laws or regulations are exempt from the insurance contract. Furthermore, we are taking measures to ensure that insured persons can execute their duties properly; for example, setting a limit on the amount to be covered.

We plan to renew the insurance contract with the same contents at the next renewal period.

(4) Compensation to Be Paid to Directors and Audit & Supervisory Board Members

1) Total compensation for this fiscal year

		Total amou			
Post	Total amount of compensation, etc.	Basic compensation	Performance- based allowance for bonuses to employees	Performance- based allowance for stock compensation	Number of applicable officers
Directors	¥213 million	¥129 million	¥56 million	¥28 million	14
(External Directors)	(¥26 million)	(¥26 million)	(—)	(—)	(5)
Audit & Supervisory Board members	¥46 million	¥46 million	_	_	4
(External Audit & Supervisory Board members)	(¥12 million)	(¥12 million)	(—)	(—)	(2)
Total	¥260 million	¥175 million	¥56 million	¥28 million	18

Notes: 1. The number listed above includes 2 Directors including 1 External director who retired upon conclusion of the 72nd Ordinary General Meeting of Shareholders held on June 22, 2023.

- 2. The amount of compensation for Directors does not include the salaries of Directors who concurrently serve as employees.
- 3. The upper limit on the total amount of compensation to be paid to Directors was set at ¥420 million per year (excluding the employee salaries) at the 56th Ordinary General Meeting of Shareholders held on June 22, 2007.

- The number of Directors at the conclusion of this General Meeting of Shareholders was 12 (including 0 External Directors).
- 4. In regards to stock compensation that is established in addition to monetary compensation, for Directors excluding External Directors, we established a share settlement trust with a total limit of 50,000 points (1 point = 1 share of the Company's ordinary shares) per year based on the resolution at the 66th Ordinary General Meeting of Shareholders held on June 23, 2017. The period of the trust is 5 years from August 2017 to August 2022, and the maximum contribution amount is \(\frac{4}{2}\)200 million (equivalent to \(\frac{4}{4}\)40 million per year). If the trust period is extended, this General Meeting of Shareholders also made a decision on contribution to the trust up to a maximum amount calculated by multiplying the number of years of the extension by \(\frac{4}{4}\)40 million, and on continuing the maximum number of points granted per year. (At the Board of Directors meeting held on June 15, 2022, the Company resolved to extend the trust period until August 31, 2027 and to continue the system.) The number of Directors at the conclusion of this General Meeting of Shareholders was 9 (excluding 3 External Directors who are not eligible for stock compensation).
- 5. The upper limit on the total amount of compensation to be paid to Audit & Supervisory Board members was set at ¥50 million per year at the 42nd Ordinary General Meeting of Shareholders held on December 21, 1993. The number of Audit & Supervisory Board members at the conclusion of this General Meeting of Shareholders was 2. The Company abolished the bonus system for Audit & Supervisory Board members in the 54th term.
- 6. The Company establishes ordinary profit as the indicator for performance-based bonuses and ROE as the indicator for performance-based stock compensation. Changes for results of these indicators are shown in "I. Matters Concerning the Current Status of the Corporate Group" "(5) Trends in Assets and Operating Results of the Company."

2) Retirement benefits paid to retired Directors and Audit & Supervisory Board members for this fiscal year

At the 55th Ordinary General Meeting of Shareholders, which was held on June 23, 2006, approval was given for discontinuing payments in line with abolishing the retirement benefit system for Directors and Audit & Supervisory Board members. Following the resolution, there has been no retirement benefit paid for this fiscal year.

(5) Policies, etc., Related to the Determination of Contents for Compensation, etc., of Officers

At the Board of Directors meeting held on June 24, 2016, the Company resolved policies for determining the content of compensation, etc., for individual Directors. When making a resolution to the Board of Directors, we consult in advance with the Nominations & Remuneration Committee, for which half of members are Independent Directors/Auditors, and receive reports on the contents of said consultation. Furthermore, the system in the Director Compensation Rules is designed so that the contents of individual compensation, etc., for Directors are calculated based on those policies, so the Board of Directors judges that the contents of compensation, etc., for individual Directors in the consolidated fiscal year under review are in accordance with those policies. The Board of Directors shall consult with the Nominations & Remuneration Committee every year regarding the validity of the Director Compensation Rules, and shall deliberate and decide on necessary measures based on reports from the Committee.

The contents of policies for determining the contents of compensation for individual Directors are as follows.

1) Basic policy

- Compensation for Directors shall be appropriate, and shall be sufficient for attracting and retaining diverse, talented personnel.
- Compensation for Directors shall enable Directors to continuously improve corporate value and share interests with the Company's shareholders.
- Measures shall be taken to ensure that the process of determining compensation for Directors is fair and transparent.
- Compensation for Directors shall consist of basic compensation, which is fixed compensation as payment for role and execution of duties, and performance-based compensation, which is linked to business performance. However, performance-based compensation is not appropriate for non-executive Directors, including External Directors who are independent of business execution; therefore, only basic compensation is used for non-executive Directors.

2) Policy regarding basic compensation

Basic compensation for Directors of the Company shall be a fixed monthly compensation. The amount of compensation shall be set within the range for each position stipulated in the Director Compensation Rules, taking into consideration the appropriate level.

3) Policy regarding performance-based compensation, etc., and non-monetary compensation, etc.

- The Company establishes the return on equity (ROE) and ordinary profit as the Company's important business indicators, and strives to improve these indicators. Therefore, the Company also uses these indicators for performance-based compensation, etc., and non-monetary compensation, etc., for executive Directors.
- Business indicators related to bonuses as short-term incentives shall be the consolidated ordinary profit and business profit (loss) by business segment for the applicable fiscal year. The amount of individual bonuses is calculated by multiplying the basic compensation amount of each Director by the factor stipulated in the Director Compensation Rules according to the results of each business index and the individual contribution evaluation. After being determined, the amount is paid after the Ordinary General Meeting of Shareholders for that fiscal year.
- The business indicator for stock-based compensation as a medium- to long-term incentive shall be the return on equity (ROE) for the fiscal year in which the compensation is issued. The number of shares to be individually issued is assigned after converting the basic compensation amount for each Director and the ROE performance in each fiscal year into points by using the methods specified in the Share Issuance Regulations, and the number of shares of the Company are issued at the time of leaving the position based on the cumulative number of points earned during time spent serving in that position.
- For these two indicators, a lower limit (no payment) and an upper limit are set. Director compensation is paid according to performance, within the upper and lower limits.

4) Policy for ratio of compensation, etc.

The ratio of performance-based compensation, etc., and non-monetary compensation, etc., is designed to be about 30% of the total compensation for Directors at the upper limit of the current system.

5) Items related to determination of compensation, etc.

Pursuant to the Director Compensation Rules, the Board of Directors delegates the determination of the basic compensation amount, etc., for each Director to the Representative Directors.

(6) Items Related to Delegating the Determination of Compensation, etc., for Officers

Pursuant to the Director Compensation Rules, the Board of Directors delegates the determination of the individual basic compensation amount for each director to Representative Director & CEO Mitsumasa Matsunaga and Representative Director & COO Toshiro Suzuki (who is in charge of auditing office). When deciding the contents of delegation, the Nomination & Remuneration Committee confirms that the contents comply with the Director Compensation Rules.

(7) Matters Concerning External Directors and Audit & Supervisory Board Members

1) State of significant posts held concurrently at other corporations, and relations between the Company and such other corporations

Please see the above "(1) Status of Directors and Audit & Supervisory Board Members" section.

2) Major activities in the fiscal year under review

• Status of attendance at meetings of the Board of Directors and the Audit & Supervisory Board

		ectors Meetings 13 meetings)	Audit & Supervisory Board Meetings (a total of 16 meetings)		
	Number of Meetings Attended	Attendance Rate	Number of Meetings Attended	Attendance Rate	
Director Takeshi Uchimura	13	100%	_	_	
Director Minoru Nishino	13	100%	_		
Director Akihiro Fujioka	13	100%	_		
Director Minako Adachi	9	90%	_		
Audit & Supervisory Board member Shohei Yamamoto	13	100%	16	100%	
Audit & Supervisory Board member Kuniharu Kezuka	13	100%	16	100%	

Notes:

- 1. Minako Adachi was newly appointed Director at the 72nd Ordinary General Meeting of Shareholders held on June 22, 2023. There have now been 10 meetings of the Board of Directors since her appointment.
- 2. Based on the number of meetings of the Board of Directors in the table above, and on Article 370 of the Companies Act and the Company's Articles of Incorporation, there have been two recorded resolutions recognized to be

resolutions of the Board of Directors.

- Statements made by Directors at the Board of Directors and summary of duties performed in relation to their expected roles
 - Takeshi Uchimura, Minoru Nishino, Akihiro Fujioka and Minako Adachi provided a wide range of valuable comments and advice in terms of corporate governance, risk analysis and evaluation in the course of business operation, compensation system for the Directors, election of any Directors, and overall management based on their abundant experience and achievements in corporate management at another listing companies.
 - Furthermore, as members of the Nominations & Remuneration Committee, the four Directors fulfill an important role in strengthening the independence, objectivity, and accountability of functions of the Board of Directors as expected by the Company; for example, they are involved in reporting to the Board of Directors in regards to the nomination of candidates for Directors and Audit & Supervisory Board members and in regards to the determination of Director compensation.
- Statements made by Audit & Supervisory Board members at the Board of Directors and at Audit & Supervisory Board meetings
 - Shohei Yamamoto and Kuniharu Kezuka provided comments effective and necessary for securing legal compliance of the Company's management from the viewpoints of their positions as a lawyer and as a certified public accountant and certified tax accountant, respectively.

V. Status of Accounting Auditor

(1) Name of Accounting Auditor

Deloitte Touche Tohmatsu LLC.

(2) Amount of Compensation

	Amount to Be Paid
Compensation to be paid to Accounting Auditors for the fiscal year under review	¥48 million
Total of cash and other assets to be paid by the Company and subsidiaries to Accounting Auditors	¥56 million

- Notes: 1. Among principal subsidiaries of the Company, overseas subsidiaries were subject to audits by a person other than the Accounting Auditor who audits the Company (overseas certified public accountant or person equivalent to the qualification of auditing firm) (limited to an audit subject to a foreign law equivalent to the Companies Act or the Financial Instruments and Exchange Act of Japan).
 - 2. The auditing contract between the Company and the Accounting Auditors makes no distinction between auditing services based on the Corporate Law and auditing services based on the Financial Instruments and Exchange Law. Since no real distinction can be made in practice, the amount paid represents the total amount.
 - 3. As prescribed in "Practical Guidelines Concerning Cooperation with Accounting Auditors" released by the Japan Audit & Supervisory Board Members Association, the Audit & Supervisory Board has evaluated the status of execution of duties by Accounting Auditors and their audit plan, and after considering the Company's business results in the previous fiscal year, has agreed with the provisions of Article 399, Paragraph 1 of the Companies Act on matters such as the compensation to be paid to Accounting Auditors.

(3) Non-Audit Work

The Company entrusts the Accounting Auditor with "proposal of responses to revised standards on internal controls," which is a service other than services as provided in Article 2, Paragraph 1 of the Certified Public Accountants Law (non-audit work), and paid compensation for such services to the Accounting Auditor.

(4) Policy Concerning Decisions to Dismiss or Not to Reappoint Accounting Auditors

When there is any difficulty in execution of duties by the Accounting Auditor and their fulfillment is deemed necessary, the Audit & Supervisory Board shall determine the content of the proposal regarding whether to dismiss or not reappoint the Accounting Auditor to be submitted to the General Meeting of Shareholders. Furthermore, if the Accounting Auditor is deemed to fall under any of the items prescribed in Article 340, Paragraph 1 of the Companies Act, the Audit & Supervisory Board shall dismiss the Accounting Auditor based on consent of all Audit & Supervisory Board members. In this case, the Audit & Supervisory Board member designated by the Audit & Supervisory Board shall report on the dismissal of the Accounting Auditor and the reason thereof at the first General Meeting of Shareholders following the dismissal.

VI. System for Securing Appropriateness of Business Operations and the Status of Its Operation

(1) System for Securing Appropriateness of Business Operations

At the Meeting of the Board of Directors, the Company resolved the following system for securing compliance of directors' execution of duties in line with laws and regulations as well as with the Articles of Incorporation, but also for securing the appropriateness of the business operations of the Company.

1) System for Securing Compliance of Execution of Duties by Directors and Employees with Laws and Regulations and Articles of Incorporation

- The Company shall set the code of conduct in line with the company creed and philosophy where its directors and employees are required to comply with, and ensure that each and every director and employee is thoroughly informed of this code.
- The Company shall set compliance rules and establish a framework for compliance, including an internal reporting (whistle-blower) system.
- When detecting serious legal violation or other important matters concerning compliance, Directors shall immediately notify Audit & Supervisory Board members and report it at a meeting of the Board of Directors or a corporate management meeting without any delay.
- The Company shall set up an internal audit department that is independent from operational divisions and responsible for auditing the operational processes thereof in order to prevent and detect illegal acts and improve the processes.
- Audit & Supervisory Board members shall be allowed not only to attend meetings of the Board of Directors on a
 permanent basis but also to participate in other important meetings and committee meetings as necessary. In addition,
 Audit & Supervisory Board members shall regularly hold meetings to seek the opinions of Accounting Auditors.
- The Company shall stipulate explicitly the obligation to break off relations with antisocial forces in the code of conduct. Furthermore, it shall establish a department to handle such antisocial forces and take all necessary measures such as formulating a communication framework to contact the police and lawyers in the case of emergency, collecting and managing information, preparing regulations and manuals, and so on.

2) System for Storage and Management of Information Concerning Directors' Execution of Duties

- Directors shall store and manage documents and other information materials concerning their execution of duties appropriately in accordance with the rules set by the Company.
- Directors, Audit & Supervisory Board members and employees at the internal audit department may access such information at any times.

3) Rules Concerning Risk Management

- The Company has established risk management regulations, and clearly states the risks that it faces.
- Under the directions of its General Risk Committee, which is headed by the company president, the Company manages risk for the entire Group.
- As well as clarifying the supervisory department for each risk, the General Risk Committee sets up individual committees as required, and prepares systems for enabling swift and effective responses to be made when risks arise. Also, the Company formulates a Business Continuity Plan (BCP) that assumes the occurrence of a large-scale

- earthquake related disaster.
- The General Risk Committee makes reports to the Board of Directors, as necessary, on the state of responses being made for risks that have arisen.
- Regarding potential risks requiring response, after assessing these, the General Risk Committee reviews the
 effectives of the risk policies and associated management systems, and then reports on their findings to the Board of
 Directors.

4) System for Securing Efficiency of Execution of Duties by the Group's Directors

- The Company shall hold a regular meeting of the Board of Directors every month and hold an extraordinary meeting
 of the Board of Directors as necessary.
- In addition, the Company shall regularly hold a corporate management meeting with the participation of Executive Directors, Full-time Audit & Supervisory Board members and others, for which sufficient deliberations shall be conducted in advance on particularly important matters to be determined by the Board of Directors.
- With regard to the execution of operations based on decisions made at a meeting of the Board of Directors, the divisions and officials in charge thereof as well as the execution procedures shall be determined based on the rules concerning the allocation of operational responsibilities and authorities. Furthermore, by similarly maintaining necessary regulations and providing execution proceedings for each subsidiary, the Company aims to streamline execution of duties by each subsidiary's corresponding director.

5) System for Securing Appropriateness of Operations of the Group

- All companies belonging to the Sanshin Electronics Group shall be required to comply with the Group creed and
 philosophy, the code of conduct and the compliance rules, and the Company shall ensure that directors and all
 employees of its subsidiaries are thoroughly informed. Each subsidiary shall maintain necessary regulations for itself
 based on the above rules.
- The Sanshin Electronics Group as a whole, including subsidiaries, shall implement measures to cope with the serious risks. Each subsidiary shall maintain necessary regulations for itself based on the above rules.
- Subsidiaries are required to obtain prior approval from and submit reports to the Company with regard to important matters as specified in the rules concerning the supervision of subsidiaries and affiliated companies.
- The Company shall regularly provide directors and employees of subsidiaries with opportunities to have the Company's Directors and Audit & Supervisory Board members reporting on the execution of their respective duties.
- Audit & Supervisory Board members shall conduct necessary audits with regard to subsidiaries, too.

6) Systems for Ensuring the Reliability of Financial Reporting

• To ensure the reliability of the Group's financial reporting and the effective and appropriate submission of the internal control reports, the Company shall set the Internal Control Management Regulations and introduce the framework to evaluate the effectiveness of the internal control system on a regular basis and to correct inadequacies, if any.

7) System for Accommodating Audit & Supervisory Board Members' Requests for Assistant Employees and Independence of Said Employees from Directors

- Audit & Supervisory Board members shall be given the authority to issue instructions to the internal audit division with regard to matters necessary for their auditing activities.
- Concerning instructions received from Audit & Supervisory Board members with regard to matters necessary for their auditing activities, employees at the internal audit department shall not be bound by the chain of command leading down from Directors.
- The Company shall respect the Audit & Supervisory Board members' opinions with regard to matters related to the
 appointment, transfer, evaluation, disciplinary actions and so forth, of the employees at the internal audit department.

8) Systems for Reporting by Directors and Employees to Audit & Supervisory Board Members and for Securing Effective Audits by Audit & Supervisory Board Members

- Audit & Supervisory Board members shall be given the authority to request necessary reports from directors and employees at any time.
- The Representative Directors shall provide the Audit & Supervisory Board members with opportunities to exchange opinions with them regularly.
- The internal audit department shall make sure to submit reports to Audit & Supervisory Board members after conducting audits of operations, etc.
- The Company shall establish an appropriate system for the reporting of matters concerning compliance, such as legal violation, to Audit & Supervisory Board members by setting compliance rules.
- Any disadvantageous treatment given to Directors and Employees who contribute through reports to audits by Audit
 & Supervisory Board members, or to Directors, Audit & Supervisory Board members and Employees of subsidiaries is prohibited.
- When Audit & Supervisory Board members request to the Company the payment in advance for the expenses related
 to the execution of their auditing duties, the Company shall pay such costs or amortize the liability immediately.
 Moreover, in order to pay the expenses incurred in the execution of duties by Audit & Supervisory Board members,
 the Company shall allocate a certain amount of budget each year.

(2) Outline of the Status of Operation of the System for Securing Appropriateness of Business Operations

The status of operation of the system for securing appropriateness of business operations is shown as below.

- The Company has set a code of conduct its directors and employees are required to comply with, and is currently taking thorough measures to make this code known by everyone at the training for new employees, as well as through periodic publications in the Company's newsletter, postings within offices, or by distributing cards internally. Furthermore, in order to assess the implementation status of this code of conduct, the Company regularly conducts an employee questionnaire. The results of the questionnaire are reported to the Board of Directors and the degree of awareness toward the code of conduct is confirmed.
- The Company has established internal reporting regulations which define items including confidentiality of whistleblowers, prohibition of disadvantageous treatment of whistle-blowers, and prohibition of handling of reported incidents by individuals who are personally involved in said incidents. The Company operates an internal control

- system. Furthermore, in order to strengthen independence from management, the Company includes all Audit & Supervisory Board members in the reporting contact point.
- The Company has established an Auditing Office as its internal auditing department. Currently, three dedicated staffs are stationed at the Auditing Office as of the date of creation for this business report. After conducting an operational audit, the Auditing Office submits an auditing report to the Representative Directors and to Audit & Supervisory Board members. Furthermore, the Audit & Supervisory Board members and Auditing Office hold meetings as necessary. Audit & Supervisory Board members gather information from the Auditing Office; for example, requesting reports on the status of the internal control system and related auditing results. Audit & Supervisory Board members also provide instruction and recommendations to the Auditing Office.
- Audit & Supervisory Board members shall attend the meetings of the Board of Directors. Furthermore, Full-time Audit & Supervisory Board members shall attend management and executive committee meetings, management strategy meetings and other important gatherings on a permanent basis. In addition to holding deliberation with Accounting Auditors at the beginning of the fiscal year under review in order to formulate an audit plan, Audit & Supervisory Board members meet periodically and as necessary, and are present during the performance of accounting audits as necessary.
- The General Risk Committee makes reports to the Board of Directors, as necessary, on the state of responses being
 made for risks that have arisen. Also, regarding new risks requiring response, after assessing these, the General Risk
 Committee reports on the effectiveness of the risk policies and associated management systems to the Board of
 Directors.
- During the period, ordinary meetings of the Board of Directors were held 13 times.
- The scope of matters to be resolved by the Board of Directors was limited to legal matters and fundamental matters of the Company (disposal of important assets such as investments, corporate code of conduct, corporate philosophy, code of conduct, establishment/revision of basic management policies and management plans, items related to corporate governance, etc.). Other matters shall be delegated to corporate management meetings and executive directors, and action shall be taken in accordance with rules. In regards to the executions of said actions, executive directors shall report to the Board of Directors as necessary. Through these reports, the Board of Directors shall supervise the decision-making and business operation of executive directors.
- Audit & Supervisory Board members perform accounting audits in important subsidiaries in Japan, and visit important overseas subsidiaries for periodic audits.
- In accordance with the Internal Control Management Regulations, the Internal Control Committee meets four times during the period. In order to evaluate the effectiveness of internal controls at the Company, the Internal Control Committee considers the self-assessment results of self-inspection and the results of independent evaluation by the Auditing Office. Results are reported to the COO.
- Representative Directors meet periodically with Audit & Supervisory Board members and Independent External Directors in order to exchange opinions. Furthermore, separate meetings are held between Audit & Supervisory Board members and Independent External Directors in order to exchange opinions.

Consolidated Financial Statements

CONSOLIDATED BALANCE SHEET

Sanshin Electronics Co., Ltd.

As of March 31, 2024

	Millions of yen	
ASSETS		
Current assets:		
Cash and deposits	8,793	
Notes and accounts receivable-trade, and contract assets	32,012	
Electronically recorded monetary claims	2,472	
Merchandise inventories	22,927	
Partly-finished work	1	
Accrued income	103	
Consumption taxes receivable	4,826	
Others	987	
Allowance for doubtful accounts	(28)	
Total current assets	72,095	
Non-current assets:		
Property and equipment		
Buildings and structures	1,182	
Land	1,135	
Leased assets	174	
Construction in progress	352	
Others	77	
Total property and equipment	2,921	
Intangible assets:	301	
Investments and other assets:		
Investment securities	3,288	
Deferred tax assets	83	
Assets related to retirement benefits	79	
Others	170	
Allowance for doubtful accounts	(57)	
Total investments and other assets	3,564	
Total non-current assets	6,788	
TOTAL	78,884	

CONSOLIDATED BALANCE SHEET

Sanshin Electronics Co., Ltd.

As of March 31, 2024

,	Millions of yen	
LIABILITIES AND NET ASSETS:		
LIABILITIES:		
Current liabilities:		
Notes and accounts payable-trade	13,350	
Short-term loans payable	23,959	
Lease obligations	80	
Accrued corporate tax, etc.	364	
Allowance for bonuses to employees	517	
Allowance for bonuses to Directors and Audit &	56	
Supervisory Board members	56	
Others	1,621	
Total current liabilities	39,949	
Non-current liabilities:		
Lease obligations	99	
Deferred tax liabilities	206	
Allowance for stock compensation	150	
Others	105	
Total non-current liabilities	561	
Total liabilities	40,510	
NET ASSETS:		
Shareholders' equity:		
Capital stock	14,811	
Capital surplus	16	
Retained earnings	26,266	
Treasury stock	(8,758)	
Total shareholders' equity	32,335	
Accumulated other comprehensive income:		
Valuation difference on available-for-sale securities	1,014	
Deferred hedge gains (losses)	(63)	
Foreign currency translation adjustments	4,933	
Remeasurements of defined benefit plans	74	
Total accumulated other comprehensive income	5,959	
Non-controlling interests	77	
Total net assets	38,373	
TOTAL	78,884	

CONSOLIDATED PROFIT AND LOSS STATEMENT

Sanshin Electronics Co., Ltd.

For the year ended March 31, 2024

,		Millions of yen
Net sales		140,197
Cost of sales:		124,643
Gross profit on sales		15,553
Selling, general and administrative expenses:		9,804
Operating profit		5,748
Non-operating profit:		
Interest income	114	
Dividend income	38	
Others	77	231
Non-operating expenses:		
Interest expenses	963	
Foreign exchange losses	1,077	
Others	29	2,071
Ordinary profit		3,908
Extraordinary profits:		
Gain on sales of investment securities	14	14
Extraordinary losses:		
Loss on retirement of non-current assets	11	
Loss on valuation of investment securities	26	37
Net profit before tax and other adjustments		3,886
Corporate, resident and enterprise taxes	1,097	
Adjustment for corporate tax, etc.	39	1,137
Net profit		2,748
Net profit attributable to non-controlling interests		8
Net profit attributable to shareholders of parent company		2,740

CONSOLIDATED STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY

Sanshin Electronics Co., Ltd. For the year ended March 31, 2024

Millions of yen

	Shareholders' equity						
	Capital stock	Capital surplus	Retained earnings	Treasury stock	Total shareholders' equity		
Balance as of April 1, 2023	14,811	16	25,255	(8,777)	31,305		
Changes during the term							
Dividends of surplus			(1,729)		(1,729)		
Net profit attributable to shareholders of parent company			2,740		2,740		
Purchase of treasury stock				(0)	(0)		
Disposal of treasury stock				19	19		
Net changes of items other than shareholders' equity							
Total changes during the term	_	_	1,010	18	1,029		
Balance as of March 31, 2024	14,811	16	26,266	(8,758)	32,335		

	A	Accumulate					
	Valuation difference on available- for-sale securities	Deferred hedge gains (losses)	Foreign currency translation adjustments	Remeasure ments of defined benefit plans	Total accumulated other comprehensive income	Non- controlling interests	Total net assets
Balance as of April 1, 2023	568	44	2,424	(160)	2,877	69	34,252
Changes during the term							
Dividends of surplus							(1,729)
Net profit attributable to shareholders of parent company							2,740
Purchase of treasury stock							(0)
Disposal of treasury stock							19
Net changes of items other than shareholders' equity	445	(108)	2,509	235	3,082	8	3,090
Total changes during the term	445	(108)	2,509	235	3,082	8	4,120
Balance as of March 31, 2024	1,014	(63)	4,933	74	5,959	77	38,373

Non-Consolidated Financial Statements

NON-CONSOLIDATED BALANCE SHEET

Sanshin Electronics Co., Ltd.

As of March 31, 2024

715 Of March 31, 2024	Millions of yen	
ASSETS		
Current assets:	2.205	
Cash and deposits	3,207	
Trade notes	65	
Electronically recorded monetary claims	2,472	
Accounts receivable–trade and contract assets	17,283	
Merchandise inventories	13,329	
Partly-finished work	1	
Advance payment	420	
Prepaid expenses	154	
Short-term loans receivable from subsidiaries and associates	1,861	
Accrued income	158	
Consumption taxes receivable	4,826	
Others	33	
Allowance for doubtful accounts	(0)	
Total current assets	43,814	
Non-current assets: Property and equipment:		
Buildings	1,175	
Structures	2	
Tools and fixtures	54	
Land	1,135	
Leased assets	102	
Construction in progress	352	
Total property and equipment	2,823	
Intangible assets:		
Software	210	
Others	46	
Total intangible assets	257	
Investments and other assets:		
Investment securities	3,163	
Stocks of subsidiaries and affiliates	3,557	
Guarantee money deposit	18	
Prepaid pension costs	82	
Others	37	
Allowance for doubtful accounts	(12)	
Total investments and other assets	6,846	
Total non-current assets	9,927	
TOTAL	53,742	

NON-CONSOLIDATED BALANCE SHEET

Sanshin Electronics Co., Ltd.

As of March 31, 2024

As of March 31, 2024	Millions of yen	
LIABILITIES AND NET ASSETS:	<u> </u>	
LIABILITIES:		
Current liabilities:		
Trade notes	706	
Accounts payable	10,596	
Short-term loans payable	20,064	
Lease obligations	41	
Accounts payable - other	273	
Accrued expenses	190	
Accrued corporate tax, etc.	215	
Advance received	623	
Allowance for bonuses to employees	517	
Allowance for bonuses to Officers	56	
Others	203	
Total current liabilities	33,488	
Non-current liabilities:		
Lease obligations	61	
Deferred tax liabilities	136	
Allowance for stock compensation	150	
Others	105	
Total non-current liabilities	453	
Total liabilities	33,942	
NET ASSETS:		
Shareholders' equity:		
Capital stock	14,811	
Capital surplus	16	
Other capital surplus	16	
Retained earnings	12,779	
Retained surplus	394	
Other retained earnings	12,385	
Reserve for dividend payments	600	
Retained earnings brought forward	11,785	
Treasury stock	(8,758)	
Total shareholders' equity	18,848	
Valuation and translation adjustments:		
Valuation difference on available-for-sale securities	1,014	
Deferred hedge gains (losses)	(63)	
Total valuation and translation adjustments	951	
Total net assets	19,800	
TOTAL	53,742	
IUIAL	55,/42	

NON-CONSOLIDATED PROFIT AND LOSS STATEMENT

Sanshin Electronics Co., Ltd.

For the year ended March 31, 2024

		Millions of yen
Net sales		94,513
Cost of sales:		85,966
Gross profit on sales		8,547
Selling, general and administrative expenses:		7,054
Operating profit		1,493
Non-operating profit:		
Interest and dividend income	2,141	
Foreign exchange gains	90	
Management consulting fees	174	
Others	38	2,444
Non-operating expenses:		
Interest expenses	415	
Others	29	444
Ordinary profit		3,493
Extraordinary profits:		
Gain on sales of investment securities	14	14
Extraordinary losses:		
Loss on retirement of non-current assets	0	
Loss on valuation of investment securities	26	26
Net profit before tax and other adjustments		3,481
Corporate, resident and enterprise taxes	519	
Adjustment for corporate tax, etc.	58	578
Net profit		2,903

NON-CONSOLIDATED STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY

Sanshin Electronics Co., Ltd. For the year ended March 31, 2024

Millions of yen

		Shareholders' equity								
		Capital	l surplus		Retained earnings					
	Capital stock				Other retain	ned earnings	Treasu	Treasury	easury Total shareholders'	
	Capital stock	Other capital surplus	Total capital surplus	Retained surplus	Reserve for dividend payments	Retained earnings brought forward	Total retained earnings	stock	equity	
Balance as of April 1, 2023	14,811	16	16	221	600	10,784	11,605	(8,777)	17,656	
Changes during the term										
Dividends of surplus						(1,729)	(1,729)		(1,729)	
Provision of retained surplus				172		(172)			_	
Net profit						2,903	2,903		2,903	
Purchase of treasury stock								(0)	(0)	
Disposal of treasury stock								19	19	
Net changes of items other than shareholders' equity										
Total changes during the term	-	-	-	172	-	1,001	1,174	18	1,192	
Balance as of March 31, 2024	14,811	16	16	394	600	11,785	12,779	(8,758)	18,848	

	Valuation difference on available-for-sale securities	Deferred hedge gains (losses)	Total valuation and translation adjustments	Total net assets
Balance as of April 1, 2023	568	44	613	18,269
Changes during the term				
Dividends of surplus				(1,729)
Provision of retained surplus				-
Net profit				2,903
Purchase of treasury stock				(0)
Disposal of treasury stock				19
Net changes of items other than shareholders' equity	445	(108)	337	337
Total changes during the term	445	(108)	337	1,530
Balance as of March 31, 2024	1,014	(63)	951	19,800

Audit Report

Report of the audit of the consolidated accounts by Accounting Auditors

Independent Auditor's Report

May 10, 2024

To the Board of Directors of Sanshin Electronics Co., Ltd.:

Deloitte Touche Tohmatsu LLC, Tokyo Office

Hirotsugu Mizuno

Designated and Engagement Limited Partner

Certified Public Accountant

Akiko Fujiharu

Designated and Engagement Limited Partner

Certified Public Accountant

Auditors' opinions

Pursuant to Article 444, Paragraph 4 of the Companies Act, we have audited the consolidated financial statements, which consist of the consolidated balance sheet, consolidated profit and loss statement, consolidated statement of changes in shareholders' equity and notes to consolidated financial statements, of Sanshin Electronics Co., Ltd., (the "Company") for the consolidated fiscal year from April 1, 2023 to March 31, 2024.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position and results of operations of the Company and its consolidated subsidiaries for the related consolidated fiscal year, and the consolidated results of their operations and their cash flows for the years then ended in conformity with corporate accounting standards generally accepted in Japan.

Basis for Auditors' opinions

We have carried out the audit in compliance with auditing standards generally recognized as fair and appropriate in Japan. Our responsibilities under these standards are stated in the "Responsibilities of Auditors in the auditing of consolidated financial statements." In accordance with applicable regulations related to occupational ethics in Japan, we are independent from the Company and its consolidated subsidiaries and fulfill all other ethical responsibilities as Auditors. We believe that the audit evidence we have obtained is sufficient and appropriate, and provides a reasonable basis for our opinions.

Other content

Other contents are the business report and its detailed statements. The Company's management is responsible for preparing and disclosing other content. Audit & Supervisory Board members and the Audit & Supervisory Board are responsible for monitoring the Directors' execution of their work operations concerning reporting process preparation and implementation for other content.

Other content is not included in the Auditors' opinion on the consolidated financial statements. We do not express an opinion on the other content.

The responsibility of us in the audit of consolidated financial statements is to read through other content and, during the process of reading through, to examine whether there are any significant differences between other content and the consolidated financial statements or the knowledge gained by us during the audit process, and to pay attention to any other signs of significant error in other content other than those significant differences.

Based on the work performed, if we judge that there are significant errors in other content, we are required to report on those facts.

There are no matters related to other content that require reporting by us.

Responsibilities of the Company's management, Audit & Supervisory Board members, and the Audit & Supervisory Board for preparation of consolidated financial statements

The Company's management is responsible for preparing and fairly presenting these consolidated financial statements in accordance with corporate accounting standards generally accepted in Japan. This includes designing and operating internal controls judged by management as necessary to prepare and fairly present consolidated financial statements that are free from material misstatements due to fraud or error.

In the course of drafting consolidated financial statements, management is responsible for assessing whether it is appropriate to prepare the consolidated financial statements based on the premise of a going concern and disclosing the applicable information for matters related to said going concern when necessary based on corporate accounting standards which are generally accepted in Japan.

The Audit & Supervisory Board members and the Audit & Supervisory Board are responsible for monitoring the Directors' execution of their work operations concerning financial reporting process preparation and implementation.

Responsibilities of Auditors in the auditing of consolidated financial statements

For the audits they perform, Auditors are responsible for acquiring a reasonable guarantee based on the audits they performed that there is no fraud or error within the consolidated financial statements as a whole which results in material misstatements and expressing an opinion on the applicable consolidated financial statements from their independent perspective within their audit report. Misstatements can occur as a result of fraud or error, and when these misstatements can reasonably be considered to affect the decision-making of consolidated financial statement users either individually or in total, they are determined to be material.

Auditors carry out the following auditing process in compliance with auditing standards generally recognized as fair and appropriate in Japan, using their professional and specialist judgment and maintaining a sense of professional skepticism in their work.

- Auditors identify and evaluate the risk of material misstatements resulting from fraud or error. Auditors also propose
 and implement auditing procedures for handling risks of these material misstatements. Selection and application of
 auditing procedures are carried out at the discretion of the Auditor. In addition, Auditors acquire audit evidence that
 is both sufficient and appropriate as a basis for stating their opinions.
- Expressing an opinion on the effectiveness of internal controls is not the purpose of auditing consolidated financial statements. However, Auditors consider internal controls related to the audit as part of their risk evaluations in order to formulate appropriate auditing procedures to fit the circumstances.
- Auditors evaluate the appropriateness of the accounting policy chosen by the management and the methods for its
 application, as well as the reasonableness of accounting estimates carried out by management and the validity of
 related explanatory notes.
- Auditors evaluate whether it is appropriate for the management to draft consolidated financial statements on the
 premise of a going concern. They also come to a conclusion regarding whether major uncertainties can be recognized
 related to matters or circumstances giving rise to serious doubts concerning the premise of a going concern based on

evidence acquired through the auditing process. If major uncertainties concerning the premise of a going concern can be recognized, Auditors caution consolidated financial statement users on this point in their audit reports, calling for attention to the explanatory notes. In addition, if the explanatory notes in the consolidated financial statements related to the applicable major uncertainty are not appropriate, Auditors are expected to indicate an exception in their opinion statements on the consolidated financial statements. Although the conclusions of Auditors are based on the auditing evidence they acquire up until the date of their audit report, there is still a possibility that a company will be unable to continue its business as a going concern due to future events and circumstances.

- In addition to determining whether the indications and explanatory notes of the consolidated financial statements are in compliance with corporate accounting standards generally accepted in Japan, Auditors also evaluate whether the indications, structure, and content of consolidated financial statements and their related explanatory notes, as well as the transactions and accounting matters on which these statements are based, are presented fairly.
- In order to express an opinion on consolidated financial statements, Auditors must acquire sufficient and appropriate auditing evidence related to financial affairs of the Company and its consolidated subsidiaries. Auditors are responsible for instructions, supervision, and implementation operations related to the auditing of consolidated financial statements. Auditors are solely responsible for their audit opinions.

Auditors will report the planned auditing scope, implementation period, important findings from the auditing process (including major deficiencies identified related to the internal controls), and other matters required by the auditing standards to the Company's Audit & Supervisory Board members and Audit & Supervisory Board.

Auditors will report on their adherence to independence as required by Japan's occupational ethics regulations, matters which could reasonably be considered to affect this independence, and the content of any safeguards measures implemented for the removal or mitigation of obstructing factors to the Company's Audit & Supervisory Board members and Audit & Supervisory Board.

Interest relationships

There are no interest relationships between the Company or consolidated subsidiaries and the auditing firm or between the Company or consolidated subsidiaries and the Designated and Engagement Limited Partners that are required to be reported according to the Certified Public Accountants Act.

Independent Auditor's Report

May 10, 2024

To the Board of Directors of Sanshin Electronics Co., Ltd.:

Deloitte Touche Tohmatsu LLC, Tokyo Office

Hirotsugu Mizuno

Designated and Engagement Limited Partner

Certified Public Accountant

Akiko Fujiharu

Designated and Engagement Limited Partner

Certified Public Accountant

Auditors' opinions

Pursuant to Article 436, Paragraph 2, Item 1 of the Companies Act, we have audited the financial statements, which consist of the balance sheet, profit and loss statement, statement of changes in shareholders' equity, notes to non-consolidated financial statements, and detailed statements thereof ("financial statements"), of Sanshin Electronics Co., Ltd., (the "Company") for the 73rd fiscal year from April 1, 2023 to March 31, 2024.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position and results of operations for the related fiscal year in conformity with corporate accounting standards generally accepted in Japan.

Basis for Auditors' opinions

We have carried out the audit in compliance with auditing standards generally recognized as fair and appropriate in Japan. Our responsibilities under these standards are stated in the "Responsibilities of Auditors in the auditing of financial statements." In accordance with applicable regulations related to occupational ethics in Japan, we are independent from the Company and fulfill all other ethical responsibilities as Auditors. We believe that the audit evidence we have obtained is sufficient and appropriate, and provides a reasonable basis for our opinions.

Other content

Other contents are the business report and its detailed statements. The Company's management is responsible for preparing and disclosing other content. Audit & Supervisory Board members and the Audit & Supervisory Board are responsible for monitoring the Directors' execution of their work operations concerning reporting process preparation and implementation for other content.

Other content is not included in the Auditors' opinion on the financial statements. We do not express an opinion on the other content.

The responsibility of us in the audit of financial statements is to read through other content and, during the process of reading through, to examine whether there are any significant differences between other content and the financial statements or the knowledge gained by us during the audit process, and to pay attention to any other signs of significant

error in other content other than those significant differences.

Based on the work performed, if we judge that there are significant errors in other content, we are required to report on those facts.

There are no matters related to other content that require reporting by us.

Responsibilities of the Company's management, Audit & Supervisory Board members, and the Audit & Supervisory Board for preparation of financial statements

The Company's management is responsible for preparing and fairly presenting these financial statements in accordance with corporate accounting standards generally accepted in Japan. This includes designing and operating internal controls judged by management as necessary to prepare and fairly present financial statements that are free from material misstatements due to fraud or error.

In the course of drafting financial statements, management is responsible for assessing whether it is appropriate to prepare the financial statements based on the premise of a going concern and disclosing the applicable information for matters related to said going concern when necessary based on corporate accounting standards which are generally accepted in Japan.

The Audit & Supervisory Board members and the Audit & Supervisory Board are responsible for monitoring the Directors' execution of their work operations concerning financial reporting process preparation and implementation.

Responsibilities of Auditors in the auditing of financial statements

For the audits they perform, Auditors are responsible for acquiring a reasonable guarantee based on the audits they performed that there is no fraud or error within the financial statements as a whole which results in material misstatements and expressing an opinion on the applicable financial statements from their independent perspective within their audit report. Misstatements can occur as a result of fraud or error, and when these misstatements can reasonably be considered to affect the decision-making of financial statement users either individually or in total, they are determined to be material.

Auditors carry out the following auditing process in compliance with auditing standards generally recognized as fair and appropriate in Japan, using their professional and specialist judgment and maintaining a sense of professional skepticism in their work.

- Auditors identify and evaluate the risk of material misstatements resulting from fraud or error. Auditors also propose and implement auditing procedures for handling risks of these material misstatements. Selection and application of auditing procedures are carried out at the discretion of the Auditor. In addition, Auditors acquire audit evidence that is both sufficient and appropriate as a basis for stating their opinions.
- Expressing an opinion on the effectiveness of internal controls is not the purpose of auditing financial statements. However, Auditors consider internal controls related to the audit as part of their risk evaluations in order to formulate appropriate auditing procedures to fit the circumstances.
- Auditors evaluate the appropriateness of the accounting policy chosen by the management and the methods for its
 application, as well as the reasonableness of accounting estimates carried out by management and the validity of
 related explanatory notes.
- Auditors evaluate whether it is appropriate for the management to draft financial statements on the premise of a going concern. They also come to a conclusion regarding whether major uncertainties can be recognized related to matters or circumstances giving rise to serious doubts concerning the premise of a going concern based on evidence acquired through the auditing process. If major uncertainties concerning the premise of a going concern can be recognized, Auditors caution financial statement users on this point in their audit reports, calling for attention to the explanatory notes. In addition, if the explanatory notes in the financial statements related to the applicable major uncertainty are not appropriate, Auditors are expected to indicate an exception in their opinion statements on the financial statements. Although the conclusions of Auditors are based on the auditing evidence they acquire up until the date of their audit

report, there is still a possibility that a company will be unable to continue its business as a going concern due to future events and circumstances.

• In addition to determining whether the indications and explanatory notes of the financial statements are in compliance with corporate accounting standards generally accepted in Japan, Auditors also evaluate whether the indications, structure, and content of financial statements and their related explanatory notes, as well as the transactions and accounting matters on which these statements are based, are presented fairly.

Auditors will report the planned auditing scope, implementation period, important findings from the auditing process (including major deficiencies identified related to the internal controls), and other matters required by the auditing standards to the Company's Audit & Supervisory Board members and Audit & Supervisory Board.

Auditors will report on their adherence to independence as required by Japan's occupational ethics regulations, matters which could reasonably be considered to affect this independence, and the content of any safeguards measures implemented for the removal or mitigation of obstructing factors to the Company's Audit & Supervisory Board members and Audit & Supervisory Board.

Interest relationships

There are no interest relationships between the Company and the auditing firm or between the Company and the Designated and Engagement Limited Partners that are required to be reported according to the Certified Public Accountants Act.

Audit & Supervisory Board Members' Report

The Audit & Supervisory Board (the "Board"), having deliberated on the audit reports prepared by the Audit & Supervisory Board members on the performance of the duties of Directors for the 73rd fiscal year from April 1, 2023 to March 31, 2024 hereby reports on its audit findings as follows:

- 1. Method and Content of the Audit by Audit & Supervisory Board Members and the Board
- (1) The Board established the audit policy and allocation of duties, etc., received reports from Audit & Supervisory Board members on the status of the execution and results of their audits, received reports from Directors and the Accounting Auditors on the status of execution of their duties and requested explanations as needed.
- (2) In compliance with the auditing standards set by the Audit & Supervisory Board and based on the audit policy, assigned duties, etc., each Audit & Supervisory Board member maintained proper communication with Directors, internal audit staff and other employees, and strove to create an environment that supports the collection and audit of information, as well as they conducted audit by the following methods.
 - 1) Attended meetings of the Board of Directors and other important gatherings, received reports from Directors and employees on the status of the execution of their duties, requested explanations as necessary, and examined the situation of the operations and assets of the head office and principal offices. In addition, the Audit & Supervisory Board members also maintained appropriate communication and exchanged information with Directors and Audit & Supervisory Board members of subsidiaries, and received reports about operations from subsidiaries when necessary.
 - 2) In order to ensure the system guaranteeing that the performance of the work of the Directors stipulated in the business reporting is in accordance with laws and ordinances and the Articles of Incorporation, and also to ensure appropriateness of all the other business processes that are required in a group comprising a joint stock company and its subsidiaries, regarding the corporate resolutions on the creation of a system in accordance with Article 100, Paragraphs 1 and 3 of the Enforcement of the Companies Act, as well as regarding the system (internal control system) currently maintained based on the contents of the corporate resolutions concerned, the Audit & Supervisory Board members regularly received reports from Directors, employees, etc., on the current situation of the establishment and the implementation of such system, requested explanations as necessary, and expressed their opinions.
 - 3) In addition, the Audit & Supervisory Board members monitored and verified whether the Accounting Auditors maintained their independence and implemented appropriate audits and received reports from the Accounting Auditors on the status of execution of their duties, and requested explanations as needed. In addition, Audit & Supervisory Board members were informed by the Accounting Auditors that they were developing the "structure and system to ensure that their duties would be executed in a proper manner" (items prescribed in Article 131 of the Corporate Calculation Regulations) in accordance with "Quality Control Standards for Auditing" (Business Accounting Council), and requested explanations as needed.

Based on the aforementioned methods, the Audit & Supervisory Board members examined the Company's business report and its detailed statements, financial statements (non-consolidated balance sheets, non-consolidated profit and loss statement, non-consolidated statement of changes in shareholders' equity and notes to the non-consolidated financial statements), their detailed statements, and consolidated financial statements (consolidated balance sheets, consolidated profit and loss statement, consolidated statement of changes in shareholders' equity and notes to consolidated financial statements) for the fiscal year under review.

2. Results of the Audit

- (1) Results of the audit of the business report and its detailed statements
 - (a) The business report and its detailed statements present fairly the status of the Company in conformity with the relevant laws and Articles of Incorporation.
 - (b) No misconduct or material fact running counter to the relevant laws or Articles of Incorporation has been found with respect to the execution of Directors' duties.
 - (c) The content of the resolutions of the Board of Directors on the internal control system are fair and reasonable. No item worthy of special mention has been found with respect to the contents of the business report and the execution of Directors' duties concerning the relevant internal control system.
- (2) Results of the audit of financial statements and their detailed statements The audit methods adopted and the results of the audit conducted by Deloitte Touche Tohmatsu, Accounting Auditors, are appropriate.
- (3) Results of the audit of consolidated financial statements

 The audit methods adopted and the results of the audit conducted by Deloitte Touche Tohmatsu, Accounting Auditors, are appropriate.

May 10, 2024

Audit & Supervisory Board

Sanshin Electronics Co., Ltd.

Akio Misono, Full-time Audit & Supervisory Board member Shin-ichi Miura, Full-time Audit & Supervisory Board member Shohei Yamamoto, External Audit & Supervisory Board member Kuniharu Kezuka, External Audit & Supervisory Board member