Corporate Governance

Basic Policies

In strengthening our corporate governance, our basic policies are to protect shareholder rights and ensure their equal treatment, cooperate appropriately with non-shareholder

Corporate Governance Framework

Fuji Electric's corporate governance framework consists of the Board of Directors, which performs the functions of management supervision and making important decisions, and the Audit & Supervisory Board Members and the Audit & Supervisory Board, which are in charge of the management audit function, and the framework guarantees objectivity and neutrality.

The Company actively appoints Outside Directors and Audit & Supervisory Board Members that satisfy the requirements for independence, endeavors to strengthen management supervisory and auditing functions, and has established the Nomination and Remuneration Committee comprising a majority of Outside Directors as an advisory body to the Board of Directors, and the majority of its members and its chairman

Corporate Governance Framework (As of June 25, 2024)

Audit

President and COO

Fuji Electric Compliance Promotion Committee Fuji Electric Risk Management Rules

[Legal compliance and

Committee

other key external issues]

Fuji Electric Compliance Promotion

Health & Safety Promotion Committee

versight

Appointment/Dismissal

Board of Directors

Comprising 10 Directors

(including 4 Outside Directors)

Consultation/

Nomination and

Remuneration Committee

Recommendations 🚽

Corporate Philosophy

* Committees

Fuii Electric Code of Conduc

an SDGs perspective]

SDGs Promotion Committee

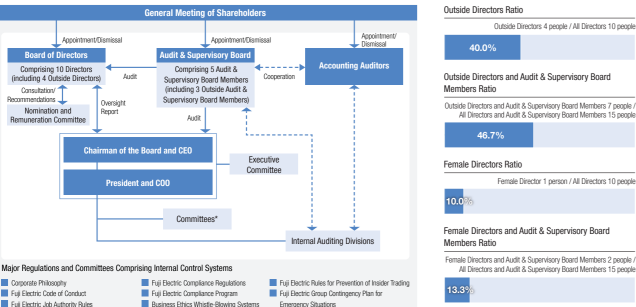
Fuii Electric Job Authority Rules

[Kev issues for Fuii Electric from

stakeholders, ensure proper information disclosure and transparency, execute the duties of the Board of Directors, and engage in dialogue with shareholders

are Outside Directors.

In addition, in order to clarify the roles of management and execution, we have introduced an executive officer system to clarify the responsibilities for business execution. In order to continue strengthening our operating platform as a company with sustainable growth, in fiscal 2022 we appointed a Chairman of the Board and CEO and President and COO. We are endeavoring to build an effective corporate governance framework by establishing the Executive Committee, which discusses and reports on important matters related to management as an advisory body to the Chairman of the Board and CEO and President and COO, as well as other committees tasked with planning and promoting key business strategy issues and key external issues, such as legal compliance.



Nomination and Remuneration Committee Outside Directors and Audit & Supervisory Board Members (Outside Directors) Ratio

66.7%

Outside Directors and Audit & Supervisory Board Members 4 people / All Committee Members 6 people



Auditor Liaison Committee etc

[Key business strategy issues]

Skills Development Committee

 Production Technology Committee Technology Development Committee

International Standardization Committee

Nomination and Remuneration Committee

Fuji Electric has established the Nomination and Remuneration Committee as the advisory body for the Board of Directors in order to enhance the Company's corporate governance by reinforcing the fairness, transparency, and objectivity of procedures concerning the nomination of and remuneration for Directors and Audit & Supervisory Board Members.

The Nomination and Remuneration Committee met a total of four times in fiscal 2023 to discuss and report to the Board of Directors on executive remuneration, the introduction of a

Initiatives to Improve the Board of Directors' Effectiveness

In fiscal 2023, the Board of Directors met 13 times to receive regular reports on management conditions and to supervise the execution of business operations as well as to engage in

Main Agenda	
Management Strategy, Sustainability, and Governance	Management plans and business st
Financial Results and Financial Affairs	Monthly, quarterly, and annual resul
Dividends from Surplus	Dividend policy, dividend payout rati
Cross-Shareholdings	Policy for holding and selling cross-
Organizational Changes and Personnel Reassignments	Purpose and details of organizationa

Training for Directors and Audit & Supervisory Board Members

Before taking office, Standing Directors and Audit & Supervisory Board Members undergo compliance training, which also encompasses legal and taxation matters. They are also provided opportunities after taking office to acquire necessary knowledge on an ongoing basis.

Before taking office, Outside Directors and Audit & Supervisory Board Members are briefed on the state of the Company and the roles they are expected to perform.

Evaluation of Effectiveness of the Board of Directors

We conduct the evaluation of the effectiveness of the Board of Directors with the use of a third-party survey once a year in order to verify whether the Board of Directors is properly fulfilling its expected roles and functions and to facilitate further improvements thereof. Furthermore, in order to deeply examine the survey results, individual interviews of the Directors and Audit & Supervisory Board Members are

Method of Evaluation of Effectiveness of the Board of Directors

(1) Board of Directors make-up, administration, discussions, and monitoring functions (3) Dialogue with shareholders Main guestion categories (2) Support structure and training for Directors and Audit & Supervisory Board Members (4) Initiatives implemented by Directors and Audit & Supervisory Board Members themselves

The following is the policy for initiatives in fiscal 2024 to address the major issues identified in the fiscal 2023 effectiveness evaluation.

Major Issues	Major Opinions of the Outside Directors and Audit & Supervisory Board Members on the Initiatives for FY2023	Policies for Major Initiatives in FY2024
Discussion of important medium- and long-term issues	 Interim reporting of the management plan to the Board of Directors and formulation of the management plan in consideration of the opinions of the Board of Directors More proactive clarification and in-depth discussion of issues to be discussed by the Board of Directors from the executive side 	 Enhancement of opportunities for reporting and discussing medium- and long-term issues that contribute to the enhancement of corporate value, such as the medium-term management plan, the establishment of human resources strategy including human resources development and the promotion of active participation by diverse human resources
Enhancement of the reporting required for supervising important decisions and business execution	Continuous periodic reporting to the Board of Directors on the status of establishment and operation of the internal control system for Fuji Electric as a whole Strengthening of project case management	 Enhancement of opportunities for reporting and discussing the status of business execution (e.g., the plan for and progress of semiconductor investment, and the status of the business transformation project, etc.)

share-based remuneration plan, and executive personnel matters.

O Matters for Consultation

- (1) Policy on the composition of the Board of Directors
- (2) Policies and criteria regarding the appointment or dismissal of Directors, the President and Chairman of the Board of Directors, and Audit & Supervisory Board Members
- (3) Appointment or dismissal of Directors, the President and Chairman of the Board of Directors, and Audit & Supervisory Board Members
- (4) Matters regarding the formulation and implementation of a succession plan for the President and Chairman of the Board of Directors
- 5) Policies and criteria regarding the remuneration of Directors and Audit & Supervisory Board Members (6) Details of remuneration for Directors and Audit & Supervisory Board Members
- lively discussions on important matters with an appropriate number of agenda items and time to deliberate.

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strategies, SDG issues, statuses of compliance and risk management initiatives, etc

ults and forecasts: risk of loss: and external disclosures, etc.

tio policy and policy on explanations to stakeholders etc.

-shareholdings and rationale for holding such shares, etc.

nal changes, division of executive roles and skills matrix, etc.

- After taking office, they have the chance to deepen their understanding of the Company through presentations on the strategies for business, R&D, and other operations,
- inspections of business bases, and other ways.





regularly implemented by the internal Board of Directors secretariat. Through all of these processes, we earned mostly positive assessments, thereby assuring the overall effectiveness of the Board of Directors.

The results of the surveys and interviews are discussed and reported in the Board of Directors, and issues that require improvement are shared with everyone.

Identification of issues based on third party survey result reports and advice and individual interview results

Board of Directors analyzes, discusses and assesses the findings

List of Officers (As of July 1, 2024)

The Directors and Audit & Supervisory Board Members are selected based on a balance of qualifications, experience, and diversity of the Board of Directors as a whole. The term of office of directors is set to one year in order to clarify

Directors

Persons with the qualifications, experience, and other attributes required to execute the Company's management policies are appointed as Standing Directors. Outside Directors are appointed from among persons equipped with the insight and experience required to make multilateral business decisions who also have an understanding of Fuji Electric's management, including managers at listed corporations and experts in academic fields deeply related to our business.

In addition, regarding the insight and experience required

management responsibilities for the fiscal year and to create a management structure that can respond quickly to changes in the business environment.

for the Board of Directors of Fuji Electric, in light of the Management Policies of Fuji Electric, including "contribute to the creation of a sustainable society through our energy and environment businesses," and our business characteristics, we have defined the seven fields of "business management," "finance and accounting," "global business," "environment and society," "R&D, technology, manufacturing, and DX," "corporate governance, legal matters, and risks" and "marketing and industry."

Directors		Areas Expected to Director by the Company						
		Business Management	Finance and Accounting	Global Business	Environment and Society	R&D, Technology, Manufacturing, and DX	Corporate Governance, Legal Matters, and Risks	Marketing and Industry
	Michihiro Kitazawa Representative Director Chairman of the Board and CEO (Chief Executive Officer) Nomination and Remuneration Committee member	•	•	•	•	•	•	•
	Shiro Kondo Representative Director President and COO (Chief Operating Officer) President Nomination and Remuneration Committee member	•		•	•	•		•
	Toshihito Tamba Outside Director Nomination and Remuneration Committee chairman Executive Adviser, Tokyo Century Corporation	•	•	•			•	
	Yukari Tominaga Outside Director Nomination and Remuneration Committee member External Director, MORINAGA MILK INDUSTRY CO., LTD. Outside Director, SB Technology Corp.	•				•	•	
	Yukihiro Tachifuji Outside Director Nomination and Remuneration Committee member	•		•	•	•	•	
	Tomonari Yashiro Outside Director Nomination and Remuneration Committee member President, Tokyo City University			•	•		•	
	Junichi Arai Director Senior Managing Executive Officer Corporate General Manager, Corporate Management Planning Headquarters General Manager, Export Administration Office In charge of compliance management		•	•	•		•	
and the second s	Toru Hosen Director Senior Managing Executive Officer Corporate General Manager, Semiconductors Business Group				•	•		•

Directors Business Finance a Management Account Hiroshi Tetsutani Director Managing Executive Officer Corporate General Manager, Industry Business Group Masashi Kawano Director Managing Executive Officer Corporate General Manager, Energy Business Group

Audit & Supervisory Board Members

Standing Audit & Supervisory Board Members are appointed by persons who are familiar with the Company's operations in general and possess expert knowledge and experience. Outside Audit & Supervisory Board Members are appointed by

Audit & Supervisory Board Members



Hirohiko Takaoka Outside Audit & Supervisory Board Member

Noriyuki Uematsu

Outside Audit & Supervisory Board Member Managing Director, Uematsu Certified Public Accountants Office Representative Director, SU Consultant Co. Ltd. Outside Audit & Supervisory Board Member, Cybozu, Inc.

Position	Name	
President Executive Officer	Shiro Kondo	Chief Operating Officer
Senior Managing Executive Officer	Masatsugu Tomotaka	In charge of Power Electronics Sales,
Senior Managing Executive Officer	Junichi Arai	Corporate General Manager, Corporat Export Administration Office; In charg
Senior Managing Executive Officer	Toru Hosen	Corporate General Manager, Semicon
Managing Executive Officer	Takeshi Kadoshima	General Manager, Human Resources
Managing Executive Officer	Masashi Kawano	Corporate General Manager, Energy B
Managing Executive Officer	Hiroshi Tetsutani	Corporate General Manager, Industry
Managing Executive Officer	Yoshitada Miyoshi	General Manager, President's Office;
Managing Executive Officer	Takashi Obinata	Corporate General Manager, Producti
Executive Officer	Masahiro Morimoto	President and Representative Director
Executive Officer	Tadao Horie	Deputy Corporate General Manager, F
Executive Officer	Masato Miyake	Deputy Corporate General Manager, C
Executive Officer	Keiichi Asano	Corporate General Manager, Food & E
Executive Officer	Hiroshi Ishii	Corporate General Manager, Power El
Executive Officer	Kazuya Nakayama	Corporate General Manager, Corporat

Independence Criteria for Outside Directors and Audit & Supervisory Board Members

Fuji Electric judges applicable candidates to be fully independent from the Company when they have no conflicts under the independence criteria established by the Company,

For our independence criteria, please refer to "Independence Criteria for Outside Directors and Audit & Supervisory Board Members" in the Corporate Governance Report. https://www.fujielectric.com/ir/library/detail/governance_report.html

A	Areas Expected to Director by the Company						
and ing	Global Business	Environment and Society	R&D, Technology, Manufacturing, and DX	Corporate Governance, Legal Matters, and Risks	Marketing and Industry		
		•	•		•		
		•	•		•		

persons equipped with the expert knowledge and experience required to undertake audits, including corporate managers, persons with experience as an auditor of a listed company, legal experts, and accounting experts.



Jun Ohashi

Standing Audit & Supervisory Board Member



Yuko Katsuta Outside Audit & Supervisory Board Member Partner, ITN Partners

Sales, Energy Business, Industry Business,
orporate Management Planning Headquarters; General Manager, n charge of compliance management
emiconductors Business Group
ources and General Affairs Office; In charge of crisis management
nergy Business Group
ndustry Business Group
Office; In charge of SDGs Promotion, and Public Relations and IR
roduction & Procurement Group
Director, Fuji Electric FA Components & Systems Co., Ltd.
nager, Power Electronics Sales Group
nager, Corporate Management Planning Headquarters
ood & Beverage Distribution Business Group
ower Electronics Sales Group, General Manager, Channel Partner Management Office
orporate R&D Headquarters

in addition to the criteria for independence stipulated by domestic financial exchanges, including the Tokyo Stock Exchange.



Activities of Outside Directors and Audit & Supervisory Board Members

To strengthen our management supervisory and auditing functions, and to ensure the validity and appropriateness of our important decisions, the Directors and Audit & Supervisory Board Members play the proper roles as stated below.

	Status of Attendance at		
Name	Board of Directors Meetings (Meetings Attended/Meetings Held) Status of Attendance at Nomination and Remuneration Committee	Main Activities	
	(Meetings Attended/Meetings Held)		
Toshihito Tamba	13/13 4/4	 [Board of Directors] Mr. Tamba offered opinions as necessary on all areas of Fuji Electric's management, including on the following matters, based on his professional standpoint and considerable insight as an experienced manager at listed companies. Formulation of a business plan taking into account changes in the market environment Appropriate ways to carry out IR activities [Nomination and Remuneration Committee] As the committee chairman, Mr. Tamba led the supervisory function in appointment of candidates for Directors and Audit & Supervisory Board Members of the Company and the process of determining remunerations for Directors and Audit & Supervisory Board Members from an objective and neutral standpoint. 	
Yukari Tominaga	13/13 3/3	 [Board of Directors] Ms. Tominaga offered opinions as necessary on all areas of Fuji Electric's management, including on the following matters, based on her abundant experience and considerable insight pertaining to corporate management. How to promote the active participation of diverse human resources Initiatives for expansion of the IT solutions business [Nomination and Remuneration Committee] Ms. Tominaga carried out the supervisory function in appointment of candidates for Directors and Audit & Supervisory Board Members and the process of determining remunerations for Directors and Audit & Supervisory Board Members from an objective and neutral standpoint. 	
Yukihiro Tachifuji	10/10 3/3	[Board of Directors] Mr. Tachifuji offered opinions as necessary on all areas of Fuji Electric's management, including on the following matters, based on his professional standpoint and considerable insight as a manager of listed companies. • Inventory optimization initiatives • Enhancement of risk management in plant projects [Nomination and Remuneration Committee] Mr. Tachifuji carried out the supervisory function in appointment of candidates for Directors and Audit & Supervisory Board Members and the process of determining remunerations for Directors and Audit & Supervisory Board Members from an objective and neutral standpoint.	
Tomonari Yashiro	10/10 3/3	[Board of Directors] Mr. Yashiro offered opinions on the following matters and other general management matters of Fuji Electric based on his expertise in and high-level insight into sustainable construction and innovation management. • Initiatives to achieve a decarbonized society • Enhancement of risk management in plant projects [Nomination and Remuneration Committee] Mr. Yashiro carried out the supervisory function in appointment of candidates for Directors and Audit & Supervisory Board Members and the process of determining remunerations for Directors and Audit & Supervisory Board Members from an objective and neutral standpoint.	

* The status of attendance of Ms. Yukari Tominaga, Mr. Yukihiro Tachifuji, and Mr. Tomonari Yashiro at the above Board of Directors and Nomination and Remuneration Committee meetings covers the Board of Directors and Nomination and Remuneration Committee meetings held after their respective appointments.

Outside Audit & Supervisory Board Members				
Name	Status of Attendance at Board of Directors Meetings (Meetings Attended/Meetings Held) Status of Attendance at Audit & Supervisory Board Meetings (Meetings Attended/Meetings Held)	Main Activities		
Tetsuo Hiramatsu	12/13 8/9	[Board of Directors] Mr. Hiramatsu confirmed and offered opinions as necessary concerning agenda items and the status of Fuji Electric's business activities based on his extensive experience and considerable insight as a manager at financial institutions. [Audit & Supervisory Board] Mr. Hiramatsu confirmed and offered opinions on the legal compliance of the overall business activities of Fuji Electric.		
Hirohiko Takaoka	13/13 9/9	[Board of Directors] Mr. Takaoka confirmed and offered opinions as necessary concerning agenda items and the status of Fuji Electric's business activities based on his extensive experience and considerable insight as an experienced Full-time Audit & Supervisory Board Member and any other type of executive of listed companies. [Audit & Supervisory Board] Mr. Takaoka confirmed and offered opinions on the legal compliance of the overall business activities of Fuji Electric.		
Yuko Katsuta	12/13 8/9	[Board of Directors] Ms. Katsuta confirmed and offered opinions as necessary concerning agenda items and the status of Fuji Electric's business activities based on her expert knowledge as an attorney. [Audit & Supervisory Board] Ms. Katsuta confirmed and offered opinions on the legal compliance of the overall business activities of Fuji Electric.		

Remuneration for Directors and Audit & Supervisory Board Members Process of determining remuneration

The Nomination and Remuneration Committee discusses the validity of the policies, criteria, and levels of remuneration in light of changes in the operating environment, objective external data, and other matters and then reports to the Directors, and then the Board of Directors resolves on the policy for the final decisions respecting the details of the

Policy regarding decisions on remuneration

We have established a remuneration system and remuneration levels that are deemed appropriate for their respective duties and in accordance with shareholder mandates, giving due consideration to the aims of securing and maintaining competent personnel and providing incentives for the

Classification-Based Remuneration System (Fiscal 2023)

Classification Based Hemaneration Cystem (Histar 2020)				
Classification				
Standing Directors	The amount of performance-linked operating profit to net sales for the term management plan. The consol taken into account to make the fina and performance-linked remunerati Base Remuneration Base remuneration is a predetermine A portion of the base remuneration is interests of shareholders and as an Performance-Linked Remunerati Performance-linked remuneration is paid to all shareholders from retain within 1.0% of consolidated profit for consolidated results for each fiscal			
anding Audit & Supervisory Board Members tside Directors and Audit & Supervisory ard Members	A predetermined amount is paid mo Stocks in the Company may be acq			

Remuneration Range by Classification (Fiscal 2023)

Classification	
Standing Directors	The total amount of the fixed limit (1) Up to 450 million yen per year (2) Up to 1.0% of consolidated pro-
Outside Director	Up to 100 million yen per year
Standing Audit & Supervisory Board Members and Outside Audit & Supervisory Board Members	Up to 120 million yen per year

Remuneration by Classification (Fiscal 2023)

	Total Remuneration (Millions of Yen)	Remuneration by Type (Millions of Yen)		
Classification		Base Remuneration	Performance-Linked Remuneration	Number of Recipients
Standing Directors	795	333	462	6
Standing Audit & Supervisory Board Member	62	62	—	2
Outside Directors and Audit & Supervisory Board Members	79	79	—	9

Amount of Contributions to Director Shareholding Association and Shares of the Company Acquired (Fiscal 2023)

Classification	Amount of Contributions to the Director Shareholding Association (Millions of Yen)	Shares of the Company Acquired (Hundreds of Shares)
Directors	31	48
Audit & Supervisory Board Members	6	9

committee's report.

The actual decision on remuneration amounts for individual Directors is left to the discretion of Michihiro Kitazawa, Representative Director, Chairman of the Board and CEO, but within the limit resolved at the General Meeting of Shareholders and with reference to the details of the committee's report.

improvement of business performance.

We routinely verify that the system and levels are appropriate or whether they need reviewing in light of changes in the operating environment or objective external data.

Remuneration System

ed remuneration for Standing Directors is based on the consolidated ratio of the previous fiscal year, which is set as an important target value in the mediumsolidated performance (e.g., net sales, operating profit, profit, and dividends) is nal decision. The consolidated operating profit ratio for fiscal 2023 was 9.6%, ation accounted for about 56.5% of the remuneration.

ined amount that is paid monthly at a certain time according to their position. n is contributed to the director shareholding association to share the economic n incentive to make management aware of share value.

ation

n is paid annually at a certain time only in instances in which dividends are nined earnings. The total amount of performance-linked remuneration shall be it for the fiscal year prior to the date of payment in order to make the link with al year more clearly.

monthly at a certain time according to their position as base remuneration. cquired at their own discretion.

Remuneration Range

it in (1) below and the performance-linked limit in (2) below $\ensuremath{\mathrm{ar}}$

rofit for the fiscal year preceding the date of payment

Introduction of a performance-related Share-based Remuneration Plan for Directors (Fiscal 2024)

To clarify the link to stock value and to raise awareness of the need to contribute to medium- and long-term performance improvement and increased corporate value from a shareholder's perspective, the 148th Ordinary General Meeting of Shareholders held on June 25, 2024, resolved to establish a new share-based remuneration, separate from the existing annual bonus, with respect to performance-linked remuneration.

Based on the Nomination and Remuneration Committee's report that introducing such a plan is appropriate, the plan was determined by comprehensively considering the current level of remuneration paid to directors, the trend in the number of directors, and the future prospects for these factors.

Overview of the Plan

Within the scope of the resolution passed at the General Meeting of Shareholders, the Company grants points (each point is converted into one share of common stock of the Company, with a maximum of 42,000 points per fiscal year) to directors, the amount of which is determined based on performance and other factors, and the number of Company shares corresponding to the number of points is distributed at a specific time each year through a trust (The trust established under the Plan is hereinafter referred to as the "Trust."). During their terms of office, directors are prohibited from transferring the shares granted to them.

The shares to be granted are acquired by the Trust through the stock market or by subscribing to the Company's disposal of treasury stock.

\bigcirc Persons eligible for the Plan

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Directors (excluding Outside Directors). As for Executive Officers, a performance-related share-based remuneration plan using the same framework as the Plan is introduced.

For details, please refer to "Proposal 3: Introduction of a Performance-related Share-based Remuneration Plan for Directors" in the Notice of convocation of the 148th Ordinary General Meeting of Shareholders. https://www.fujielectric.co.jp/common-resource/ir/

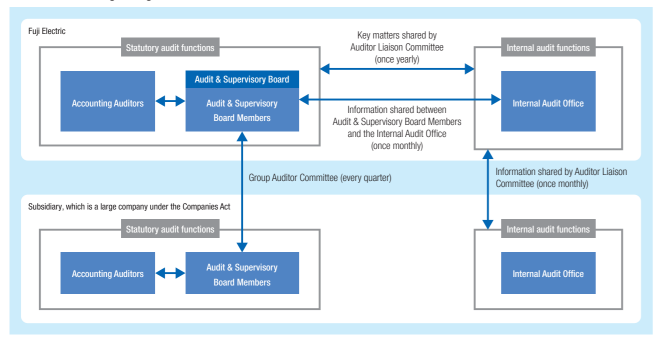


Audit & Supervisory Board Members and Internal Audits

Overall picture of strengthening collaboration between audit functions

In our auditing function, we ensure the effectiveness of audits by strengthening cooperation between the statutory auditing function (Audit & Supervisory Board Members and Accounting Auditors) and the internal auditing function (the Internal Audit Office). We have and will continue to strengthen our focus on the compliance activities of overseas subsidiaries, strict compliance with quality control and safety control rules, and the development and operation statuses of disclosure systems.

Framework for strengthening collaboration between audit functions



Audits by the Audit & Supervisory Board Members

Audit & Supervisory Board Members conduct audits in accordance with the audit policies and duties assigned and in compliance with the standards for audits established by the Audit & Supervisory Board. They report the details and results of their audits to the Audit & Supervisory Board.

During the meetings, the Audit & Supervisory Board mainly reviewed audit policies and plans, the appropriateness of auditing methods and results of the Accounting Auditors, and undertook an assessment of the Accounting Auditors. It also reported on and reviewed important matters that the Standing Audit & Supervisory Board Members communicated to the Outside Audit & Supervisory Board Members.

Internal audits

As a general rule, every second year the internal auditing divisions as bodies directly under the President and COO perform the following audits on Fuji Electric's business divisions and subsidiaries so as to comprehensively cover the entire organization in accordance with the Internal Auditing Rules. Regarding issues pointed out, we confirm the state of progress

Type of Audit	
Organizational management	Evaluating the appropriateness of mar procedures, performance management
Risk management	Evaluating the effectiveness of risk ma
Compliance	Checking for compliance with laws an confirming legal compliance
Business execution	Evaluating the appropriateness, efficie (booking of sales and purchases, inve
Accounting	Evaluating the appropriateness of cos

Policy on Cross-Shareholding

Fuji Electric holds listed shares as a matter of policy in order to maintain and strengthen relations with its investee companies. Our basic policy is to reduce cross-shareholdings. Even in cases where we recognize a certain rationality in holding these cross-shareholdings, we will reduce them while paying attention to the impact on management and business.

Based on the above policy, we have reduced the number of different listed stocks we held from 102 as of the end of fiscal 2018 to 6 as of the end of fiscal 2023.

The Board of Directors periodically evaluates the rationality of shareholding in light of whether it is necessary to maintain and strengthen relations with the investee companies and of the comparison of capital cost and return. The details of the review are disclosed.

The voting rights that come with cross-shareholding are exercised after considering all relevant factors, including whether the proposed action will help the issuing company to establish an appropriate corporate governance framework and to increase its medium- to long-term corporate value, and what impact the action will have on Fuji Electric. We also have

Main tasks

- Attending and offering opinions at meetings of the Board of Directors, the Executive Committee, the Compliance Promotion Committee, and other important committees
- Reviewing documents pertaining to important resolutions
- Receiving explanations on the status of operational execution from Directors and internal auditing divisions
- Investigating the status of operations and assets at Fuji Electric itself, its consolidated subsidiaries in Japan and overseas, and companies undertaking M&As (done remotely as necessary)

every quarter and implement follow-up audits as required. In fiscal 2023, utilizing remote auditing, we conducted audits at 45 bases, or about 40% of the audit bases. No risks or inadequacies with the potential to seriously affect management were discovered.

Main Tasks

anagement and administration (development of regulations, approval ent, etc.)

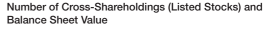
nanagement systems and risk response

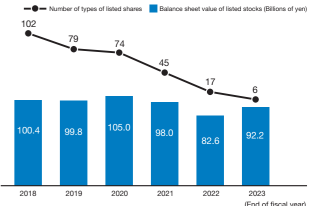
and regulations based on the Fuji Electric Compliance Program and

iency, and effectiveness of business execution restments, cash flow, etc.)

st accounting and the soundness of assets and liabilities

dialogue regarding the details of the proposal, among others, with the issuing company as necessary.





* In addition to the above, there are unlisted shares and shares deemed to be held by the Company, and the total amount of cross-stockholdings (including such unlisted shares and shares deemed to be held by the Company) at the end of fiscal 2023 will be 97 billion yen (14.7% of consolidated net assets).

Dialogue with Shareholders and Investors

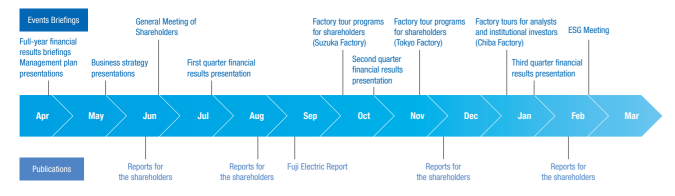
Basic policies

We disclose information in accordance with various laws and regulations. Even if we are not required to do so by law, we also strive to disclose corporate information thought to have a significant impact on investment decisions in a timely, fair, and equitable manner, so that we might earn the trust of our shareholders and investors and ensure they have a proper understanding of the Company.

Overview of the Main Initiatives in Fiscal 2023

Major initiatives in fiscal 2023

We handled more media coverage on conference calls or online, provided more elaborate information than ever to disclose at the IR briefings, and published more detailed IR information on our website in order to ensure that our shareholders and investors have a clearer understanding of our business environment, business strategy, and ESG initiatives.



Dialogue with analysts and institutional investors

We actively engage in dialogue with analysts and institutional investors, and we share their main opinions and requests

with the Board of Directors and the Executive Committee for discussion as management issues.

Dialogue results for fiscal 2023	
Small meetings:	2 times (President and COO: Nov. and Feb.)
Overseas roadshows:	1 time (Director in charge of PR and IR: Feb.)
Dialogue through individual interviews:	620 (77 with analysts, 267 with Japanese institutional investors,
	270 with overseas institutional investors, 6 with ESG investors)

O Major comments from analysts and institutional investors in fiscal 2023

- Opinions on management and business
- Clarify the goals, strategies and measures of the next Medium-Term Management Plan
- Clarify long-term growth strategy and direction
- Further expansion of the business for data centers and semiconductor factories and the power semiconductor business for electrified vehicles, where market growth is expected
- Determine the timing of demand recovery and promote measures to improve performance in the cyclical sectors of ED&C components, power electronics FA, and industrial semiconductors
- Promote measures to improve low-profit businesses
- Policy for holding and reducing cross-shareholdings

- Opinions on topics for information disclosure
- Cash flow allocation, including capital and shareholder return policies
- Business portfolio strategy to improve ROIC
- Business opportunities given the current trends of the widening spread of generative AI and expanding demand for electric power
- Take specific measures for further expansion strategies for the power electronics business and profitability improvement for the automation business
- Expected benefits from the restructuring of the power generation business and specific measures to generate those benefits
- Specific medium- and long-term business strategies for semiconductors
- Synergies with other segments of food and beverage distribution, and specific measures to create these synergies

TOPICS

Initiatives for exchanging views with Directors

We are committed to further enhancing our investor relations activities by reflecting the opinions of our directors.

Regular reports to Directors on IR activities

We regularly feed back items of interest and opinions or requests from analysts and institutional investors to the Board of Directors twice a year to invigorate discussions on management and business matters. We received the following opinions and requests from Outside Directors and Audit & Supervisory Board Members.

Opinions on IR activity reports

- Handling of overseas institutional investors
- Improve understanding of energy and industry (e.g., organize factory tours for analysts and institutional investors)
- Enhancement of non-financial information disclosure
- Continuous IR promotion that appropriately responds to changes in the environment

Awards for our IR site

In recognition of the ease of use and abundance of the information on the Fuji Electric IR site, among other factors, the site has won the gold prize in the Gomez IR Site Overall Rankings 2023 (for the fourth consecutive year) and the Internet IR Commendation Award 2023 (for the fifth consecutive year).

Opinion exchange meeting with Outside Directors and Audit & Supervisory Board Members regarding the integrated report

Regarding the integrated report (Fuji Electric Report), we used an opportunity separate from that of the Board of Directors to exchange opinions with Outside Directors and Audit & Supervisory Board Members. We received the following comments from Outside Directors and Audit & Supervisory Board Members.

Opinions on the integrated report

- Improve the content and clarity of the explanation of the value creation process
- · Clarify the medium- to long-term goals
- Enhance the introduction of overseas business initiatives being focused on
- Describe company-wide DX initiatives
- Enhance disclosure of the global human resource strategy
- Make editorial improvements (amount of text, photos, clarity of terminology)



Exchange opinions with Outside Directors and Audit & Supervisory Board Members on the integrated report



