

The following documents are English translations of the USS Co., Ltd. Notice of the 39th Annual General Meeting of Shareholders (for the fiscal year ended March 31, 2019) as well as the Business Report, Consolidated Financial Statements, voting instructions, and information about the location of the shareholders meeting. Of the items that should be disclosed in the Business Report, the original Japanese text is accessible only via the Internet on the USS Web site (<https://www.ussnet.co.jp>) for the following items: "Matters relating to Stock Acquisition Rights, etc. of the Company", "Management shall ensure sound business practices and update on implementation of this management", "Master policy on corporation management", "Consolidated Statement of Changes in Equity", "Notes on Consolidated Financial Statements", "Non-Consolidated Statement of Changes in Equity" and "Notes on Non-consolidated Financial Statements". USS is providing this translation solely for your convenience and does not make any guarantee that this document is accurate.

(Securities code: 4732)

May 27, 2019

Dear Shareholders:

Yukihiro Ando
President and Representative Director
USS Co., Ltd.
507-20 Shinpo-machi, Tokai, Aichi, Japan

Notice of the 39th Annual General Meeting of Shareholders

You are cordially invited to attend the 39th Annual General Meeting of the Shareholders of USS Co., Ltd. (the "Company"), which will be held as per the schedule below.

If you are unable to attend the meeting in person, you can cast your vote in writing or by electronic means (via the Internet, etc.). Please review the Reference Materials for the General Meeting of Shareholders and exercise your voting rights by no later than 5:00 p.m. on Monday, June 17, 2019. You can do this by indicating "for" or "against" for each agenda item shown in the enclosed Form for Exercising Voting Rights and returning it to us, or by accessing the website designated by the Company and entering "for" or "against" for each agenda item. For more information about the procedure for exercising your voting rights by electronic means (via the Internet, etc.), please refer to "Exercising voting rights and other topics" (on pages 15-16).

- 1. Date and Time:** Tuesday, June 18, 2019, at 11:00 a.m. (reception opens at 10:00 am)
- 2. Venue:** 507-20, Shinpo-machi, Tokai, Aichi
Head Office of the Company (the Nagoya Auction Site of the Company)
(Please refer to the access information on the last page)
- 3. Meeting Agenda:** **Items to be reported:**
1. The contents of the Business Report, the contents of the consolidated financial statements, and the results of the audit of consolidated financial statements by accounting auditors and the Board of Corporate Auditors for the Company's 39th business period (from April 1, 2018 to March 31, 2019)
 2. The financial reports for the Company's 39th business period (from April 1, 2018 to March 31, 2019)
- Items to be resolved:**
- Item 1: Appropriation of retained earnings
 - Item 2: Partial amendment to the Articles of Incorporation
 - Item 3: Election of ten (10) directors
- 4. Exercising voting rights** Please refer to "Exercising voting rights and other topics" (on pages 15-16).

Notes:

1. The reception desk opens at 10:00 a.m.
2. Please submit the enclosed Form for Exercising Voting Rights at the reception desk on the day of the meeting.
3. Any change in the Reference Materials for the General Meeting of Shareholders, business report, financial statements or consolidated financial statements will be posted on our website (<https://www.ussnet.co.jp>). Please visit our site for updates.

REFERENCE MATERIALS FOR THE GENERAL MEETING OF SHAREHOLDERS

Item 1: Appropriation of retained earnings

The Company proposes to appropriate retained earnings as follows:

Matters related to year-end dividends

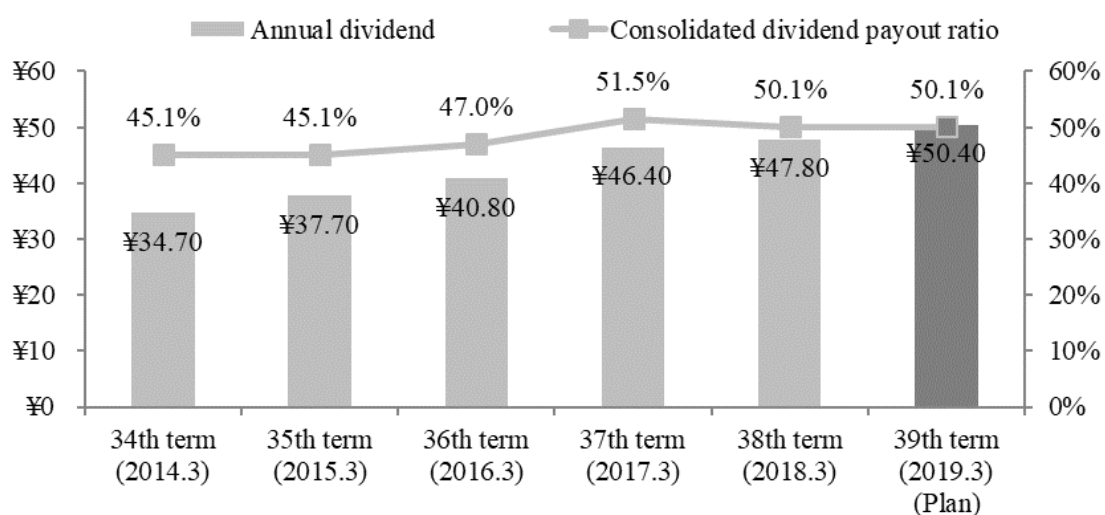
Our basic policy is to maintain the stability of dividends while linking dividends to results of operations from the standpoint of distributing profits in a suitable manner. Consequently, we use the consolidated dividend payout ratio as our guideline and our current basic policy is a payout ratio of at least 50%.

We have set the dividends at end of period for the current year as follows based on this basic policy.

| | |
|--|--|
| Type of dividend property | Cash |
| Matters concerning allotment of dividend property and the total amount | Amount per common share 25.80 yen Total Amount 6,532,308,733 yen Since the Company paid an interim dividend of 24.60 yen per share, the final annual dividend will total 50.40 yen per share for the fiscal year under review. |
| Date when the dividends from retained earnings take effect | June 19, 2019 (proposed) |

Reference:

Dividend and consolidated dividend payout ratio



Item 2: Partial Amendment to the Articles of Incorporation

1. Reason for amendments

The amendments newly establish the position of Chairman and Director for the purpose of increasing flexibility for convening and conducting shareholders meetings and meetings of the Board of Directors.

2. Proposed amendments

The proposed amendments are as follows:

(Revised sections are underlined)

| Current Articles of Incorporation | Proposed amendment |
|--|--|
| <p>Articles 1-13 (Provisions omitted)</p> <p>(Person who convenes meetings and chairperson)</p> <p>Article 14 Shareholders meetings are convened by and chaired by <u>the President and Director</u>.</p> <p>2. If <u>the President and Director is</u> unable to perform these duties, another Director, based on the order of succession determined in advance by the Board of Directors, convenes and chairs shareholders meetings.</p> | <p>Articles 1-13 (Same as the current provisions)</p> <p>(Person who convenes meetings and chairperson)</p> <p>Article 14 Shareholders meetings are convened by and chaired by <u>the Chairman and Director or the President and Director</u>.</p> <p>2. If <u>the Chairman and Director and the President and Director are</u> unable to perform these duties, another Director, based on the order of succession determined in advance by the Board of Directors, convenes and chairs shareholders meetings.</p> |
| <p>Articles 15-21 (Provisions omitted)</p> <p>(Person who convenes meetings and chairperson)</p> <p>Article 22 Meetings of the Board of Directors are convened and chaired by <u>the President and Director</u>, except in cases specified otherwise by laws and regulations.</p> <p>2. If <u>the President and Director is</u> unable to perform these duties, another Director, based on the order of succession determined in advance by the Board of Directors, convenes and chairs meetings of the Board of Directors.</p> | <p>Articles 15-21 (Same as the current provisions)</p> <p>(Person who convenes meetings and chairperson)</p> <p>Article 22 Meetings of the Board of Directors are convened and chaired by <u>the Chairman and Director or President and Director</u>, except in cases specified otherwise by laws and regulations.</p> <p>2. If <u>the Chairman and Director and the President and Director are</u> unable to perform these duties, another Director, based on the order of succession determined in advance by the Board of Directors, convenes and chairs meetings of the Board of Directors.</p> |
| <p>Articles 23-41 (Provisions omitted)</p> | <p>Articles 23-41 (Same as the current provisions)</p> |

Item 3: Election of ten (10) directors

The terms for all ten (10) present members of the Board of Directors will expire at the close of the 39th Annual General Meeting of Shareholders (“the current Annual General Meeting of Shareholders”), therefore the Company proposes to elect ten (10) Directors.

Brief information on the candidates is as follows:

| Candidate Number | Name (Date of Birth) | Brief Profile and Position and Duties at USS (and Significant Concurrent Posts) | Number of Shares of the Company Owned by the Candidate |
|--|---------------------------------|--|--|
| 1 (Reappointment) | Yukihiro Ando (Dec. 2, 1946) | July 1982 Director of the Company Nov. 1989 Senior Managing Director of the Company June 1995 Executive Vice President of the Company June 2000 Executive Vice President of the Company and Officer of the Nagoya Office June 2006 President and Representative Director of the Company June 2007 President and Representative Director and Chief Executive Officer (CEO) of the Company June 2012 Chairman and President and Representative Director of the Company June 2014 President and Representative Director of the Company (at present) (Significant Concurrently Held Posts) President and Representative Director of US Butsuryu Co., Ltd. President and Representative Director of Japan Automobile Auction Inc. President and Representative Director of HAA Kobe Inc. (Fiscal 2018 Board Meetings Attendance Record) 100% (Attended all 8 meetings) | 9,176,000 |
| (Reasons for selection as Director candidate) Mr. Yukihiro Ando has worked on the development of auto auction systems and opening of new auction sites as one member of our executives since taking office as Director in July 1982. Furthermore, after working as the Officer of the Nagoya Office, he became President and Representative Director in June 2006. After taking office as President, he has used his strong leadership and decision-making abilities, based on a wealth of experience and achievement, to carry out large-scale capital investment and M&A activities, and realized stable growth in profits over the medium-to-long term as a result. Based on the above, we have presented him as a candidate for Director, and after he is appointed as Director, we plan to have him work as Chairman and Representative Director, Chief Executive Officer. | | | |

| Candidate Number | Name (Date of Birth) | Brief Profile and Position and Duties at USS (and Significant Concurrent Posts) | Number of Shares of the Company Owned by the Candidate |
|---|-----------------------------|---|--|
| 2 (Reappointment) | Dai Seta (Dec. 23, 1966) | Jan. 2004 Executive Officer of the Company and Vice Officer of the Nagoya Office June 2004 Director of the Company and Vice Officer of the Nagoya Office June 2006 Vice President and Representative Director of the Company and Officer of the Auction Operation Office and Officer of the Nagoya Office June 2012 Vice President and Representative Director of the Company and Officer of Auction Operation Office June 2015 Vice President and Representative Director of the Company (at present) (Significant Concurrently Held Posts) President and Representative Director of USS Support Service Co., Ltd. President and Representative Director of ARBIZ Co., Ltd. (Fiscal 2018 Board Meetings Attendance Record) 100% (Attended all 8 meetings) | 15,102,100 |
| <p>(Reasons for selection as Director candidate)</p> <p>As Vice President and Representative Director, Mr. Dai Seta has been duly performing the roles including but not limited to performing the businesses of the company, making decisions on important business items, and supervising the performance of businesses. Furthermore, he also served as President and Representative Director of our subsidiaries, thus contributing to the business of USS group on the whole. Based on the above, we have presented him as a candidate for Director, and after he is appointed as Director, we plan to have him work as President and Representative Director, Chief Operating Officer.</p> | | | |

| Candidate Number | Name (Date of Birth) | Brief Profile and Position and Duties at USS (and Significant Concurrent Posts) | Number of Shares of the Company Owned by the Candidate |
|--|------------------------------------|---|--|
| 3 (Reappointment) | Motohiro Masuda (Dec. 27, 1947) | June 1994 Director of USS Tokyo Co., Ltd. Jan. 1995 Junior Managing Director of USS Tokyo Co., Ltd. Jan. 1996 Senior Managing Director of the Company June 2001 Senior Managing Director of the Company and Vice Officer of the Tokyo Office June 2006 Executive Vice President of the Company and Vice Officer of the Tokyo Office June 2012 Executive Vice President of the company and Manager of Saitama Auction Site May 2013 Executive Vice President of the company and Manager of Tokyo Auction Site and Saitama Auction Site Oct. 2014 Executive Vice President of the company and Manager of Tokyo Auction Site (at present) (Significant Concurrently Held Posts) President and Representative Director of Reproworld Co., Ltd. (Fiscal 2018 Board Meetings Attendance Record) 100% (Attended all 8 meetings) | 302,400 |
| (Reasons for selection as Director candidate) Mr. Motohiro Masuda has duly performed his roles including overseeing performed business operations and making decisions on important items of management as Executive Vice President. Moreover, he has played central role in the company's sales efforts at the Tokyo Auction Site and has served as the President and Representative Director of the Company's subsidiaries and has contributed to the overall management of the USS Group. Based on the above, we have presented him as a candidate for Director, and after he is appointed as Director, we plan to have him continue his duties as Executive Vice President. | | | |

| Candidate Number | Name (Date of Birth) | Brief Profile and Position and Duties at USS (and Significant Concurrent Posts) | Number of Shares of the Company Owned by the Candidate |
|--|--------------------------------------|--|--|
| 4 (Reappointment) | Masafumi Yamanaka (Dec. 16, 1954) | Jan. 2000 General Manager of the Finance Dept., Supervisory Office of the Company Jan. 2004 Executive Officer and General Manager of the Finance Dept., Supervisory Office of the Company June 2004 Director of the Company and General Manager of the Finance Dept., Supervisory Office June 2006 Junior Managing Director of the Company and Officer of the Supervisory Office June 2012 Senior Managing Director of the Company and Officer of the Supervisory Office June 2016 Executive Vice President of the Company and Officer of the Supervisory Office (at present) (Fiscal 2018 Board Meetings Attendance Record) 100% (Attended all 8 meetings) | 31,700 |
| <p>(Reasons for selection as Director candidate)</p> <p>Mr. Masafumi Yamanaka has duly performed his roles including overseeing business operations and making decisions on important items of management as an Executive Vice President. In addition, he has extensive experience and many accomplishments involving the oversight of all business operations relating to administration as the Officer of the Supervisory Office. Based on the above, we have presented him as a candidate for Director, and after he is appointed as Director, we plan to have him continue his duties as Executive Vice President.</p> | | | |

| Candidate Number | Name (Date of Birth) | Brief Profile and Position and Duties at USS (and Significant Concurrent Posts) | Number of Shares of the Company Owned by the Candidate |
|---|-----------------------------------|--|--|
| 5 (Reappointment) | Toshio Mishima (Jan. 12, 1947) | July 1989 Director of USS Kyushu Co., Ltd. Mar. 1995 Director of the Company June 1996 Junior Managing Director of the Company, in charge of Customer Services & Market Development Dept. and Vehicle Dept. of the Kyushu Office June 2001 Managing Executive Officer of the Company Mar. 2003 Senior Managing Executive Officer of the Company June 2006 Senior Managing Director of the Company, in charge of Fukuoka Auction Site of the Kyushu Office June 2012 Senior Managing Director of the Company and Manager of Fukuoka Auction Site Mar. 2013 Senior Managing Director of the Company and Manager of Kyushu Auction Site and Fukuoka Auction Site May 2013 Senior Managing Director of the Company and Manager of Kyushu Auction Site (at present) (Fiscal 2018 Board Meetings Attendance Record) 100% (Attended all 8 meetings) | 705,400 |
| (Reasons for selection as Director candidate) Mr. Toshio Mishima has duly performed his roles including overseeing business operations and making decisions on important items of management as a Senior Managing Director. In addition, as the Manager of Kyushu Auction Site, he played a central role on our sales side, gaining extensive experience and producing excellent results. Based on the above, we have presented him as a candidate for Director, and after he is appointed as Director, we plan to have him continue his duties as Senior Managing Director. | | | |

| Candidate Number | Name (Date of Birth) | Brief Profile and Position and Duties at USS (and Significant Concurrent Posts) | Number of Shares of the Company Owned by the Candidate |
|--|----------------------------------|--|--|
| 6 (Reappointment) | Masayuki Akase (Nov. 8, 1962) | Jan. 2001 General Manager of the Customer Services & Market Development Dept., Nagoya Office of the Company Jan. 2004 Executive Officer of the Company and General Manager of the Customer Services & Market Development Dept., Nagoya Office June 2004 Director of the Company and General Manager of the Customer Services & Market Development Dept., Nagoya Office June 2006 Junior Managing Director of the Company and Vice Officer of the Auction Operation Office Apr. 2013 Junior Managing Director of the Company and Manager of Yokohama Auction site Oct. 2016 Junior Managing Director of the Company and Officer of the Auction Operation Office June 2017 Senior Managing Director of the Company and Officer of the Auction Operation Office (at present) (Significant Concurrently Held Posts) President and Representative Director of USS Logistics International Service Co., Ltd. (Fiscal 2018 Board Meetings Attendance Record) 100% (Attended all 8 meetings) | 44,800 |
| <p>(Reasons for selection as Director candidate)</p> <p>Mr. Masayuki Akase has duly performed his roles including overseeing performed business operations and making decisions on important items of management as a Senior Managing Director. After serving as the Manager of the Yokohama Auction site, as well as supervising the overall auction business as the Head Officer of the Auction Operation Office, he has also served as a Representative Director and President of a subsidiary of the Company and has extensive experience and an established track record of valuable achievements. Based on the above, we have presented him as a candidate for Director, and after he is appointed as Director, we plan to have him continue his duties as Senior Managing Director.</p> | | | |

| Candidate Number | Name (Date of Birth) | Brief Profile and Position and Duties at USS (and Significant Concurrent Posts) | Number of Shares of the Company Owned by the Candidate |
|--|----------------------------------|--|--|
| 7 (Reappointment) | Hiromitsu Ikeda (May 3, 1961) | Jan. 2001 General Manager of the System Planning & Business Relations Service Dept., Nagoya Office of the Company Jan. 2004 Executive Officer of the Company and General Manager of the System Planning & Business Relations Service Dept., Nagoya Office June 2004 Director of the Company and General Manager of the System Planning & Business Relations Service Dept., Nagoya Office June 2006 Junior Managing Director of the Company and Officer of the System Office Oct. 2010 Junior Managing Director of the Company and Officer of the System Office and in charge of Tohoku Auction Site June 2012 Junior Managing Director of the Company and Manager of Tohoku Auction Site Apr. 2015 Junior Managing Director of the Company and Manager of Osaka Auction Site and Kobe Auction Site Apr. 2018 Junior Managing Director of the Company (at present) (Significant Concurrently Held Posts) Junior Managing Director of HAA Kobe Inc. (Fiscal 2018 Board Meetings Attendance Record) 100% (Attended all 8 meetings) | 38,300 |
| <p>(Reasons for selection as Director candidate)</p> <p>Mr. Hiromitsu Ikeda has duly performed his roles including overseeing performed business operations and making decisions on important items of management as a Junior Managing Director. In addition, after having served as Director of the Tohoku Auction Site and of the Osaka and Kobe Auction Sites, he was appointed as Junior Managing Director of HAA Kobe Inc. in April 2018 and has a wealth of experience and an established track record of valuable achievements in supervising and managing the business operations of auction sites. Based on the above, we have presented him as a candidate for Director, and after he is appointed as Director, we plan to have him continue his duties as Junior Managing Director.</p> | | | |

| Candidate Number | Name (Date of Birth) | Brief Profile and Position and Duties at USS (and Significant Concurrent Posts) | Number of Shares of the Company Owned by the Candidate |
|---|-----------------------------------|--|--|
| 8 (Reappointment) (Outside) (Independent) | Hitoshi Tamura (Jun. 11, 1946) | Apr. 1971 Joined Ricoh Company, Ltd. Oct. 2002 Corporate Councilor of the said company Apr. 2010 Adviser to the President, Ricoh Japan Corporation June 2011 Retired from the position as Corporate Councilor of Ricoh Company, Ltd. Retired from the position as Adviser to the President, Ricoh Japan Corporation July 2011 President, Customer Satisfaction Research Institute (at present) June 2014 Director of the Company (at present) June 2015 Outside Director, Kitamura Co., Ltd. (at present) (Significant Concurrently Held Posts) President, Customer Satisfaction Research Institute Outside Director, Kitamura Co., Ltd. (Fiscal 2018 Board Meetings Attendance Record) 100% (Attended all 8 meetings) | 2,300 |
| <p>(Reasons for selection as Outside Director candidate)</p> <p>Mr. Hitoshi Tamura has abundant experience in improving the quality of management having served as the Chief Judge of the Japan Quality Award for many years and also possesses a wide-ranging knowledge of customer satisfaction management. Since taking office as an Outside Director in June 2014, he has taken advantage of this knowledge in giving advice on various issues in management in general, and thereby contributed to the enhancement of corporate value. Based on the above, we have presented him as a candidate for Outside Director and we would like him to continue to perform his duties as Outside Director. Mr. Tamura has no experience with corporate management from a position other than outside director; however, for the reasons above, we are confident that he will duly perform his duties as outside director.</p> | | | |

| Candidate Number | Name (Date of Birth) | Brief Profile and Position and Duties at USS (and Significant Concurrent Posts) | Number of Shares of the Company Owned by the Candidate |
|---|---------------------------------|---|--|
| 9 (Reappointment) (Outside) (Independent) | Akihiko Kato (Jun. 18, 1947) | Apr. 1970 Joined Bank of Japan May 1994 Senior Examiner, Examination Department of the said bank May 1995 Retired from the said bank Director of Gifu Shinkin Bank Oct. 1998 Managing Director of the said Bank June 2007 Full-time Auditor of the said Bank June 2010 Retired from the position as Full-time Auditor of Gifu Shinkin Bank Corporate Auditor of Gifu Shinkin Credit Guarantee Corporation June 2012 Retired from the position as Auditor of Gifu Shinkin Credit Guarantee Corporation June 2014 Director of the Company (at present) (Fiscal 2018 Board Meetings Attendance Record) 100% (Attended all 8 meetings) | 1,100 |
| (Reasons for selection as Outside Director candidate) Mr. Akihiko Kato has experience of working at the Bank of Japan, as a Director of the Gifu Shinkin Bank, and also of corporate management as a Managing Director. Since being appointed as an Outside Director in June 2014, he has taken advantage of this knowledge in giving advice on various issues in management in general, and thereby contributed to the enhancement of corporate value. Based on the above, we have presented him as a candidate for Outside Director and we would like him to continue to perform his duties as Outside Director. | | | |

| Candidate Number | Name (Date of Birth) | Brief Profile and Position and Duties at USS (and Significant Concurrent Posts) | Number of Shares of the Company Owned by the Candidate |
|---|--|--|--|
| 10 (Reappointment) (Outside) (Independent) | Nobuko Takagi (Oct. 22, 1977) (Name on the family register: Nobuko Teraoka) | Oct. 2002 Joined Tohmatsu & Co. (currently Deloitte Touche Tohmatsu LLC) May 2006 Registered as a Certified Public Accountant Aug. 2006 Joined Tohmatsu Tax Co. (currently Deloitte Tohmatsu Tax Co.) Nov. 2007 Joined GCA Savvian Corporation (currently GCA Corporation) Mar. 2011 Joined NEC Corporation Oct. 2016 Partner, Guardian Advisors Inc. Jul. 2017 Representative, Nobuko Takagi Certified Public Accountants' Office (at present) Jul. 2017 Outside corporate auditor, I-ne CO., LTD. (at present) Apr. 2018 Representative Director, COEING AND COMPANY Inc. (at present) June 2018 Director of the Company (at present) (Significant Concurrently Held Posts) Representative, Nobuko Takagi Certified Public Accountants' Office Outside corporate auditor, I-ne CO., LTD. Representative Director, COEING AND COMPANY Inc. (Fiscal 2018 Board Meetings Attendance Record) 100% (Attended all 7 meetings) | 300 |
| <p>(Reasons for selection as Outside Director candidate)</p> <p>As a Certified Public Accountant, Ms. Nobuko Takagi has extensive experience in, and specialist knowledge of, finance, accounting and M&A, including professional experience working in audit corporations and tax accountant corporations, as well as of taking charge of the promotion of M&A activities in M&A advisory companies and business corporations. Since being appointed as an Outside Director in June 2018, she has taken advantage of this knowledge in giving advice on various issues in management in general, and thereby contributed to the enhancement of corporate value. Based on the above, we have presented her as a candidate for Outside Director and we would like her to continue to perform her duties as Outside Director.</p> | | | |

- Notes:
1. There are no special interests between the Company and each of the candidates.
 2. USS Kyushu Co., Ltd. merged with the Company in March 1995.
USS Tokyo Co., Ltd. merged with the Company in January 1996.
 3. Matters related to candidates for outside directors are as follows:
 - (1) Hitoshi Tamura, Akihiko Kato and Nobuko Takagi are candidates for outside directors. The Company has designated Mr. Tamura, Mr. Kato and Ms. Takagi as independent directors in accordance with rules of the Tokyo Stock Exchange and Nagoya Stock Exchange and has notified these stock exchanges that they are independent directors. If Mr. Tamura, Mr. Kato and Ms. Takagi are reelected as directors by shareholders, the Company plans to designate them as independent directors.
The Company's transactions with the Ricoh Group, where Mr. Tamura, a candidate for the post of director, has served either at Ricoh Company, Ltd. or Ricoh Japan Corporation until June 2011, account for less than one percent of the Company's consolidated net sales in the current fiscal year. Relatedly, for Ricoh Group, the amounts involved in the transactions with the Company account for less than one percent of its consolidated net sales of the current fiscal year.
As the Company's transaction volume with Ricoh Group is small, the Company does not consider the circumstances of these transactions to be in any way problematic in connection with his assignment as an independent director.
 - (2) Period in office of incumbent outside directors who are candidates for outside directors
The period in office of incumbent outside directors Hitoshi Tamura and Akihiko Kato will be five (5) years upon closure of the current Annual General Meeting of Shareholders.
The period in office of incumbent outside director Nobuko Takagi will be one (1) year upon closure of the current Annual General Meeting of Shareholders.
 - (3) Outline of liability limitation agreement
Hitoshi Tamura, Akihiko Kato and Nobuko Takagi are currently outside directors of the Company. In order to assure that outside directors can carry out their expected duties satisfactorily, the Company has a liability limitation agreement with Mr. Tamura, Mr. Kato, Ms. Takagi in accordance with the provisions of Article 427, Paragraph 1, of the Companies Act and Article 27 of the Articles of Incorporation of the Company.
This agreement limits liability to the higher of 4 million yen or the amount designated by laws and regulations.
If Hitoshi Tamura, Akihiko Kato and Nobuko Takagi are reelected as directors by shareholders, the Company plans to renew this liability agreement.
 4. Attendance at meetings of the Board of Directors for Nobuko Takagi during the fiscal year that ended in March 2019 is for the period that began on June 12, 2018, which is when Ms. Takagi became a director.

Exercising voting rights and other topics

Voting rights may be exercised by one of the three methods below.

If you will attend the General Shareholders Meeting:

Please submit the Form for Exercising Voting Rights at the venue reception. (Seal is not needed.)

| | |
|-------------|---|
| Date & Time | 11:00 am, Tuesday, 18 June, 2019 (reception opens at 10:00 am) |
| Location | Head Office of the Company (the Nagoya Auction Site) (Please refer to the access information on the last page) |

If voting rights will be exercised by mail:

Please indicate your approval or disapproval on the enclosed Form for Exercising Voting Rights and mail this form (no postage is needed).

| | |
|----------------|---|
| Proxy deadline | We will accept only proxies that are received by 5:00 pm, Monday, 17 June, 2019 |
|----------------|---|

If you will be exercising your voting rights online:

Please see “Internet Voting Instructions” (on page 16) for instructions on voting online.

| | |
|----------------|--------------------------------|
| Proxy deadline | 5:00 pm, Monday, 17 June, 2019 |
|----------------|--------------------------------|

If a shareholder submits votes by both sending the proxy form by postal mail and voting online, the online votes will be used regardless of whether these votes were received before or after the postal mail proxy form.

Internet Voting Instructions

Shareholders who wish to vote by using the internet are asked to read this section before submitting their votes.

1. Website used for voting

Only the following website that has been designated by the Company for voting its shares can be used to vote using the Internet: <https://www.web54.net>

2. How to vote

- (1) Personal computer
Access the designated website and enter the voting code and password that are on the enclosed proxy form. Then follow the instructions on the screen to enter your votes.

- (2) Smartphone
Use the smartphone to scan the smartphone voting website log in QR code on the enclosed proxy form. This will create a link to a voting website exclusively for smartphones that does not require the voting code or password.
To change one or more votes after submitting your votes, you must scan the QR code again and this time you will need to enter the voting code and password.

3. Voting information

- (1) Shareholders can submit their votes until 5:00 PM on June 17, 2019 (Monday). Please submit your votes as soon as possible.
- (2) If votes are submitted several times using the internet or by using both a personal computer and smartphone, only the votes that were received last will be valid.
- (3) When using the internet to vote, there may be Internet service provider or telephone company service fee or other expenses. Shareholders are responsible for all of these expenses.
- (4) Accessing the voting website may not be possible when using certain personal computer or smartphone internet connections or settings.

| | |
|--|--|
| If you need assistance to operate your personal computer to exercise your voting rights via our website, please call the following number. | Sumitomo Mitsui Trust Bank, Ltd., Stock Transfer Agency Web Support Hotline *The service is available in Japanese only. Telephone: 0120-652-031 (*Toll free) (Business hours: 9:00 to 21:00) |
|--|--|

* Institutional investors may exercise their voting rights electronically for this 39th Annual General Meeting of Shareholders from the Web-based voting platform operated by ICJ Inc.

(Attached document)

Business Report

(From April 1, 2018 to March 31, 2019)

1. Matters relating to the current state of the USS Group

(1) Progress in the Businesses and the Results

In Japan's automobile sales market, the number of new ordinary car registrations was 3,336 thousand in the fiscal year that ended in March 2019, down 0.0% from the previous fiscal year, and registrations of new mini vehicles increased 3.4% to 1,922 thousand. Overall, registrations of new cars increased 1.2% to 5,259 in the fiscal year.

Used ordinary car registrations increased 0.4% to 3,842 and used mini car registrations increased 1.5% to 3,112 thousand. Total used car registrations increased 0.9% to 6,955 thousand. (Source: Japan Automobile Dealers Association, Japan Light Motor Vehicle and Motorcycle Association)

Exports of used cars from Japan increased 1.2% to 1,322 thousand. Among major overseas markets, the number of used vehicles exported to Myanmar, Pakistan and New Zealand decreased. But exports were higher to many African countries, Mongolia and Russia. (Source: Trade Statistics of Japan Ministry of Finance)

In Japan's automobile auction market, the number of vehicles consigned increased 0.4% to 7,468 thousand and the number of contracted vehicles increased 1.4% to 4,814 thousand, resulting in a contract completion rate of 64.5% compared with 63.8% in the previous fiscal year. (Source: USED CAR Co., Ltd.)

Consolidated net sales increased 6.3% to 79,908 million yen, operating profit increased 2.9% to 37,123 million yen, ordinary profit increased 3.7% to 38,039 million yen, and profit attributable to owners of parent increased 5.2% to 25,543 million yen.

| | 38th term (Year ended March 31, 2018) | 39th term (Year ended March 31, 2019) | Year on year |
|--|---|---|--------------|
| | (million yen) | (million yen) | |
| Net sales | 75,153 | 79,908 | up 6.3% |
| Operating profit | 36,071 | 37,123 | up 2.9% |
| Ordinary profit | 36,676 | 38,039 | up 3.7% |
| Profit attributable to owners of parent | 24,285 | 25,543 | up 5.2% |

Sales by business category at the USS Group are as follows:

Auto Auction Business

The number of vehicles consigned increased 8.5% to 2,930 thousand and the number of contracted vehicles increased 6.8% to 1,825 mainly because of growth in the number of vehicles handled resulting from the acquisition of Japan Automobile Auction Inc. (JAA) in August 2017 (with an acquisition date of September 30, 2017 for accounting purposes). The contract completion rate was 62.3% compared with 63.3% in the previous fiscal year.

Sales in this business benefited from the larger number of vehicles handled and an increase in successful bid fees in February 2018 and other actions.

Operating expenses increased due to higher expenses at consolidated subsidiaries in this business due to the acquisition of JAA and to goodwill amortization of 1,983 million yen, 91.9% higher than in the previous fiscal year.

As a result, sales to external customers increased 8.7% to 64,684 million yen and operating profit increased 3.4% to 36,323 million yen.

Used Car Purchasing and Selling Business

At the Rabbit used car purchasing business, sales and earnings decreased as a reexamination of unprofitable stores caused the number of vehicles sold to decrease and there was an increase in advertising expenditures.

In the accident-damaged vehicle purchasing business, sales increased but earnings were down as the number of higher-priced vehicles handled increased but the gross profit per vehicle decreased.

As a result, sales to external customers decreased 1.3% to 9,701 million yen and operating profit decreased 32.2% to 116 million yen.

Other Businesses

In the vehicle recycling business, sales and earnings decreased mainly because this business stopped sales of some parts and metal scrap prices, which were high in the fiscal year that ended in March 2018, were weak during the past fiscal year.

Used vehicle export clearing service sales and earnings increased because of an increase in the number of vehicles handled.

As a result, sales to external customers decreased 4.9% to 5,522 million yen and operating profit decreased 12.3% to 583 million yen.

(2) Capital Expenditures

Consolidated capital expenditures totaled 2,246 million yen on an end-of-manufacturing base in the fiscal year ended March 31, 2019. A breakdown of the expenditures is as follows:

1) Major facilities completed during the fiscal year

| Category | Office name | Description of site |
|-----------------------|-----------------------|------------------------------|
| Auto Auction Business | Kyushu Auction Site | New auction system equipment |
| | HAA Kobe Auction Site | New auction system equipment |

2) Ongoing establishment, extension and improvement of major facilities at the end of the fiscal year

| Category | Office name | Description of site |
|-----------------------|--------------------|------------------------------|
| Auto Auction Business | Osaka Auction Site | New auction system equipment |
| | JAA Auction Site | Auction Site Reconstruction |

(3) Financing

Not applicable

(4) Important Issues

We anticipate no change from the past fiscal year in the number of new vehicle registrations in Japan based on the outlook for revisions to automobile taxes and other measures to offset the negative effect of the planned consumption tax hike. The USS Group will concentrate on operating auctions efficiently, including at the JAA auction site and HAA Kobe auction site, and plans to make substantial investments for auction site renovations, equipment and other improvements in order to offer members even greater convenience. Furthermore, we will maintain a sound financial foundation, place emphasis on the equity ratio, maintain the return on equity (ROE) as an important performance indicator, and aim for an ROE of at least 15% as a medium-term goal (ROE was 14.5% for the fiscal year ended in March 2019).

The issues to be addressed by the USS Group are as follows:

- 1) Increase convenience for auction members
We will prioritize capital expenditures that will improve the level of convenience for members, thus increasing their overall satisfaction.
- 2) Conduct effective mergers and acquisitions
Considering mergers and acquisitions as ways to capitalize on opportunities for growth, the USS Group plans to invest aggressively in deals that can lead to growth in our future cash flow.
- 3) Collaborate with companies in various business fields
We will forge alliances with companies in different business fields where business and/or capital alliances have the potential to produce synergies.
- 4) Reinforce the used car purchasing and selling business and other businesses
The USS Group aims to become an integrated organization that will lead Japan's used car distribution market by expanding the used car purchasing and selling business and recycling businesses around our core auto auction business.

The consolidated business performance plan for our 40th period (April 1, 2019 to March 31, 2020) is consolidated sales of 80,800 million yen (up 1.1% on previous period), operating profit of 38,200 million yen (up 2.9% on previous period), ordinary profit of 38,700 million yen (up 1.7% on previous period), and profit attributable to owners of parent of 25,800 million yen (up 1.0% on previous period). This plan assumes that 3,000,000 units will be consigned at our auto auctions (up 2.4% on previous period), 1,870,000 units will be contracted (up 2.4% on previous period), and the contract completion rate will be 62.3% (62.3% in the previous period).

Our basic policy is to maintain stability in dividends and to make sensible profit distributions. As our dividend policy is linked to business results, we use a consolidated dividend payout ratio as our guideline. This baseline is currently 50% or more.

We plan to pay a year-end dividend of 25.80 yen. This will result in a dividend of 50.40 yen for the fiscal year ended in March 2019. This is an increase of 2.60 yen and the consolidated dividend payout ratio is 50.1%.

We plan to pay a first half and year-end dividends of 25.60 yen for the fiscal year ending in March 2020, which will result in a fiscal year dividend of 51.20 yen.

We ask our shareholders for your continued support.

(5) Financial Highlights

1) USS Group selected financial data

| Item | 35th term (Year ended March 31, 2015) | 36th term (Year ended March 31, 2016) | 37th term (Year ended March 31, 2017) | 38th term (Year ended March 31, 2018) | 39th term (Year ended March 31, 2019) (Consolidated fiscal year under current review) |
|---|--|--|--|--|---|
| Net sales (million yen) | 67,466 | 68,607 | 67,179 | 75,153 | 79,908 |
| Ordinary profit (million yen) | 34,027 | 35,218 | 32,999 | 36,676 | 38,039 |
| Profit attributable to owners of parent (million yen) | 21,661 | 22,477 | 22,909 | 24,285 | 25,543 |
| Profit per Share (yen) | 83 | 86 | 90 | 95 | 100 |
| Total assets (million yen) | 174,106 | 186,831 | 197,374 | 222,292 | 232,703 |
| Net assets (million yen) | 144,039 | 155,183 | 159,197 | 172,190 | 183,535 |
| Net assets per share (yen) | 553 | 597 | 622 | 672 | 717 |

Note: The Company started using the Partial Amendments to Accounting Standard for Tax Effect Accounting (Accounting Standards Board of Japan (ASBJ) Statement No. 28, February 16, 2018) at the beginning of the fiscal year that ended in March 2019 and these amendments have been applied retroactively to the fiscal year that ended in March 2018.

2) Business segment sales, income and assets

(Millions of yen)

| Business segment | Item | 35th term (Year ended March 31, 2015) | 36th term (Year ended March 31, 2016) | 37th term (Year ended March 31, 2017) | 38th term (Year ended March 31, 2018) | 39th term (Year ended March 31, 2019) (Consolidated fiscal year under current review) |
|---|------------------|--|--|--|--|--|
| Auto auction business | Net sales | 50,281 | 52,594 | 52,811 | 59,521 | 64,684 |
| | Operating profit | 32,116 | 33,560 | 31,869 | 35,131 | 36,323 |
| | Total assets | 167,761 | 183,452 | 190,790 | 215,021 | 225,269 |
| Used car purchasing and selling business | Net sales | 10,083 | 10,097 | 9,373 | 9,827 | 9,701 |
| | Operating profit | 464 | 485 | 202 | 171 | 116 |
| | Total assets | 1,887 | 1,960 | 1,809 | 2,081 | 2,145 |
| Other businesses | Net sales | 7,100 | 5,915 | 4,995 | 5,805 | 5,522 |
| | Operating profit | 675 | 237 | 111 | 665 | 583 |
| | Total assets | 5,726 | 2,799 | 6,373 | 6,781 | 6,805 |

Notes: 1. Segment sales based on external customer sales.

2. The Company started using the Partial Amendments to Accounting Standard for Tax Effect Accounting (Accounting Standards Board of Japan (ASBJ) Statement No. 28, February 16, 2018) at the beginning of the fiscal year that ended in March 2019 and these amendments have been applied retroactively to the fiscal year that ended in March 2018.

(6) Update on Our Significant Reorganizations
Not applicable

(7) Major Parent Company and Subsidiaries

1) Parent company

Not applicable

2) Major subsidiaries

The Company has 9 consolidated subsidiaries and no equity-method affiliate.

| Company | Capital outlay (million yen) | Percentage by equity participation (%) | Primary businesses |
|---|------------------------------|--|---|
| US Butsuryu Co., Ltd. | 30 | 100.0 | Arrangement of freight transport and consignment business relating to operation of auctions |
| USS Support Service Co., Ltd. | 45 | 100.0 | Financial services business, etc. |
| Reproworld Co., Ltd. | 63 | 100.0 | Purchase and sales of accident-damaged vehicles |
| Rabbit Car Network Co., Ltd. | 50 | 100.0 | Purchase and sale of used vehicles |
| ARBIZ Co., Ltd. | 270 | 51.0 | Recycling of end-of-life automobiles and other goods |
| USS Logistics International Service Co., Ltd. | 50 | 100.0 | Export procedure agency service for used cars |
| Japan Bike Auction Co., Ltd. | 212 | 66.2 | Operation of motorcycle auctions |
| Japan Automobile Auction Inc. | 100 | 100.0 | Operation of auto auction |
| HAA Kobe Inc. | 480 | 100.0 (100.0%) | Operation of auto auction |

- Notes: 1. The figures in parentheses in the Percentage by equity participation column indicate the indirect investment ratio.
2. On March 1, 2019, Japan Automobile Auction Inc.(JAA), a wholly owned subsidiary of USS, merged with Auction Transport Inc., a wholly owned subsidiary of JAA.

(8) Major Business Activities (as of March 31, 2019)

Auto auction business, used car purchasing and selling business and recycling business

(9) Principal business sites (as of March 31, 2019)

| | Business segment | Site or company | Location | Note |
|---|--|-------------------------------|--|---|
| USS | Auto auction business | Nagoya Auction Site | Tokai, Aichi | Head office |
| | | Kyushu Auction Site | Tosu, Saga | Branch |
| | | Fukuoka Auction Site | Chikushino, Fukuoka | Branch |
| | | Tokyo Auction Site | Noda, Chiba | Branch |
| | | Okayama Auction Site | Akaiwa, Okayama | Branch |
| | | Shizuoka Auction Site | Fukuroi, Shizuoka | Branch |
| | | Sapporo Auction Site | Ebetsu, Hokkaido | Branch |
| | | Saitama Auction Site | Iruma, Saitama | Branch |
| | | Gunma Auction Site | Fujioka, Gunma | Branch |
| | | Tohoku Auction Site | Murata-machi, Shibata, Miyagi | Branch |
| | | Osaka Auction Site | Osaka, Osaka | Branch |
| | | Yokohama Auction Site | Yokohama, Kanagawa | Branch |
| | | R - Nagoya Auction Site | Tokai, Aichi | Branch |
| | | Kobe Auction Site | Kobe, Hyogo | Branch |
| | | Hokuriku Auction Site | Hakusan, Ishikawa | Branch |
| | | Niigata Auction Site | Mitsuke, Niigata | Branch |
| | | Shikoku Auction Site | Matsuyama, Ehime | Branch |
| | Internet Division | Chuo, Tokyo | Provides used car information via the Internet | |
| Subsidiaries | Auto auction business | US Butsuryu Co., Ltd. | Tokai, Aichi | 17 branch offices in Japan |
| | | USS Support Service Co., Ltd. | Tokai, Aichi | Finance services business, etc. |
| | | Japan Bike Auction Co., Ltd. | Yokohama, Kanagawa | Operation of motorcycle auction |
| | | Japan Automobile Auction Inc. | Edogawa, Tokyo | Operation of auto auction |
| | | HAA Kobe Inc. | Kobe, Hyogo | Operation of auto auction |
| | Used car purchasing and selling business | Reproworld Co., Ltd. | Noda, Chiba | 17 shops in Japan in the purchase and sales of accident-damaged vehicles business |
| | | Rabbit Car Network Co., Ltd. | Chiyoda, Tokyo | Used car purchase and sales shop Rabbit; 17 direct shops, 141 franchise shops. |
| | Other business | ARBIZ Co., Ltd. | Nagoya, Aichi | Recycling plant for end-of-life automobiles and other goods |
| USS Logistics International Service Co., Ltd. | | Yokohama, Kanagawa | Export procedure agency service for used cars | |

(10) Employees (as of March 31, 2019)

1) Employees of the USS Group

| Business segment | Numbers of employees | | Change since end of previous fiscal year | |
|--|----------------------|-------|--|-----------|
| Auto auction business | 769 | (130) | down 46 | (down 31) |
| Used car purchasing and selling business | 181 | (6) | down 11 | (-) |
| Other businesses | 144 | (42) | up 15 | (down 1) |
| Corporate (for all business segments) | 21 | (2) | - | (-) |
| Total | 1,115 | (180) | down 42 | (down 32) |

- Notes: 1. Numbers of employees refers to employees on payroll (including employees seconded to Group companies from outside of the Group). The figures in parentheses, which are not included in the immediately preceding figures, indicate the average numbers of temporary employees (including Shokutaku employees [a Japanese type of full-time contract employee], contract employees, part-timers and dispatched employees) for the fiscal year that ended in March 2019 (converted at 7.5 work hours per day).
2. Employees in the corporate (common to all business segments) category are individuals assigned to administrative departments who cannot be allocated to a particular business segment.

2) Employees of the Company

| Number of employees | Change since end of previous fiscal year | Mean age | Mean service years |
|---------------------|--|----------|--------------------|
| 572 (109) | down 8 (down 5) | 39.3 | 12.6 |

- Note: Numbers of employees refers to employees on payroll (including employees seconded to the Company from outside of the Company and excluding those from the Company to outside of the Company). The figures in parentheses, which are not included in the immediately preceding figures, indicate the average numbers of temporary employees (including Shokutaku employees [a Japanese type of full-time contract employee], contract employees, part-timers and dispatched employees) for the fiscal year that ended in March 2019 (converted at 7.5 work hours per day).

(11) Major creditors (as of March 31, 2019)

| Lender | Loan (million yen) |
|-------------------------------------|--------------------|
| Sumitomo Mitsui Banking Corporation | 2,860 |
| The Juroku Bank, Ltd. | 177 |

- Notes: 1. The loan from Sumitomo Mitsui Banking Corporation is to subsidiary ARBIZ Co., Ltd. for the purpose of funding the purchase of land for a business site.
2. The USS Employee Stock Ownership Plan Trust, which was established for the Trust Employee Shareholding Incentive Plan, has borrowed money from The Juroku Bank, Ltd. as a source of funds to purchase the Company's shares. For more information about this plan, refer to "2. Matters relating to shares of the Company (5) Other Important Items related to Shares, Overview of the Employee Stock Ownership Plan".

(12) Other Significant Items Concerning the Status of the USS Group

Not applicable

2. Matters relating to shares of the Company (as of March 31, 2019)

- (1) Total number of shares authorized to be issued: 1,200,000,000 shares
- (2) Total number of shares issued: 313,250,000 shares
(including 60,059,739 shares of treasury shares)
- (3) Total number of shareholders: 8,902
- (4) Major shareholders (Top 10)

| Shareholder | Number of shares held (thousand shares) | Shareholding ratio (%) |
|--|--|------------------------|
| SSBTC CLIENT OMNIBUS ACCOUNT | 22,919 | 9.05 |
| Dai Seta | 15,102 | 5.96 |
| The Master Trust Bank of Japan, Ltd. (Trust Account) | 14,815 | 5.85 |
| State Street Bank and Trust Company 505223 | 11,948 | 4.71 |
| Japan Trustee Services Bank, Ltd. (Trust Account) | 10,491 | 4.14 |
| Mamoru Seta | 9,200 | 3.63 |
| Yukihiro Ando | 9,176 | 3.62 |
| The Nomura Trust and Banking Co., Ltd. (retirement benefit trust MUFG Bank, Ltd. account) | 8,400 | 3.31 |
| Hattori Motors Co., Ltd. | 7,280 | 2.87 |
| Hattori International Scholarship Foundation | 7,100 | 2.80 |

- Notes:
1. The list of major shareholders does not include 60,059,739 shares of treasury shares.
 2. The number of shares used to calculate shareholding ratios does not include treasury shares.
 3. The number of shares when less than one thousand is truncated. Shareholding ratios are truncated to the hundredth decimal point.
 4. In addition to the above shareholders, the following shareholdings have been reported by the large shareholding report (the amendment report).

- (1) An amendment report submitted by FMR LLC and one other company on November 22, 2018 stated that the following shares are held as of November 15, 2018. Since USS is unable to confirm the valid number of shares owned as of March 31, 2019, this shareholder is not included in the above list of major shareholders.

| Name | Address | Shares (thousands of shares) | Shareholding ratio (%) |
|------------------------------------|--|---------------------------------|---------------------------|
| FMR LLC | 245 Summer Street, Boston, Massachusetts 02210, USA | 31,309 | 12.36 |
| National Financial Services LLC | 200 Seaport Blvd, Boston, Massachusetts 02210, USA | 1 | 0.00 |
| Total | | 31,310 | 12.36 |

(2) An amendment report submitted by MUFG Bank, Ltd. and 2 other companies on April 16, 2018 stated that the following shares are held as of April 9, 2019. Since USS is unable to confirm the valid number of shares owned as of March 31, 2019, this shareholder is not included in the above list of major shareholders.

| Name | Address | Shares (thousands of shares) | Shareholding ratio (%) |
|---|--------------------------------------|---------------------------------|---------------------------|
| MUFG Bank, Ltd. | 2-7-1, Marunouchi, Chiyoda-ku, Tokyo | 8,400 | 3.31 |
| Mitsubishi UFJ Trust and Banking Corporation | 1-4-5, Marunouchi, Chiyoda-ku, Tokyo | 8,196 | 3.23 |
| Mitsubishi UFJ Kokusai Asset Management Co., Ltd. | 1-12-1, Yurakucho, Chiyoda-ku, Tokyo | 1,139 | 0.45 |
| Total | | 17,736 | 7.00 |

(3) A Report on Possession of Large Volume of Shares submitted by MFS Investment Management K.K. and one other company, in their joint names on June 5, 2014, stated that the following shares are held as of May 30, 2014. Since USS is unable to confirm the valid number of shares owned by these firms as of March 31, 2019, these firms are not included in the above list of major shareholders.

| Name | Address | Shares (thousands of shares) | Shareholding ratio (%) |
|--|---|---------------------------------|---------------------------|
| MFS Investment Management K.K. | Daido Seimei Kasumigaseki Bldg., 1-4-2, Kasumigaseki, Chiyoda Ward, Tokyo | 1,296 | 0.51 |
| Massachusetts Financial Services Company | 111 Huntington Avenue, Boston, Massachusetts 02199, USA | 17,925 | 7.07 |
| Total | | 19,222 | 7.59 |

(5) Other Important Items related to Shares

Overview of the Employee Stock Ownership Plan

Effective as of the fiscal year that ended on March 31, 2017, the Company has reintroduced a trust employee shareholding incentive plan (the “Plan”) for the purpose of providing an incentive to employees of Group companies toward the improvement of medium- and long-term corporate values.

According to the Plan, the Company shall establish the USS Employee Stock Ownership Plan Trust (the “ESOP Trust”) in a bank trust and the ESOP Trust shall purchase the Company’s shares in advance, which are expected to be purchased via the USS employee stock ownership plan (the “Employee Stock Ownership Plan”), over three years after its establishment and then continuously sell the Company’s shares to the Employee Stock Ownership Plan every month until the trust is built. To procure funds to purchase the Company’s shares, the ESOP Trust will take bank loans against which the Company will provide security.

If an amount corresponding to the gain on a sale of stock is accumulated in the ESOP Trust at the completion of the trust through the sales of the Company’s shares to the Employee Stock Ownership Plan, then an amount corresponding to the gain on the sale of the Company’s shares shall be distributed as residual property to certain eligible persons who satisfy the qualification for beneficiaries. Meanwhile, in case an amount corresponding to a loss on the sale of stock is accumulated in the ESOP Trust at the completion of the trust due to a decline in the Company’s stock price, the Company shall repay the outstanding balance on bank loans corresponding to this loss on sales of the shares per the nonrecourse promissory note.

The Company’s shares held by the ESOP Trust that are recorded on the Company’s consolidated balance sheet at the term end were 496 million yen (255,900 shares) for the previous consolidated fiscal year and 223 million yen (115,100 shares) for the current consolidated fiscal year. The ESOP Trust’s bank loans were 470 million yen for the previous consolidated fiscal year and 177 million yen for the current consolidated fiscal year.

3. Matters relating to Stock Acquisition Rights, etc. of the Company

(1) Stock Acquisition Rights held by officers of the Company as of the end of term (as of March 31, 2019)

| Name | | 5th Stock Acquisition Rights | 6th Stock Acquisition Rights | 7th Stock Acquisition Rights |
|---|---|--|--|--|
| Resolution date for issuance | | August 28, 2007 (Board Meeting) | June 25, 2008 (Board Meeting) | June 24, 2009 (Board Meeting) |
| Number of Stock Acquisition Rights | | 347 | 404 | 698 |
| Number of shares subject to Stock Acquisition Rights | | 34,700 shares of common stock (100 shares per Stock Acquisition Right) | 40,400 shares of common stock (100 shares per Stock Acquisition Right) | 69,800 shares of common stock (100 shares per Stock Acquisition Right) |
| Amount paid of Stock Acquisition Rights | | 64,560 yen per right | 49,760 yen per right | 32,620 yen per right |
| Amount of assets paid upon exercise of Stock Acquisition Rights | | 100 yen per right | 100 yen per right | 100 yen per right |
| Exercise period for Stock Acquisition Rights | | From September 15, 2007 to June 30, 2032 | From July 11, 2008 to June 30, 2033 | From July 10, 2009 to June 30, 2034 |
| Major conditions for the exercise of Stock Acquisition Rights | | (Note) 1 | (Note) 1 | (Note) 1 |
| Shares held by officers | Directors (excluding outside directors) | Number of holders 7 Number of rights 328 Number of shares subject to Stock Acquisition Rights 32,800 | Number of holders 7 Number of rights 382 Number of shares subject to Stock Acquisition Rights 38,200 | Number of holders 7 Number of rights 659 Number of shares subject to Stock Acquisition Rights 65,900 |
| | Outside directors | - | - | - |
| | Corporate auditors | - | - | - |

| Name | | 8th Stock Acquisition Rights | 9th Stock Acquisition Rights | 10th Stock Acquisition Rights |
|---|---|--|--|--|
| Resolution date for issuance | | June 29, 2010 (Board Meeting) | June 28, 2011 (Board Meeting) | June 26, 2012 (Board Meeting) |
| Number of Stock Acquisition Rights | | 487 | 605 | 518 |
| Number of shares subject to Stock Acquisition Rights | | 48,700 shares of common stock (100 shares per Stock Acquisition Right) | 60,500 shares of common stock (100 shares per Stock Acquisition Right) | 51,800 shares of common stock (100 shares per Stock Acquisition Right) |
| Amount paid of Stock Acquisition Rights | | 45,900 yen per right | 43,600 yen per right | 58,600 yen per right |
| Amount of assets paid upon exercise of Stock Acquisition Rights | | 100 yen per right | 100 yen per right | 100 yen per right |
| Exercise period for Stock Acquisition Rights | | From July 16, 2010 to June 30, 2035 | From July 15, 2011 to June 30, 2036 | From July 13, 2012 to June 30, 2037 |
| Major conditions for the exercise of Stock Acquisition Rights | | (Note) 1 | (Note) 1 | (Note) 1 |
| Shares held by officers | Directors (excluding outside directors) | Number of holders 7 Number of rights 458 Number of shares subject to Stock Acquisition Rights 45,800 | Number of holders 7 Number of rights 553 Number of shares subject to Stock Acquisition Rights 55,300 | Number of holders 7 Number of rights 468 Number of shares subject to Stock Acquisition Rights 46,800 |
| | Outside directors | - | - | - |
| | Corporate auditors | - | - | - |

| Name | | 11th Stock Acquisition Rights | 12th Stock Acquisition Rights | 13th Stock Acquisition Rights |
|---|---|--|--|--|
| Resolution date for issuance | | June 25, 2013 (Board Meeting) | June 17, 2014 (Board Meeting) | June 16, 2015 (Board Meeting) |
| Number of Stock Acquisition Rights | | 365 | 240 | 224 |
| Number of shares subject to Stock Acquisition Rights | | 36,500 shares of common stock (100 shares per Stock Acquisition Right) | 24,000 shares of common stock (100 shares per Stock Acquisition Right) | 22,400 shares of common stock (100 shares per Stock Acquisition Right) |
| Amount paid of Stock Acquisition Rights | | 93,540 yen per right | 137,400 yen per right | 179,500 yen per right |
| Amount of assets paid upon exercise of Stock Acquisition Rights | | 100 yen per right | 100 yen per right | 100 yen per right |
| Exercise period for Stock Acquisition Rights | | From July 13, 2013 to June 30, 2038 | From July 5, 2014 to June 30, 2039 | From July 4, 2015 to June 30, 2040 |
| Major conditions for the exercise of Stock Acquisition Rights | | (Note) 1 | (Note) 1 | (Note) 1 |
| Shares held by officers | Directors (excluding outside directors) | Number of holders 7 Number of rights 323 Number of shares subject to Stock Acquisition Rights 32,300 | Number of holders 7 Number of rights 211 Number of shares subject to Stock Acquisition Rights 21,100 | Number of holders 7 Number of rights 196 Number of shares subject to Stock Acquisition Rights 19,600 |
| | Outside directors | - | - | - |
| | Corporate auditors | - | - | - |

| Name | | 14th Stock Acquisition Rights | 15th Stock Acquisition Rights | 16th Stock Acquisition Rights |
|---|---|--|--|--|
| Resolution date for issuance | | June 14, 2016 (Board Meeting) | June 13, 2017 (Board Meeting) | June 12, 2018 (Board Meeting) |
| Number of Stock Acquisition Rights | | 307 | 330 | 344 |
| Number of shares subject to Stock Acquisition Rights | | 30,700 shares of common stock (100 shares per Stock Acquisition Right) | 33,000 shares of common stock (100 shares per Stock Acquisition Right) | 34,400 shares of common stock (100 shares per Stock Acquisition Right) |
| Amount paid of Stock Acquisition Rights | | 146,500 yen per right | 199,500 yen per right | 178,500 yen per right |
| Amount of assets paid upon exercise of Stock Acquisition Rights | | 100 yen per right | 100 yen per right | 100 yen per right |
| Exercise period for Stock Acquisition Rights | | From July 2, 2016 to June 30, 2041 | From July 1, 2017 to June 29, 2042 | From July 6, 2018 to June 30, 2043 |
| Major conditions for the exercise of Stock Acquisition Rights | | (Note) 1 | (Note) 1 | (Note) 1 |
| Shares held by officers | Directors (excluding outside directors) | Number of holders 7 Number of rights 266 Number of shares subject to Stock Acquisition Rights 26,600 | Number of holders 7 Number of rights 292 Number of shares subject to Stock Acquisition Rights 29,200 | Number of holders 7 Number of rights 304 Number of shares subject to Stock Acquisition Rights 30,400 |
| | Outside directors | - | - | - |
| | Corporate auditors | - | - | - |

- Notes: 1. Main conditions for the exercise of Stock Acquisition Rights are as follows:
- (1) A Stock Acquisition Right holder may exercise the Stock Acquisition Right only if the Stock Acquisition Right holder loses any and all statuses as a director of the Company (including executive officers in the case of a company with committees), or as an auditor or executive director. However, in that case, the Stock Acquisition Right holder may exercise the Stock Acquisition Right for subscription only during the period from the date following the date on which the holder loses any and all of the above statuses (the "Exercise Period Commencement Date") for ten (10) days after the Exercisable Period Commencement Date.
 - (2) If a Stock Acquisition Right holder waives the Stock Acquisition Right for subscription, the Stock Acquisition Right holder may not exercise the Stock Acquisition Right for the waived subscription.
2. On February 15, 2017, USS revised the Stock Acquisition Rights allocation contracts for the 5th through the 14th issues of Stock Acquisition Rights with all directors and executive officers (except directors and executive officers who have resigned or retired) who hold any of these rights. The condition for the exercise of these Stock Acquisition Rights was revised. Previously, the rights could be exercised during the five-year period starting on the Exercise Period Commencement Date. Now, as stated in the preceding note 1. (1), the rights can be exercised for ten (10) days after the Exercise Period Commencement Date.
3. As a result of the 10-for-one stock split for common stock which was conducted on October 1, 2013, "Number of shares subject to Stock Acquisition Rights" and "Amount of assets paid upon exercise of Stock Acquisition Rights" were adjusted.

- (2) Details of the Stock Acquisition Rights granted to executive officers of the Company as consideration for performance of duties during the fiscal year that ended in March 2019

| Name | 16th Stock Acquisition Rights |
|---|--|
| Resolution date for issuance | June 12, 2018 (Board Meeting) |
| Number of Stock Acquisition Rights | 40 |
| Number of shares subject to Stock Acquisition Rights | 4,000 shares of common stock (100 shares per Stock Acquisition Right) |
| Amount paid of Stock Acquisition Rights | 178,500 yen per right |
| Amount of assets paid upon exercise of Stock Acquisition Rights | 100 yen per right |
| Exercise period for Stock Acquisition Rights | From July 6, 2018 to June 30, 2043 |
| Main conditions for the exercise of Stock Acquisition Rights | (Note) 1 |
| Number of recipients | 3 |

- Notes: 1. Regarding the main conditions for the exercise of Stock Acquisition Rights, please refer to (1) Stock Acquisition Rights held by officers of the Company as of the end of term (Note) 1.
2. There were no Stock Acquisition Rights granted as consideration for performance of duties to officers and/or employees of any subsidiaries of the Company.

4. Matters relating to Officers of the Company

(1) Directors and corporate auditors (as of March 31, 2019)

| Title | Name | Duties and Affiliation to Other Companies, etc. |
|--|-------------------|---|
| President and Representative Director | Yukihiro Ando | President and Representative Director of US Butsuruyu Co., Ltd. President and Representative Director of Japan Automobile Auction Inc. President and Representative Director of HAA Kobe Inc. |
| Vice President and Representative Director | Dai Seta | President and Representative Director of USS Support Service Co., Ltd. President and Representative Director of ARBIZ Co., Ltd. |
| Executive Vice President | Motohiro Masuda | Manager of Tokyo Auction Site President and Representative Director of Reproworld Co., Ltd. |
| Executive Vice President | Masafumi Yamanaka | Officer of the Supervisory Office |
| Senior Managing Director | Toshio Mishima | Manager of Kyushu Auction Site |
| Senior Managing Director | Masayuki Akase | Officer of the Auction Operation Office President and Representative Director of USS Logistics International Service Co., Ltd. |
| Junior Managing Director | Hiromitsu Ikeda | Junior Managing Director of HAA Kobe Inc. |
| Director | Hitoshi Tamura | President, Customer Satisfaction Research Institute Outside Director, Kitamura Co., Ltd. |
| Director | Akihiko Kato | |
| Director | Nobuko Takagi | Representative, Nobuko Takagi Certified Public Accountants' Office Outside corporate auditor, I-ne CO., LTD. Representative Director, COEING AND COMPANY Inc. |
| Full-time Corporate Auditor | Shinji Ozaki | |
| Corporate Auditor | Toru Niwa | Certified Public Accountant, General Manager of Toru Niwa Certified Public Accountant Office |
| Corporate Auditor | Ryoichi Miyazaki | Attorney, Representative of Naka Joint Law Office Outside Corporate Auditor for Hatsuho Shoji Co., Ltd. |

- Notes:
1. Directors: Hitoshi Tamura, Akihiko Kato and Nobuko Takagi are outside directors.
 2. Corporate auditors: Toru Niwa and Ryoichi Miyazaki are outside corporate auditors.
 3. Full-time corporate auditor Shinji Ozaki has considerable knowledge of finance and accounting as a certified tax accountant.
 4. Corporate auditor: Mr. Toru Niwa is well versed in corporate accounting matters as a certified public accountant, and has considerable knowledge of finance and accounting.
 5. USS designates the following officers as independent officers as prescribed by the Tokyo Stock Exchange and Nagoya Stock Exchange and has submitted notices to these stock exchanges: Directors Hitoshi Tamura, Akihiko Kato and Nobuko Takagi and corporate auditors Toru Niwa and Ryoichi Miyazaki.
 6. There are no business relationships between the Company and any significant companies associated with concurrent posts of outside directors and outside corporate auditors.
 7. Changes of titles, duties and affiliation to other companies of the Directors in the current fiscal year are as follows:
 - (1) On April 1, 2018, Junior Managing Director Hiromitsu Ikeda became a Junior Managing Director of HAA Kobe Inc.
 - (2) On June 12, 2018, Director Nobuko Takagi was elected to this position.
 - (3) On May 31, Corporate Auditor Ryoichi Miyazaki resigned as Chairman of Aichi Prefecture Lawyers Cooperative
 - (4) On June 12, 2018, Director Mitsuhiro Aso ended his term in this position.

(2) Total amount of remuneration, etc. for directors and corporate auditors

| Position | Number of officers | Amount of remuneration | Stock options | Total amount of remuneration, etc. |
|--|--------------------|-------------------------------------|-----------------------|-------------------------------------|
| Directors (Outside directors out of all directors) | 11 (4) | 231 million yen (14 million yen) | 54 million yen (-) | 286 million yen (14 million yen) |
| Corporate auditors (Outside corporate auditors out of all corporate auditors) | 3 (2) | 15 million yen (9 million yen) | - (-) | 15 million yen (9 million yen) |
| Total (Outside officers out of all officers) | 14 (6) | 247million yen (24 million yen) | 54 million yen (-) | 301million yen (24 million yen) |

- Notes: 1. The table above includes one director who retired as of the closure of the 38th Annual General Meeting of Shareholders held on June 12, 2018.
2. There are no directors who also are employees.
3. The maximum amount of remuneration for directors is 500 million yen per year by a resolution at the 26th Annual General Meeting of Shareholders held on June 28, 2006. Also, the maximum amount of stock options for directors of the Company (except for outside directors) is 150 million yen per year in addition to the above remuneration for directors by a resolution at the 27th Annual General Meeting of Shareholders held on June 26, 2007. Therefore, the total maximum amount of remuneration for directors is 650 million yen per year.
4. The maximum amount of remuneration for corporate auditors is 50 million yen per year by a resolution at the 26th Annual General Meeting of Shareholders held on June 28, 2006.
5. Stock option compensation is the amount of expenses recorded in the fiscal year ended in March 31, 2019 for all stock acquisition rights listed under “3. Matters relating to Stock Acquisition Rights, etc. of the Company (1) Stock Acquisition Rights held by officers of the Company as of the end of the term” on pages 28-30 of this report.

(3) Matters concerning outside directors

- 1) Update on significant concurrent posts at other corporations and the relationship between the Company and corporations at the locations are as shown under “(1) Directors and corporate auditors”, which is on page 31.

2) Update on principal activities in the current fiscal year

| Position | Name | Major activities |
|-------------------|------------------|---|
| Director | Hitoshi Tamura | Attended all 8 Board meetings held in this fiscal year (attendance record: 100%), and has made comments, when needed, based on his broad knowledge of CS management. |
| Director | Akihiko Kato | Attended all 8 Board meetings in this fiscal year (attendance record: 100%), and has made comments, when needed, based on his experience and extensive knowledge of management at a financial institution. |
| Director | Nobuko Takagi | Attended all 7 Board meetings in this fiscal year after she became a director on June 12, 2018 (attendance record 100%). She made comments, when needed, based on her extensive experience and knowledge concerning finance, accounting and M&A. |
| Corporate Auditor | Toru Niwa | In addition to covering accounting at USS Group and conducting internal audits, he attended all 9 Board of Auditors meetings in this fiscal year (attendance record: 100%), and has made comments when needed that must be made. He also attended all 8 Board meetings in this fiscal year (attendance record: 100%), and has made comments, when needed, based on his specialist viewpoints as a CPA. |
| Corporate Auditor | Ryoichi Miyazaki | In addition to covering accounting at USS Group and conducting internal audits, he attended all 9 Board of Auditors meetings in this fiscal year (attendance record: 100%), and has made comments when needed that must be made and as appropriate. He also attended all 8 Board meetings in this fiscal year (attendance record: 100%), and has made comments, when needed, based on his specialist viewpoints as an attorney. |

3) Overview of the liability limitation agreement

Each of the outside directors and outside corporate auditors has entered into a liability limitation agreement with the Company that limits the liability for damage pursuant to provisions under Article 427, Paragraph 1, of the Companies Act and Articles 27 and 37 of the Articles of Incorporation of the Company.

This agreement limits liability to the higher of 4 million yen or the amount designated by laws and regulations.

5. Matters relating to Independent Auditors

- (1) Name of corporate auditor
KPMG AZSA LLC

- (2) Amount of remuneration, etc.

| Classification | Amount |
|---|----------------|
| Total amount of remuneration, etc. of accounting auditors during the term | 32 million yen |
| Total amount of monies and other properties which the Company and its subsidiaries should pay in remuneration of accounting auditors for their services to the Company and its subsidiaries during the term | 33 million yen |

Notes: 1. The “total amount of remuneration, etc. of accounting auditors during the term” indicates the total amount of remuneration for audits as defined under the Companies Act and as defined under the Financial Instrument and Exchange Law, because the amounts of remuneration for those two definitions of audits are not distinguished in the audit contracts between the Company and the accounting auditors and such distinction is not possible.
2. Board of Auditors agreed to the figures including the compensation package for accounting auditors after a review of needed materials and reports from and interviews with accounting auditors, Directors, Internal Audit Office and other concerned departments to confirm among other things the state of performance of duties in the current and previous fiscal years and the computation basis for a general estimate of auditor compensation.

- (3) Overview of the contents of the liability limitation agreement

Not applicable.

- (4) Contents of services other than audit

The company compensates the accounting auditor for advisory services relating to valuation of capital costs and strategic stock holding, that is services not covered under Article 2, Paragraph 1 of the Certified Public Accountants Act.

- (5) Policies on determination of removal or denial of reappointment of accounting auditors

The Board of Corporate Auditors determine whether to reappoint accounting auditors, taking their independence, reliability and other situations related to their performance of duties into account comprehensively.

The Board of Corporate Auditors will, if it deems it necessary to remove or deny reappointment of any of the accounting auditors due to an issue in the performance of their duties or any other reason, decide the contents of the agenda of an Annual General Meeting of Shareholders regarding the removal or denial of reappointment of an accounting auditor. If the Board of Corporate Auditors recognizes that any of the items prescribed in Article 340, Paragraph 1, of the Companies Act apply to any of the accounting auditors, the Board of Corporate Auditors will remove this accounting auditor, subject to a unanimous agreement by the corporate auditors. In such a case, a corporate auditor elected by the Board of Corporate Auditors will report the facts on the removal of the accounting auditor and the reasons at the first General Meeting of Shareholders that is held following the removal.

Notes: 1. Numbers in this Business Report are truncated. Percentages are, however, rounded off to the nearest tenth decimal except the shareholding ratio numbers written in “2. Matters relating to shares of the Company”.
2. With respect to the method of calculating consumption tax, etc., the Company uses the tax-excluded method.

**6. Management Shall Ensure Sound Business Practices and Update on Implementation of this Management
Basic policy on internal control systems**

- (1) Management shall ensure compliance by directors and such of USS and its subsidiaries (These members shall include directors of USS and directors, executive officers, officers, and others at our subsidiaries who shall bear the professional duties under Article 598 Paragraph 1 of the Companies Act and other similar persons. Hereafter, the same shall apply.), and to enable their professional duties to be performed in compliance with laws, ordinances, and the Articles of Incorporation.
 - 1) USS Group shall create a compliance manual that includes USS Code of Conduct & Ethics to comply with the laws and ordinances and improve areas including the Directors' and employees' understanding of ethical conduct at our corporation, and shall disseminate and implement this manual.
 - 2) USS Group shall uncover swiftly and prevent any activities in violation of laws and ordinances; shall utilize the USS Helpline on Ethical Conduct, which is USS's internal whistleblowing system to rectify such breaches; and shall implement a roll-out of our mindset on ethical conduct to the employees and Directors of the USS Group.
 - 3) USS Group shall appoint Outside Directors and Outside Auditors to ensure sensible decision-making at Board meetings and improve oversight in the functions of Management, and shall utilize independent experts including but not limited to legal counsel.
 - 4) USS Group shall implement a central accounting system at the head offices to ensure sensible financial reporting; shall centrally manage the financial information and such of the USS Group; and shall comply with accounting standards and other various, related laws and ordinances.
 - 5) USS Group shall not be associated in any way with organizations that disrupt society and shall resolutely stand against such organizations. In the event of demands including but not limited to unlawful requests, concerned departments shall work together under close partnership with expert bodies including but not limited to police, and we shall never work to benefit the assets of such organizations.

- (2) Management of retention and organization of information relating to performance of duties by Directors
 - 1) Management of information concerning the performance of duties by Directors shall sensibly retain and control (including disposals) such information in line with rules including but not limited to USS Group's company rules, and when needs arise all rules shall be reviewed and how the rules are enforced shall be checked.
 - 2) Responsible departments shall be established based on information type and on division and organization of roles by job duty of Directors; then this information shall be recorded and saved in document form or on electromagnetic media. Specifically, access privileges, security measures, backup systems, and other controls for electromagnetic information shall be upgraded.
 - 3) For information that requires certain controls under the laws and ordinances on insider information, personal information, and customer information, the method of control that is required under relevant laws and ordinances shall be disseminated fully to the Directors and employees.
 - 4) A Risk and Information Manager shall be appointed at each office and the subsidiaries; a company management structure shall be established where critical information of the USS Group are reported in a timely and sensible manner to the General Affairs Department of the Supervisory Office of Head Office and reported to and reviewed at the Board meetings or by Directors in charge when necessitated; and a system shall be implemented by which company information that should be disclosed is disclosed sensibly and in a timely manner in line with the rules on disclosure.
 - 5) Internal Audit Office shall monitor whether controls are implemented that are in line with the risk and information management rules and division and organization of roles by job duty, and the status shall be reported to the Directors in charge and the Auditors (Board of Auditors).

(3) Regulations on risk management at USS and its subsidiaries concerning damages and such management systems

- 1) We shall create a risk management structure for the USS Group as a whole including but not limited to instructions, orders, and code of conduct in the event of critical risks, review of countermeasures and avoidance of critical risks, analysis of size in the event of occurrence of risks including but not limited to predictable catastrophes, environment, compliance, business management, and business strategies, and frequency of such risks.
- 2) Risks shall largely be categorized into (i) risks in business management; (ii) risks in daily business processes; (iii) crisis risks; such risks shall be avoided and business efficiency shall be increased.
- 3) Risks in business management, about which the company is aware and understands, shall be disclosed to stakeholders as risk information in documentation such as security reports, and such information shall be considered fully at important decision-making at events including but not limited to debated items at Board meetings.
- 4) Risk and Information Managers at all offices and the subsidiaries shall report necessary information in a timely manner and sensibly to the General Affairs Department of the Supervisory Office of Head Office, and the Auditors and Internal Audit Office shall monitor the risk management systems as part of any audit.

(4) Management shall ensure professional duties by directors and such of USS and its subsidiaries are efficiently performed

- 1) All offices and subsidiaries shall devise specific plans for the objectives of the USS Group as a whole, including but not limited to medium-term plans and annual budgets; these objectives shall be disseminated to persons including employees; and a management system shall be established to perform these objectives to fulfillment.
- 2) The Finance Department of the Supervisory Office of Head Office will analyze elements that inhibit the objectives from being achieved and efficiency at all of our offices and subsidiaries based on reports to the Board, comparative analysis of budget against results, and central management of monthly results of all of our offices and subsidiaries, and implement necessary measures.
- 3) Clearly define the professional duties and the division and organization of roles by job duty of the Directors, executive officers, and site managers who perform the job duties, and establish an efficient and effective business management system in response to business expansion.
- 4) Auditors shall also perform monitoring of any excessive pressure for efficiency in the performance of jobs by Directors.

(5) Management shall ensure compliance by staff of USS and its subsidiaries in compliance with the laws, ordinances, and company charter when professional duties are performed

- 1) The Finance Department of the Supervisory Office of Head Office has appointed managers at all offices and subsidiaries and is providing guidance and streamlining activities based principally on the monthly finance reports. In addition, the General Affairs Department and the Management Department of the Supervisory Office of Head Office shall cover general affairs and human resources, Auction Operation Office of Head Office shall cover auction businesses, System Office of Head Office shall cover information management businesses, the management of subsidiaries not including auction businesses shall be performed by appointing a Director in charge, and all shall coordinate to perform management and provide guidance for sensible business operations.
- 2) In addition to disseminating the Compliance Manual to all persons under the employ of the USS Group, a compliance mindset shall be reared through usage of the USS Helpline on Ethical Conduct, which is USS's internal whistleblowing system that uses an independent and outside organization.

- 3) For compliance at all offices and subsidiaries, management shall ensure efficiency when responding to business expansions of the USS Group, while ensuring full compliance. Management shall continually maintain the company's Internal controls systems for documents including but not limited to (i) work rules, accounting rules, and other business management rulebooks, and (ii) information processing and controls for the information processing system on which many business processes are dependent.
 - 4) For monitoring, management shall utilize self-audit reports of all offices and subsidiaries and ensure effectiveness of monitoring by way of audits by the Internal Audit Office and Auditors.
- (6) Management of reports to USS on matters relating to performance of professional duties by directors and such of its subsidiaries

Management shall hold meetings and provide guidance on strategies for each subsidiary based on budget administration and monthly business reports, and establish an internal control system that covers all subsidiaries of the consolidated group.

- (7) Management shall ensure proper operations at corporation groups formed of USS and its subsidiaries
- 1) The Company shall respect the autonomy of all of its subsidiaries under the master policy, which covers all subsidiaries on the consolidated statement, and all subsidiaries as members of the USS Group shall share the mission statement and compliance mindset, and streamline operations including but not limited to our workforce, human resource, accounting, and treasury management.
 - 2) The Company shall ensure consistency between policy and such of all subsidiaries and the management strategy, management policy and such, and a Director in charge shall be appointed at the Company to provide necessary support and adjustments that are needed for sound advancement and growth at all subsidiaries.
 - 3) Auditors shall coordinate with the Internal Audit Office and Accounting experts, and provide advice and warnings when they believe such are necessary.

(8) Management shall ensure sensible financial reporting

- 1) As described in (1) through (6) and (10), the Company shall create and implement company controls for all of the USS Group including the consolidated subsidiaries.
- 2) The Company shall take under consideration not only the purpose that is Credibility of the Financial Reports but also the other purposes of Internal controls (How Valid and Effective are the Businesses; Compliance of Items including but not limited to Laws and Ordinances relating to Business Activities; Protection of Assets).
- 3) Because Company Controls for Settlement and Financial Reporting Processes are linked directly to financial reporting and these are processes that can have important impact, these controls shall be created such that the controls common to the group are also common to the consolidated subsidiaries.

(9) Items concerning employees when Auditors request said employees to be placed to support their work

In the event auditors make this request, the necessary auditing staff shall be appointed, and they shall be put to provide support for auditing work.

(10) Items on ensuring the performance of instructions by employees and independence of employees in the above paragraph from Directors

- 1) Auditor staffs in the above paragraph shall not take instructions and orders from Directors and employees when such individuals receive orders necessary for audit work from auditors.
- 2) In the event staff dedicated to auditing will be named, any instructions, transfer orders, personnel review, and disciplinary action concerning this person shall be cleared in advance by the Auditors (Board of Auditors).

(11) Management of reports to auditors by directors and such and staff of USS and its subsidiaries (Auditors shall be included in the case of its subsidiaries.), management to ensure that persons who make said report will not be treated unfairly for making such reports, and management of reports to auditors.

- 1) The Company has adopted a system at the Supervisory Office of Head Office (Finance Department, General Affairs Department, and Management Department) by which the management of treasury, accounting, general affairs, and human resources for all offices and subsidiaries are streamlined, and all important information of the USS Group are controlled by the Supervisory Office of Head Office and reported to the Auditors and Internal Audit Office.
- 2) The Company shall establish a USS Helpline on Ethical Conduct, which is company's whistleblowing system, by which reports are made to the Auditors and Internal Audit Office via the Supervisory Office of Head Office.
- 3) The mechanism is such that USS and its subsidiaries shall improve internal management to prevent any individuals who make a report to auditors from receiving unfair treatment for making such reports, and auditors will check whether said management is properly functioning. This mechanism further functions in such a way that any individuals who make a report or seek guidance about violation of laws and ordinances or about improper activity to not be treated unfairly for whistleblowing or seeking guidance about such matters.
- 4) The Company shall reinforce the system by which the systems in (1) and (2) above are implemented effectively and safely.

(12) Items on prepayment or disbursement of cost incurred by performance of professional duties by auditors and cost incurred by other such professional duties and the policy on repayment procedure

Auditors Board may prepare in advance a budget to cost what it believes is needed to perform the professional duties. Emergency and unscheduled expenditures by auditors may be reimbursed ex post facto by the company.

(13) Management shall ensure that audits by auditors are effectively performed

- 1) Conduct audits in line with Auditing Criteria for Auditors and with Auditing Criteria on Internal Controls, set by the Board of Auditors. In addition, persons holding auditor posts shall attend Board meetings and other important meetings and submit remarks.
- 2) Reconfirm the division of duties among the auditors for more effective audit work and confirm this understanding with the Board of Auditors.
- 3) Hold briefings with the Representative Director, Outside Director, Internal Audit Office, and accounting auditors periodically.

Overview of the State of Our Operations

(1) Framework on compliance

The Board shall set forth the USS Code of Conduct & Ethics as our basic rules on behavior of all officers and persons under our employ; shall disseminate these rules to all officers and persons under our employ within the USS Group, and shall work to achieve this dissemination through in-house training whenever appropriate.

We have established USS Helpline on Ethical Conduct, which is run by a third party, to serve as our whistleblower interface in the event persons under our employ obtain information on risk of illegal activity and such. The Board will receive reports on important risk information that are reported and brought to the attention of the USS Helpline on Ethical Conduct, and the state of this Helpline's operation will be regularly checked. Furthermore, USS's internal whistleblowing system guarantees that the persons under our employ will not suffer negative consequences from making a report to this Helpline.

(2) Assurance of efficiency and sensibility in the professional actions of Directors

We maintain a proper number of Directors. We also have third parties on our Board and have an executive officer system in order to improve Director oversight and make decisions faster.

8 Board meetings were held in the current term. Items to be deliberated by the Board were distributed in advance so that participants had sufficient time to make preparations. The Board then made decisions on important items relating to management such as budgets, decisions on direction of Management, and items to be discussed as required under laws and ordinances. The Board then analyzed, evaluated, and devised strategies on budget performance by monthly business results, and deliberated on all tabled items with compliance to laws, regulations, articles of incorporation and such, and from the perspective of sensible business practice.

(3) Preparation of controls at our subsidiaries

Our Directors and executive officers are appointed as officers to our subsidiaries, and they audit the performance of duties by Directors of our subsidiaries and others to make certain that those duties are efficiently performed. In addition, we have set forth Rules on Management of Affiliates as our rules on subsidiaries management, and implemented, among other things, pre-approvals on matters that require pre-approval such as important decision-making for subsidiary's business management to perform efficient monitoring of business performance at our company group.

(4) Guaranty that audits by auditors are effectively performed

Employees of the Internal Audit Office support the duties of the auditors, and we have opportunities where opinions are exchanged regularly between auditors and the accounting auditors, the Internal Audit Office, the Management, and all Directors including the President and Representative Director.

(5) State of performance of internal audits

We perform audits under our audit plan prepared by the Internal Audit Office based on our internal audit rules. Audits check whether our and our subsidiaries' corporate activities are proper under our company rules, code of conduct, articles of incorporation, and laws & ordinances, and whether proper controls are functioning in the business operation streams by using an audit method that includes review of documentation and investigations with the support and cooperation of the Board of Auditors.

7. Master policy on corporation management

(1) Master policy

USS believes that persons who control the policy decisions over USS's finances and businesses must all possess the abilities to ensure and advance USS's corporate value and the interests of our shareholders.

The mission statement of the USS Group is (1) Creation of a fair marketplace; (2) Coexistence with our members; (3) Service to consumers; (4) Returns to our shareholders; (5) Respect for our workforce; (6) Giving back to communities. Our belief is that conducting our businesses under these missions will contribute to USS's corporate value and interests of our shareholders.

Moreover, as a publicly owned company with shares that are freely bought and sold, shareholders should ultimately make decisions about selling shares because of large share purchasing activity. In the event of an action for buying a large amount of our shares, we should not unilaterally oppose the action if it will be beneficial to our corporate value and the interests of our shareholders.

However, there may be a proposal or other action to purchase a large amount of our shares that are inconsistent with our corporate value and the interests of our shareholders. There may be insufficient time and information for the Company and shareholders to examine the proposal and to determine a proposal in response to the offer to buy Company shares. Or a proposed purchase may negatively impact the Company's corporate value and interests of shareholders with respect to management policies after the acquisition and the objective of the acquisition. There may also be proposals that force shareholders to sell their shares or have terms for buying Company stock that are inadequate or inappropriate in relation to our corporate value and the interests of our shareholders.

USS believes that any party that proposes or conducts large-scale purchasing activities like these are not suitable for controlling decisions about the Company's finances and business operations.

(2) Work to put the master policy into force

In addition to working on our businesses, USS will continue to work on the fulfillment of corporate governance duties outlined below under our mission statement so that we may implement the above master policy.

Our group believes that the principal mission of management is to ensure sound and sustainable growth and to fulfill what our stakeholders, including but not limited to our shareholders, have entrusted to us. We will continue to work on the fulfillment of our corporate governance duties because this is the vehicle by which we can accomplish this mission.

Our Board continues to work on swifter decision-making and increased transparency through liaison and coordination between our outside directors, who are highly independent from our organization, and directors who are very knowledgeable about the USS Group's businesses. Furthermore, by using audits by auditors including outside corporate auditors, we continue to work on the fulfillment of our audit functions. We will oversee management by stringent monitoring and the confirmation of items including but not limited to legal compliance, efficiency, and justifiability of duties performed by directors and suitability of decision-making processes.

Our group has established basic rules of compliance, which we call the USS Code of Conduct & Ethics, and our directors lead the program on dissemination of and compliance with the company's rulebook on ethics. Furthermore, we also have established rules on ensuring the credibility of our financial reports and ensuring the appropriateness of our decision-making, which we call the USS Group Internal Governance System. This is an internal governance system to ensure that the operations of our group are performed properly and efficiently.

For the validity of our internal governance system, important items are reported to our board and auditors by our internal audit unit, which performs internal audits based on our annual plan.

- (3) Activities in the master policy to prevent decisions about financial and business policies from being controlled by unsuitable persons

USS adopted the proposal to implement countermeasures in the event of a large purchasing activity involving our shares (acquisition defense plan) at the Board meeting of May 16, 2006. The purpose is to prevent any negative impact on the joint interests of our shareholders and the Company's value from a large purchasing activity. This is part of our framework to ensure and improve the joint interests of our shareholders and our corporate value. Thereafter, this acquisition defense plan was approved by our shareholders at the 29th Period General Shareholders Meeting on June 24, 2009, and 32nd Period General Shareholders Meeting on June 26, 2012, under the term that this plan will continue after certain revisions were approved at these meetings (The plan that was approved by our shareholders at the 32nd Period General Shareholders Meeting on June 26, 2012, will hereafter be referred to as the "Plan").

After a review of the management of the Plan expiring on June 30, 2015, in view of the current business environment we have made the determination that it is not essential to continue this Plan. A resolution not to continue the Plan upon its expiration was approved at the Board meeting on May 13, 2015.

USS however shall continue to take proper and appropriate actions, including but not limited to continuing to seek, even after the Plan expires, under the relevant laws and ordinances, the necessary and full disclosure of information from persons who attempt to make large purchase and acquisition proposals concerning our company shares, as needed by our shareholders to make appropriate decisions, and continuing to disclose the views of our Board, and secure the time and information that are needed to conduct a review by our shareholders.

- (4) Decision of the Board on implementation of the master policy

USS believes that performing the activities in (2) and (3) above as the measures to implement the master policy will lead to ensuring and advancing the joint interests of our shareholders and our company value. USS also believes that this will make it difficult for persons to conduct large purchase activities and acquisition proposals that do not benefit the joint interests of our shareholders and our company value. Furthermore, we will continue to implement appropriate actions, including but not limited to working to ensure that the sufficient time and information necessary for our shareholders to make appropriate decisions are provided in the event of large purchase activities and acquisition proposals. Therefore, we have determined that the measures in (2) and (3) above are in line with the master policy, and these measures are not for the purpose of enabling our officers to maintain their positions.

Consolidated Balance Sheet
(As of March 31, 2019)

(Millions of yen)

| Item (Assets) | Amount | Item (Liabilities) | Amount |
|---|----------------|---|----------------|
| Current assets | 77,431 | Current liabilities | 38,077 |
| Cash and deposits | 51,352 | Payables due to member dealers at auctions | 22,209 |
| Receivables due from member dealers at auctions | 16,502 | Notes and accounts payable - trade | 520 |
| Notes and accounts receivable - trade | 3,154 | Current portion of long-term borrowings | 397 |
| Inventories | 1,038 | Lease obligations | 41 |
| Prepaid expenses | 173 | Income taxes payable | 6,783 |
| Other | 5,255 | Deposits received | 2,223 |
| Allowance for doubtful accounts | △44 | Provision for bonuses | 722 |
| Non-current assets | 155,271 | Other | 5,178 |
| Property, plant and equipment | 104,887 | Non-current liabilities | 11,090 |
| Buildings and structures | 34,972 | Long-term borrowings | 2,640 |
| Machinery, equipment and vehicles | 966 | Lease obligations | 33 |
| Furniture and fixtures | 2,194 | Long-term accounts payable - other | 196 |
| Land | 65,027 | Deferred tax liabilities | 1,752 |
| Lease assets | 116 | Retirement benefit liability | 771 |
| Construction in progress | 1,610 | Guarantee deposits received | 5,096 |
| Intangible assets | 42,358 | Asset retirement obligations | 600 |
| Goodwill | 35,297 | Total liabilities | 49,168 |
| Other | 7,061 | (Net assets) | |
| Investments and other assets | 8,025 | Shareholders' equity | 187,287 |
| Investment securities | 500 | Share capital | 18,881 |
| Long-term loans receivable | 43 | Capital surplus | 18,913 |
| Long-term prepaid expenses | 104 | Retained earnings | 198,940 |
| Deferred tax assets | 1,487 | Treasury shares | △49,448 |
| Deferred tax assets for land revaluation | 2,455 | Accumulated other comprehensive income | △5,588 |
| Retirement benefit asset | 40 | Valuation difference on available-for-sale securities | 60 |
| Investment property | 2,787 | Revaluation reserve for land | △5,633 |
| Other | 1,142 | Remeasurements of defined benefit plans | △15 |
| Allowance for doubtful accounts | △535 | Share acquisition rights | 423 |
| | | Non-controlling interests | 1,412 |
| | | Total net assets | 183,535 |
| Total assets | 232,703 | Total liabilities and net assets | 232,703 |

Consolidated Statement of Income
(From April 1, 2018 to March 31, 2019)

(Millions of yen)

| Item | Amount | |
|---|--------|---------------|
| Net sales | | 79,908 |
| Cost of sales | | 31,391 |
| Gross profit | | 48,516 |
| Selling, general and administrative expenses | | 11,393 |
| Operating profit | | 37,123 |
| Non-operating income | | |
| Interest and dividends income | 319 | |
| Rental income from real estate | 450 | |
| Other | 220 | 990 |
| Non-operating expenses | | |
| Interest expenses | 11 | |
| Rental cost on real estate | 47 | |
| Other | 15 | 74 |
| Ordinary profit | | 38,039 |
| Extraordinary income | | |
| Gain on sales of non-current assets | 151 | |
| Gain on sales of investment securities | 319 | |
| Other | 1 | 472 |
| Extraordinary losses | | |
| Loss on sales and retirement of non-current assets | 157 | |
| Other | 23 | 181 |
| Profit before income taxes | | 38,330 |
| Income taxes - current | 12,472 | |
| Income taxes - deferred | △81 | 12,391 |
| Profit | | 25,938 |
| Profit attributable to non-controlling interests | | 395 |
| Profit attributable to owners of parent | | 25,543 |

Consolidated Statement of Changes in Equity
(From April 1, 2018 to March 31, 2019)

(Millions of yen)

| | Shareholders' equity | | | | |
|--|----------------------|-----------------|-------------------|-----------------|----------------------------|
| | Share capital | Capital surplus | Retained earnings | Treasury shares | Total shareholders' equity |
| Balance at the beginning of current period | 18,881 | 18,914 | 185,835 | △47,365 | 176,266 |
| Changes of items during the period | | | | | |
| Dividends of surplus | — | — | △12,438 | — | △12,438 |
| Profit attributable to owners of parent | — | — | 25,543 | — | 25,543 |
| Purchase of treasury shares | — | — | — | △2,359 | △2,359 |
| Disposal of treasury shares | — | △1 | — | 276 | 275 |
| Reversal of revaluation reserve for land | — | — | — | — | — |
| Net changes of items other than shareholders' equity | — | — | — | — | — |
| Total changes of items during the period | — | △1 | 13,105 | △2,082 | 11,021 |
| Balance at the end of current period | 18,881 | 18,913 | 198,940 | △49,448 | 187,287 |

| | Accumulated other comprehensive income | | | | Share acquisition rights | Non-controlling interests | Total net assets |
|--|---|------------------------------|---|--|--------------------------|---------------------------|------------------|
| | Valuation difference on available-for-sale securities | Revaluation reserve for land | Remeasurements of defined benefit plans | Total accumulated other comprehensive income | | | |
| Balance at the beginning of current period | 141 | △5,633 | △6 | △5,498 | 364 | 1,058 | 172,190 |
| Changes of items during the period | | | | | | | |
| Dividends of surplus | — | — | — | — | — | — | △12,438 |
| Profit attributable to owners of parent | — | — | — | — | — | — | 25,543 |
| Purchase of treasury shares | — | — | — | — | — | — | △2,359 |
| Disposal of treasury shares | — | — | — | — | — | — | 275 |
| Reversal of revaluation reserve for land | — | — | — | — | — | — | — |
| Net changes of items other than shareholders' equity | △80 | — | △9 | △90 | 59 | 354 | 323 |
| Total changes of items during the period | △80 | — | △9 | △90 | 59 | 354 | 11,344 |
| Balance at the end of current period | 60 | △5,633 | △15 | △5,588 | 423 | 1,412 | 183,535 |

Notes on consolidated financial statements

I. Basis for preparation of consolidated financial statements

1. Matters related to the scope of consolidation

(1) Number of consolidated subsidiaries:

9

The main consolidated subsidiaries are listed in “Business Report: 1. Matters relating to the current state of the USS Group: (7) Major parent company and subsidiaries: 2) Major subsidiaries” of “Notice of the 39th Annual General Meeting of Shareholders”.

(2) Revision to the basis of consolidation

On March 1, 2019, the Company’s consolidated subsidiary AUCTION TRANSPORT Inc. merged with JAA, which was the surviving company, and AUCTION TRANSPORT was dissolved.

On February 15, 2019, the Company’s consolidated subsidiary Japan Bike Auction Co., Ltd. sold part of its equity holding of PT.JBA Indonesia. Since this sale reduced Japan Bike Auction’s ownership of JBA Indonesia’s voting rights to 33.4%, JBA Indonesia was reclassified from a non-consolidated subsidiary to an affiliated company.

2. Items concerning application of the equity method

(1) There is no nonconsolidated subsidiary or affiliate to which the equity method will be applied.

(2) Number of affiliates to which the equity method is not applied:

3

PT.JBA Indonesia, P2P Inc. and SBI AutoSupport Co., Ltd.

These three (3) companies were removed from the companies to which the equity method will be applied because they do not materially impact our consolidated financial statement.

Info-carry Inc., which was an affiliated company, was liquidated on March 25, 2019.

3. Matters related to the fiscal years of consolidated subsidiaries, etc.

The fiscal year-end of all consolidated subsidiaries is the same as the one used in the consolidated financial statements.

4. Matters related to accounting policies

(1) Standards and methods of valuation of material assets

(i) Standards and methods of valuation of securities

Other securities

Those with market value

Market value method based on market prices at year-end (Valuation differences are included directly in net assets, and sales costs are calculated based on the moving average method.)

Those without market value

Cost method based on the moving average method

(ii) Standards and methods of valuation of inventories

Cost method based on the gross average method (in which book value is reduced to reflect declines in profitability)
However, the cost method based on specific-identification method (in which book value is reduced to reflect declines in profitability) is used for vehicles, and cost percentage method (in which book value is reduced to reflect declines in profitability) is used for products in the recycling business.

(2) Depreciation methods for important depreciable assets

(i) Property, plant and equipment and investment property (excluding lease assets)

Declining-balance method

However, the straight-line method is used for buildings (excluding facilities attached to buildings) acquired on or after April 1, 1998, and for facilities attached to buildings and structures acquired on or after April 1, 2016.

(ii) Intangible assets (excluding lease assets)

Depreciation is based on the straight-line method for software used internally over the period the software can be used (five years) and for customer-related intangible assets over the period that there is a benefit (14 to 15 years).

- (iii) Lease assets Depreciation is based on the straight-line method with the lease term as the useful life and a residual value of zero.

- (3) Standards of accounting for important allowances and reserves
 - (i) Allowance for doubtful accounts To prepare for bad debt losses, the following methods are used.
 - General claims Method based on actual bad debt rates
 - Possible bad debts and claims in bankruptcy proceedings Method of evaluating financial conditions
 - (ii) Provision for bonuses To prepare for the payment of bonuses to employees, the Company posts the current year's portion of estimated bonuses.

- (4) Accounting method relative to retirement benefits
 - (i) Method of attributing expected retirement benefits payment to periods
With regard to calculation of retirement benefits obligation, the benefit formula basis has been adopted to attribute expected retirement benefits payment to the period up to the end of the consolidated fiscal year under current review.
 - (ii) Amortization method for actuarial gains and losses
Actuarial gains or losses are evenly amortized using the straight-line method, over a certain number of years (10 years) within the average remaining service years of employees, at the time of occurrence in each consolidated fiscal year, from the fiscal year following the year of occurrence.
 - (iii) Accounting method for unrecognized actuarial gains and losses
Unrecognized actuarial gains and losses are recorded in "Remeasurements of defined benefit plans" in "Accumulated other comprehensive income" under Net assets after being adjusted for tax-effects.
 - (iv) Adoption of the simplified method for small businesses
Some consolidated subsidiaries adopt the simplified method, according to which the amount that would be required to be paid if all eligible employees voluntarily terminated their employment at the end of the corresponding fiscal year shall be deemed retirement benefits obligations in calculating "Retirement benefit liability" and "Retirement benefits expenses."

- (5) Matters related to goodwill amortization
Goodwill is amortized using the straight-line method over a period of five or 20 years based on a reasonable estimate of the number of years that there will be benefits associated with the goodwill.

- (6) Other basic and important matters for the preparation of consolidated financial statements
Accounting for consumption tax, etc. Tax exclusion method is used.

II. Note concerning Revision to Presentation Method

(Application of Partial Amendments to Accounting Standard for Tax Effect Accounting)

The Company started using the Partial Amendments to Accounting Standard for Tax Effect Accounting (Accounting Standards Board of Japan (ASBJ) Statement No. 28, February 16, 2018) at the beginning of the fiscal year that ended in March 2019. As a result, deferred tax assets are now included in investments and other assets and deferred tax liabilities are now included in non-current liabilities.

III. Note concerning Revision to Accounting Estimates

In the fiscal year that ended in March 2019, consolidated subsidiary JAA made the decision to rebuild its auction site and replace its auction IT system. In the same fiscal year, consolidated subsidiary HAA Kobe made the decision to replace its auction IT system. As a result, the useful lives of the assets to be discarded in conjunction with these planned investments have been revised and now end at the time of the planned reconstructions and replacements.

This change increased depreciation expenses by 609 million yen in the fiscal year that ended in March 2019 and reduced operating profit, ordinary profit and profit before income taxes by the same amount.

IV. Notes on the consolidated balance sheet

1. Assets pledged as collateral and liabilities secured by collateral

(1) Assets pledged

| | |
|--------------------------|-------------------|
| Buildings and structures | 613 million yen |
| Land | 2,696 million yen |
| Total | 3,309 million yen |

(2) Liabilities secured

| | |
|---|-------------------|
| Current portion of long-term borrowings | 220 million yen |
| Long-term borrowings | 2,640 million yen |
| Total | 2,860 million yen |

Note: Loans are bank loans of consolidated subsidiary ARBIZ Co., Ltd.

| | |
|--|--------------------|
| 2. Cumulative depreciation for property, plant and equipment | 46,664 million yen |
| Cumulative depreciation for investment property | 457 million yen |

3. Revaluation of land

We have revaluated the land for business usage per the Law on Revaluation of Land (Law No 34 Enacted on March 31, 1998). We have posted the tax for the valuation difference under Assets as Deferred Tax Asset from Revaluation, and posted the amount less this tax under Net Assets as Land Revaluation Difference Amount.

Method of revaluation of land

The Company revalued the land for business use by making a reasonable adjustment to the valuation in the land tax ledger, as specified by Clause 10, Article 341 of the Local Tax Law, as outlined in Clause 3, Article 2 of the Order for Enforcement of the Act on Revaluation of Land (Ordinance No. 119 promulgated on March 31, 1998).

Date of revaluation: March 31, 2002

Difference between current market value at year-end and book value following revaluation: $\Delta 751$ million yen

4. National government subsidies

In conjunction with application of reduction entries for fixed assets acquired using national government subsidies, the total reduction entry amounts that were deducted directly from the acquisition cost of fixed assets were 10 million yen for buildings and structures, 3 million yen for furniture and fixtures and 161 million yen for land.

V. Notes on the consolidated statement of changes in equity

1. Matters related to the number of outstanding shares

| Class of shares | Number of shares at the beginning of the current consolidated fiscal year | Increase in the number of shares during the current consolidated fiscal year | Decrease in the number of shares during the current consolidated fiscal year | Number of shares at the end of current consolidated fiscal year |
|-----------------|---|--|--|---|
| Common stock | 313,250,000 | - | - | 313,250,000 |

2. Matters related to dividends from surplus

(1) Dividend payments and others

- (i) Dividend based on the resolution at the 38th Annual General Shareholders' Meeting on June 12, 2018

| | |
|--------------------|-------------------|
| Total dividends | 6,180 million yen |
| Dividend per share | 24.30 yen |
| Date of record | March 31, 2018 |
| Effective date | June 13, 2018 |

Note: Total dividends include dividends of 6 million yen for 263,000 shares of the Company on the shareholder register held by the USS Employee Stock Ownership Plan Trust (ESOP Trust).

- (ii) Dividend based on the resolution at the Board of Directors' meeting on November 12, 2018

| | |
|--------------------|--------------------|
| Total dividends | 6,257 million yen |
| Dividend per share | 24.60 yen |
| Date of record | September 30, 2018 |
| Effective date | December 12, 2018 |

Note: Total dividends include dividends of 4 million yen for 196,000 shares of the Company on the shareholder register held by the ESOP Trust.

- (2) Dividends that become effective in the following fiscal year with a record date within the current fiscal year

| | |
|--------------------|-------------------|
| Total dividends | 6,532 million yen |
| Dividend per share | 25.80 yen |
| Date of record | March 31, 2019 |
| Effective date | June 19, 2019 |
| Dividend resource | Retained earnings |

Note: Total dividends include dividends of 3 million yen for 123,000 shares of the Company on the shareholder register held by the ESOP Trust.

3. Matters related to share warrants as of March 31, 2019

| | Type and number of stock | Date of grant |
|-------------------------------|----------------------------|--------------------|
| 5th Stock Acquisition Rights | Common stock 34,700 shares | September 14, 2007 |
| 6th Stock Acquisition Rights | Common stock 40,400 shares | July 10, 2008 |
| 7th Stock Acquisition Rights | Common stock 69,800 shares | July 9, 2009 |
| 8th Stock Acquisition Rights | Common stock 48,700 shares | July 15, 2010 |
| 9th Stock Acquisition Rights | Common stock 60,500 shares | July 14, 2011 |
| 10th Stock Acquisition Rights | Common stock 51,800 shares | July 12, 2012 |
| 11th Stock Acquisition Rights | Common stock 36,500 shares | July 12, 2013 |
| 12th Stock Acquisition Rights | Common stock 24,000 shares | July 4, 2014 |
| 13th Stock Acquisition Rights | Common stock 22,400 shares | July 3, 2015 |
| 14th Stock Acquisition Rights | Common stock 30,700 shares | July 1, 2016 |
| 15th Stock Acquisition Rights | Common stock 33,000 shares | June 30, 2017 |
| 16th Stock Acquisition Rights | Common stock 34,400 shares | July 5, 2018 |

VI. Notes on Financial instruments

1. Status of financial instruments

The USS Group invests funds on a sensible scale and purchases financial assets that are very sound. In addition, bank loans are used to procure funds as required by our capital expenditure plans. Derivatives are used solely for the purpose of shielding the Company from risks associated with interest rate and other volatilities associated with fund procurement and investment activities. Derivatives are never used for speculative activities.

Receivables due from member dealers at auctions, which are a type of trade receivable, are vulnerable to credit risks associated with customers. The Company manages deadlines and balances for each member and takes steps to quickly identify and reduce concerns about collecting the amounts due because of a decline in a member's financial condition or for some other reason.

Investment securities, which are stocks, are held for the purpose of pure investment or business promotion. Such securities are subject to credit risk associated with their issuers, risks of interest rate fluctuation, and risk of market price fluctuation. The Company periodically examines market prices, the state of issuers and other items, and regularly reviews its holdings.

Payable due to member dealers at the auctions, which are a type of trades payable, are all due within a short term.

Fair values of financial instruments are based on market and, if there is no market value, it is based on a value determined using reasonable calculations. Since these calculations incorporate variables, the resulting fair values may vary when different assumptions are used.

2. Fair values of financial instruments

Book values of financial instruments on the consolidated balance sheet, fair values and differences between these amounts were as follows as of March 31, 2019 (end of the fiscal year). This table does not include financial instruments for which it is very difficult to determine the fair value (see Note 2) and financial instruments that do not have a substantive effect on the financial statements.

(Millions of yen)

| | Book value | Fair value | Difference |
|---|------------|------------|------------|
| (1) Cash and deposits | 51,352 | 51,352 | - |
| (2) Receivables due from member dealers at auctions | 16,502 | 16,502 | - |
| (3) Investment securities | | | |
| Other securities | 387 | 387 | - |
| Total assets | 68,242 | 68,242 | - |
| (1) Payables due to member dealers at auctions | 22,209 | 22,209 | - |
| Total liabilities | 22,209 | 22,209 | - |

Note 1: Matters related to method for calculating fair value of financial instruments and negotiable securities.

Assets

(1) Cash and deposits

Since all of these items are short-term instruments, the book values are used because the fair values are almost identical to the book values.

(2) Receivables due from member dealers at the auctions

These items are shown at their book values because fair values are virtually the same as book values as all of these items are settled within a short period.

(3) Investment securities

On the market price of these securities, shares are marked to the price at the exchange.

Notes with regard to securities are as follows.

With regard to other securities, acquisition cost, book value and the differences for each category are as follows.

(Millions of yen)

| | Category | Book value | Acquisition cost | Difference |
|---|------------|------------|------------------|------------|
| Amount on consolidated balance sheet exceeds acquisition cost | (1) Stocks | 244 | 133 | 110 |
| | (2) Bond | — | — | — |
| | (3) Other | — | — | — |
| | Sub-total | 244 | 133 | 110 |
| Amount on consolidated balance sheet does not exceed acquisition cost | (1) Stocks | 143 | 168 | △24 |
| | (2) Bond | — | — | — |
| | (3) Other | — | — | — |
| | Sub-total | 143 | 168 | △24 |
| Total | | 387 | 301 | 86 |

- Notes:
1. Acquisition cost in this table is book value after deduction of impairment charges.
 2. There was no change in the purpose of holding to any securities in the fiscal year that ended on March 31, 2019.
 3. No impairment charges were recorded for any of the other securities with a fair value in the fiscal year that ended on March 31, 2019.

Liabilities

(1) Payables due to member dealers at the auctions

These items are shown at their book values because fair values are virtually the same as book values as all of these items are settled within a short period.

Note 2: Stocks of affiliates (book value of 69 million yen) and unlisted stocks (book value of 43 million yen) are not included in “(3) Investment securities” because they do not have a market price, therefore future cash flows cannot be estimated and it is very difficult to determine its fair value.

Note 3: Scheduled maturities of monetary claims following the end of the fiscal year

(Millions of yen)

| | Within 1 year | 1 year+ to 5 years | 5 years+ to 10 years | More than 10 years |
|---|---------------|--------------------|----------------------|--------------------|
| Cash and deposits | 51,352 | - | - | - |
| Receivables due from member dealers at the auctions | 16,502 | - | - | - |
| Total | 67,854 | - | - | - |

VII. Notes on rental real estate

There are no notes on rental real estate because the total value of such real estate is not considerable.

VIII. Notes on per share data

1. Net asset per share 717.96 yen
2. Profit per share 100.54 yen

Note: Net assets per share were calculated by including Company’s shares held by ESOP Trust in treasury shares, which was deducted from the total number of shares issued. The number of shares of the Company held by ESOP Trust at end of the fiscal year under current review was 115,000, and the average during the year was 186,000.

IX. Note concerning Business Combinations

(Transaction under common control)

This note is omitted because transactions under common control are immaterial.

X. Significant Subsequent Events

(Purchase of treasury shares)

On February 12, 2019, the USS Board of Directors approved to resolution to purchase of treasury shares pursuant to Article 156 of the Companies Act of Japan as applied in accordance with Article 165-3 of this act. Shares was repurchased as follows.

- (1) Board of Directors resolution to purchase of treasury shares
 - 1) Reason for purchase of treasury shares
To enable the company to adopt flexible financial strategies in response to changes in the operating environment, raise capital efficiency and to improve shareholder return.
 - 2) Type of shares
USS common shares
 - 3) Number of shares
Maximum of 5,000,000
 - 4) Aggregate cost
Maximum of 10,000 million yen
 - 5) Period
February 13, 2019 to September 20, 2019
 - 6) Purchase method
Open market purchase

- (2) Purchases as of the end of the month prior to the month of preparation of the consolidated financial statements (trade date basis)
 - 1) Shares repurchased
649,200
 - 2) Aggregate cost
1,363 million yen
 - 3) Period
April 1 to 30, 2019

- (3) Cumulative treasury shares based on the above Board of Directors resolution (trade date basis)
 - 1) Shares repurchased
1,824,300
 - 2) Aggregate cost
3,722 million yen
 - 3) Period
February 13, 2019 to April 30, 2019

XI. Other Notes

Supplementary information

1. Accounting procedure for the Trust Employee Shareholding Incentive Plan

The Company has been conducting transactions to allot its own shares to Employee Stock Ownership Plan through the ESOP Trust for the purposes of improving welfare benefits for employees and granting an incentive to employees to improve the Company's corporate value.

The Trust Employee Shareholding Incentive Plan

(i) Outline of the transaction

In March 2017, the Company reestablished the Trust Employee Shareholding Incentive Plan for the purpose of granting an incentive to employees of the Group companies to improve the Company's medium and long-term corporate values.

According to the Plan, the Company shall establish ESOP Trust at a trust bank and ESOP Trust shall purchase the Company's shares in advance. These shares are to be purchased through the USS employee stock ownership plan over a period of three years after the ESOP Trust's establishment. Thereafter, the ESOP Trust will continuously sell the Company's shares to the Employee Stock Ownership Plan every month until the ESOP Trust reaches its completion. To procure funds to purchase the Company's shares, the ESOP Trust uses bank loans that are guaranteed by the Company.

If the amount corresponding to the gain on sales of stocks through the sales of the Company's shares to the Employee Stock Ownership Plan is accumulated in the ESOP Trust at the completion of the trust, the amount corresponding to the gain on sales of the Company's shares shall be distributed as residual property to eligible persons who fulfill the qualification requirements of beneficiaries.

Also, in the case the amount corresponding to the loss on sales of stocks due to decline in the Company's stock price is accumulated in ESOP Trust at the completion of the trust, the Company shall repay the outstanding balance on the bank loans corresponding to the loss on sales of shares in accordance with the nonrecourse promissory note.

(ii) The Company's shares remaining in ESOP Trust at the end of the term

The number of the Company's shares owned by the ESOP Trust as of March 31, 2019 is included at their book value in treasury shares under Net Assets in ESOP Trust (excluding associated expenses). The book value of these shares of treasury shares was 223 million yen and the number of shares was 115,000.

(iii) Book value of the bank loans accounted for by the gross method: 177 million yen

2. Figures are rounded down to the nearest whole unit.

Non-Consolidated Balance Sheet
(As of March 31, 2019)

(Millions of yen)

| Item (Assets) | Amount | Item (Liabilities) | Amount |
|--|----------------|--|----------------|
| Current assets | 61,198 | Current liabilities | 32,185 |
| Cash and deposits | 41,014 | Payables due to member dealers at auctions | 19,188 |
| Receivables due from member dealers at auctions | 13,814 | Accounts payable - trade | 138 |
| Accounts receivable - trade | 304 | Current portion of long-term borrowings | 177 |
| Merchandise | 181 | Accounts payable - other | 3,700 |
| Supplies | 84 | Accrued expenses | 73 |
| Prepaid expenses | 49 | Income taxes payable | 6,407 |
| Short-term loans receivable from subsidiaries and associates | 1,500 | Deposits received | 1,946 |
| Other | 4,253 | Provision for bonuses | 471 |
| Allowance for doubtful accounts | △5 | Other | 81 |
| Non-current assets | 156,330 | Non-current liabilities | 5,306 |
| Property, plant and equipment | 85,245 | Long-term accounts payable - other | 178 |
| Buildings | 30,284 | Provision for retirement benefits | 397 |
| Structures | 2,080 | Guarantee deposits received from member dealers | 4,459 |
| Machinery and equipment | 221 | Asset retirement obligations | 270 |
| Vehicles | 106 | Total liabilities | 37,491 |
| Furniture and fixtures | 1,729 | (Net assets) | |
| Land | 49,361 | Shareholders' equity | 185,186 |
| Construction in progress | 1,460 | Share capital | 18,881 |
| Intangible assets | 1,213 | Capital surplus | 14,504 |
| Leasehold right | 139 | Legal capital surplus | 4,583 |
| Software | 1,045 | Other capital surplus | 9,921 |
| Other | 28 | Retained earnings | 201,248 |
| Investments and other assets | 69,871 | Legal retained earnings | 370 |
| Investment securities | 431 | Other retained earnings | 200,877 |
| Shares of subsidiaries and associates | 57,988 | Reserve for special depreciation | 82 |
| Claims provable in bankruptcy, claims provable in rehabilitation and other | 6 | Retained earnings brought forward | 200,795 |
| Long-term prepaid expenses | 82 | Treasury shares | △49,448 |
| Deferred tax assets | 1,051 | Valuation and translation adjustments | △5,573 |
| Deferred tax assets for land revaluation | 2,455 | Valuation difference on available -for-sale securities | 60 |
| Insurance funds | 59 | Revaluation reserve for land | △5,633 |
| Investment property | 7,700 | Share acquisition rights | 423 |
| Other | 101 | Total net assets | 180,036 |
| Allowance for doubtful accounts | △5 | Total liabilities and net assets | 217,528 |
| Total assets | 217,528 | | |

Non-Consolidated Statement of Income
(From April 1, 2018 to March 31, 2019)

(Millions of yen)

| Item | Amount | |
|---|--------|---------------|
| Net sales | | 56,909 |
| Cost of sales | | 16,562 |
| Gross profit | | 40,346 |
| Selling, general and administrative expenses | | 4,591 |
| Operating profit | | 35,755 |
| Non-operating income | | |
| Interest and dividends income | 319 | |
| Rental income from real estate | 762 | |
| Other | 161 | 1,243 |
| Non-operating expenses | | |
| Rental cost on real estate | 133 | |
| Other | 11 | 144 |
| Ordinary profit | | 36,854 |
| Extraordinary income | | |
| Gain on sales of non-current assets | 139 | |
| Other | 1 | 141 |
| Extraordinary losses | | |
| Loss on sales and retirement of non-current assets | 147 | |
| Other | 13 | 161 |
| Profit before income taxes | | 36,834 |
| Income taxes - current | 11,151 | |
| Income taxes - deferred | 13 | 11,164 |
| Profit | | 25,669 |

Non-Consolidated Statement of Changes in Equity
(From April 1, 2018 to March 31, 2019)

(Millions of yen)

| | Shareholders' equity | | | | | | | | | |
|--|----------------------|-----------------------|-----------------------|-----------------------|-------------------------|----------------------------------|-----------------------------------|-------------------------|-----------------|----------------------------|
| | Share capital | Capital surplus | | | Legal retained earnings | Retained earnings | | | Treasury shares | Total Shareholders' equity |
| | | Legal capital surplus | Other capital surplus | Total capital surplus | | Reserve for special depreciation | Retained earnings brought forward | Total retained earnings | | |
| Balance at the beginning of current period | 18,881 | 4,583 | 9,922 | 14,506 | 370 | 124 | 187,522 | 188,016 | △47,365 | 174,038 |
| Changes of items during the period | | | | | | | | | | |
| Reversal of reserve for special depreciation | — | — | — | — | — | △41 | 41 | — | — | — |
| Dividends of surplus | — | — | — | — | — | — | △12,438 | △12,438 | — | △12,438 |
| Profit | — | — | — | — | — | — | 25,669 | 25,669 | — | 25,669 |
| Purchase of treasury shares | — | — | — | — | — | — | — | — | △2,359 | △2,359 |
| Disposal of treasury shares | — | — | △1 | △1 | — | — | — | — | 276 | 275 |
| Net changes of items other than shareholders' equity | — | — | — | — | — | — | — | — | — | — |
| Total changes of items during the period | — | — | △1 | △1 | — | △41 | 13,273 | 13,231 | △2,082 | 11,147 |
| Balance at the end of current period | 18,881 | 4,583 | 9,921 | 14,504 | 370 | 82 | 200,795 | 201,248 | △49,448 | 185,186 |

| | Valuation and translation adjustments | | | Share acquisition rights | Total net assets |
|--|---|------------------------------|---|--------------------------|------------------|
| | Valuation difference on available-for-sale securities | Revaluation reserve for land | Total valuation and translation adjustments | | |
| Balance at the beginning of current period | 141 | △5,633 | △5,492 | 364 | 168,910 |
| Changes of items during the period | | | | | |
| Reversal of reserve for special depreciation | — | — | — | — | — |
| Dividends of surplus | — | — | — | — | △12,438 |
| Profit | — | — | — | — | 25,669 |
| Purchase of treasury shares | — | — | — | — | △2,359 |
| Disposal of treasury shares | — | — | — | — | 275 |
| Net changes of items other than shareholders' equity | △80 | — | △80 | 59 | △21 |
| Total changes of items during the period | △80 | — | △80 | 59 | 11,126 |
| Balance at the end of current period | 60 | △5,633 | △5,573 | 423 | 180,036 |

Notes on non-consolidated financial statements

I. Notes on matters related to important accounting policies

1. Standards and methods of valuation of assets

(1) Standards and methods of valuation of securities

Stocks of subsidiaries and affiliates Cost method based on the moving average method

Other securities

Those with market value Market value method based on market prices at year-end
(Valuation differences are included directly in net assets, and sales costs are calculated based on the moving average method).

Those without market value Cost method based on the moving average method

(2) Standards and methods of valuation of inventories

Merchandise Cost method based on the moving average method (by which book value is reduced to reflect declines in profitability)
However, the cost method based on the specific-identification method (by which book value is reduced to reflect declines in profitability) is used for vehicles.

Supplies Cost method based on the last cost method

However, the cost method based on the specific identification method is used for vehicles.

2. Depreciation methods for depreciable assets

(1) Property, plant and equipment and investment property

Declining-balance method
However, the straight-line method is used for buildings (excluding facilities attached to buildings) acquired on or after April 1, 1998, and for facilities attached to buildings and structures acquired on or after April 1, 2016.

(2) Intangible assets (software)

The straight-line method based on the in-house period of use (five years) is used.

3. Standards of accounting for allowances and reserves

(1) Allowance for doubtful accounts

To prepare for bad debt losses, the following methods are used.

General claims

Method based on actual bad debt rates

Possible bad debts and claims in bankruptcy proceedings etc.

Method of evaluating financial conditions

(2) Provision for bonuses

To prepare for the payment of bonuses to employees, the Company posts the current year's portion of the estimated bonuses.

(3) Provision for retirement benefits

To prepare for payments of retirement benefits to employees, estimated amounts of the Company's retirement benefits obligation at the end of the fiscal year was provided.
For calculation of retirement benefits obligation, to attribute expected retirement benefits payments for the period up to the end of the fiscal year under current review, the retirement benefits formula basis was adopted.

The actuarial gains and losses are evenly amortized using the straight-line method, over a specific number of years (10 years) to be within the average remaining service years of employees, at the time of occurrence in each consolidated fiscal year, from the fiscal year following the year of occurrence.

4. Other general and significant matters in the preparation of financial statements

Accounting for consumption taxes, etc. Tax exclusion method is used.

II. Note concerning Revision to Presentation Method

(Application of Partial Amendments to Accounting Standard for Tax Effect Accounting)

The Company started using the Partial Amendments to Accounting Standard for Tax Effect Accounting (Accounting Standards Board of Japan (ASBJ) Statement No. 28, February 16, 2018) at the beginning of the fiscal year that ended in March 2019. As a result, deferred tax assets are now included in investments and other assets and deferred tax liabilities are now included in non-current liabilities.

III. Notes on the balance sheet

| | |
|---|--------------------|
| 1. Cumulative depreciation for property, plant and equipment | 40,966 million yen |
| Cumulative depreciation for investment property | 1,087 million yen |
| 2. Receivables from, and payables to subsidiaries (excluding independently categorized items) | |
| Short-term receivables | 392 million yen |
| Short-term payables | 1,058 million yen |
| Long-term payables | 18 million yen |

3. Revaluation of land

For the 22nd term (Year ended March 31, 2002), land for business used was revalued based on the law related to the revaluation of land (Law No. 34 promulgated on March 31, 1998). Tax on the revaluation difference was recognized as “deferred tax assets for land revaluation” under assets and the margin was recognized as “revaluation reserves for land” under net assets.

Method of revaluation of land

The Company revalued land for business use by making reasonable adjustments to the valuation in the land tax ledger, as specified by Clause 10, Article 341 of the Local Tax Law, and outlined in Clause 3, Article 2 of the Order for Enforcement of the Act on Revaluation of Land (Ordinance No. 119 promulgated on March 31, 1998).

| | |
|---|------------------|
| Date of revaluation: | March 31, 2002 |
| Difference between current market value at year-end and book value following revaluation: | △751 million yen |

4. National government subsidies, etc.

In conjunction with the application of reduction entries for fixed assets acquired using national government subsidies and such, the reduction entry amounts that were deducted directly from the fixed assets acquisition value were 10 million yen for buildings and structures, 3 million yen in furniture and fixtures, 161 million yen for real estate for investment (land).

IV. Notes on the statement of income

| | |
|---|-------------------|
| Transactions with affiliated companies | |
| Net sales | 838 million yen |
| Operating expenses | 2,640 million yen |
| Transactions other than business transactions | 681 million yen |

V. Notes on the statement of changes in equity

The class and number of treasury shares at the end of the fiscal year

| Class of shares | Number of shares at the beginning of the current fiscal year | Increase in the number of shares during the fiscal year | Decrease in the number of shares during the fiscal year | Number of shares at the end of current fiscal year |
|-----------------|--|---|---|--|
| Common stock | 59,144,794 | 1,175,145 | 145,100 | 60,174,839 |

- Notes:
- The number of shares of treasury shares includes the Company's shares owned by ESOP Trust (255,900 shares at beginning of the current fiscal year and 115,100 shares at end of the current fiscal year).
 - Breakdown of the increase of 1,175,145 shares in treasury shares (common stock) is as follows.

| | |
|---|------------------|
| Acquisition of treasury shares by a Board resolution | 1,175,100 shares |
| Increase due to purchase of shares less than one unit | 45 shares |
 - Breakdown of the decrease of 145,100 shares in treasury shares (common stock) is as follows:

| | |
|--|----------------|
| Sale of Company stock by the ESOP Trust to the holding company | 140,800 shares |
| Decrease due to exercise of stock options | 4,300 shares |

VI. Notes on tax effect accounting

Main reasons leading to deferred tax assets and deferred tax liabilities

Deferred tax assets

| | |
|--|-------------------|
| (1) Amount above limit for deductible in addition to provision for bonus | 142 million yen |
| (2) Accrued enterprise tax denied | 311 million yen |
| (3) Payables denied | 38 million yen |
| (4) Share-based compensation expenses denied | 128 million yen |
| (5) Denial of impairment losses | 224 million yen |
| (6) Asset Retirement Obligations | 82 million yen |
| (7) Provision for retirement benefits denied | 120 million yen |
| (8) Others | 99 million yen |
| Total deferred tax assets | 1,148 million yen |
| Netting with deferred tax liabilities | △96 million yen |
| Net deferred tax assets | 1,051 million yen |

Deferred tax liabilities

| | |
|---|-----------------|
| (1) Valuation difference on available-for-sale securities | 26 million yen |
| (2) Asset Retirement Obligations | 17 million yen |
| (3) Reserve for special depreciation | 36 million yen |
| (4) Others | 17 million yen |
| Total deferred tax liabilities | 96 million yen |
| Netting with deferred tax assets | △96 million yen |
| Net deferred tax liabilities | - million yen |

VII. Notes on transactions with related parties

Officers, main individual shareholders and others

(Millions of yen)

| Category | Name of company or individual | Location | Capital | Description of business or occupation | Voting rights ratio | Business links | Details of transaction | Transaction amount | Account item | Balance at year-end |
|---|-------------------------------|----------------------------|---------|---------------------------------------|------------------------|------------------|-----------------------------|--------------------|--|---------------------|
| USS Representative Director Yukihiro Ando holds a majority of voting rights | Showa Co., Ltd. | Midori Ward, Nagoya, Aichi | 10 | Auto sales | - | Auction business | Auction related transaction | 16 | Payable due to member dealers at auctions | 1 |
| USS Representative Director Dai Seta's close relatives hold a majority of voting rights | Hattori Motors Co., Ltd. | Tokai, Aichi | 50 | Auto sales | (Percentage held) 2.8% | Auction business | Auction related transaction | 9 | Payable due to member dealers at auctions Accounts receivable | 141 0 |
| USS Director Motohiro Masuda holds a majority of voting rights | Masuda Auto Co., Ltd. | Misato, Saitama | 10 | Auto sales | - | Auction business | Auction related transaction | 39 | Receivables due from member dealers at auctions Accounts receivable | 6 0 |
| USS Director Toshio Mishima holds a majority of voting rights | Metokosu Co., Ltd. | Kasuya, Fukuoka | 13 | Auto sales | - | Auction business | Auction related transaction | 55 | Payables due to member dealers at auctions Guarantee deposited Accounts receivable | 28 0 0 |

- Notes:
1. Business terms and business term determination method
Under the Company's automobile auction-related regulations, auction transactions are made based on business terms designed for general member dealers.
 2. In the "Details of transactions", "Auction related transaction" includes listing fees, contract completion fees, successful bid fees and other auction transactions.
 3. Hattori Motors' status as a related party ended on April 30, 2018. Consequently, the transaction amount is for only the period during which this company was a related party and the balance at year-end is the balance as of April 30, 2018.
 4. Transaction amounts do not include consumption tax and others, but the balances at year-end do include consumption tax and others.

VIII. Notes on per share data

1. Net asset per share 709.72 yen
2. Profit per share 101.04 yen

Note: Net assets per share were calculated by including the Company's shares held by the ESOP Trust in treasury shares, which was deducted from the total number of shares issued. The number of shares of the Company held by the ESOP Trust at end of the fiscal year was 115,000 and the average during the year was 186,000.

IX. Notes on significant subsequent events

This is the same as the content in "Notes on Consolidated Financial Statements, X. Significant subsequent events".

X. Other Notes

Supplementary information

1. Accounting procedure for the Trust Employee Shareholding Incentive Plan

This is the same as the content in "Notes on Consolidated Financial Statements, XI. Other Notes, 1. Accounting procedure for the Trust Employee Shareholding Incentive Plan."

2. Figures are rounded down to the nearest whole unit.

Venue

Head Office of USS Co., Ltd. (USS Nagoya Auction Site)
507-20 Shinpo-machi, Tokai, Aichi

Instructions for entering the location in a navigation system

Input "507-20 Shinpo-machi, Tokai-shi, Aichi-ken"

Access Information

- By train: Approximately 10 minutes by taxi from Nawa Station on the Meitetsu Tokoname Line.
Approximately 15 minutes by taxi from Odaka Station on the JR Tokaido Main Line (Tokaido-honsen).

In addition, there will be a bus pickup service at 10:00 a.m. and 10:30 a.m. at both stations.

- By car: Approximately 5 minutes from the Funami IC Exit of the Nagoya Expressway Route 4.
Approximately 10 minutes from the Tokai IC Exit of the Isewangan Expressway.

If you come by car, please use our parking area.

Contact Information

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Telephone: +81-52-689-1129