March 22, 2024

Solasia Pharma K.K.

Securities code: 4597 (Tokyo Stock Exchange) Yoshihiro Arai, President and Chief Executive Officer

Contact: Toshio Miyashita, Chief Financial Officer

URL: https://www.solasia.co.jp/en/

The corporate governance of Solasia Pharma K.K. (the "Company") is described below.

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

1. Basic Views

At Solasia Pharma, we believe it is our mission to contribute to patients and medical sites through our business activities as a pharmaceutical development company. We recognize that enhancing our corporate value and returning profits to shareholders through our business activities, and fulfilling accountability to stakeholders, are important undertakings for achieving this mission. For this reason, the Company's basic policy is to ensure legal compliance and transparency in management, while enhancing the supervision and auditing by outside directors and the auditing system of Audit & Supervisory Board members, in order to achieve the effective functioning of corporate governance.

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

The Company implements all of the basic principles of the Corporate Governance Code.

2. Capital Structure

Foreign Shareholding Ratio	Less than 10%
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[Major Shareholders]

Name of Shareholders	Number of Shares Held	Shareholding
	(shares)	Ratio
Nippon Kayaku Co., Ltd	12,000,000	6.88
Maruho Co., Ltd	11,324,000	6.49
JAPAN SECURITIES FINANCE Co., Ltd	3,250,100	1.86
SBI SECURITIES Co., Ltd	3,093,148	1.77
MACQUARIE BANK LIMITED DBU AC	3,000,000	1.72

Rakuten Securities, Inc	2,243,000	1.28
Shinichi Asai	1,692,700	0.97
MSIP CLIENT SECURITIES	1,362,522	0.78
Hitoshi Imamura	1,157,900	0.66
Yoshihiro Arai	1,154,545	0.66

Controlling Shareholder	-

Parent Company	_
Listed Exchange of Parent Company	_

Supplementary Explanation

✓ [2. Capital Structure] shows as of December 31st, 2023.

3. Corporate Attributes

Listed Stock Market and Market Section	Tokyo Stock Exchange (Growth Market)			
Fiscal Year-end	December			
Type of Business	Pharmaceutical			
Number of Employees (Consolidated) at	Less than 100 people			
the End of the Previous Fiscal Year				
Sales (Consolidated) in the Previous	Less than 10 billion yen			
Fiscal Year				
Number of Consolidated Subsidiaries at	Less than 10 companies			
the End of the Previous Fiscal Year				

4.	. Guidelines for Measures to Protect Minority S	Shareholders When	Conducting ³	Transactions
	with Controlling Shareholder			

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5.	Special Circumstances Which May Have Significant Impact on Corporate Governance
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- II. Business Management Organization and Other Corporate Governance Systems
 Pertaining to Management Decision-Making, Execution, and Supervision
- 1. Organizational Composition and Operation

Organizational form

[Directors]

Maximum Number of Directors under the	10
Articles of Incorporation	
Term of Office under the Articles of	1 year
Incorporation	
Chairman of the Board of Directors	President
Number of Directors	5
Appointment of Outside Directors	Yes
Number of Outside Directors	3
Number of Outside Directors Designated as	3
Independent Directors	

Outside Directors' Relationship with the Company (1)

Name	Affiliation	Relationship with the Company (/ (* ′	1)				
		а	b	С	d	е	f	g	h	i	j	k
Stanley Lau	From another company											
Norikazu Eiki	From another company											
Jiro Mizukawa	From another company											

^{*1} Categories for "Relationship with the Company"

- a. Executive of the Company or its subsidiaries
- b. Executive or non-executive director of a parent company of the Company
- c. Executive of a fellow subsidiary company of the Company
- d. A party whose major client or supplier is the Company or an executive thereof
- e. Major client or supplier of the Company or an executive thereof
- f. Consultant, accountant, or legal professional who receives a large sum of money or other property from the Company in addition to executive compensation
- g. Major shareholder of the Company (if the said major shareholder is a corporation, an executive of the said corporation)
- h. Executive of a client or supplier company of the Company (which does not correspond to any of d, e, or f) (the director himself/herself only)
- i. Executive of an entity to which outside officers are mutually appointed (the director himself/herself only)
- j. Executive of an entity that receives a donation from the Company (the director himself/herself only)
- k. Other

Outside Directors' Relationship with the Company (2)

Name	Designation as	Supplementary Explanation of	Reasons for Appointment
	Independent Director	the Relationship	
Stanley Lau	Yes	Not applicable	We have appointed Mr. Stanley Lau as an outside director expecting him to contribute to the Company's management, especially in relation to Chinese companies, by making use of his abundant experience and knowledge as a manager of a pharmaceutical company. In addition, we have designated him as an independent director, judging that there is no risk that he would harm the interests of general shareholders, given that he meets the criteria for
Norikazu Eiki	Yes	Not applicable	assessing independence. We have appointed Mr. Norikazu Eiki as an outside director, expecting him to contribute to the Company's management by using his abundant experience and knowledge as a manager of a pharmaceutical company. In addition, we have designated him as an independent director, judging that there is no risk that he would harm the interests of general shareholders, given that he meets the criteria for assessing independence.
Jiro Mizukawa	Yes	Not applicable	We have appointed Mr. Jiro Mizukawa as an outside director, expecting him to contribute to the Company's management by using his abundant

experience and knowledge as a
manager of a pharmaceutical
company. In addition, we have
designated him as an independent
director, judging that there is no risk
that he would harm the interests of
general shareholders, given that he
meets the criteria for assessing
independence.

[Voluntary Committees]

Voluntary Establishment of Any	No
Committee Equivalent to Nominating	
Committee or Remuneration Committee	

Supplementary Explanation

[Audit & Supervisory Board]

Establishment of Audit & Supervisory Board	Yes				
Number of Audit & Supervisory Board	Maximum number of members not				
Members under the Articles of Incorporation	defined				
Number of Audit & Supervisory Board	3				
Members					

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

The internal audit manager and Audit & Supervisory Board Members regularly exchange information on the status of internal audits and share information by attending important meetings. They exchange information and opinions with accounting auditors to improve the effectiveness and efficiency of audits. Specifically, meetings are held between Audit & Supervisory Board members and accounting auditors at least twice a year, and opinions are exchanged regarding whether there are any problems in the audit and future issues. In the audit reviews held at the end of the fiscal year and in each quarter, information is shared by having Audit & Supervisory Board members and the internal audit manager in attendance.

Appointment of Outside Audit &	Yes
Supervisory Board Members	
Number of Outside Audit & Supervisory	3
Board Members	
Number of Outside Audit & Supervisory	3
Board Members Designated as	
Independent Directors	

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

Name	Affiliation		Relationship with the Company			y (*	(*1)							
		а	b	С	d	е	f	g	h	i	j	k	I	m
Susumu Araki	From another company													
Yoshiyuki	From another company													
Yamakawa														
Nagisa	Lawyer													
Kawaida														

- *1 Categories for "Relationship with the Company"
- a. Executive of the Company or its subsidiaries
- b. Non-executive director or accounting counselor of the Company or its subsidiaries
- c. Executive or non-executive director of a parent company of the Company
- d. Audit & Supervisory Board member of a fellow subsidiary company of the Company
- e. Executive of a fellow subsidiary company of the Company
- f. A party whose major client or supplier is the Company or an executive thereof
- g. Major client or supplier of the Company or an executive thereof
- h. Consultant, accountant, or legal professional who receives a large sum of money or other property from the Company in addition to executive compensation
- i. Major shareholder of the Company (if the said major shareholder is a corporation, an executive of the said corporation)
- j. Executive of a client or supplier company of the Company (which does not correspond to any of d, e, or f) (the director himself/herself only)
- k. Executive of an entity to which outside officers are mutually appointed (the director himself/herself only)
- I. Executive of an entity that receives a donation from the Company (the director himself/herself only)
- m. Other

Outside Audit & Supervisory Board Members' Relationship with the Company (2)

Name	Designation	Supplementary	Reasons for Appointment
	as	Explanation of	
	Independent	the	
	Director	Relationship	
Susumu	Yes	Not applicable	We have appointed Mr. Susumu Araki
Araki			as an outside Audit & Supervisory
			Board member, expecting him to
			strengthen the Company's auditing

			functions, given that he possesses expertise in corporate management and financial accounting based on his many years of international experience working at financial institutions and has experience as a director at a listed company in the pharmaceutical industry. In addition, we have designated him as an independent director, judging that there is no risk that he would harm the interests of general shareholders, given that he meets the criteria for assessing independence.
Yoshiyuki Yamakawa	Yes	Not applicable	We have appointed Mr. Yoshiyuki Yamakawa as an outside Audit & Supervisory Board member, expecting him to contribute to the Company's auditing functions, given that he possesses extensive experience and knowledge as a manager of a biotech company and a consulting company. In addition, we have designated him as an independent director, judging that there is no risk that he would harm the interests of general shareholders, given that he meets the criteria for assessing independence.
Nagisa Kawaida	Yes	Not applicable	We have appointed Ms. Nagisa Kawaida as an outside Audit & Supervisory Board member, expecting her to contribute to the Company's auditing functions, given that she possesses expertise and broad experience as a lawyer in corporate legal affairs.

In addition, we have designated her as
an independent director, judging that
there is no risk that she would harm
the interests of general shareholders,
given that she meets the criteria for
assessing independence.

[Independent Directors]

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Matters Related to Independent Directors

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[Incentives]

Incentive Policies for Directors	Introduction of stock option system
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Supplementary Explanation

The Company grants stock options to raise morale for executives to contribute to business performance and enhance corporate value.

Eligibility of Stock Options	Internal directors, outside directors, internal
	Audit & Supervisory Board members,
	outside Audit & Supervisory Board
	members, employees, directors of
	subsidiaries, auditors of subsidiaries,
	employees of subsidiaries, etc.

Supplementary Explanation

The Company grants stock options to officers and employees of the Company (including subsidiaries) and important advisors who support the Company in developing or commercializing products in order to boost motivation and morale.

[Director's Remuneration]

Disclosure status	The Company does not disclose individual
	remuneration.

Supplementary Explanation

The Company discloses the total amount of remuneration to directors, Audit & Supervisory Board members, outside directors, and outside Audit & Supervisory Board

members in the securities report and business report. The total amount of remuneration to directors, Audit & Supervisory Board members, outside directors, and outside Audit & Supervisory Board members in the fiscal year ended December 31, 2023 was as follows.

Directors: 69 million yen (of which, outside directors: 6 million yen)

Audit & Supervisory Board members: 9 million yen (of which, outside Audit & Supervisory

Board members: 9 million yen)

Total: 79 million yen (of which, outside officers: 15 million yen)

Policy for Determining Remuneration Amount and Calculation Method

Established

Disclosure on Policy for Determining Remuneration Amount and Calculation Method

- Director remuneration shall be up to 300 million yen per year, and Audit & Supervisory Board member compensation shall be up to 50 million yen per year. The respective remuneration amounts are approved at the General Meeting of Shareholders.
- The Company's executive remuneration comprise of fixed basic remuneration and bonuses according to the degree to which each officer has achieved his/her goal set in each fiscal year. The amount of remuneration is determined by the resolution of the Board of Directors' meetings (remuneration for Audit & Supervisory Board Members is determined by discussions among the Audit & Supervisory Board Members) after discussing the remuneration system according to the duties and responsibilities of each officer.

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

There is no dedicated department to support outside officers, but the Management Headquarters supports operations as needed. With regard to information transmission, full-time Audit & Supervisory Board members attend weekly management meetings to grasp information on management matters. The President explains the matters to be discussed at the Board of Directors meeting to outside directors in advance. Information is also transmitted to them by interview, phone, or email as needed.

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

The Company's Board of Directors consists of five (5) directors. We have appointed three (3) outside directors to ensure transparency and fairness as a decision-making body and to clarify the supervisory and auditing functions for the execution of the Company's business. The three (3) outside Audit & Supervisory Board members are also

in attendance at the Board of Directors meetings. We are working to strengthen a structure that enables management decision-making and external management monitoring based on a broader perspective. In principle, the regular Board of Directors meetings are held once a month, and extraordinary Board of Directors meetings are held as necessary to ensure prompt and accurate decision-making. In principle, management meetings consisting of executives and led by the President & CEO are held once a week to ensure management transparency and fairness and to make prompt management decisions. In these management meetings, discussions are held on important matters of business execution, and these meetings are positioned as the basis for decision-making by the President & CEO.

The Company is set up as a Company with an Audit & Supervisory Board. The Audit & Supervisory Board consists of three outside Audit & Supervisory Board members, one of whom is a full-time Audit & Supervisory Board member. The Audit & Supervisory Board meets regularly once a month to exchange views on the legality of decision-making by the Board of Directors and strives to enhance the effectiveness of corporate governance. Full-time Audit & Supervisory Board members attend various meetings related to their business activities to verify the validity of the decision-making process.

The Company has entered into an audit agreement with BDO Sanyu & Co. to receive accounting audits in accordance with the Companies Act and the Financial Instruments and Exchange Act, and timely and appropriate audits are being conducted.

3. Reasons for Adoption of Current Corporate Governance System

The Company adopts a "Company with Audit & Supervisory Board" system, and more than half of the directors are appointed from other companies. Outside directors are appointed to ensure objective and impartial management decisions. The Audit & Supervisory Board consist only of outside members to strengthen the supervisory function for the execution of duties by directors. The Company has established a system that ensures neutrality, objectivity, and transparency while conducting adaptable and flexible management in business execution. We will continue to enhance the effectiveness of corporate governance by maintaining this system.

- III. Implementation of Measures for Shareholders and Other Stakeholders
- 1. Initiatives to Vitalize General Meetings of Shareholders and Facilitate Exercise of Voting Rights

	Supplementary Explanation		
Early Notification of	The Company will strive to send the notice as soon as		

General Meeting of	possible.
Shareholders	
Scheduling General	The Company's fiscal period ends in December. As such, the
Meeting of	General Meeting of Shareholders is held in March, instead of
Shareholders in a Way	June when most other listed companies hold their General
That Avoids	Meeting of Shareholders. Holding the meeting in March would
Overlapping with Other	naturally help us avoid holding the meeting on days generally
Shareholder Meetings	considered to be the most intensive. We also avoid days in
	March that are expected to be intensive to make it easier for
	many shareholders to attend.
Electronic Exercising	The Company allows the exercise of voting rights via the
of Voting Rights	Internet.
Participation in	The Company will consider such initiatives in the future in view
Electronic Voting	of an increase in institutional investors and the status of the
Platform and Other	exercise of voting rights.
Measures for Greater	
Ease of Voting by	
Institutional Investors	
Provision of	The Company creates an English translation of the
Convocation Notices	convocation notice (including business reports) and post it on
(Summaries) in	our website.
English	
Other	_

2. IR Activities

	Supplementary Evalenation	Presentation by
	Supplementary Explanation	Representative
Preparation and	Based on the Information Management	
Publication of	Rules, the Company clarifies the basic	
Disclosure Policies	concept of information disclosure,	
	department in charge, communication	
	route, and procedures.	
Regular briefings for	The Company holds briefings for individual	Yes
Individual Investors	investors at least twice a year.	
Regular briefings for	The Company holds regular briefings	Yes
Analysts and	consisting mainly of a presentation by the	

Institutional Investors	President & CEO for institutional investors and analysts after the disclosure of the financial results for the full year and the first half.	
Regular Briefings for Foreign Individual Investors	The Company does not have plans to do so at this time, but we will consider it according to the distribution of overseas investors in the future.	Yes
Posting of IR Materials on Website	The Company publishes financial results information and other disclosure materials on the website for institutional investors and analysts as well as individual and overseas investors.	
Establishment of Department (Representative) in Charge of IR	Corporate Planning, Administration Division	
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3. Measures to Ensure Due Respect for Stakeholders

	Supplementary Explanation
Rules for	The Company believes that trust from all stakeholders is essential
Respecting the	for the continuous development of the business. We establish and
Position of	thoroughly enforce corporate ethics by stipulating an ethical code
Stakeholders in	of conduct.
Accordance with	
Internal	
Regulations	
Implementation of	The Company does not particularly implement such activities at this
Environmental	stage, but we plan to consider and implement them in the future.
Conservation and	
CSR Activities	
Formulation of	The Company strives to disclose information fairly and
Policies for	appropriately to all stakeholders, including shareholders and
Providing	investors, in accordance with the Companies Act, the Financial
Information to	Instruments and Exchange Act, the rules established by the Tokyo

Stakeholders	Stock Exchange, and the Company's Information Management
	Rules.
Other	The Company will promote the creation of a workplace
	environment where employees can balance their work and family
	lives. We will hire female employees and actively promote them to
	executive positions.

IV. Matters Related to Internal Control System

- 1. Basic Views on Internal Control System and Status of Its Development
 - 1. System for ensuring that the execution of duties by directors and employees conforms to laws and regulations and the Articles of Incorporation
 - Thoroughly enforce the Code of Ethics to executives and employees.
 - Establish and operate an internal control system to ensure the reliability of financial reporting, and conduct appropriate evaluations.
 - Based on the Corporate Ethics Declaration Management Rules, promptly grasp and respond appropriately to violations of laws, regulations, and other important matters related to compliance.
 - Based on the Antisocial Forces Response Rules, take a resolute stance toward antisocial forces and thoroughly ensure that the Company does not have any relationship with them.
 - · Conduct internal audits based on the Internal Audit Rules and verify the above items
 - System for preserving and managing information pertaining to the execution of duties by directors

The Company will store and manage minutes of board meetings (including electronic records) and other information pertaining to the execution of duties by directors in accordance with laws and regulations and Document Management Rules, and will keep them available for viewing by directors and Audit & Supervisory Board members.

- The Company's rules and other systems for risk management of losses
 We will implement prompt and appropriate measures against risks that affect management based on the Business Risk Management Rules.
- 4. System for ensuring that directors perform their duties efficiently
 - · Formulate a medium-term business plan, execute duties based on it, and exercise control according to the plan.
 - Regularly or irregularly use a conference call system or the like to hold Board of

Directors meetings and other meetings to make decisions necessary for business execution in a timely manner.

- 5. System for ensuring the appropriateness of operations in the corporate group consisting of the Company and its subsidiaries
 - (1). System for ensuring that the execution of duties by directors and employees of subsidiaries conforms to laws and regulations and the Articles of Incorporation
 - We will establish the Company's Code of Ethics as the Code of Ethics of the Group, which also includes subsidiaries, and will thoroughly enforce it for officers and employees of subsidiaries.
 - · Make subsidiaries subject to audits in the Company's internal audit system.
 - (2). System for reporting to the Company matters pertaining to the execution of duties by directors of subsidiaries
 - Dispatch the Company's executives or employees as officers of subsidiaries and incorporate the execution of duties by directors of subsidiaries into the Company's internal control.
 - With regard to decisions pertaining to the execution of duties by subsidiaries, clarify and thoroughly enforce the standards for matters reported to the Company and matters requiring approval.
 - (3). Regulations and other systems for the management of risk of loss of subsidiaries
 - Establish a risk management system for subsidiaries based on the Business Crisis Management Rules.
 - (4). System for ensuring efficient execution of duties by directors of subsidiaries
 - When formulating the Company's medium-term business plan, incorporate the business activities of subsidiaries, execute duties according to the plan, and exercise control based on the said plan.
- 6. Matters concerning the employee when the Audit & Supervisory Board member asks that an employee assist in its duties, and matters concerning the independence of the employee from the director and ensuring the effectiveness of instructions from the Audit & Supervisory Board member
 - Audit & Supervisory Board members may order officials who assist in auditing with matters necessary for audit work, and officials who have received orders from Audit & Supervisory Board members for matters necessary for auditing work shall not receive orders from other officers and employees with regard to such matters.
- 7. System for directors and officials to report to Audit & Supervisory Board members and other systems for reporting to Audit & Supervisory Board members

- Audit & Supervisory Board members shall be able to attend all internal meetings, and a system shall be established allowing them to obtain information on the effectiveness of internal controls in a timely manner.
- Executives and employees shall promptly report to Audit & Supervisory Board members when requested to report matters related to business execution.
- Executives and employees shall promptly report to Audit & Supervisory Board members when they discover facts that violate laws and regulations or that may cause significant damage to the Company.
- The Company shall ensure that officers and employees of the Company or its subsidiaries who report such matters to the Audit & Supervisory Board are not adversely treated due to the said reporting.
- When an Audit & Supervisory Board member makes a request for advance payment of expenses resulting from the execution of his/her duties, the Company shall promptly process the expenses or debts, except when it is deemed not necessary.
- 8. System for ensuring that audits by the Audit & Supervisory Board are conducted effectively

The Company will ensure the effectiveness of audits by the Audit & Supervisory Board by having Audit & Supervisory Board members collaborate with the department in charge of internal audits and external auditors. In addition, the Company will create opportunities for Audit & Supervisory Board members to regularly exchange information and opinions with the Representative Director.

2. Basic Approach to the Elimination of Antisocial Forces and Status of Its Development

The Company considers the elimination of antisocial forces as being important for management from the perspective of corporate social responsibility and corporate defense. Our basic policy is to respond resolutely to antisocial forces and not to have any relationship with antisocial forces, including business relationships. We confirm if shareholders, business partners, or others fall under antisocial forces by requesting investigations to external specialist organizations or by searching the Internet in accordance with the Antisocial Forces Response Rules. In addition, we join the National Center for Removal of Criminal Organizations to gather information on antisocial forces. In addition, we conduct training each time employees are hired to systematically respond to antisocial forces. We also implement an orientation at the time new employees join the Company and a once-a-year training for all employees.

1. Adoption of Anti-takeover Measures

Adoption of Anti-takeover Measures	Not adopted
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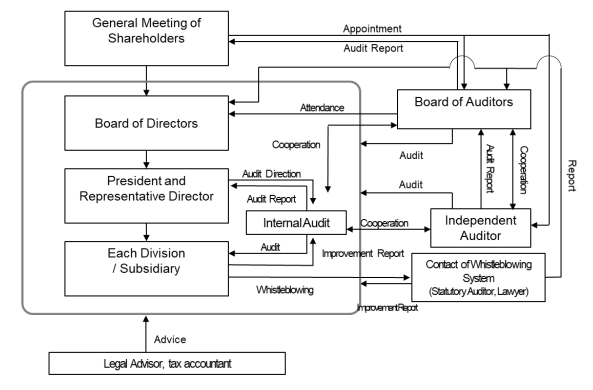
Supplementary Explanation

While the Company believes that anti-takeover measures are important for continuing to manage the business stably, the Company does not currently have such measures in place and has no plans to introduce them, as it considers them to be constraints on shareholder rights.

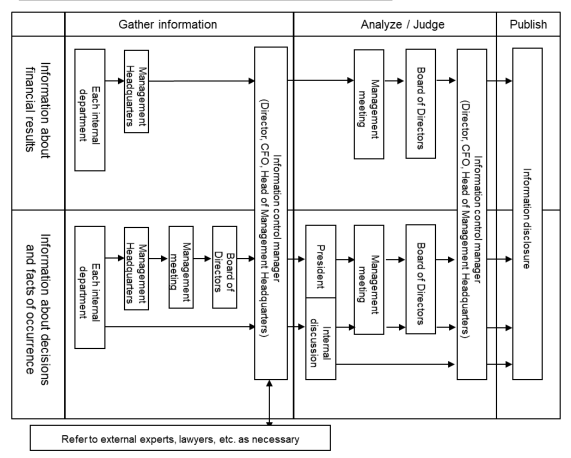
2. Other Matters Related to Corporate Governance System.

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Chart of corporate governance system



[Outline of timely disclosure system (schematic diagram)]



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