(Translation)

Annual Securities Report

(The 144th Business Term) From April 1, 2012 to March 31, 2013

6-6, Marunouchi 1-chome, Chiyoda-ku, Tokyo Hitachi, Ltd.

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[Company Name] Kabushiki Kaisha Hitachi Seisakusho

[Company Name in English] Hitachi, Ltd.

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Public Inspection] (2-1, Nihombashi Kabutocho, Chuo-ku, Tokyo)

Osaka Securities Exchange Co., Ltd.

(8-16, Kitahama 1-chome, Chuo-ku, Osaka)

Nagoya Stock Exchange, Inc.

(8-20, Sakae 3-chome, Naka-ku, Nagoya)

This is an English translation of the Annual Securities Report filed with the Director of the Kanto Local Finance Bureau via Electronic Disclosure for Investors' NETwork ("EDINET") pursuant to the Financial Instruments and Exchange Act of Japan.

Certain information in "Part I. Information on the Company - II. Business Overview - 4. Risk Factors - Risks Related to Our American Depositary Shares" is only included in this English translation of the Annual Securities Report for ADSs holders and not included in the original report.

Certain information in "Part I. Information on the Company - V. Financial Information" in this document incorporates financial statements prepared in conformity with accounting principles generally accepted in the United States and independent auditor's report instead of the English translation of the Annual Securities Report.

The translation of the Internal Control Report, the Independent Auditors' Report and the Confirmation Letter for the original Annual Securities Report are included at the end of this document.

In this document, the terms "we," "us," "our" and "Hitachi" refer to Hitachi, Ltd. and our consolidated subsidiaries or, as the context may require, Hitachi, Ltd. on a non-consolidated basis and the term "the Company" refers to Hitachi, Ltd. on a non-consolidated basis.

Unless otherwise stated, in this document, where we present information in millions or hundreds of millions of yen, we have truncated amounts of less than one million or one hundred million, as the case may be. Accordingly, the total of figures presented in columns or otherwise may not equal the total of the individual items. We have rounded all percentages to the nearest percent, one-tenth of one percent or one-hundredth of one percent, as the case may be.

References in this document to the "Financial Instruments and Exchange Act" are to the Financial Instruments and Exchange Act of Japan and other laws and regulations amending and/or supplementing the Financial Instruments and Exchange Act of Japan.

References in this document to the "Companies Act" are to the Companies Act of Japan and other laws and regulations amending and/or supplementing the Companies Act of Japan.

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Part I Information on the Company

- I. Overview of the Company
- 1. Key Financial Data
- (1) Consolidated financial data, etc.

(Millions of yen, unless otherwise stated)

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Fiscal year	140th	141st	142nd	143rd	144th
r iscar year	business term				
Year end	March 2009	March 2010	March 2011	March 2012	March 2013
Revenues	10,000,369	8,968,546	9,315,807	9,665,883	9,041,071
Income (loss) before income taxes	(289,871)	63,580	432,201	557,730	344,537
Net income (loss) attributable to Hitachi, Ltd. stockholders	(787,337)	(106,961)	· ·	347,179	175,326
Total comprehensive income	_	_	228,459	392,581	420,680
Total Hitachi, Ltd. stockholders' equity	1,049,951	1,284,658	1,439,865	1,771,782	2,082,560
Total equity	2,179,352	2,267,845	2,441,389	2,773,995	3,179,287
Total assets	9,403,709	8,964,464	9,185,629	9,418,526	9,809,230
Total Hitachi, Ltd. stockholders' equity per share (yen)	315.86	287.13	318.73	382.26	431.13
Net income (loss) attributable to Hitachi, Ltd. stockholders per share, basic (yen)	(236.86)	(29.20)	52.89	76.81	37.28
Net income (loss) attributable to Hitachi, Ltd. stockholders per share, diluted (yen)	(236.87)	(29.20)	49.38	71.86	36.29
Total Hitachi, Ltd. stockholders' equity ratio (%)	11.2	14.3	15.7	18.8	21.2
Return on equity (%)	_	_	17.5	21.6	9.1
Price earnings ratio (times)	_	_	8.2	6.9	14.6
Net cash provided by operating activities	558,947	798,299	841,554	447,155	583,508
Net cash used in investing activities	(550,008)	(530,595)	(260,346)	(195,584)	(553,457)
Net cash provided by (used in) financing activities	284,388	(502,344)	(584,176)	(167,838)	(180,445)
Cash and cash equivalents at end of year	807,926	577,584	554,810	619,577	527,632
Number of employees [Average number of part-time employees, etc.]	361,796 [42,097]	359,746 [39,562]	361,745 [44,353]	323,540 [46,182]	326,240 [48,535]

(Notes) 1. Our consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States.

- 2. Revenues do not include the consumption tax, etc.
- 3. Effective from the 141st business term, the Company has adopted the provisions of the Accounting Standards Codification (hereinafter "ASC") 810 "Consolidation" of the U.S. Financial Accounting Standards Board concerning noncontrolling interests of subsidiaries. As a result, minority interests previously presented separately from liabilities and equity on the consolidated balance sheets are included as noncontrolling interests in equity. In line with this change, in the table above, total equity including noncontrolling interests are presented as "Total equity," and the item presented as "Total equity" up to the Annual Securities Report for the 140th business term is presented as "Total Hitachi, Ltd. stockholders' equity."

- 4. Effective from the 141st business term, in line with the adoption of the provisions of ASC 810, the presentation of cash flows related to the acquisition and sale of shares in a subsidiary, which does not result in changes in the scope of consolidation of the Company or its consolidated subsidiaries, has been changed from "Cash flows from investing activities" to "Cash flows from financing activities," and amounts from the preceding fiscal years have been restated.
- 5. The amount of "Total assets" for the 141st business term is restated in accordance with the provisions of ASC 805 "Business Combinations," since evaluation of fair values related to the business combinations implemented in March 2010 was completed during the 142nd business term. In line with this change, the amount of "Total Hitachi, Ltd. stockholders' equity ratio" is also restated.
- 6. Effective from the 142nd business term, the Company has adopted the provisions of ASC 860 "Transfers and Servicing" of the U.S. Financial Accounting Standards Board as amended by Accounting Standards Update 2009-16 "Accounting for Transfers of Financial Assets" and the provisions of ASC 810 "Consolidation," as amended by Accounting Standards Update 2009-17 "Improvements to Financial Reporting by Enterprises involved with Variable Interest Entities."

(2) Financial data etc. of the Company

(Millions of yen, unless otherwise stated)

	140th	141st	142nd	143rd	144th
Fiscal year	business term	business term			
Year end	March 2009	March 2010	March 2011	March 2012	March 2013
Revenues	2,610,055	1,938,810	1,795,306	1,870,475	1,911,529
Ordinary income	204,714	59,204	127,564	48,923	76,050
Net income (loss)	(294,584)	(35,120)	64,276	254,549	57,681
Common stock	282,033	408,810	409,129	427,775	458,790
Number of issued shares (thousands of shares)	3,368,126	4,518,132	4,520,144	4,637,785	4,833,463
Total net assets	664,526	887,684	941,041	1,212,199	1,298,882
Total assets	3,673,706	3,327,698	3,146,337	3,331,589	3,423,417
Net assets per share (yen)	199.90	198.40	208.30	261.52	268.89
Dividends per share (yen)	3		8	8	10
[Of the above, interim	_		_	Ŭ	10
dividends per share] (yen)	[3]	[-]	[5]	[3]	[5]
Net income (loss) per share, basic (yen)	(88.62)	(9.59)	14.23	56.31	12.27
Net income per share, diluted (yen)	_	_	13.32	52.70	11.94
Stockholders' equity ratio (%)	18.1	26.7	29.9	36.4	37.9
Return on equity (%)	_	_	7.0	23.6	4.6
Price earnings ratio (times)	_	_	30.4	9.4	44.3
Dividend payout ratio (%)	_	_	56.2	14.2	81.5
Number of employees [Average number of part-time employees, etc.]	37,283	31,065 [3,162]	32,926	32,908	33,665

(Notes) 1. Revenues do not include the consumption tax, etc.

- 2. Interim dividends per share for the 142nd business term include a commemorative dividend of ¥2 for the Company's centennial anniversary.
- 3. "Net income per share, diluted" is not stated for the 140th and 141st business terms since net loss per share is recorded.
- 4. Average number of part-time employees, etc. is not stated for the 140th, 142nd, 143rd and 144th business terms since it was less than 10% of the number of employees.

2. History

Month/Year	History
1910	Founded as a repair shop at Hitachi copper mine of Kuhara Mining Company
February, 1920	Incorporated as Hitachi, Ltd. with the Hitachi and Kameido Works
February, 1921	Acquired the Kasado shipyard from Nippon Kisen Co., Ltd. and established Kasado
reducity, 1721	Works
May, 1935	Equity participation in Kyousei Reiki Kogyo K.K. (later changed its name to Hitachi Plant Engineering & Construction Co., Ltd.)
May, 1937 April, 1939 September, 1940	Merged Kokusan Industries, Ltd. and established 7 factories, including Totsuka Works Established Taga Works, spun off Hitachi Research Laboratory from Hitachi Works Established Mito Works
April, 1942	Established Central Research Laboratory
September, 1943	Merged Riken Vacuum Industry and established Mobara Works
March, 1944	Spun off Shimizu Works from Kameari Works
December, 1944	Spun off Tochigi Works from Taga Works
April, 1947 May, 1949 February, 1950	Established Hinode Shokai Co., Ltd. (currently Hitachi High-Technologies Corporation) Established Higashi-Nippon Senikikai KK (currently Hitachi Medical Corporation) Established Nitto Transport KK. (currently Hitachi Transport System, Ltd.)
May, 1955	Established Hitachi Sales Corporation
October, 1956	Spun off Hitachi Metals Industries, Ltd. (currently Hitachi Metals, Ltd.) and Hitachi Cable, Ltd.
November, 1956	Established Hitachi Kiden Kogyo, Ltd.
June, 1957	Spun off Kokubu Works from Hitachi Works
February, 1959	Established Yokohama Works
October, 1959	Established Hitachi New York, Ltd. (currently Hitachi America, Ltd.)
June, 1960	Equity participation in Nippon Business Consultant Co., Ltd. (later changed its name to Hitachi Information Systems, Ltd.)
August, 1960	Established Hitachi Geppan Corp. (later changed its name to Hitachi Credit Corporation)
February, 1961	Spun off Naka Works from Taga Works;
	Equity participation in Maxell Electric Industrial Co., Ltd. (currently Hitachi Maxell, Ltd.)
August, 1961	Established Katsuta Works
August, 1962	Established Kanagawa Works
February, 1963	Spun off Narashino Works from Kameido Works
April, 1963	Spun off Hitachi Chemical Company, Ltd.
February, 1966	Established Mechanical Engineering Research Laboratory
February, 1968	Spun off Sawa Works from Taga Works, spun off Tokai Works from Yokohama Works,
Fobruary 1060	and spun off Odawara Works from Kanagawa Works
February, 1969 April, 1969	Established Software Works Established Ome Works
August, 1969	Established Omika Works
December, 1969	Spun off Hitachi Construction Machinery Co., Ltd.
May, 1970	Established Takasaki Works
September, 1970	Established Hitachi Software Engineering Co., Ltd.
April, 1971	Acquired Asahi Works from Hitachi Denshi, Ltd.
June, 1971	Established Production Engineering Research Laboratory
February, 1973	Established Systems Development Laboratory
June, 1974	Established Tsuchiura Works
November, 1974	Relocated Kameido Works and renamed to Nakajo Works

Month/Year	History
June, 1982	Established Hitachi Europe Ltd.
April, 1985	Established Advanced Research Laboratory
February, 1989	Established Hitachi Asia Pte. Ltd. (currently Hitachi Asia Ltd.)
February, 1991	Integrated Sawa Works into Automotive Products Division
August, 1991	Integrated Katsuta Works into Materials Process Technology Division; integrated
	Totsuka Works into Information & Telecommunication Division; integrated Naka Works
	into Instruments Division
February, 1992	Integrated Yokohama Works and Tokai Works into AV Products Division
August, 1992	Changed operation unit of home appliances, computers and electronic devices
	businesses from factory to business division
February, 1993	Integrated Semiconductor Technology Development Center, Musashi Works and
	Takasaki Works into Semiconductor Division
August, 1993	Integrated Shimizu Works into Air Conditioning Division, integrated Nakajo Works and
	Narashino Works into Industrial Equipment Division
August, 1994	Integrated Consumer Products Group and Image & Information Media Division and
	renamed to Consumer Products & Information Media Systems Group
October, 1994	Established Hitachi (China), Ltd.
February, 1995	Reorganized business groups as Power & Industrial Systems Group, Consumer Products
	& Information Media Systems Group, Information Systems Group and Electronics
	Components Group; integrated a part of R&D division and sales division into the
	business groups
April, 1995	Merged Hitachi Sales Corporation
April, 1999	Reorganized business groups into de facto companies to independently operate each
	business group
October, 2000	Merged Hitachi Credit Corporation with Hitachi Leasing Corp. and changed its name to
	Hitachi Capital Corporation
October, 2001	Split Instruments Group and Semiconductor Manufacturing Equipment Group via
	company split and reorganized as Hitachi High-Technologies Corporation;
	Split Industrial Machinery Systems Division via company split and reorganized as
4 1 2002	Hitachi Industries Co., Ltd.
April, 2002	Split Home Appliance Group via company split and reorganized as Hitachi Home &
	Life Solutions, Inc.;
	Split Industrial Equipment Group via company split and reorganized as Hitachi
0 1 2002	Industrial Equipment Systems Co., Ltd.
October, 2002	Split Display Group via company split and established Hitachi Displays, Ltd.;
	Split Telecommunication Equipment Division via company split and reorganized as
	Hitachi Communication Technologies, Ltd.;
	Turned Unisia Jecs Corporation (later changed its name to Hitachi Unisia Automotive,
January 2002	Ltd.) into a wholly owned subsidiary via share exchange
January, 2003	Acquired HDDs business from IBM Corp., and commenced operations as Hitachi
April 2002	Global Storage Technologies Netherlands B.V.
April, 2003	Split semiconductor business, centering on system LSIs, via company split and
	established Renesas Technology Corp. (later merged with NEC Electronics Corporation
June 2002	and changed its name to Renesas Electronics Corporation)
June, 2003 October, 2004	Adopted committee system as the Company's corporate governance structure Merged TOKICO, Ltd. and Hitachi Unisia Automotive, Ltd.;
000001, 2004	
	Split Mechatronics System Division, centering on ATMs, via company split and
	established Hitachi-Omron Terminal Solutions, Corp.

Month/Year	History
April, 2006	Split Social & industrial infrastructure business via company split and integrated with
	Hitachi Plant Engineering & Construction Co., Ltd., Hitachi Kiden Kogyo, Ltd. and
	Hitachi Industries Co., Ltd. and reorganized as Hitachi Plant Technologies, Ltd.;
	Merged Hitachi Home & Life Solutions, Inc. with Hitachi Air Conditioning Systems
	Co., Ltd. and changed its name to Hitachi Appliances, Inc.
December, 2006	Turned Clarion Co., Ltd. into a consolidated subsidiary via tender offer
July, 2007	Split nuclear power systems business via company split and reorganized as Hitachi-GE
	Nuclear Energy, Ltd.
March, 2009	Turned Hitachi Koki Co., Ltd. into a consolidated subsidiary via tender offer;
	Turned Hitachi Kokusai Electric Inc. into a consolidated subsidiary via tender offer
July, 2009	Merged Hitachi Communication Technologies, Ltd.;
	Split Automotive Systems Group via company split and established Hitachi Automotive
	Systems, Ltd.;
	Split Consumer Business Group via company split and established Hitachi Consumer
	Electronics Co., Ltd.
October, 2009	Reorganized business groups into in-house companies with independent accounting to
	promote quick business operation
February, 2010	Turned Hitachi Information Systems, Ltd., Hitachi Software Engineering Co, Ltd. and
	Hitachi Systems & Services, Ltd. into wholly owned subsidiaries
April, 2010	Turned Hitachi Plant Technologies, Ltd. and Hitachi Maxell, Ltd. into wholly owned
	subsidiaries via share exchanges
October, 2010	Merged Hitachi Software Engineering Co., Ltd. with Hitachi Systems & Services, Ltd.
	and changed its name to Hitachi Solutions, Ltd.
November, 2011	Merged Hitachi Electronics Services Co., Ltd. with Hitachi Information Systems, Ltd.
	and changed its name to Hitachi Systems, Ltd.
March, 2012	Transferred HDDs business to Western Digital Corporation via share sale of Viviti
	Technologies Ltd., a holding company for Hitachi Global Storage Technologies Inc., etc.
	Transferred small and medium-sized displays business via share sale of Hitachi
4 1 2012	Displays, Ltd.
April, 2013	Merged Hitachi Plant Technologies, Ltd.

3. Description of Business

The Company's consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States, and affiliates are disclosed based on the definitions of those accounting principles. The same applies to "II. Business Overview" and "III. Equipment and Facilities."

The Hitachi Group, which is comprised of the Company and 1,178 affiliates (963 consolidated subsidiaries (including variable interest entities) and 215 equity-method affiliates, while consolidated trust accounts are not included in the number of consolidated subsidiaries), engages in a broad range of business activities, from product development and manufacturing to sales and services, in 10 segments of Information & Telecommunication Systems, Power Systems, Social Infrastructure & Industrial Systems, Electronic Systems & Equipment, Construction Machinery, High Functional Materials & Components, Automotive Systems, Digital Media & Consumer Products, Financial Services, and Others. Effective from April 1, 2012, the Components & Devices segment is abolished and businesses which were classified in the segment are reclassified in the Others segment.

Major business outline for each segment and the positioning of principal affiliated companies are described as follows. The Company mainly engages in manufacturing and sales of products and providing services in the segments of Information & Telecommunication Systems, Power Systems, and Social Infrastructure & Industrial Systems.

	D. sidi suitus a Cantinatina	(As of March 31, 2013)
Main products and services	Positioning of principa	
Information & Telecommunication	Manufacturing [Consolidated subsidiaries]	Sales and services [Consolidated subsidiaries]
Systems	Hitachi Information & Communication	Hitachi Information & Control Solutions,
Systems Integration, Outsourcing	Engineering, Ltd.	Ltd.
Services, Software, Disk Array	Hitachi-Omron Terminal Solutions, Corp.	Hitachi Solutions, Ltd.
Subsystems, Servers, Mainframes,	Hitachi Computer Products (America), Inc.	Hitachi Systems, Ltd.
Telecommunications Equipment, ATMs	Hitachi Computer Products (Europe) S.A.S.	Hitachi Consulting Corporation
1 1		Hitachi Data Systems Corporation
		Hitachi Information & Telecommunication
		Systems Global Holding Corporation
Power Systems	[Consolidated subsidiaries]	[Consolidated subsidiaries]
Thermal, Nuclear and Renewable	Babcock-Hitachi Kabushiki Kaisha	Hitachi Engineering & Services Co., Ltd.
Energy Power Generation Systems,	Hitachi-GE Nuclear Energy, Ltd.	Hitachi Power Europe GmbH
Transmission & Distribution Systems	Thursday, Etc.	Hitachi Power Systems America, Ltd.
Transmission & Distribution Systems		Horizon Nuclear Power Limited
Social Infrastructure & Industrial Systems	[Consolidated subsidiaries]	[Consolidated subsidiaries]
Industrial Machinery and Plants,	Hitachi Industrial Equipment Systems Co.,	Hitachi Building Systems Co., Ltd.
Elevators, Escalators, Railway Systems	Ltd.	Hitachi Plant Technologies, Ltd.
Elevators, Escalators, Ranway Systems	Hitachi Elevator (China) Co., Ltd.	Triatem Frant Teenhologies, Etc.
Electronic Systems & Equipment	[Consolidated subsidiaries]	
Semiconductor and LCDs	Hitachi High-Technologies Corporation	
Manufacturing Equipment, Test and	Hitachi Koki Co., Ltd.	
Measurement Equipment, Medical	Hitachi Kokusai Electric Inc.	
Electronics Equipment, Power Tools,	Hitachi Medical Corporation	
Electronic Parts Manufacturing	Hitachi Via Mechanics, Ltd.	
Systems	Tittaciii via iviechanies, Ltu.	
•	[Consolidated subsidiaries]	
<u>Construction Machinery</u> Hydraulic Excavators, Wheel Loaders,	Hitachi Construction Machinery Co., Ltd.	
	Hitaciii Construction Machinery Co., Ltd.	
Mining Machinery High Functional Materials & Components	[Carralidated autoritionical	
-	[Consolidated subsidiaries]	
Wires and Cables, Copper Products,	Hitachi Cable, Ltd.	
Semiconductor and Display Related	Hitachi Chemical Company, Ltd.	
Materials, Circuit Boards and Materials,	Hitachi Metals, Ltd.	
Specialty Steels, Magnetic Materials		
and Components, High Grade Casting		
Components and Materials	10 11 1 1 1 1 1	
Automotive Systems	[Consolidated subsidiaries]	
Engine Management Systems, Electric	Clarion Co., Ltd.	
Powertrain Systems, Drive Control	Hitachi Automotive Systems, Ltd.	
Systems, Car Information Systems	Hitachi Automotive Systems Americas, Inc.	[0] [1] [1] [1] [1]
Digital Media & Consumer Products	[Consolidated subsidiaries]	[Consolidated subsidiaries]
Air-Conditioning Equipment, Room Air	Hitachi Appliances, Inc.	Hitachi Consumer Marketing, Inc.
Conditioners, Refrigerators, Washing	Hitachi Consumer Electronics Co., Ltd.	Hitachi-LG Data Storage, Inc.
Machines, Optical Disk Drives, LCD	Hitachi Media Electronics Co., Ltd.	
Projectors, Flat-Panel TVs	Hitachi Consumer Products (Thailand), Ltd.	10 11 1 1 1 1 1
Financial Services		[Consolidated subsidiaries]
Leasing, Loan Guarantees		Hitachi Capital Corporation
<u>Others</u>	[Consolidated subsidiaries]	[Consolidated subsidiaries]
Logistics, Information Storage Media,	Hitachi Maxell, Ltd.	Hitachi Life, Ltd.
Batteries, Property Management		Hitachi Transport System, Ltd.
		Hitachi Urban Investment, Ltd.
		Hitachi America, Ltd.
		Hitachi Asia Ltd.
		Hitachi (China), Ltd.
		Hitachi Europe Ltd.
		Hitachi India Pvt. Ltd.

(Notes) 1. Hitachi America, Ltd., Hitachi Asia Ltd., Hitachi (China), Ltd., Hitachi Europe Ltd. and Hitachi India Pvt. Ltd. are the Hitachi Group's regional supervising company for the U.S., Asia, China, Europe and India, and they sell the Hitachi Group's products.

- 2. Hitachi Information & Communication Engineering, Ltd. merged with Hitachi Computer Peripherals Co., Ltd. and changed its name to Hitachi Information & Telecommunication Engineering, Ltd. as of April 1, 2013.
- 3. Hitachi Engineering & Services Co., Ltd. was merged with three consolidated subsidiaries in the power systems business of the Company and changed its name to Hitachi Power Solutions Co., Ltd. as of April 1, 2013.
- 4. Hitachi Plant Technologies, Ltd. merged with the Company as of April 1, 2013.

4. Information on Affiliates (1) Consolidated subsidiaries

					(As of March 31, 2013)
Company name	Location	Common stock	Principal business	Ownership percentage of voting rights (%)	Relationship
Hitachi Information & Communication Engineering, Ltd.	Totsuka-ku, Yokohama, Kanagawa	1,000	Information & Telecommunication Systems	100.0	The Company outsources design, development, manufacturing, evaluation and validation of servers and telecommunication networks equipment, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Information & Control Solutions, Ltd.	Hitachi, Ibaraki	2,270	Information & Telecommunication Systems	100.0	The Company outsources development of information control systems, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi-Omron Terminal Solutions, Corp.	Shinagawa- ku, Tokyo	8,500	Information & Telecommunication Systems	55.0	The Company purchases ATMs and other information equipment. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Solutions, Ltd.	Shinagawa- ku, Tokyo	38,641	Information & Telecommunication Systems	100.0	The Company outsources development of information systems and software, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Systems, Ltd.	Shinagawa- ku, Tokyo	19,162	Information & Telecommunication Systems	100.0	The Company outsources calculation, development of software, installation and maintenance of telecommunication equipment and computers. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.

	,			1	(As of March 31, 2013)
Company name	Location	Common stock	Principal business	Ownership percentage of voting rights (%)	Relationship
Hitachi Computer Products (America), Inc.	Oklahoma, U.S.A.	(Thousands of US dollars) 14,000	Information & Telecommunication Systems	[100.0] 100.0	The Company supplies parts for computer peripherals. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Computer Products (Europe) S.A.S.	Ardon, France	(Thousands of Euro) 15,245	Information & Telecommunication Systems	100.0	The Company supplies parts for computer peripherals. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
**Hitachi Consulting Corporation	Texas, U.S.A.	(Thousands of US dollars) 539,311	Information & Telecommunication Systems	[99.8] 99.8	The Company outsources consulting services. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
**Hitachi Data Systems Corporation	California, U.S.A.	(Thousands of US dollars) 531,651	Information & Telecommunication Systems	[100.0] 100.0	Sales company for the Company's disk array subsystems, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
**Hitachi Information & Telecommunication Systems Global Holding Corporation	California, U.S.A.	(Thousands of US dollars) 702,062	Information & Telecommunication Systems	100.0	Holding company for Hitachi Consulting Corporation and Hitachi Data Systems Corporation, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Babcock-Hitachi Kabushiki Kaisha	Chiyoda-ku, Tokyo	5,000	Power Systems	100.0	The Company purchases boilers, environment-related equipment, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.

	_	T			(As of March 31, 2013)
Company name	Location	Common stock	Principal business	Ownership percentage of voting rights (%)	Relationship
Hitachi Engineering & Services Co., Ltd.	Hitachi, Ibaraki	1,950	Power Systems	100.0	The Company purchases power plant parts, and outsources maintenance of power generation equipment and control equipment, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi-GE Nuclear Energy, Ltd.	Hitachi, Ibaraki	5,000	Power Systems	80.0	The Company delivers nuclear power generation equipment, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Power Europe GmbH	Duisburg, Germany	(Thousands of Euro) 182,000	Power Systems	[40.0] 100.0	The Company delivers thermal power generation equipment, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Power Systems America, Ltd.	New Jersey, U.S.A.	(Thousands of US dollars) 10,000	Power Systems	[100.0] 100.0	The Company delivers thermal power generation equipment, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
**Horizon Nuclear Power Limited	Gloucester, U.K.	(Thousands of Sterling pounds) 540,000	Power Systems	[100.0] 100.0	Nuclear power production company in the U.K. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Building Systems Co., Ltd.	Chiyoda-ku, Tokyo	5,105	Social Infrastructure & Industrial Systems	100.0	Sales, installation and maintenance of the Company's elevators and escalators. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.

	1				(As of March 31, 2013)
Company name	Location	Common stock	Principal business	Ownership percentage of voting rights (%)	Relationship
Hitachi Industrial Equipment Systems Co., Ltd.	Chiyoda-ku, Tokyo	10,000	Social Infrastructure & Industrial Systems	100.0	The Company purchases motors, pumps and other industrial equipment. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Plant Technologies, Ltd.	Toshima-ku, Tokyo	12,000	Social Infrastructure & Industrial Systems	100.0	The Company purchases pumps, cranes and other industrial equipment, and outsources plant construction. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Elevator (China) Co., Ltd.	Guangzhou, China	(Thousands of yuan) 538,806	Social Infrastructure & Industrial Systems	[70.0] 70.0	Manufacturing, sales, installation and maintenance of the Company's elevators and escalators in China. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
*Hitachi High- Technologies Corporation	Minato-ku, Tokyo	7,938	Electronic Systems & Equipment	51.8	The Company sells and purchases information equipment and power-related parts through this company. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
*Hitachi Koki Co., Ltd.	Minato-ku, Tokyo	17,813	Electronic Systems & Equipment	[10.9] 51.2	The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
*Hitachi Kokusai Electric Inc.	Chiyoda-ku, Tokyo	10,058	Electronic Systems & Equipment	[0.0] 52.4	The Company purchases electronic equipment and parts, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.

			1		(As of March 31, 2013)
Company name	Location	Common stock	Principal business	Ownership percentage of voting rights (%)	Relationship
*Hitachi Medical Corporation	Chiyoda-ku, Tokyo	13,884	Electronic Systems & Equipment	[0.0] 63.2	The Company supplies parts for medical equipment. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Via Mechanics, Ltd.	Ebina, Kanagawa	2,900	Electronic Systems & Equipment	100.0	The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
** *Hitachi Construction Machinery Co., Ltd.	Bunkyo-ku, Tokyo	81,576	Construction Machinery	[0.6] 51.6	The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
*Hitachi Cable, Ltd.	Chiyoda-ku, Tokyo	25,948	High Functional Materials & Components	[0.1] 52.7	The Company purchases wires and cables, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
*Hitachi Chemical Company, Ltd.	Chiyoda-ku, Tokyo	15,454	High Functional Materials & Components	[0.1] 51.4	The Company purchases electronic materials, organic chemical materials, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
*Hitachi Metals, Ltd.	Minato-ku, Tokyo	26,283	High Functional Materials & Components	[0.5] 53.8	The Company purchases specialty steels, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
*Clarion Co., Ltd.	Chuo-ku, Saitama, Saitama	26,100	Automotive Systems	64.0	The Company supplies parts for car navigation systems, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.

			T	1.0	(As of March 31, 2013)
Company name	Location	Common stock	Principal business	Ownership percentage of voting rights (%)	Relationship
Hitachi Automotive Systems, Ltd.	Hitachinaka, Ibaraki	15,000	Automotive Systems	100.0	The Company purchases parts for railway vehicles, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Automotive Systems Americas, Inc.	Kentucky, U.S.A.	(Thousands of US dollars) 86,278	Automotive Systems	[100.0] 100.0	Manufacturing and sales company in North America for the Hitachi Group's automotive systems products.
Hitachi Appliances, Inc.	Minato-ku, Tokyo	20,000	Digital Media & Consumer Products	100.0	The Company purchases electronic parts, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Consumer Electronics Co., Ltd.	Chiyoda-ku, Tokyo	90	Digital Media & Consumer Products	100.0	Development, manufacturing and sales company for the Hitachi Group's visual- related equipment, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Consumer Marketing, Inc.	Minato-ku, Tokyo	3,000	Digital Media & Consumer Products	100.0	Sales company for the Hitachi Group's home appliances in Japan.
Hitachi-LG Data Storage, Inc.	Minato-ku, Tokyo	1,790	Digital Media & Consumer Products	51.0	Development and sales company for the Hitachi Group's optical disk drives. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Media Electronics Co., Ltd.	Oshu, Iwate	50	Digital Media & Consumer Products	[100.0] 100.0	Development, manufacturing and sales company for the Hitachi Group's optical disk drives equipment and TV parts, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.

	1		1		(AS 01 March 31, 2013)
Company name	Location	Common stock	Principal business	Ownership percentage of voting rights (%)	Relationship
Hitachi Consumer Products (Thailand), Ltd.	Prachinburi, Thailand	(Thousands of Thai Baht) 2,472,000	Digital Media & Consumer Products	[80.1] 80.1	Manufacturing and sales company for the Hitachi Group's refrigerators and washing machines, etc. in Thailand.
*Hitachi Capital Corporation	Minato-ku, Tokyo	9,983	Financial Services	[2.1] 60.7	Leases manufacturing equipment, industrial equipment, office equipment, etc. to the Company, and engages in leasing and credit sales of the Company's business equipment, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Life, Ltd.	Hitachi, Ibaraki	1,000	Others	[21.8] 100.0	The Company outsources management of welfare facilities, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Maxell, Ltd.	Ibaraki, Osaka	12,203	Others	[0.7] 100.0	The Company purchases computer tapes and other information storage media, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
*Hitachi Transport System, Ltd.	Koto-ku, Tokyo	16,802	Others	[5.7] 59.0	The Company outsources transportation and storage of products. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Urban Investment, Ltd.	Chiyoda-ku, Tokyo	2,000	Others	100.0	The Company outsources management of welfare facilities, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.

	1		1		(As of March 31, 2013)
Company name	Location	Common stock	Principal business	Ownership percentage of voting rights (%)	Relationship
**Hitachi America, Ltd.	New York, U.S.A.	(Thousands of US dollars) 2,328,558	Others	100.0	The Hitachi Group's regional supervising company in Americas, and sells the Hitachi Group's plant, industrial machinery, digital media-related products, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Asia Ltd.	Singapore	(Thousands of Singapore dollars) 115,500	Others	100.0	The Hitachi Group's regional supervising company for Asia, and sells the Hitachi Group's plants, industrial machinery, digital media-related products, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi (China), Ltd.	Beijing, China	(Thousands of yuan) 1,792,642	Others	100.0	The Hitachi Group's regional supervising company for China, and sells the Hitachi Group's plant, industrial machinery, digital media and information-related products, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Hitachi Europe Ltd.	Maidenhead, U.K.	(Thousands of Sterling pounds) 168,965	Others	100.0	The Hitachi Group's regional supervising company for Europe, and sells the Hitachi Group's plants, computer-related products, digital mediarelated products, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.

Company name	Location	Common stock	Principal business	Ownership percentage of voting rights (%)	Relationship
Hitachi India Pvt. Ltd.	New Delhi, India	(Thousands of Indian rupee) 308,969	Others	[100.0] 100.0	The Hitachi Group's regional supervising company for India, and sells the Hitachi Group's digital mediarelated products, etc. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Others - 915 companies	_	_	_	_	_

- (Notes) 1. The unit of amounts and currency shown in the "Common stock" column are in millions of yen, unless otherwise specified.
 - 2. Companies with two asterisks (**) in the "Company name" column are specified subsidiaries.
 - 3. Companies with one asterisk (*) in the "Company name" column submit Securities Registration Statement or Annual Securities Report.
 - 4. The name of segment in which the companies classified is shown in the "Principal business" column
 - 5. The amounts in brackets in upper row of the "Ownership percentage of voting rights" column represent the percentage of voting rights owned indirectly by subsidiaries, of the total ownership percentage.
 - 6. Companies with negative net worth are shown below, along with the amount of liabilities in excess of assets.

Hitachi Power Europe GmbH
Hitachi Vehicle Energy, Ltd.
Hitachi Plasma Display Limited

#37,075 million
#28,021 million
#113,917 million

- 7. Hitachi Information & Communication Engineering, Ltd. merged with Hitachi Computer Peripherals Co., Ltd. and changed its name to Hitachi Information & Telecommunication Engineering, Ltd. as of April 1, 2013.
- 8. Hitachi Engineering & Services Co., Ltd. was merged with three consolidated subsidiaries in the power systems business of the Company and changed its name to Hitachi Power Solutions Co., Ltd. as of April 1, 2013.
- 9. Hitachi Plant Technologies, Ltd. merged with the Company as of April 1, 2013.

(2) Equity-method affiliates

(As of March 31, 2013)

Company name	Location	Common stock	Principal business	Ownership percentage of voting rights (%)	Relationship
*Renesas Electronics Corporation	Chiyoda-ku, Tokyo	153,255	Semiconductor development, design, manufacture, sales and services.	30.6	This company outsources R&D for semiconductors to the Company. The Company's Directors, Executive Officers or employees concurrently hold position of directors or officers.
Others - 214 companies	_	_	_	_	_

1. The unit of amounts and currency shown in the "Common stock" column are in millions of yen. (Notes)

- Companies with an asterisk (*) in the "Company name" column submit Securities Registration Statement or Annual Securities Report.
 Companies with negative net worth are shown below, along with the amount of liabilities in
- excess of assets.

Agility Trains West (Holdings) Limited ¥17,543 million

5. Employees

(1) Consolidated basis

(As of March 31, 2013)

Name of segment	Number of employees
	• •
Information & Telecommunication	73,483
Systems	[14,806]
Power Systems	18,971
1 ower Systems	[5,446]
Social Infrastructure & Industrial	44,028
Systems	[5,989]
	26,011
Electronic Systems & Equipment	[-]
G to the state of	19,163
Construction Machinery	[-]
High Functional Materials &	44,665
Components	[-]
•	28,996
Automotive Systems	[-]
Digital Media & Consumer Products	25,016
Digital Wedia & Collsumer Floducts	[10]
Financial Services	4,209
Tilialiciai Services	[-]
Othors	38,491
Others	[4,207]
Comparate (Head Office and others)	3,207
Corporate (Head Office and others)	[3,207]
Total	326,240
Total	[33,665]

- (Notes) 1. In addition to those listed above, the average number of part-time employees for the fiscal year was 48,535.
 - 2. The number in brackets in the lower row of the "Number of Employees" column is the number of employees of the Company included in each of the numbers in the upper row.

(2) The Company

(As of March 31 2013)

			(115 01 1/141011 51, 2015)
Number of employees	Average age	Average length of service	Average annual salary
33,665	40.2	18.0 years	¥8,025,077

(Note) Average annual salary includes bonuses and extra wages.

(3) Relationship with labor union

In the Hitachi Group, labor union is organized by each company. The Company's labor union, Hitachi Workers Union, is a member of the Japanese Electrical Electronic & Information Union.

The relationship between management and labor unions is stable and smooth.

II. Business Overview

1. Summary of Business Results

See "7. Analyses of Consolidated Financial Condition, Operating Results and Cash Flows."

2. Production, Orders Received and Sales

The Hitachi Group does not present production and orders received in amount or volume terms for each segment since it produces and sells a wide variety of products, there are variety of specifications in same kinds of products and certain products are mass-produced.

Regarding sales, see "7. Analyses of Consolidated Financial Condition, Operating Results and Cash Flows."

3. Challenges Facing Hitachi Group

(1) Business and Financial Condition

While the forecast of the world economy still remains uncertain, the world is looking to build and improve social infrastructure and solve environmental problems, providing increased opportunities for the Hitachi Group to leverage its strengths.

We will promote the following measures in order to further improve profitability focused on the Social Innovation Business as we work to become a major global player.

- We will promote locally-led business management and propose the best possible means to resolve regional issues in order to speed up business expansion around the world. We will also make use of new personnel evaluation standards shared throughout the Hitachi Group as we seek to achieve the optimal placement of personnel in our worldwide operations.
- In addition to strengthening our highly-competitive core products, we seek to further expand our services business and leverage our expertise in IT and systems to strongly support our customers' business operations. We will make the Hitachi Group a unified force in providing our products, services and expertise as solutions.
- We will expand R&D base and personnel overseas, and accelerate community-based research and development. We will also develop collaboration with customers and universities across the world.
- Along with cost reductions by expanding global procurement and reviewing production processes, we will work to revamp business structures including organizations and operations throughout the Hitachi Group and promote further cost structure reformation.
- To secure funding needed for further growth of the Social Innovation Business, we will improve our cash flows by reducing working capital and focusing investments on highly profitable businesses.
- By providing our customers with safe and high-quality products and services, we will further gain the trust of society in the Hitachi Group, and increase the value of the Hitachi brand.
- We will intensify our focus on "Basics and Ethics" worldwide in order to eliminate misconduct within the Hitachi Group, and continuously strive to contribute to the environment and the communities.

(2) Fundamental Policy on the Conduct of Persons Influencing Decision on the Company's Financial and Business Policies

The Group invests a great deal of business resources in fundamental research and in the development of market-leading products and businesses that will bear fruit in the future, and realizing the benefits from these management policies requires that they be continued for a set period of time. For this purpose, the Company keeps its shareholders and investors well informed of not just the business results for each period but also of the Company's business policies for creating value in the future.

The Company does not deny the significance of the vitalization of business activities and performance that can be brought about through a change in management control, but it recognizes the necessity of determining the impact on company value and the interests of all shareholders of the buying activities and buyout proposals of parties attempting to acquire a large share of stock of the Company or a Group company by duly examining the business description, future business plans, past investment activities, and other necessary aspects of such a party.

There is no party that is currently attempting to acquire a large share of the Company's stocks nor is there a specific threat, neither does the Company intend to implement specified so-called anti-takeover measures in advance of the appearance of such a party, but the Company does understand that it is one of the natural duties bestowed upon it by the shareholders and investors to continuously monitor the state of trading of the Company's stock and then to immediately take what the Company deems to be the best action in the event of the appearance of a party attempting to purchase a large share of the Company's stock. In particular, together with outside experts, the Company will evaluate the buyout proposal of the party and hold negotiations with the buyer, and if the Company deems that said buyout will not maintain the Company's value and is not in the best interest of the shareholders, then the Company will quickly determine the necessity, content, etc., of specific countermeasures and prepare to implement them. The same response will also be taken in the event a party attempts to acquire a large percentage of the shares of a Group company.

4. Risk Factors

We conduct business on a global scale across a broad range of business areas and utilize sophisticated, specialized technologies to carry out our operations. Therefore, we are exposed to risks attributable to the economic environment, risks inherent in individual industrial sectors and business lines and risks related to our operations. Investment in our securities also involves risks. The following risks are based on the assumption we consider reasonable as of the filing date of this report.

Risks Related to Operations

Economic Trends

Our business environment is influenced by conditions in the domestic and global economies. During the year ended March 31, 2013, the trend of recovery of the global economy continuously showed signs of slowing resulting from sovereign debt crisis in Europe and slackening growth in China and India. In Japan, the depreciation of the yen against currencies such as the U.S. dollar and the euro was seen from the second half of the year ended March 31, 2013. There is no assurance that such yen depreciation trend will continue and a return to the yen's strength may negatively affect corporate earnings and exports. Unemployment in Japan has remained at a relatively high level since early 2009, and chronic unemployment could negatively affect consumer spending and economic activity. Although, in terms of real GDP, the Japanese economy grew by 1.0%, or an annualized 4.1%, in the quarter ended March 31, 2013, such factors could diminish economic growth. The global economic recovery may also be harmed by sovereign debt crisis in Europe, which could cause instability of global capital markets, as well as the potential inability of emerging markets, including China, to maintain economic growth.

If the recent gradual recovery in global economic conditions is halted or reversed, our revenues may decrease, with a resultant adverse impact on our profitability.

Currency Exchange Rates Fluctuations

Since we conduct business in many foreign countries, the portion of our assets and liabilities denominated in various currencies is exposed to risks from fluctuations in foreign currency exchange rates. In addition, we sell products and purchase raw materials in local currencies, principally the U.S. dollar and the euro. Therefore, fluctuations in foreign currency exchange rates may result in lower revenues or higher costs in yen to us and thus affect our financial results, which are reported in Japanese yen. Our price competitiveness, and thus our financial results, may be harmed if we seek to increase prices in local currencies to compensate for lower revenues or to increase prices in yen to absorb the higher cost. While we take measures to reduce the risks from fluctuations in foreign currency exchange rates, such measures may only delay or temporarily mitigate the adverse impact of such fluctuations and may not be effective.

Access to Liquidity and Long-term Financing

Our primary sources of funds are cash flows from operations, borrowings from banks and other institutional lenders, and funding from capital markets, such as offerings of commercial paper and other debt securities, as well as equity securities. We need liquid funds to pay our operating expenses, the principal of and interest on our debt and dividends on our capital stock. We also need long-term financing to fund, among other things, capital expenditures and research and development expenses. We currently

believe our cash flows from operations, borrowings from banks and other institutional lenders and funding from the capital markets can provide sufficient funding for our operations and other liquidity needs. However, a global economic downturn could adversely affect our cash flows from operations, business results and financial condition and may adversely affect our credit ratings. If our ratings are downgraded, our ability to obtain additional financing on terms we consider favorable may be negatively affected.

Our reliance on banks and institutional lenders exposes us to risks related to rising interest rates, and we may need to increase our reliance on external sources of funding. An increased reliance on debt instruments may adversely affect our credit ratings, which might affect our ability to successfully obtain additional financing on terms we consider favorable. The inability to successfully obtain such financing may increase our financing costs, and therefore could adversely affect our financial condition and results of operations.

Furthermore, failure of one or more of our major lenders or a decision by one or more of them to change the terms and conditions of their loans or to stop lending to us could have an adverse effect on our access to funding.

Marketable Securities Risks

We invest in marketable securities to maintain or promote our business or other relationships with other companies. These marketable securities are exposed to the risk of declining stock market prices. Such declines may require that we write down equity securities that we hold. This may have an adverse effect on our financial condition and results of operations. Further, contractual and other obligations may require us to maintain our holdings of these securities despite declining share prices and this may lead to material losses.

Worsening of Business Performance of Equity Method Affiliates

We have a number of equity method affiliates. If one or more of these equity method affiliates records a loss during a given period, we must record that loss in a manner proportionate to our ownership interest in our consolidated financial statements. For example, we recognized equity in net loss of affiliated companies in the year ended March 31, 2013, primarily owing to significant net losses recorded by Renesas Electronics Corporation, our equity method affiliate. In addition, a decline in the fair value of our investments in our equity method affiliates below the carrying amount of the investments that is deemed other than temporary could require us to record an impairment loss.

Intense Competition

We are subject to intense competition in many of the markets in which we operate, and this may adversely affect our results of operations.

The industrial sectors and business lines in which we are engaged are experiencing increasingly intense competition. We compete with diverse competitors ranging from huge global corporations to specialized companies. Competitors are increasingly manufacturing products, including sophisticated electronic products, in low-cost jurisdictions. Low-cost manufacturing and the globalization of world markets have accelerated the commoditization of certain products, which has resulted in increasingly intense price competition for many of our products. Products which are facing intense price competition or decreases in prices include computer-related products, such as disk array subsystems and optical disk drives, and home appliances. To succeed in this competitive environment, we believe that our products and services must be price competitive. The commoditization of such products affects our ability to set prices for our products. If we are unable to charge comparable prices to those of our competitors, our competitiveness and overall profitability may be harmed. On the other hand, charging comparable prices to those of our competitors may require us to sell products at a loss. Our products must also be competitive in terms of engineering sophistication, quality and brand value. We must introduce our products and services to the markets in a timely manner. There can be no assurance that the products or services that we offer will be competitive. The failure of such products or services to be competitive may negatively affect our business results.

Rapid Technological Innovation

New technologies are rapidly emerging in the segments in which we do business, with the pace of technological innovation being especially notable in the Information & Telecommunication Systems, Electronic Systems & Equipment and Digital Media & Consumer Products segments. The development of new and advanced technologies, the continuous, timely and cost-effective incorporation of such technologies into products and services and the effective marketing of such products and services are indispensable to remaining competitive. While introducing such products and services requires a significant commitment to research and development, there can be no assurance that our research and development will be successful. Failure in our endeavors to develop and incorporate such advanced technologies into products and services in a timely manner, or to achieve market acceptance for such products and services, may negatively affect our business, financial condition and results of operations.

Estimates, Fluctuations in Cost and Cancellation of Long-term Contracts

We enter into a substantial number of long-term contracts, particularly in connection with the construction of nuclear, thermal and hydroelectric power plants. We use the percentage-of-completion method to recognize revenue from sales of tangible products under these long-term contracts. Under the percentage-of-completion method, we recognize revenue from a sale in an amount equal to estimated total revenue from the arrangement multiplied by the percentage that costs incurred to date bear to estimated total costs at completion based upon the most recently available information. The use of the percentage-of-completion method requires us to make significant assumptions about estimates of total contract costs, remaining costs to completion, total contract revenues, contract risks and other factors. We charge any anticipated losses on fixed price contracts to operations when we are able to estimate such losses. While we employ our best judgment based on available information, there can be no assurance that these estimates will, ultimately, prove to be correct. We regularly review these estimates and adjust them as we deem necessary. Fluctuations in costs can occur for a variety of reasons, many of which are beyond our control. In addition, we or our counterparties may cancel these contracts, which would require us to revise our initial assumptions regarding a particular contract, and may adversely affect our business, financial condition and results of operations.

Material and Component Procurement

Our manufacturing operations rely on third parties for supplies of materials, parts, components and services of adequate quality and quantity, delivered in a timely manner at a reasonable price. External suppliers may have other customers and may not have sufficient capacity to meet all of our needs during periods of excess demand. Shortages of materials, parts, components and services may cause a sharp rise in their prices. Prices of certain raw materials, parts and components that we purchase, such as petroleum products, copper, aluminum and semiconductor memory chips, are highly volatile. In addition, prices of certain raw materials, parts and components which we purchase in local currencies, principally the U.S. dollar and the euro could be adversely affected by fluctuations in foreign currency exchange rates. Increases in the price of petroleum and other materials, such as copper, steel, synthetic resins, rare metals and rare-earth minerals, can increase our production costs and may adversely affect our results of operations. Conversely, decreases in commodity prices, such as for raw materials, parts and components, can result in write-downs of inventory.

If natural disasters disrupt the operations of our suppliers and damage supply chains, it may adversely affect our production. Although we generally maintain multiple sources of supply and work closely with our suppliers to avoid supply-related problems, such problems, including shortages and delays, may continue to occur, which could materially harm our business, financial condition and results of operations.

Supply and Demand Balance

Oversupply in the markets in which we compete may lead to declines in sales prices, revenues and profitability. In addition, adjustment to demand may force us to dispose of excess supply or obsolete equipment or reduce production, which can result in losses. For example, the imbalance between supply and demand in the semiconductor industry and the LCD industry and a resultant deterioration in market conditions could negatively affect the business results of our semiconductor and LCD manufacturing equipment business and our semiconductor and display-related product business.

Our Strategy to Strengthen Our Social Innovation Business

Our business strategy seeks to build our business portfolio and achieve a stable and profitable business structure mainly by strengthening our Social Innovation Business, which supplies advanced social infrastructure supported by information and communication technology. We plan to devote significant resources including capital expenditures and R&Ds and are making investments in mergers and acquisitions and in new projects to strengthen our Social Innovation Business. To implement this strategy, we have incurred and may continue to incur considerable expenses. Our efforts to implement this strategy may be unsuccessful or less successful than we currently anticipate. Even if these efforts are successful, there is no assurance that we will be able to increase profitability, and even if profitability is achieved, we may be unable to sustain or increase it on a quarterly or annual basis.

Restructuring of Our Business

Our business strategy seeks to build our business portfolio and achieve a stable and profitable business structure in part by:

- closing unprofitable operations;
- divesting our subsidiaries and affiliated companies;
- reorganizing production bases and sales networks;
- selling select assets; and
- reducing our sales channels, fixed costs and procurement costs.

Our restructuring efforts may not be implemented in a timely manner or at all, including due to governmental regulations, employment issues or a lack of demand in the M&A market for businesses we may seek to sell. In addition, we have a number of listed subsidiaries and from time to time the interests of these listed subsidiaries' shareholders may conflict with our interests. Such conflicts of interest may result in difficulties in timely implementing group-wide policies, including mergers, company splits and other similar transactions to which the listed subsidiaries are parties. Restructuring efforts may also bring about unintended consequences, such as negative customer or employee perceptions, and have caused and may continue to cause us to incur significant expenses and other costs, including additional impairment losses on our long-lived assets and intangible assets, write-offs of inventory and losses on the disposal of fixed assets and losses related to the sale of securities.

Current and future restructuring efforts may be unsuccessful or less successful than we presently anticipate and may adversely affect our financial condition and results of operations.

Cost Reduction Measures

We implemented "the Hitachi Smart Transformation Project", which promotes cost reductions by thoroughly overhauling our cost structure across the Group including procurement, production and administrative operations. We seek to improve our management efficiency and stabilize earnings through the Project. The Project may be less successful than we currently anticipate. Even if the Project is successful, there is no assurance that we will be able to increase profitability, and even if profitability is achieved, we may be unable to sustain or increase it on a quarterly or annual basis.

Our Overseas Growth Strategies

We seek to expand our business, including our Social Innovation Business, in overseas markets as part of our business strategy. Through such overseas expansion, we aim to increase our revenues, reduce our costs and improve profitability. In many of these markets, we face barriers in the form of long-standing relationships between our potential customers and their local suppliers. In addition, various factors in foreign countries where we operate may adversely affect our overseas business activities. These factors include:

 changes in regulations relating to investments, exports, tariffs, antitrust, anti-bribery, consumer and business taxation, intellectual property, foreign trade and exchange controls, environmental and recycling requirements;

- differences in commercial and business customs such as contract terms and conditions;
- labor relations;
- public sentiment against Japan;
- terrorism; and
- other political and social factors as well as economic trends and currency exchange rate fluctuations.

Because of these factors, there can be no assurance that we will be able to achieve all or any of the initial aims of our overseas growth strategy. This may adversely affect our business growth prospects and results of operations.

Acquisitions, Joint Ventures and Strategic Alliances

In every operating sector, we depend to some degree on acquisitions of other companies, joint ventures and strategic alliances with outside partners to design and develop key new technologies and products and to strengthen competitiveness. Such transactions are inherently risky because of the difficulties in integrating operations, technologies, products and personnel and achieving return of the investment. Integration issues are complex, time-consuming and expensive and, without proper planning and implementation, could adversely affect our business. Decisions made by or the performance of alliance partners that we cannot control or adverse business trends may also negatively affect the success of our alliances. We may incur significant acquisition, administrative and other costs in connection with these transactions, including costs related to integration or restructuring of acquired businesses. There can be no assurance that these transactions will be beneficial to our business or financial condition. Even assuming these transactions are beneficial, there can be no assurance that we will be able to successfully integrate acquired businesses or achieve all or any of the initial objectives of these transactions.

Intellectual Property

We depend in part on proprietary technology and our ability to obtain patents, licenses, trademarks and other forms of intellectual property rights covering our products, product design and manufacturing processes in Japan and other countries. The fact that we hold such intellectual property rights does not ensure that they will provide a competitive advantage to us. Various parties may challenge, invalidate or circumvent our patents, trademarks and other intellectual property rights. There can be no assurance that claims allowed on any future patents will be sufficiently broad to protect our technology. Effective patent, copyright and trade secret protection may be unavailable or limited in some of the markets in which we operate, and our trade secrets may be vulnerable to disclosure or misappropriation by employees, contractors and other persons.

We design many of our products to include software or other intellectual property licenses from third parties. Competitors may not make their protected technology available to us, or may make it available to us only on unfavorable terms and conditions. There can be no assurance that we will be able to maintain a license for such intellectual property if obtained, for economic or other reasons, or that such intellectual property will give us the commercial advantages that we desire.

From time to time, we are sued or receive notices regarding patent and other intellectual property claims. Whether or not these claims have merit, they may require significant resources to defend against and may divert management attention from our business and operations and result in harm to our reputation. In addition, a successful infringement claim and our inability to obtain the license for the infringed technology or substitute similar non-infringing technology may adversely affect our business.

Litigation and Regulatory Investigations

We face risks of litigation and regulatory investigation and actions in connection with our operations. Lawsuits, including regulatory actions, may seek recovery of large, indeterminate amounts or otherwise limit our operations, and their existence and magnitude may remain unknown for substantial periods of time.

In the past several years, we have been the subject of several investigations of alleged antitrust violations in relation to certain product markets in Japan, Europe and North America, etc. which may have significant effects our financial condition or profitability. See "Consolidated Financial Statements—Notes to Consolidated Financial Statements—(17) Commitments and Contingencies."

Relevant authorities in the above markets in which we operate continue to investigate us and may initiate similar investigations in the same or other markets in the future. These investigations may result in significant penalties in multiple jurisdictions, and we may become involved in disputes with private parties seeking compensation for damages resulting from the relevant violations. Such substantial legal liability or regulatory action could have a material adverse effect on our business, results of operations, financial condition, cash flows, reputation and credibility.

In addition, our business activities are subject to various governmental regulations in countries where we operate, which include investment approvals, export regulations, tariffs, antitrust, anti-bribery, intellectual property, consumer and business taxation, foreign trade and exchange controls, and environmental and recycling requirements. These regulations limit, and other new or amended regulations may further limit, our business activities or increase operating costs. In addition, the enforcement of such regulations, including the imposition of fines or surcharges for violation of such regulations, may adversely affect our results of operations, financial condition, cash flows, reputation and credibility.

Product Quality and Liability

We increasingly provide products and services utilizing sophisticated technologies, including but not limited to components of power stations. Reliance on external suppliers reduces our control over quality assurance. There is a risk that defects may occur in our products and services. The occurrence of such defects could negatively affect our reputation for quality products, expose us to liability for damages caused by such defects and negatively affect our ability to sell certain products. A significant product defect could materially and adversely affect our results of operations, financial condition and future business prospects.

Risks of Natural Disasters and Similar Events

Portions of our facilities, including our research and development facilities, manufacturing facilities and our headquarters, are located in Japan. Historically, Japan has experienced numerous natural disasters such as earthquakes, tsunamis and typhoons. The Great East Japan Earthquake in March 2011 had a significantly adverse affect on an array of our corporate activities, from production to sales. We also have overseas facilities in Asia, the U.S. and Europe, which are also subject to similar events including the October 2011 flooding in Thailand. As a result of such flooding, we suffered damage to certain of our plants and offices in Thailand. The operations of our suppliers and customers were also adversely affected by the floods. Such significant natural disasters may directly damage or destroy our facilities, which could disrupt our operations, delay new production and shipments of existing inventory or result in costly repairs, replacements or other costs, all of which would result in significant losses. Furthermore, even if such significant natural disasters do not directly affect our facilities, they could result in disruptions in distribution channels or supply chains. The spread of infectious diseases, such as a new flu virus, may also disrupt our operations, render our employees unable to work, reduce consumer demand for our products or disrupt our supply and distribution channels. In addition, we are not insured against all potential losses, and even losses that insurance covers may not be fully covered and may be subject to challenges of or delays in payment. Direct and indirect disruption of our operations as a result of natural disasters or other events has had, and may continue to have, a negative impact on our operating activities, results of operations and financial condition.

Dependence on Information Systems

With the increased importance of information systems to our operating activities, disruptions in such systems due to computer viruses and other factors could have a negative impact on our operating activities, results of operations and financial condition.

Management of Confidential Information

We maintain and manage personal information obtained from our customers, as well as confidential information relating to our technology, research and development, or R&D, production, marketing and business operations and those of our customers and clients, in various forms. Although we have implemented controls to protect the confidentiality of such information, there can be no assurance that such controls will be effective. Unauthorized disclosures of such information could subject us to complaints or lawsuits for damages or could otherwise have a negative impact on our business, financial condition, results of operations, reputation and credibility.

Employee Retirement Benefits

We have a significant amount of employee retirement benefit costs that we derive from actuarial valuations based on a number of assumptions. Inherent in these valuations are key assumptions used in estimating pension costs including mortality, withdrawal and retirement rates, changes in wages, the discount rate and expected return on plan assets. We are required to make judgments regarding the key assumptions by taking into account various factors including personnel demographics, market conditions and expected trends in interest rates. Although management believes that its key assumptions are reasonable in light of the various underlying factors, there can be no assurance that the key assumptions will correspond to actual results. If our key assumptions differ from actual results, the consequent deviation of actual pension costs from estimated costs may have a material adverse effect on our financial condition and results of operations. A decrease in the discount rate may result in an increase in the amount of the actuarial loss which we amortize into income over the service lives of employees. In addition, we may change these key assumptions, such as the discount rate or the expected return on plan assets. Changes in key assumptions may also have a material adverse effect on our financial condition and results of operations.

Dependence on Specially Skilled Personnel

We believe we can continue to remain competitive only if we can maintain and secure additional people who are highly skilled in the fields of management and technology. However, the number of skilled personnel is limited and the competition for attracting and maintaining such personnel is intense. We cannot ensure that we will be able to successfully attract new or maintain our current skilled personnel.

Risks Related to Our American Depositary Shares

Rights of ADS holders

The rights of shareholders under Japanese law to take actions, including voting their shares, receiving dividends and distributions, bringing derivative actions, examining our accounting books and records and exercising appraisal rights are available only to shareholders of record. Because the depositary, through its custodian agents, is the record holder of the shares underlying the American Depositary Shares, or ADSs, only the depositary can exercise those rights in connection with the deposited shares. The depositary will make efforts to vote the shares underlying ADSs in accordance with the instructions of ADS holders and will pay dividends and distributions collected from us as and to the extent provided in the deposit agreement. However, ADS holders will not be able to bring derivative actions, examine our accounting books and records, or exercise appraisal rights through the depositary.

We are incorporated in Japan with limited liability. A significant portion of our assets are located outside the United States. As a result, it may be more difficult for investors to enforce against us judgments obtained in U.S. courts predicated upon the civil liability provisions of the federal securities laws of the United States or judgments obtained in other courts outside Japan. There is doubt as to the enforceability in Japanese courts, in original actions or in actions for enforcement of judgments of U.S. courts, of civil liabilities predicated solely upon the federal securities laws of the United States.

Unit Share System

The Companies Act allows companies to establish a "unit" of shares for the purpose of exercising voting rights at the general meetings of shareholders. Under our articles of incorporation, one unit of our shares is composed of 1,000 shares, equivalent to 100 ADSs. Each unit of our shares has one vote. A holder who owns shares or ADSs in other than multiples of 1,000 or 100, respectively, will own less than a whole unit (i.e., for the portion constituting fewer than 1,000 shares, or fewer than 100 ADSs). Our articles of incorporation, in accordance with the Companies Act, impose significant restrictions on the rights of holders of shares constituting less than a whole unit, which include restrictions on the right to vote, to attend a shareholders meeting and to bring derivative actions. In addition, less than whole unit shares cannot be traded on Japanese stock markets. Under the unit share system, holders of our shares constituting less than one unit have the right to require us to purchase their shares and the right to require us to sell them additional shares to create a whole unit of 1,000 shares. However, holders of our ADSs are unable to withdraw underlying shares representing less than one unit and, as a practical matter, are unable to require us to purchase those underlying shares. The unit share system, however, does not affect the transferability of ADSs, which may be transferred in lots of any number of whole ADSs.

Dilution of Your Shares by Issuances of Additional Shares

We may issue additional shares in the future within the unissued portion of our authorized share capital and sell shares held as treasury stock, generally without shareholder vote unless the subscription or sale price is significantly lower than the market price. Issuances and sales of our shares in the future may be at prices below the prevailing market prices and may be dilutive.

Foreign Exchange Fluctuations

Market prices for our ADSs may fall if the value of the yen declines against the U.S. dollar. In addition, the amount of cash dividends or other cash payments made to holders of ADSs will decline if the value of the yen declines against the dollar.

5. Material Agreements, etc.

(1) Business Integration

The Company and Mitsubishi Heavy Industries, Ltd. ("MHI") have reached a basic agreement on integrating businesses (the "Business Integration") in fields centered on thermal power generation systems (the "Integrated Business") and jointly managing these operations on November 29, 2012. In accordance with the basic agreement, the two companies have signed a basic integration agreement and a joint venture agreement in relation to the business integration centered on the thermal power generation systems (the "Definitive Agreements"), specifying the terms and conditions related to the Business Integration, including to transfer the Integrated Business by way of company split and other method to the company which MHI will establish in the future (the "Integrated Company").

The outline of the Business Integration is as follows.

(i)Purpose of the Business Integration

The global market has continued to expand, driven by the growth engines of China and other emerging countries, while environmental awareness around the world has increased. These trends have presented a major opportunity for the Company and MHI to expand thermal power generation systems businesses where they both excel businesses that solve global energy and environmental issues at the same time. In order to prevail against competition and respond to this buoyant demand, companies must respond in detail based on highly advanced technologies, quality and reliability, unfettered by the traditional frameworks of companies. In this regard, they must be able to harness engineering capabilities as well as sales and service capabilities closely tied to each region. The Company and MHI share the same corporate credo of contributing to society through the development of superior, original technologies and products. Over the years, the two companies have established partnerships harnessing their technical skills and expertise in a variety of fields. Examples include an alliance and subsequent establishment of a joint venture in the steel production machinery field; collaboration in the overseas railway systems business; and integration of the hydroelectric power generation system business. Another example has been joint support for the Fukushima Daiichi Nuclear Power Station of Tokyo Electric Power Company.

Based on these extensive partnerships, the two companies reached an agreement on the Business Integration to address buoyant global demand for thermal power generation systems by harnessing superior technical skills, quality and reliability, with the aim of prevailing against intensifying global competition.

In the thermal power generation field, the two companies both have expansive product lineups. For example, in gas turbines, MHI has focused on highly efficient large models in recent years. Meanwhile, the Company sees its mainstay products as small and medium-sized models. Regionally, MHI has strengths mainly in Southeast Asia and the Middle East, while the Company has harnessed its strengths in markets such as Europe and Africa. The two companies will respectively strive to leverage the complementary strengths of the other company. Moreover, the two companies will further enhance their ability to address customer needs and provide services by taking advantage of their respective strengths in providing total solutions across all aspects of thermal power plants.

Through this agreement, the Company and MHI will cooperate to develop a stable and efficient management base for the new company. The Integrated Company aims to be a global leading company in the thermal power generation systems field by accelerating global business development along with synergies of the integration and by maximizing integrated and complementary strengths in the technology and product aspects.

(ii) Schedule of the Business Integration

November 29, 2012 Execution of basic agreement

June 11, 2013 Execution of the Definitive Agreements

End of July 2013 (Tentative) Execution of absorption-type company split agreement

January 1, 2014 (Tentative) Effective date

The company split will be a simple absorption-type company split pursuant to Article 784, Paragraph 3 of the Companies Act of Japan. Therefore, the Company and MHI do not plan to convene shareholders' meetings to obtain approval for the company split agreement.

(iii) Business Integration Method and Equity Contribution

The Business Integration is executed according to the following scheme. The equity contribution ratio of the Company and MHI will be 35% and 65% respectively on the effective date of the company split.

- (a) MHI will establish the Integrated Company.
- (b) The Company and MHI will respectively transfer the Integrated Business to the Integrated Company by way of absorption-type company split and other method (the "Company Split"). As a result, the Company and MHI own shares of common stock of the Integrated Company 317 shares and 683 shares, respectively.
- (c) MHI will sell 33 shares of common stock of the Integrated Company that it owns to the Company for 29.7 billion yen.

(iv) Scope of the Business Integration

- Thermal power generation system businesses (gas turbines, steam turbines, coal gasification generating equipment, boilers, generators, etc.)
- Geothermal power system business
- Environmental equipment business
- Fuel cells business
- Other related business

Subsidiaries and affiliates engaging in these businesses will be subject to the integration.

(v) Rights and Obligations Transferred to the Integrated Company

The Integrated Company will succeed assets, liabilities, other rights and obligations and contractual status from the Company and MHI through the Company Split. Subsidiaries and affiliates which are engaged in the businesses subject to the Business Integration will be included in the integration. Details of the Business Integration including assets, liabilities and contractual status, etc. will be provided in the company split agreement which will be executed around the end of July 2013.

(vi) Calculation Basis, etc., Concerning Allotment under the Company Split

The Company and MHI, referencing the results of calculations by the each financial adviser and comprehensively considering factors including financial condition, condition of assets and business forecasts of each, discussed the number of shares of common stock of the Integrated Company to be allocated with due care, and concluded that the above number of shares of common stock to be allocated was appropriate.

(vii) Overview of the Integrated Company

The Integrated Company's equity contribution ratio of the Company and MHI will be 35% and 65% respectively.

Details of the Integrated Company after the Business Integration will be provided in the company split agreement which will be executed around the end of July 2013.

(2) Merger

The Company and Hitachi Plant Technologies, Ltd., on February 1, 2013, concluded merger agreement providing that the Company merged Hitachi Plant Technologies, Ltd., which became effective on April 1, 2013.

(3) As Licensee

Licensee	Licensor	Country	Item under contract	Contract description	Contract period
Hitachi, Ltd. (The Company)	General Electric Company	U.S.A.	Gas turbines	License of technology (Note 1)	From March 31, 2006 to March 30, 2016
Babcock-Hitachi Kabushiki Kaisha (Consolidated subsidiary)	Siemens AG	Germany	Boilers	License of technology (Note 2)	From January 1, 1998 to December 31, 2013

⁽Notes) 1. A lump-sum payment has been made, and a certain percentage of sales of the item is paid as royalties.

^{2.} A certain percentage based on the specifications of the item is paid as royalties.

(4) Cross License Agreement

Party	Party	Country	Item under contract	Contract description	Contract period
Hitachi, Ltd. (The Company)	International Business Machines Corp.	U.S.A.	Information handling systems	Cross license of patents	From January 1, 2008 to the expiration of the patent under contracts
Hitachi, Ltd. (The Company)	Hewlett-Packard Co.	U.S.A.	All products and services	Cross license of patents	From March 31, 2010 to the expiration of patents applied on or before December 31, 2014
Hitachi, Ltd. (The Company)	EMC Corporation	U.S.A.	Information handling systems	Cross license of patents	From January 1, 2003 to the expiration of patents applied on or before December 31, 2002
Hitachi-GE Nuclear Energy, Ltd. (Consolidated subsidiary)	GE-Hitachi Nuclear Energy Americas LLC	U.S.A.	Nuclear reactor systems	Cross license of patents and technology	From October 30, 1991 to April 30, 2016

(5) As Licensor

Licensor	Licensee	Country	Item under contract	Contract description	Contract period
Hitachi Metals, Ltd. (Consolidated subsidiary)	MCP Canada Limited Partnership	Canada	Rare earth magnets	License of patents (Note 1)	From August 10, 2007 to the expiration of the patents under contracts
Hitachi Metals, Ltd. (Consolidated subsidiary)	Beijing Zhong Ke San Huan High-Tech Co., Ltd.	China	Rare earth magnets	License of patents (Note 2)	From March 8, 2013 to the expiration of the patents under contracts
Hitachi Metals, Ltd. (Consolidated subsidiary)	Ningbo Yunsheng Co., Ltd.	China	Rare earth magnets	License of patents (Note 2)	From April 26, 2013 to the expiration of the patents under contracts

⁽Note) 1. A lump-sum payment has been received, and royalties are received in installments until the end of the contract period.

2. A lump-sum payment has been received, and a certain percentage of sales of the item is received as

royalties.

6. Research and Development

The Hitachi Group (the Company and consolidated subsidiaries) is conducting research and development activities in a broad range of fields, from information and telecommunications systems to financial services. The Hitachi Group places priority on allocating R&D resources on core businesses of the Group and make efforts for selecting R&D themes carefully and commercializing them quickly. Currently, in order to strengthen the global competitiveness of the Social Innovation Business, the Group is focusing on R&D activities to develop technologies combining social infrastructure with information and telecommunications systems, strong components and services to lead globalization of operations and high functional materials. In addition, the Hitachi Group conducts advanced research to cultivate future core businesses.

The Hitachi Group also works to improve the efficiency of R&D through close coordination between the Company's corporate research laboratories, development divisions at business departments and factories, and research laboratories of group companies. Furthermore, the Hitachi Group is actively expanding collaborations with universities and other research institutions as well as with outside firms.

The Company has established a new R&D framework to accelerate global growth through the Social Innovation Business. In order to support the global growth, it aims to promote R&D that can meet local needs quickly by expanding R&D facilities and personnel in the United States, Europe, China, Asia, India and Brazil and accelerating locally-led R&D. Three corporate research laboratories aim to promote integration of technologies from basic research to applied research, to create synergies by consolidating R&D in the social infrastructure field, and to combine enhanced efficiency in information technology research with manufacturing.

The Hitachi Group's R&D expenditures for the fiscal year ended March 31, 2013 were \(\frac{1}{4}\)341.3 billion, 3.8% of revenues. A breakdown of R&D expenditures by segment is shown below.

(Billions of ven)

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Segment	Amount
Information & Telecommunication Systems	81.2
Power Systems	19.7
Social Infrastructure & Industrial Systems	24.6
Electronic Systems & Equipment	43.4
Construction Machinery	17.2
High Functional Materials & Components	43.4
Automotive Systems	58.3
Digital Media & Consumer Products	20.8
Financial Services	0.1
Others	6.9
Corporate Items	25.2
Total	341.3

Notable achievements of R&D activities in the fiscal year ended March 31, 2013 are as follows.

- Development of highly efficient industrial permanent magnet synchronous motor without rare-earth metals (Social Infrastructure & Industrial Systems segment)

We developed an industrial permanent magnet synchronous motor which, while it does not use rare-earth metals, still performs as efficiently as motors that use magnetic material containing rare-earth metals, by developing and adapting highly resilient motor structure technology and stratified core structure technology. Such motor structure allows for a greater amount of magnetic materials that do not contain rare-earth materials to be used and thus dramatically increases the magnetic energy of the magnet, while a stratified core structure minimizes energy loss of the motor core (This was achieved through participation in the research support program of the New Energy and Industrial Technology Development Organization (NEDO)).

- Development of a mobility-support robot for autonomous locomotion (Social Infrastructure & Industrial Systems segment)

We developed a single-passenger mobility-support robot equipped with a function that can autonomously navigate to a point specified by a portable information terminal. This robot utilizes highly accurate self-position estimation technology based on high-precision map data, obstacle-avoidance technology based on 3-dimensional environment sensing using a combination of sensors, and active suspension technology which absorbs shocks and allows the passenger to travel in a level horizontal position over any undulations or unevenness in the footpath.

- Development of a camera for measuring radiation intensity distribution in a high dose rate environment (Power Systems segment)

We developed a camera capable of measuring gamma ray (a type of radiation) intensity distribution even under a high dose rate environment of 300mSv/h (mSv/h: Millisievert per hour, a unit for describing the effect of radiation exposure on the human body), by embedding a part of the signal processing function, which had previously been included in the gamma camera software, into the hardware in addition to optimizing the shield structure (This was achieved through participation in NEDO's Research and Development Project for an Unmanned Disaster Response System).

- Development of automatic culturing equipment for human cell sheets for regenerative medicine of the cornea and esophagus (Others segment)

In the development of culturing equipment for human cell sheets used in regenerative medicine, we succeeded in prototyping equipment capable of automatically culturing cell sheets for regenerative medicine of the cornea and esophagus inexpensively and efficiently, and which ensures culturing quality comparable to that conventionally produced manually in a clean room by creating a sterile, completely closed, compact and detachable culturing chamber (Joint research with the Institute of Advanced Biomedical Engineering and Science, Tokyo Women's Medical University).

- Development of technology for archiving digital data for several hundred millions of years (Information & Telecommunication Systems segment)

In the technology for the laser recording of digital data in fused silica glass which has been known for its high resistance to heat and water. We developed a multi-layer recording technology by optimizing laser power and the spacing and depth between dots (minute structurally altered regions with different refractive index), as well as a simultaneous multi-bit recording technology capable of recording a batch of one hundred dots. In doing so, we developed a technology that improves recording density to the point that it is equivalent to that of a compact disk while also increasing recording speed. In addition, we have developed read technology which provides simple access to the recorded data with the use of commercially available optical microscope. Using this technology, we confirmed that data could be read without degradation even after being subjected to an accelerated temperature resistance test of 1,000° C for two hours, which is equivalent to a storage period of several hundred million years (Joint research with Kyoto University).

7. Analyses of Consolidated Financial Condition, Operating Results and Cash Flows

(1) Summary of Business Results, etc.

Economic Environment

We conduct business operations such as manufacturing, marketing, and research and development activities throughout the world. Therefore, the economic conditions in global markets where the Hitachi Group conducts business, in particular Japan, Asia, North America and Europe, affect its results of operations. In the year ended March 31, 2013, although the U.S. economy moderately recovered due to an uptick in the housing market and improvements in the employment situation, sovereign debt crisis in Europe continued and the rate of growth in emerging nation's economy including China and India tended to slow due primarily to the decline in exports. In Japan, despite increased public investment for reconstruction efforts from the Great East Japan Earthquake and the effects of the yen depreciated in the latter half of the year ended March 31, 2013, economy has not made a solid recovery due primarily to decreased exports owing to the stagnation of the global economy and sluggish personal consumption and capital expenditures.

We conduct business in many foreign countries, and a portion of our assets and liabilities denominated in currencies other than the Japanese yen is exposed to risks from fluctuations in foreign currency exchange rates. In addition, we export products and import components and raw materials in local currencies, principally the U.S. dollar and the euro. Therefore, fluctuations in foreign currency exchange rates may affect our financial results, which are reported in Japanese yen. The Japanese yen on average weakened against the U.S. dollar and the euro from the latter half of the year ended March 31, 2013. We employ forward exchange contracts and cross-currency swap agreements to reduce the impact of foreign currency exchange rate fluctuations. In addition, to alleviate the adverse effects of foreign currency exchange rate fluctuations, when we believe it is appropriate, we seek to manufacture outside Japan and procure materials and parts locally.

Business Strategy

We have formulated "2015 Mid-term management plan," to end in fiscal 2015, to promote achieving growth and transformation driven by Social Innovation Business. In this plan, we aim to expand the Social Innovation Business globally, realizing innovations by strengthening service businesses and to establish globally standardized operations and management bases which can quickly respond to changes.

In order to achieve a sustainable society, fostering close ties of the Hitachi Group, we will identify issues from perspectives of customers and societies and will globally provide solutions that combine our products, services and information technologies in a variety of fields including information and telecommunications, energy, urban development, transportation, water and natural resources, healthcare, logistics and finance. For example, we plan to expand our service businesses to provide solutions from equipment maintenance, operation and outsourcing to management support. Further, in order to support our service businesses, we will utilize our information technologies in collection, storage, analysis and evaluation of data and will provide products that meet regional needs.

Moreover, in order to support the global growth of our Social Innovation Business, we are engaged in strengthening regional functions as well as promoting R&D and global operations tailored to the needs of each region. We are also working to assign optimal placement of personnel on a global basis utilizing personnel evaluation standards shared throughout the Hitachi Group. Furthermore, in order to establish globally standardized operations, we are promoting business structure reforms including the streamlining of the Group structure, the expansion of global usage of shared services, and the global standardization and integration of IT and operational systems, in addition to conventional cost structure reforms such as overhauling our cost structure including procurement costs and administrative operations.

Business Reorganization

We continuously reorganize our business in order to further focus our business resources on the Social Innovation Business. The important business reorganizations conducted in the year ended March 31, 2013 are as follows:

In November 2012, we acquired all issued shares of Horizon Nuclear Power Limited from RWE npower plc and E.ON UK plc, to lead the program of building new nuclear power plants in the U.K. with the nuclear energy-related companies around the world.

In November 2012, we entered into a basic agreement with Mitsubishi Heavy Industries Ltd. to integrate and jointly operate both companies' business centered on thermal power systems business in order to address buoyant global demand for thermal power generation systems by harnessing superior technical skills, quality and reliability, with the aim of prevailing against intensifying global competition. Based on the basic

agreement, in June 2013, the two companies signed definitive agreements consisting of a basic integration agreement and a joint venture agreement, specifying the terms and conditions in relation to such business integration.

Results of Operations

Effective from April 1, 2012, the Company eliminated the Components & Devices segment. The businesses, which were previously included in the Components & Devices segment, have been included in the Others segment. Figures for each segment, including figures for the year ended March 31, 2012 reflect the new segmentation.

Summary

In the year ended March 31, 2013, total revenues decreased 6% compared with the year ended March 31, 2012. Income before income taxes for the year ended March 31, 2013 decreased \(\frac{1}{2}\)213.1 billion to \(\frac{1}{2}\)344.5 billion, as compared with the year ended March 31, 2012, due primarily to the significant net gain on securities recorded in the year ended March 31, 2012. In the year ended March 31, 2013, net income attributable to Hitachi, Ltd. stockholders was \(\frac{1}{2}\)175.3 billion, a decrease of \(\frac{1}{2}\)171.8 billion compared with the year ended March 31, 2012.

Analysis of Statement of Operations

Total revenues decreased 6% to ¥9,041.0 billion compared with the year ended March 31, 2012. This was primarily due to the significant decrease in revenues in the Others segment owing to the impact of the sale of the HDDs business in the year ended March 31, 2012. This decrease was partially offset by increased revenues in the Power Systems segment due mainly to the acquisition of part of the transmission and distribution business of Japan AE Power Systems Corporation, and also in the Social Infrastructure & Industrial Systems segment due mainly to the strong performance of the elevator and escalator business in China. Our overseas revenues decreased 11% to ¥3,685.9 billion in the year ended March 31, 2013, compared with the year ended March 31, 2012, due primarily to the sale of the HDDs business.

Cost of sales was ¥6,743.9 billion, a decrease of 7% compared with the year ended March 31, 2012. The ratio of cost of sales to total revenues was 75%, approximately the same as in the year ended March 31, 2012.

Selling, general and administrative expenses decreased 5% to ¥1,875.0 billion compared with the year ended March 31, 2012. The ratio of selling, general and administrative expenses to total revenues increased 1% to 21% compared with the year ended March 31, 2012.

Impairment losses for long-lived assets decreased ¥8.6 billion to a total of ¥23.2 billion, as compared with the year ended March 31, 2012. The Information & Telecommunication Systems segment recognized impairment losses of ¥8.4 billion, primarily due to reduced cash flows generated from certain assets associated with customers in the financial service businesses. The High Functional Materials & Components segment recognized impairment losses of ¥5.9 billion, primarily due to structural reforms of its wires, cables and other relevant products business, which was undertaken to address the deterioration of the business environment. The above impairment losses were determined on the basis of fair value estimates based primarily on discounted future cash flows.

Restructuring charges increased ¥7.4 billion to ¥30.4 billion, as compared with the year ended March 31, 2012. The increase was due primarily to increases in special and one-time termination benefits. In the year ended March 31, 2013, special termination benefits were ¥30.3 billion, which mainly consisted of special termination benefits expensed for restructuring in order to reorganize the wires, cables and other relevant products business, which was undertaken to address the deterioration of the business environment in the High Functional Materials & Components segment and to rationalize the workforce of the semiconductor device business in the Others segment.

Interest income increased \(\pm\)0.5 billion to \(\pm\)13.2 billion, as compared with the year ended March 31, 2012.

Dividend income increased ¥0.8 billion to ¥6.4 billion, as compared with the year ended March 31, 2012.

Other income decreased \(\frac{4}{2}02.6\) billion to \(\frac{4}{2}6.2\) billion as compared with the year ended March 31, 2012. This decrease was due primarily to a decrease in the net gain on securities and the net gain on sale and

disposal of rental assets and other property, as compared with the year ended March 31, 2012. Net gain on securities decreased ¥192.4 billion to ¥17.2 billion due primarily to the sale of shares of subsidiaries in conjunction with the sale of the HDDs business and the small and medium-sized LCD panel business in the year ended March 31, 2012. Net loss on sale and disposal of rental assets and other property was ¥1.8 billion in the year ended March 31, 2012, compared with the net gain of ¥19.1 billion in the year ended March 31, 2012.

Interest charges decreased ¥1.4 billion to ¥26.7 billion, as compared with the year ended March 31, 2012.

Other deductions decreased \(\xi 0.5 \) billion to \(\xi 2.4 \) billion, as compared with the year ended March 31, 2012.

Equity in net loss of affiliated companies increased ¥24.8 billion to ¥40.4 billion compared with the year ended March 31, 2012. This was due primarily to an increase in the loss resulting from our interest in Renesas Electronics Corporation, our equity-method affiliate in the semiconductor industry.

As a result of the foregoing, income before income taxes decreased \(\frac{4}{2}13.1\) billion to \(\frac{4}{3}44.5\) billion, as compared with the year ended March 31, 2012.

Income taxes decreased ¥38.1 billion to ¥106.8 billion, as compared with the year ended March 31, 2012 due to the decrease in income before income taxes.

Net income decreased \(\frac{\pma}{175.0}\) billion to \(\frac{\pma}{237.7}\) billion, as compared with the year ended March 31, 2012.

Net income attributable to noncontrolling interests decreased \(\frac{4}{3}\).2 billion to \(\frac{4}{6}2.3\) billion, as compared with the year ended March 31, 2012.

As a result of the foregoing, net income attributable to Hitachi, Ltd. stockholders decreased ¥171.8 billion to ¥175.3 billion, as compared with the year ended March 31, 2012.

Operations by Segment

The following is an overview of results of operations by segment. Revenues for each segment include intersegment transactions.

(Information & Telecommunication Systems)

Revenues in the year ended March 31, 2013 were \(\frac{1}{2}\),786.5 billion, a 1% increase compared with the year ended March 31, 2012. The increase was due primarily to increased revenues from software and services business as a result of strong performances in the domestic services business as well as services related to storage solutions in the overseas market, partially offset by a decreased revenues in software business. Revenues from hardware business increased due primarily to strong performances in ATMs for the overseas market.

Segment profit increased 3% compared with the year ended March 31, 2012, to ¥104.6 billion. This increase was due primarily to the increase in profits of the hardware business as a result of increased revenues and the reduction of costs and the effects of exchange rates. By contrast, profits from the software and services business decreased due primarily to lower projects profitability.

(Power Systems)

Revenues in the year ended March 31, 2013 were ¥904.6 billion, a 9% increase compared with the year ended March 31, 2012. The increase was due primarily to the acquisition of part of the transmission and distribution business from Japan AE Power Systems Corporation and strong performances in thermal power generation systems for both the domestic and overseas markets.

Segment profit improved ¥63.8 billion, resulting in a profit of ¥29.9 billion, compared with the year ended March 31, 2012. This improvement was due primarily to increased revenues and the promotion of cost reduction measures, as well as the absence of additional costs related to coal-fired thermal power generation systems in the overseas market recorded in the year ended March 31, 2012.

(Social Infrastructure & Industrial Systems)

Revenues in the year ended March 31, 2013 were ¥1,313.8 billion, a 9% increase compared with the year ended March 31, 2012. The increase was due primarily to higher revenues from elevators and escalators in the overseas market, particularly in China, in addition to industrial-use electrical equipment in the overseas market.

Segment profit increased 22% compared with the year ended March 31, 2012, to ¥60.2 billion. The increase was due primarily to higher revenues from elevators and escalators, etc. and progress with cost reduction measures.

(Electronic Systems & Equipment)

Revenues in the year ended March 31, 2013 were ¥1,014.3 billion, an 8% decrease compared with the year ended March 31, 2012. The decrease was due primarily to lower sales from mobile phones in the trading division and medical analysis systems at Hitachi High-Technologies Corporation as well as lower sales from semiconductor manufacturing systems at Hitachi Kokusai Electric Inc. and medical equipment at Hitachi Medical Corporation.

Segment profit decreased 41% compared with the year ended March 31, 2012, to ¥29.3 billion. The decrease was due primarily to decreased revenues and the decrease in profit at Hitachi Medical on account of losses stemming from the revisions of its business plans for medical information systems, etc.

(Construction Machinery)

Revenues in the year ended March 31, 2013 were ¥756.0 billion, a 5% decrease compared with the year ended March 31, 2012. The decrease was due primarily to lower demand for hydraulic excavators in China, decreased sales from mining machinery in Asia and the sale of TCM Corporation, partially offset by the increased revenues due to strong demand in North America and Japan.

Segment profit decreased 13% compared with the year ended March 31, 2012, to ¥54.6 billion. The decrease was due primarily to the deterioration in profitability owing to lower revenues in China.

(High Functional Materials & Components)

Revenues in the year ended March 31, 2013 were ¥1,336.4 billion, a 7% decrease compared with the year ended March 31, 2012. The decrease was due primarily to the decreased revenues at Hitachi Cable, Ltd. owing to its withdrawal from unprofitable businesses and lower demand for electronics-related products; decreased revenues at Hitachi Metals, Ltd. owing to lower demand for display- and semiconductor-related products; and decreased revenues at Hitachi Chemical Company, Ltd. owing to lower demand in the market for personal computers, LCD- and automotive-related products.

Segment profit decreased 24% compared with the year ended March 31, 2012, to ¥58.4 billion. The decrease was due primarily to the decrease in profit at Hitachi Metals owing to decreased revenues and the recording of write-offs of inventories associated with a decrease in raw material prices, as well as the decrease in profit at Hitachi Chemical owing to decreased revenues.

(Automotive Systems)

Revenues in the year ended March 31, 2013 were \(\frac{4}{8}\)806.8 billion, a 1% decrease compared with the year ended March 31, 2012. Segment profit decreased 4% compared with the year ended March 31, 2012, to \(\frac{4}{3}\)5.4 billion. The decrease was due primarily to the effects of Japanese automobile manufacturers' reduction of production in China, partially offset by the effects of recovery from the Great East Japan Earthquake and solid automobile demand in the U.S.

(Digital Media & Consumer Products)

Revenues in the year ended March 31, 2013 were ¥818.5 billion, a 5% decrease compared with the year ended March 31, 2012. The decrease was due primarily to downsizing our flat-panel TVs business and lower sales from optical disk drive products caused by falling sales prices, partially offset by the increased revenues from refrigerators and washing machines, etc.

Segment loss improved by ¥5.5 billion compared with the year ended March 31, 2012, to ¥5.3 billion. This improvement was due primarily to the effects of business structure reforms in the flat-panel TVs business and improved profitability of refrigerators and other appliances, which were no longer affected by the floods in Thailand in the year ended March 31, 2012.

(Financial Services)

Revenues in the year ended March 31, 2013 were ¥340.2 billion, a 4% decrease compared with the year ended March 31, 2012. Segment profit decreased 3% compared with the year ended March 31, 2012, to ¥29.2 billion. The decrease was due primarily to lower revenues from finance services business for domestic corporations. The decrease was partially offset by higher revenues from the overseas business, in particular in Asia.

(Others)

Revenues in the year ended March 31, 2013 were ¥1,111.0 billion, a 35% decrease compared with the year ended March 31, 2012. Segment profit decreased 45% compared with the year ended March 31, 2012, to ¥40.1 billion. The decrease was due primarily to the effects of the sale of the HDDs business in the year ended March 31, 2012.

Revenues by Geographic Area

The following is an overview of revenues attributed to geographic areas based on customer location.

(Japan)

Revenues in Japan in the year ended March 31, 2013 were ¥5,355.1 billion, a 3% decrease compared with the year ended March 31, 2012. The decrease was due primarily to decreased revenues in the High Functional Materials & Components segment owing to lower demand in the electronics field, and decreased revenues in the Others segment owing to the sale of the HDDs business in the year ended March 31, 2012. The decrease was partially offset by increased revenues in the Power Systems and Social Infrastructure & Industrial Systems segments.

(Asia)

Revenues in Asia in the year ended March 31, 2013 were ¥1,711.1 billion, a 14% decrease compared with the year ended March 31, 2012. The decrease was due primarily to decreased revenues in the Construction Machinery segment owing to lower demand in China for hydraulic excavators, and the significant decrease in revenues in the Others segment owing to the sale of the HDDs business in the year ended March 31, 2012. The decrease was partially offset by increased revenues in the Social Infrastructure & Industrial Systems segment as a result of strong performance in elevators and escalators, and industrial machinery, and increased revenues in the Information & Telecommunication Systems segment.

(North America)

Revenues in North America in the year ended March 31, 2013 were ¥804.0 billion, a 7% decrease compared with the year ended March 31, 2012. The decrease was due primarily to decreased revenues in the Electronic Systems & Equipment segment, in particular at Hitachi High-Technologies Corporation, and the significant decrease in revenues in the Others segment owing to the sale of the HDDs business in the year ended March 31, 2012. This decrease was partially offset by increased revenues in the Construction Machinery segment reflecting higher demand in the leasing industry and increased revenues in the Power Systems segment.

(Europe)

Revenues in Europe in the year ended March 31, 2013 were ¥636.8 billion, a 16% decrease compared with the year ended March 31, 2012. The decrease was due primarily to decreased revenues in the Electronic Systems & Equipment segment owing to lower revenues at Hitachi High-Technologies Corporation and Hitachi Medical Corporation, and the significant decline in revenues in the Others segment owing to the sale of the HDDs business in the year ended March 31, 2012. This decrease was partially offset by increased revenues in the Power Systems and Social Infrastructure & Industrial Systems segments.

(Other Areas)

Revenues in other areas in the year ended March 31, 2013 increased 7% to ¥533.9 billion, due primarily to increased revenues in the Power Systems and Social Infrastructure & Industrial Systems segments, as well as higher revenues in the Construction Machinery segment as a result of higher sales from mining machinery mainly in Australia and Africa.

(2) Summary of Financial Condition, etc.

Liquidity and Capital Resources

Our management considers maintaining an appropriate level of liquidity and securing adequate funds for current and future business operations to be important financial objectives. Through efficient management of working capital and selective investment in new plants and equipment, we are working to optimize the efficiency of capital utilization throughout our business operations. We endeavor to improve our group cash management by centralizing such management among us and our overseas financial subsidiaries. Our internal sources of funds include cash flows generated by operating activities and cash on hand. Our management also considers short-term investments to be an immediately available source of funds. In addition, we raise funds both in the capital markets and from Japanese and international commercial banks in response to our capital requirements. Our management's policy is to finance capital expenditures primarily by internally generated funds and to a lesser extent by funds raised through the issuance of debt and equity securities in domestic and foreign capital markets. In order to flexibly access funding, we maintain our shelf registration with the maximum outstanding balance of \(\frac{\pmax}{3}00.0\) billion.

We maintain commitment line agreements with a number of domestic banks under which we may borrow in order to ensure efficient access to necessary funds. These commitment line agreements generally provide for a one-year term, renewable upon mutual agreement between us and each of the lending banks, as well as another commitment line agreement with a contract term of three years and two months ending in July 2016. These committed credit arrangements are, in general, subject to financial and other covenants and conditions both prior to and after drawdown, the most restrictive of which require maintenance of minimum issuer rating or long-term debt ratings from Rating and Investment Information, Inc. (R&I) of BBB-. As of March 31, 2013, our unused commitment lines totaled ¥515.8 billion, including these of ¥400.0 billion which the Company maintained.

We receive debt ratings from Moody's Japan K.K. (Moody's), Standard & Poor's Rating Japan (S&P), as well as R&I. Our current debt ratings (long-term/short-term) are: A3/P-2 by Moody's; BBB+/A-2 by S&P and A+/a-1 by R&I. With our current ratings, we believe that our access to the global capital markets will remain sufficient for our financing needs. We seek to improve our credit ratings in order to ensure financial flexibility for liquidity and capital management, and to continue to maintain access to sufficient funding resources through the capital markets.

Cash Flows

(Cash Flows from Operating Activities)

Net income amounted to ¥237.7 billion in the year ended March 31, 2013, a decrease of ¥175.0 billion compared to the year ended March 31, 2012, due mainly to a decrease in net gain on securities. In the year ended March 31, 2012, trade receivables increased ¥259.2 billion due primarily to the effects of delay in shipment of products and customers' acceptance inspection caused by the Great East Japan Earthquake, whereas in the year ended March 31, 2013, a decrease of ¥71.7 billion was recorded due to collection of receivables proceeded. Inventories in the year ended March 31, 2013 decreased by ¥7.8 billion, whereas an increase of ¥162.5 billion had been recorded in the year ended March 31, 2012 due to the same effect. Compared with the increase in payables of ¥119.1 billion in the year ended March 31, 2012, a decrease of ¥187.6 billion was recorded in the year ended March 31, 2013. As a result, the net cash provided by operating activities in the year ended March 31, 2013 increased by ¥136.3 billion to ¥583.5 billion.

(Cash Flows from Investing Activities)

A net sum of ¥488.3 billion in the year ended March 31, 2013 was recorded as investment related to property, plant and equipment, where the collection of investments in leases, the proceeds from disposal of property, plant and equipment and the proceeds from disposal of tangible assets and software to be leased were subtracted from the amount of the capital expenditures, the purchase of intangible assets and the purchase of tangible assets and software to be leased, an increase of ¥85.0 billion from the year ended March 31, 2012. In addition, purchase of investments in securities and shares of newly consolidated subsidiaries increased by ¥20.3 billion and amounted to ¥171.7 billion, mainly as a result of stock acquisition of Horizon Nuclear Power

Limited. Proceeds from sale of investments in securities and shares of consolidated subsidiaries resulting in deconsolidation decreased by \(\frac{4}{2}50.4\) billion and amounted to \(\frac{4}{8}0.6\) billion owing to share transfer of Viviti Technologies Ltd. in the year ended March 31, 2012, despite the sale of shares of TCM Corporation in the year ended March 31, 2013. As a result, net cash used in investing activities in the year ended March 31, 2013 was \(\frac{4}{5}553.4\) billion, an increase of \(\frac{4}{3}57.8\) billion from the year ended March 31, 2012.

(Cash Flows from Financing Activities)

Net increase in short-term debt in the year ended March 31, 2013 was ¥74.6 billion due primarily to the issuance of commercial paper in response to increased working capital, an increase of ¥4.5 billion compared with the year ended March 31, 2012. A net sum of ¥156.5 billion was recorded as payments related to long-term debt, where the proceeds from long-term debt were subtracted from the payments on long-term debt, an increase of ¥0.6 billion from the year ended March 31, 2012. A sum of ¥46.5 billion was paid in dividends in the year ended March 31, 2013, an increase of ¥19.5 billion compared with the year ended March 31, 2012. As a result, net cash used in financing activities in the year ended March 31, 2013 was ¥180.4 billion, an increase of ¥12.6 billion from the year ended March 31, 2012.

As a result of the above items, in the year ended March 31, 2013, cash and cash equivalents decreased ¥91.9 billion from the year ended March 31, 2012 to ¥527.6 billion. Free cash flows, the sum of cash flows from operating and investing activities, represented an inflow of ¥30.0 billion in the year ended March 31, 2013, a decrease of ¥221.5 billion compared with the year ended March 31, 2012.

Assets, Liabilities and Equity

As of March 31, 2013, total assets amounted to ¥9,809.2 billion, an increase of ¥390.7 billion from March 31, 2012. The increase was due primarily to an increase in property, plant and equipment as a result of the stock acquisition of Horizon Nuclear Power Limited and an increase in trade accounts receivables as a result of increased revenues. Total cash and cash equivalents and short-term investments as of March 31, 2013 amounted to ¥538.0 billion, a decrease of ¥93.0 billion from the level as of March 31, 2012.

As of March 31, 2013, total interest-bearing debt, which represents the sum of short-term debt, long-term debt and non-recourse borrowings of consolidated securitization entities, amounted to ¥2,370.0 billion, a decrease of ¥26.3 billion from March 31, 2012. This decrease was due primarily to the decrease of non-recourse borrowings of consolidated securitization entities owing to the collection of receivables transferred to securitization entities. As of March 31, 2013, short-term debt, consisting mainly of borrowings from banks and commercial paper, amounted to ¥673.8 billion, an increase of ¥142.4 billion from March 31, 2012, due primarily to the issuance of commercial paper in response to increased working capital. As of March 31, 2013, long-term debt (excluding current portion), consisting mainly of debentures, debentures with stock acquisition rights, medium-term notes and loans principally from banks and insurance companies, amounted to ¥1,306.7 billion, an increase of ¥57.8 billion from March 31, 2012, due primarily to the issuance of straight bonds by Hitachi Capital Corporation, despite a part of long-term debt becoming current liability and conversion of the Company's bonds with stock acquisition rights into stocks.

As of March 31, 2013, total Hitachi, Ltd. stockholders' equity amounted to \(\frac{4}{2},082.5\) billion, an increase of \(\frac{4}{3}10.7\) billion from March 31, 2012. The increase was due primarily to the reporting of net income attributable to Hitachi, Ltd. stockholders and the conversion of the Company's bonds with stock acquisition rights into stocks. As a result, the ratio of total Hitachi, Ltd. stockholders' equity to total assets as of March 31, 2013 was 21.2% compared with 18.8% as of March 31, 2012.

As of March 31, 2013, noncontrolling interests amounted to \(\frac{\pmathbf{\text{20}}}}}}.} \end{end}}}} \]

The ratio of interest-bearing debt to total equity (the sum of total Hitachi, Ltd. stockholders' equity and noncontrolling interests) decreased to 0.75, compared with 0.86 as of March 31, 2012. This was due to the decrease in interest-bearing debt as well as the increase in Hitachi Ltd. stockholders' equity as a result of the recording of net income attributable to Hitachi, Ltd. stockholders, as stated above.

(3) Important Accounting Policies and Estimates

The preparation of our consolidated financial statements in conformity with U.S. GAAP requires our management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Certain accounting estimates are particularly sensitive

because of their significance to the financial statements and because of the possibility that future events affecting the estimate may differ significantly from management's current assumptions. Management considers the accounting estimates discussed in this section to be critical accounting estimates for two reasons. First, the estimates require us to make assumptions about matters that are highly uncertain at the time the accounting estimate is made. Second, different estimates that we reasonably could have used for the accounting estimate in the current period, or changes in the accounting estimate that are reasonably likely to occur from period to period, could have a material impact on the presentation of our financial condition, changes in financial condition or results of operations. Management believes the following represent our critical accounting policies.

Revenue Recognition for Sales under Long-term Construction Arrangements

We use the percentage-of-completion method to recognize revenue from sales of tangible products under long-term construction type arrangements, in connection with the construction of nuclear, thermal and hydroelectric power plants and customization of software. Under the percentage-of-completion method, we recognize revenue from a sale in an amount equal to estimated total revenue from the arrangement multiplied by the percentage that costs incurred to date bear to estimated total costs at completion based upon the most recently available information. The use of the percentage-of-completion method requires us to make significant assumptions about estimates of total contract costs, remaining costs to completion, total contract revenues, contract risks and other factors. We regularly review these estimates and adjust them as we deem necessary. We charge any anticipated losses on fixed price contracts to operations when we are able to estimate such losses. We make provisions for contingencies in the period in which they become known to us under the specific terms and conditions of the relevant contract and are estimable by us.

Impairment of Long-Lived Assets

We review the carrying value of our long-lived assets held and used whenever events or changes in circumstances indicate that the carrying value of the assets may not be recoverable. Such events or changes include, but are not limited to:

- changes in production due to trends of supply and demand in the markets;
- rapid changes in selling prices of products or purchasing prices of materials and components;
- unexpected technological innovation causing obsolescence of present products; and
- unpredictable changes in business assumptions, which cause revision of business plans that result in changes in the extent or manner in which we use long-lived assets.

We perform an initial impairment review using estimates of undiscounted future cash flows. If the carrying value of the asset is greater than our estimates of undiscounted cash flows, an impairment charge is recorded for the amount by which the carrying value of the asset exceeds its estimated fair value. In estimating, we use available quoted market prices and present value techniques, if appropriate, based on the estimated future cash flow expected to result from the use of the assets and their eventual disposition.

Although management believes that the estimates of future cash flows and fair value are reasonable, changes in estimates resulting in lower future cash flows and fair value due to unforeseen changes in business assumptions could negatively affect the valuations of long-lived assets.

For the year ended March 31, 2013, we recognized ¥23.2 billion of impairment losses for long-lived assets, mainly relating to financial service businesses in the Information & Telecommunication Systems segment, wires, cables and other relevant products business in the High Functional Materials & Components segment and liquid crystal display manufacturing equipment business in the Social Infrastructure & Industrial Systems segment.

Goodwill and Intangible Assets

We do not amortize goodwill and other intangible assets with indefinite useful lives but we test them for impairment in accordance with Accounting Standards Codification, or ASC 350, "Intangibles—Goodwill and Other," on an annual basis, normally in the fourth quarter after our annual forecasts have been determined, or more frequently if events occur or circumstances change in a manner that would more likely than not reduce

the fair value of these assets below their respective carrying values. Such an event might include the current global economic and financial market crisis. An impairment of these assets is recorded if their calculated fair values are less than their carrying amounts.

We determine the fair value of our reporting units mainly using an income approach (i.e., present value technique). When determining such fair value, we may, however, also use the fair value of that unit based on a comparison of comparable publicly traded companies or based on that unit's stand-alone market capitalization. Depending on the complexity, we consult with external experts when appropriate.

The determination requires estimates based on quoted market prices, prices of comparable businesses, present value or other valuation techniques, or a combination thereof, requiring management to make subjective judgments and assumptions, including assumptions about future operating results for the relevant business unit and discount rates.

In estimating future cash flows, we base the forecasted operational results on currently available assumptions considered by management to be reasonable. However, actual results may differ materially from those projected, including due to:

- economic trends in Japan, North America, Asia and other major markets where we do business;
- supply in excess of demand leading to a decline in selling prices or production volumes;
- intense price competition or decreases in prices;
- a sharp rise in the purchasing prices of material and components; and
- currency exchange rate fluctuations.

We base our discount rate assumptions for purposes of estimating the fair value of our reporting units on our cost of capital and liabilities. Stock market trends and changes in interest rates affect these assumptions. Although management believes that the estimates of future cash flows and fair value are reasonable, changes in estimates resulting in lower future cash flows and fair value due to unforeseen changes in the business environment could result in additional goodwill impairment charges.

While our businesses are diverse, the number of reporting units to which goodwill has been allocated is limited. Therefore, a decrease in our market capitalization will not necessarily have a proportional or direct effect on the carrying value of goodwill.

As of March 31, 2013, our carrying amount of goodwill was ¥290.3 billion. The majority of goodwill consists of the Information & Telecommunication Systems segment (¥104.0 billion) and the High Functional Materials & Components segment (¥59.5 billion).

The carrying amount of goodwill of the Information & Telecommunication Systems segment at March 31, 2013 mainly relates to our information and telecommunication business. Our information and telecommunication business is sensitive to customers' motivation to invest in information-technology systems affected by macro-economic conditions. We may be required to record an impairment in goodwill in this segment if any economic downturn is expected to be prolonged beyond current estimates of our management.

The carrying amount of goodwill of the High Functional Materials & Components segment at March 31, 2013 mainly relates to our metals business. The metals business is sensitive to increases in materials prices and product demand. We may need to recognize an impairment loss for goodwill in this segment if there is a sustained increase in materials prices or an unforeseen decrease in demand.

In order to evaluate the sensitivity of the fair value calculations on the goodwill impairment analysis, we applied a hypothetical and approximate 10% decrease to the fair value of each reporting unit. As a result of our sensitivity analysis, as of March 31, 2013, we do not have any reporting units that are at risk that the carrying amount of the reporting unit would reasonably likely exceed its fair value.

Deferred Tax Assets

In assessing the realizability of deferred tax assets, management considers whether it is more likely than not that we will not realize a portion or all of our deferred tax assets. The ultimate realization of our deferred tax assets is dependent on whether we are able to generate sufficient future taxable income in specific tax jurisdictions during the periods in which temporary differences become deductible. Management has scheduled the expected future reversals of the temporary differences and projected future taxable income. including the execution of certain available tax strategies if appropriate, in making this assessment. Actual results may differ materially from forecasted operating results, which are the basis for projecting future taxable income, and may be subject to adjustment because of factors such as economic trends in major markets where we do business, trends of supply and demand in the markets, prices of products and services, purchasing prices of materials and components, currency exchange rate fluctuations and rapid technological innovation. As a result, the differences could negatively affect the amount of deferred tax assets and valuation allowances. The realizability of deferred tax assets is assessed for each taxable unit in each taxable jurisdiction, and the results of the assessment may differ from unit to unit due to different products or jurisdictions even if they operate the same kind of business. Based on these factors, management believes that it is more likely than not that we will realize the benefits of these temporary differences, net of the existing valuation allowance as of March 31, 2013. However, the amount of deferred tax assets may be different if we do not realize estimated future taxable income during the carry forward periods as originally expected.

Retirement Benefits

We have a significant amount of accrued employee retirement benefit costs that are developed from actuarial valuations. Inherent in these valuations are key assumptions in estimating pension costs including mortality, withdrawal, retirement, changes in compensation, discount rates and expected return on plan assets. We are required to make key assumptions by taking into account various factors including personnel demographics, current market conditions and expected trends in interest rates. We determine the discount rates by looking at available information about rates implicit in the return on high-quality fixed-income government and corporate bonds. Accordingly, the discount rate is likely to change from period to period based on these ratings. A decrease in the discount rate results in an increase in actuarial pension benefit obligations. Increases and decreases in the pension benefit obligation affect the amount of the actuarial gain or loss that is amortized into income over the service lives of employees. Changes in the key assumptions may have a material effect on our financial condition and results of operations. Management believes that estimation of the key assumptions is reasonable in light of the various underlying factors.

The table below shows the sensitivity to a change in discount rates and the expected rate of return on plan assets to pre-tax income and projected benefit obligation (PBO), holding all other assumptions constant.

	Effect on pre-tax income for the year ending March 31, 2014	Effect on PBO as of March 31, 2013
	(Millions	s of yen)
Discount rates:		
0.5% decrease	(7,904)	181,513
0.5% increase	8,045	(167,180)
Expected rate of return on plan asset:		
0.5% decrease	(7,089)	-
0.5% increase	7,089	-

The objective of our investment policy is to ensure a stable return from the plans' investments over the long term, which allows our and our subsidiaries' pension funds to meet their future obligations, and we and certain of our subsidiaries attempt to maintain the pension funds in sound condition.

Allowance for Doubtful Accounts

We estimate the collectability of our trade receivables as well as of our investments in leases to measure our incurred losses (that is those amounts with regard to which collection is not probable based on current information). Assessing the ultimate realization of these receivables, based on historical experience and analyses, including the current creditworthiness of each customer, requires a considerable amount of judgment.

Each company in our consolidated group considers factors which are relevant to its business and circumstances, including business practices that are unique to the respective country or region in which it operates. Such factors which have been present on a historical basis and have contributed to losses at our subsidiaries in the past include: historical credit loss experience; existence of overdue payments; extended payment terms; negative evaluation by third-party credit rating agencies; excessive debt; and evaluation of deteriorating financial condition and operating results. Specifically, we consider probability of credit losses if overdue payments exist or if extended payment terms are subsequently granted. However, we also consider the other factors noted above in determining probability of credit losses when outstanding balances are current but other factors indicate significant doubt about customers' ability to make future payments in full. In addition, we perform a retrospective review of the assumptions relied upon in establishing allowances for doubtful receivables, including comparisons of such assumptions to actual collections experience in order to adjust our loss estimation methods to reduce the difference between estimated losses and actual subsequent charge-offs.

Our policies require that we refrain from writing off overdue receivables until after exhaustive collection efforts have been undertaken. Account balances are generally written off against the allowance only after all means of collection have been exhausted and the potential for recovery is considered remote. Write-offs generally occur only when a debtor enters bankruptcy or liquidation because collection efforts normally continue until that point. In addition, in Japan and certain other countries where we operate, tax deductions for uncollectible receivables are only allowed upon the debtor's bankruptcy, liquidation or when legal proceedings are concluded. This policy, which is driven by business practices and income tax regulations, results in potentially long collection and write-off cycles.

We have recorded changes in required reserves in recent periods and may record them in the future due to the market environment and financial condition of customers. Any deterioration in customers' financial conditions or in their credit ratings, or increases in levels or amounts of delinquency may adversely affect net income.

Investments in Securities

We hold various investments in securities and equity-method investments.

A decline in the fair value of equity securities classified as available-for-sale, cost-method or equity-method investments below their carrying value that is deemed other than temporary results in a write-down of the carrying value to the fair value as a new cost basis. The amount of the write-down is included in earnings. Fair value is determined based on quoted market prices, projected discounted cash flows or other valuation techniques as appropriate and maximizing the use of observable inputs. Management periodically reviews each equity security classified as an available-for-sale, cost-method and equity-method investment for possible impairment based on criteria such as the extent to which the carrying value exceeds fair value, the length of time the fair value has been below the carrying value and the financial condition and near-term specific prospects of the issuer.

Whether a decline in fair value of debt securities classified as available-for-sale or held-to-maturity below carrying value that is deemed other than temporary is recognized in earnings depends on whether we intend to sell the impaired debt security or it is more likely than not that we will be required to sell the security before recovery. If we do not intend to sell the security and it is not more likely than not that we will be required to sell the security before recovery, the component of the other-than-temporary impairment related to the credit loss is recognized in earnings and the component of the other-than-temporary impairment related to other factors is recognized in other comprehensive income (loss). Management periodically reviews each debt security classified as available-for-sale or held-to-maturity for the existence of impairment that is other than temporary based on criteria such as whether there is intent to sell the impaired debt security, it is more likely than not that the impaired debt security will be required to be sold before recovery, or the holder is not expected to recover the entire amortized cost basis of the security for any other reason.

A decline in market prices or a change in the financial condition of an issuer could negatively affect the fair value of an investment in a security.

(4) Forward-Looking Statements

Certain statements found in "3. Challenges Facing Hitachi Group," "4. Risks Factors" and "7. Analyses of Consolidated Financial Condition, Operating Results and Cash Flows" and other descriptions in this report may constitute "forward-looking statements" as defined in the U.S. Private Securities Litigation Reform Act of 1995. Such "forward-looking statements" reflect management's current views with respect to certain future events and financial performance and include any statement that does not directly relate to any historical or current fact. Words such as "anticipate," "believe," "expect," "estimate," "forecast," "intend," "plan," "project" and similar expressions which indicate future events and trends may identify "forward-looking statements." Such statements are based on currently available information and are subject to various risks and uncertainties that could cause actual results to differ materially from those projected or implied in the "forward-looking statements" and from historical trends. Certain "forward-looking statements" are based upon current assumptions of future events which may not prove to be accurate. Undue reliance should not be placed on "forward-looking statements," as such statements speak only as of the date of this report.

Factors that could cause actual results to differ materially from those projected or implied in any "forward-looking statement" and from historical trends include, but are not limited to:

- economic conditions, including consumer spending and plant and equipment investment in Hitachi's
 major markets, particularly Japan, Asia, the United States and Europe, as well as levels of demand in the
 major industrial sectors Hitachi serves, including, without limitation, the information, electronics,
 automotive, construction and financial sectors;
- exchange rate fluctuations of the yen against other currencies in which Hitachi makes significant sales or in which Hitachi's assets and liabilities are denominated, particularly against the U.S. dollar and the euro;
- uncertainty as to Hitachi's ability to access, or access on favorable terms, liquidity or long-term financing;
- uncertainty as to general market price levels for equity securities, declines in which may require Hitachi to write down equity securities that it holds;
- the potential for significant losses on Hitachi's investments in equity method affiliates;
- increased commoditization of information technology products and digital media-related products and intensifying price competition for such products, particularly in the Digital Media & Consumer Products segment:
- uncertainty as to Hitachi's ability to continue to develop and market products that incorporate new technologies on a timely and cost-effective basis and to achieve market acceptance for such products;
- rapid technological innovation;
- the possibility of cost fluctuations during the lifetime of, or cancellation of, long-term contracts for which Hitachi uses the percentage-of-completion method to recognize revenue from sales;
- fluctuations in the price of raw materials including, without limitation, petroleum and other materials, such as copper, steel, aluminum, synthetic resins, rare metals and rare-earth minerals, or shortages of materials, parts and components;
- fluctuations in product demand and industry capacity;
- uncertainty as to Hitachi's ability to implement measures to reduce the potential negative impact of fluctuations in product demand, exchange rates and/or price of raw materials or shortages of materials, parts and components;
- uncertainty as to Hitachi's ability to achieve the anticipated benefits of its strategy to strengthen its Social Innovation Business:
- uncertainty as to the success of restructuring efforts to improve management efficiency by divesting or otherwise exiting underperforming businesses and to strengthen competitiveness;
- uncertainty as to the success of cost reduction measures;
- general socioeconomic and political conditions and the regulatory and trade environment of countries where Hitachi conducts business, particularly Japan, Asia, the United States and Europe, including, without limitation, direct or indirect restrictions by other nations on imports and differences in commercial and business customs including, without limitation, contract terms and conditions and labor relations;
- uncertainty as to the success of alliances upon which Hitachi depends, some of which Hitachi may not control, with other corporations in the design and development of certain key products;
- uncertainty as to Hitachi's access to, or ability to protect, certain intellectual property rights, particularly those related to electronics and data processing technologies;
- uncertainty as to the outcome of litigation, regulatory investigations and other legal proceedings of which the Company, its subsidiaries or its equity method affiliates have become or may become parties;
- the possibility of incurring expenses resulting from any defects in products or services of Hitachi;
- the possibility of disruption of Hitachi's operations by earthquakes, tsunamis or other natural disasters;

- uncertainty as to Hitachi's ability to maintain the integrity of its information systems, as well as Hitachi's ability to protect its confidential information or that of its customers;
- uncertainty as to the accuracy of key assumptions Hitachi uses to evaluate its significant employee benefit-related costs; and
- uncertainty as to Hitachi's ability to attract and retain skilled personnel.

The factors listed above are not all-inclusive and are in addition to other factors contained elsewhere in this report and in other materials published by Hitachi.

III. Property, Plants and Equipment

1. Summary of Capital Investment, etc.

The Hitachi Group (the Company and consolidated subsidiaries) selectively invests in R&D and product fields expected to grow over the long term, and it also invests to streamline manufacturing process, etc. and to improve the reliability of its products.

Capital investment (based on the amount recorded as tangible fixed assets) in the fiscal year ended March 31, 2013 was ¥742.5 billion. A breakdown of capital investment by segment is as follows. Effective from April 1, 2012, the Company eliminated the Components & Devices segment. The businesses, which were previously included in the Components & Devices segment, have been included in the Others segment and figures for each segment and change from the preceding fiscal year are presented on the basis of the new segmentation.

Segment	Capital investment (Billions of yen)	Change from preceding fiscal year (%)	Main purpose of investment
Information & Telecommunication Systems	52.6	103.9	Antiseismic reinforcement, expand data centers, streamline development and production of other products
Power Systems	24.9	91.1	Antiseismic reinforcement, streamline development and production of products
Social Infrastructure & Industrial Systems	32.6	134.7	Antiseismic reinforcement, increase production of elevators and escalators, streamline development and production of other products
Electronic Systems & Equipment	19.8	88.5	Increase production of medical electronics equipment, streamline development and production of products
Construction Machinery	67.6	104.0	Increase and streamline production of construction machinery
High Functional Materials & Components	82.2	121.2	Increase production of high grade metal products, magnetic materials/components, resins and materials for lithium-ion batteries and automotives, etc.
Automotive Systems	51.7	134.9	Increase production of automotive equipment, etc.
Digital Media & Consumer Products	21.9	107.3	Corresponding to the floods in Thailand, streamline development and production of products
Financial Services	345.0	134.6	Assets for leasing business (computers and other information-related equipment, industrial machinery and machine tools, vehicles and medical equipment related to lease agreements)
Others	46.0	53.9	Transportation facilities, increase production of batteries, antiseismic reinforcement of welfare facilities
Subtotal	744.6	113.2	_
Eliminations & Corporate Items	(2.1)	_	_
Total	742.5	114.4	_

(Notes) 1. The figures in the above table include the amount of the tangible fixed assets leased under non-transferable finance lease transactions.

2. These investments were mostly financed with the Hitachi Group's own capital.

2. Major Property, Plants and Equipment

The Hitachi Group (the Company and consolidated subsidiaries) engages in diverse business operations in Japan and overseas. It discloses information on major property, plants and equipment represented in breakdown by segment and major facilities of the Company and consolidated subsidiaries.

The situation at the end of the fiscal year under review is as follows.

(1) Breakdown by Segment

(As of March 31, 2013)

		Book value (Millions of yen)						
Segment	Buildings	Machinery and equipment	Land [Area in thousands of m ²]	Lease assets	Others	Total	Number of employees	
Information & Telecommunication Systems	86,870	60,325	33,548 [1,762]	9,413	2,503	192,659	73,483	
Power Systems	48,592	46,324	78,229 [9,257]	11,451	8,863	193,459	18,971	
Social Infrastructure & Industrial Systems	75,050	46,825	30,131 [3,690]	9,612	12,123	173,741	44,028	
Electronic Systems & Equipment	55,174	30,810	46,957 [2,291]	773	6,180	139,894	26,011	
Construction Machinery	86,812	111,631	56,995 [9,424]	2,337	19,130	276,905	19,163	
High Functional Materials & Components	128,276	167,443	92,544 [13,445]	3,123	31,742	423,128	44,665	
Automotive Systems	43,972	69,751	49,028 [5,538]	446	25,872	189,069	28,996	
Digital Media & Consumer Products	31,102	56,869	19,166 [4,060]	823	4,048	112,008	25,016	
Financial Services	716	197,209	134 [13]	8,071	261	206,391	4,209	
Others	155,359	45,602	153,430 [5,776]	11,869	15,325	381,585	38,491	
Subtotal	711,923	832,789	560,162 [55,255]	57,918	126,047	2,288,839	323,033	
Eliminations & Corporate Items	29,778	3,588	(41,849) [1,154]	(1,253)	861	(8,875)	3,207	
Total	741,701	836,377	518,313 [56,410]	56,665	126,908	2,279,964	326,240	

⁽Notes) 1. The "Book value - Others" column represents the total amount of vehicles and construction in progress.

^{3.} The figures in the above table include ¥42,732 million of lease assets concerning non-transfer ownership finance lease transactions leased from within the Hitachi Group, mainly from Hitachi Capital Corporation.

^{4.} Except for the figures in the above table, there are operating lease assets leased, mainly machinery, etc. The annual lease fee for such assets was ¥137,685 million.

(2) The Company

(As of March 31, 2013)

			Book value (Millions of yen)					, /	
Facility (Main location)	Segment	Details of major facilities and equipment	Buildings	Machinery and equipment	Land [Area in thousands of m ²]	Lease assets	Others	Total	Number of employees
Information & Telecommunication Systems Company (Shinagawa-ku, Tokyo)	Information & Telecommuni- cation Systems	System development facilities, manufacturing facilities for servers, mainframes, etc.	51,248	23,735	1,896 [706]	2,552	379	79,812	13,352
Power Systems Company (Hitachi, Ibaraki)	Power Systems	Manufacturing facilities for power generating equipment, etc.	19,400	23,759	10,644 [3,918]	1,255	3,505	58,565	4,655
Research & Development Group (Kokubunji, Tokyo)	Others	R&D facilities	15,135	7,496	6,089 [815]	309	3,467	32,498	3,209
Information Technology Division (Chiyoda-ku, Tokyo)	Others	System development facilities	3,847	14,513	[-]		563	18,923	749
Urban Planning and Development Systems Company (Hitachinaka, Ibaraki)	Social Infrastructure & Industrial Systems	Manufacturing facilities for elevators and escalators	10,966	5,052	89 [528]	1,372	129	17,610	1,520
Head Office (Chiyoda-ku, Tokyo)	Corporate	Other facilities	8,350	2,527	5,525 [1,026]	186	26	16,616	1,609
Area Operations (Osaka, Osaka)	Corporate	Other facilities	7,597	366	8,403 [79]	13	_	16,381	1,449
Ibaraki Hospital Center (Hitachi, Ibaraki)	Corporate	Medical facilities	12,000	1,421	11 [49]	1,430	833	15,698	1,356
Infrastructure Systems Company (Hitachi, Ibaraki)	Information & Telecommuni- cation Systems, Power Systems and Social Infrastructure & Industrial Systems	Manufacturing facilities for switchboards and calculation control equipment, system development facilities	6,819	4,559	635 [206]	1,942	308	14,266	3,318
Rail Systems Company (Kudamatsu, Yamaguchi)	Social Infrastructure & Industrial Systems	Manufacturing facilities for railway vehicles, etc.	6,753	4,134	861 [683]	6	466	12,223	1,761

(3) Domestic subsidiaries

(As of March 31, 2013)

	1							1,1ai cii 3	1, 2013)
				Book	value (Milli	ons of yea	1)		
Facility (Main location)	Segment	Details of major facilities and equipment	Buildings	Machinery and equipment	Land [Area in thousands of m ²]	Lease assets	Others	Total	Number of employees
Hitachi Automotive Systems, Ltd. (Hitachinaka, Ibaraki)	Automotive Systems	Manufacturing facilities for automotive equipment	16,809	25,871	7,492 [2,528]	_	1,965	52,140	6,307
Hitachi Maxell, Ltd., Head Office (Chiyoda-ku, Tokyo)	Others	Other facilities	4,116	168	33,430 [424]	_	315	38,030	374
Hitachi Construction Machinery Co., Ltd., Hitachinaka- Rinko Works (Hitachinaka, Ibaraki)	Construction Machinery	Manufacturing facilities for construction machinery	18,706	4,166	11,236 [483]	1	2,013	36,123	308
Hitachi Construction Machinery Co., Ltd., Tsuchiura Works (Tsuchiura, Ibaraki)	Construction Machinery	Manufacturing facilities for construction machinery	9,247	18,014	6,115 [5,415]		1,201	34,578	2,952
Hitachi Metals, Ltd., Yasugi Works (Yasugi, Shimane)	High Functional Materials & Components	Manufacturing facilities for high grade steel	7,131	16,182	8,162 [1,109]	1	1,145	32,620	1,557
Hitachi Solutions, Ltd., Head Office (Shinagawa-ku, Tokyo)	Information & Telecommuni- cation Systems	Other facilities	9,576	614	12,602 [17]	1,087	121	24,002	2,386
Hitachi Building Systems Co., Ltd., Head Office (Chiyoda-ku, Tokyo)	Social Infrastructure & Industrial Systems	Other facilities	10,063	1,638	10,938 [170]	1	1,075	23,715	1,433
Hitachi Construction Machinery Co., Ltd., Hitachinaka Works (Hitachinaka, Ibaraki)	Construction Machinery	Manufacturing facilities for construction machinery	9,563	9,624	2,075 [218]	-	870	22,134	265
Hitachi High- Technologies Corporation Naka Area (Hitachinaka, Ibaraki)	Electronic Systems & Equipment	Manufacturing facilities for semiconductor manufacturing equipment and test and measurement equipment, etc.	13,073	5,886	622 [125]	_	856	20,438	2,100
Hitachi Chemical Company, Ltd., Shimodate Works (Chikusei, Ibaraki)	High Functional Materials & Components	Manufacturing facilities for circuit board materials, etc.	7,912	6,061	4,392 [743]	44	86	18,496	1,601

(Note) Except for the figures in the above table, there are \(\frac{\pmathbf{1}}{175,990}\) million of operating lease assets for leasing business, mainly owned by Hitachi Capital Corporation.

(4) Overseas subsidiaries

(As of March 31, 2013)

				Book	value (Millio	ons of yen)		
Facility (Main location)	Segment	Details of major facilities and equipment	Buildings	Machinery and equipment	Land [Area in thousands of m ²]	Lease assets	Others	Total	Number of employees
Horizon Nuclear Power Limited (Gloucester, U.K.)	Power Systems	Land for nuclear power plant	81	416	55,696 [4,250]		78	56,271	92
Hitachi Automotive Systems Americas, Inc. (Kentucky, U.S.A.)	Automotive Systems	Manufacturing facilities for automotive equipment	4,200	9,303	320 [1,231]	l	5,429	19,252	2,436
Hitachi Data Systems Corporation (California, U.S.A.)	Information & Telecommuni- cation Systems	Other facilities	_	17,398	_ [-]	l	-	17,398	5,174
Hitachi Construction Machinery (China) Co., Ltd. (Hefei, China)	Construction Machinery	Manufacturing facilities for construction machinery	5,690	6,337	_ [-]	l	4,704	16,731	2,307
Tata Hitachi Construction Machinery Company Limited (Bangalore, India)	Construction Machinery	Manufacturing facilities for construction machinery	6,302	8,667	616 [1,141]		866	16,451	2,028

- (Notes) 1. The figures for Horizon Nuclear Power Limited and Hitachi Data Systems Corporation are presented in consolidated basis of each company.
 - 2. Except for the figures in the above table, there are \pm 70,847 million of operating lease assets for leasing business.

3. Plans for Capital Investment, Disposals of Property, Plants and Equipment, etc.

The Hitachi Group (the Company and consolidated subsidiaries) engages in diverse operations in Japan and overseas, and has not decided on specific plans to newly install or expand each of facilities as of the end of the fiscal year. For this reason, it discloses amounts of capital investment by segment.

The amount of capital investment for the fiscal year ending March 31, 2014 will be \quad \quad \text{842.0 billion (new installation and expansions, based on the amount recorded as tangible fixed assets), and a breakdown by segment is as follows.

Segment	Amount (Billions of yen)	Main purpose of investment
Information & Telecommunication Systems	44.0	Expand data centers, streamline development and production of other products
Power Systems	22.0	Streamline development and production of products
Social Infrastructure & Industrial Systems	44.0	Antiseismic reinforcement, increase production of elevators and escalators, streamline development and production of other products
Electronic Systems & Equipment	37.0	Antiseismic reinforcement, streamline development and production of products
Construction Machinery	46.0	Increase and streamline production of construction machinery
High Functional Materials & Components	79.0	Increase production of high grade metal products, magnetic materials/components, etc.
Automotive Systems	67.0	Increase production of automotive equipment, etc.
Digital Media & Consumer Products	22.0	Streamline development and production of products
Financial Services	417.0	Assets for leasing business
Others	65.0	Transportation facilities, increase production of batteries, antiseismic reinforcement of welfare facilities
Subtotal	843.0	_
Eliminations & Corporate Items	(1.0)	_
Total	842.0	_

(Notes) 1. The figures in the above table include the amount of the fixed assets leased under non-transferable finance lease transactions.

- 2. These planned investments are expected to be mostly financed with the Hitachi Group's own capital.
- 3. There are no plans to dispose or sell principal facilities, with the exception of disposing and selling facilities due to routine upgrading.

IV. Information on the Company

- 1. Information on the Company's Stock, etc.
 - (1) Total number of shares, etc.
 1) Total number of shares

Class	Total number of shares authorized to be issued (shares)
Common stock	10,000,000,000
Total	10,000,000,000

2) Issued shares

Class	Number of shares issued as of the end of fiscal year (shares) (March 31, 2013)	Number of shares issued as of the filing date (shares) (June 21, 2013)	Stock exchange on which the Company is listed	Description
Common stock	4,833,463,387	4,833,463,387	Tokyo, Osaka, Nagoya	The number of shares per one unit of shares is 1,000 shares.
Total	4,833,463,387	4,833,463,387	_	_

(2) Information on the stock acquisition rights, etc.

Not applicable.

(3) Information on moving strike convertible bonds, etc.

Not applicable.

(4) Information on shareholder right plans

Not applicable.

(5) Changes in the total number of issued shares and the amount of common stock and other

Date		Change in the total number of issued shares (shares)	total number of issued	Change in common stock (Millions of yen)	Balance of common stock (Millions of yen)	Change in capital reserve (Millions of yen)	Balance of capital reserve (Millions of yen)
From April 1, 2008 to March 31, 2009		_	3,368,126,056	_	282,033	_	270,763
July 31, 2009	(Note 1)	_	3,368,126,056	_	282,033	(270,763)	_
December 14, 2009	(Note 2)	1,090,000,000	4,458,126,056	120,161	402,195	120,161	120,161
December 25, 2009	(Note 3)	60,000,000	4,518,126,056	6,614	408,809	6,614	126,776
From April 1, 2009 to March 31, 2010	(Note 4)	6,309	4,518,132,365	1	408,810	1	126,777
From April 1, 2010 to March 31, 2011	(Note 4)	2,012,599	4,520,144,964	319	409,129	319	127,096
From April 1, 2011 to March 31, 2012	(Note 4)	117,640,353	4,637,785,317	18,646	427,775	18,646	145,742
From April 1, 2012 to March 31, 2013	(Note 4)	195,678,070	4,833,463,387	31,015	458,790	31,015	176,757

(Notes) 1. The capital reserve was reduced to zero and the reduced amount was transferred to "Others" under "Capital surplus," pursuant to Article 448, Paragraph 1 of the Companies Act.

2. Changes due to issuance of new shares by way of onerous offering (a public offering conducted in Japan and an offering conducted overseas).

Offer price: ¥230 per share Issue price: ¥220.48 per share

Amount capitalized as common stock: ¥110.24 per share

3. Changes due to issuance of new shares by way of onerous third-party allotment (an issuance of new shares by way of third-party allotment related to secondary offering by way of overallotment).

Issue price: ¥220.48 per share

Amount capitalized as common stock: \\ \quad \text{110.24 per share}

Shares allocated to: Nomura Securities Co., Ltd.

4. Changes due to conversion of stock acquisition rights into stocks.

(6) Shareholders composition

(As of March 31, 2013)

		S	tatus of sha	res (one un	it of stock: 1	,000 shares)		15 01 1/14/01	Number of
Class of shareholders	Government and municipality	Financial institution		Other institution	Foreign conete		Individuals and others	Total	shares less than one unit
) I 0	mamerpanty		operator		individuals	marviadais			(shares)
Number of shareholders	2	191	90	2,720	783	118	311,698	315,602	_
Share ownership (units)	46	1,434,491	88,300	92,675	1,999,262	483	1,192,428	4,807,685	25,778,387
Ownership percentage of shares (%)	0.00	29.84	1.84	1.93	41.58	0.01	24.80	100.00	_

- (Notes) 1. Of 2,899,151 shares of treasury stock, 2,899 units are included in the "Individuals and others" column, while 151 shares are included in the "Number of shares less than one unit" column.
 - 2. Of the shares registered in the name of Japan Securities Depository Center, Incorporated (account for managing stocks whose shareholders have not transferred titles), 26 units are included in the "Other institution" column and 827 shares are included in the "Number of shares less than one unit" column.

(7) Major shareholders

(As of March 31, 2013) Ownership Share percentage to the Address Ownership Name total number of (shares) issued shares (%)The Master Trust Bank of Japan, 11-3. Hamamatsucho 2-chome. 315,224,000 6.52 Ltd. (Trust Account) Minato-ku, Tokyo Japan Trustee Services Bank, Ltd. 8-11, Harumi 1-chome, Chuo-ku, 279,025,000 5.77 (Trust Account) Tokvo SSBT OD05 OMNIBUS 338 Pitt Street Sydney Nsw 2000 **ACCOUNT - TREATY CLIENTS** Australia (Standing proxy: The Hongkong 124,807,288 2.58 (11-1, Nihombashi 3-chome, Chuoand Shanghai Banking ku, Tokyo) Corporation Limited) Hitachi Employees' Shareholding 6-6, Marunouchi 1-chome, Chiyoda-124,005,384 2.57 Association ku, Tokyo State Street Bank and Trust P.O. Box 351 Boston, Massachusetts 02101 U.S.A. (16-13, Tsukishima 4-chome, Chuo-Company 505224 105,443,607 2.18 (Standing proxy: Mizuho Corporate Bank, Ltd.) ku, Tokyo) 6-6, Marunouchi 1-chome, Chiyoda-Nippon Life Insurance Company 98,173,195 2.03 ku, Tokyo Japan Trustee Services Bank, Ltd. 8-11. Harumi 1-chome, Chuo-ku. 2.03 98,062,000 (Trust Account 9) Tokyo The Chase Manhattan Bank, N.A. Woolgate House, Coleman Street London Secs Lending Omnibus London EC2P 2HD, England 93.168.074 1.93 Account (16-13, Tsukishima 4-chome, Chuo-(Standing proxy: Mizuho ku, Tokyo) Corporate Bank, Ltd.) State Street Bank and Trust P.O. Box 351 Company 505225 Boston, Massachusetts 02101 U.S.A. 72,087,376 1.49 (Standing proxy: Mizuho (16-13, Tsukishima 4-chome, Chuo-Corporate Bank, Ltd.) ku, Tokyo) The Dai-ichi Life Insurance 13-1, Yurakucho 1-chome, Chiyoda-71,361,222 1.48 Company, Limited ku, Ťokyo Total 1,381,357,146 28.58

- (Notes) 1. The number of shares held by The Dai-ichi Life Insurance Company, Limited includes its contribution of 6,560,000 shares to the retirement allowance trust (the holder of said shares, as listed in the Shareholders' Register, is "Dai-ichi Life Insurance Account, Retirement Allowance Trust, Mizuho Trust & Banking Co., Ltd.").
 - 2. The Company has received copies of reports on substantial shareholdings under the Financial Instruments and Exchange Act. However, the information in the reports is not described in the above table since the Company does not confirm the actual status of shareholdings as of the end of fiscal year. The major contents of the reports are as follows.

Holders	Mitsubishi UFJ Trust and Banking Corporation and three other persons
Date on which the duty to file report	May 23, 2011
Number of shares	237,294,613 shares
Ownership percentage to the total number of issued shares	5.24%

Holders	Sumitomo Mitsui Trust Bank, Limited and two other persons
Date on which the duty to file report	December 31, 2012
Number of shares	234,129,914 shares
Ownership percentage to the total number of issued shares	4.97%

(8) Information on voting rights 1) Issued shares

(As of March 31, 2013)

Classification	Number of sh	ares (shares)	Number of voting rights	Description
Shares without voting right	_	-	_	_
Shares with restricted voting right (treasury stock, etc.)	_	-	_	_
Shares with restricted voting right (others)		-	_	_
Shares with full voting right (treasury stock, etc.)	Common stock	3,070,000	_	_
Shares with full voting right (others)	Common stock	4,804,615,000	4,804,615	_
Shares less than one unit	Common stock	25,778,387	_	_
Number of issued shares		4,833,463,387	_	_
Total number of voting rights	_	-	4,804,615	_

(Note) The "Shares with full voting right (others)" column includes 26,000 shares registered in the name of Japan Securities Depository Center, Incorporated (account for managing stocks whose shareholders have not transferred titles) and 26 voting rights for those shares.

2) Treasury stock, etc.

(As of March 31, 2013)

		1		(115 01 1)	laren 31, 2013)
Name of shareholder	Address	Number of shares held under own name (shares)	Number of shares held under the names of others (shares)	Total shares held (shares)	Ownership percentage to the total number of issued shares (%)
Hitachi, Ltd.	6-6, Marunouchi 1-chome, Chiyoda-ku, Tokyo	2,899,000	_	2,899,000	0.06
Aoyama Special Steel Co., Ltd.	9-11, Shinkawa 2-chome, Chuo-ku, Tokyo	10,000	_	10,000	0.00
ISHII DENKOSHA Co., Ltd.	1-11, Oroshishinmachi 3- chome, Higashi-ku, Niigata-shi, Niigata	1,000	_	1,000	0.00
SAITA KOUGYOU CO., LTD.	5-3, Takinogawa 5-chome, Kita-ku, Tokyo	88,000	_	88,000	0.00
NIKKO SHOKAI CO., LTD.	9-5, Minami-Shinagawa 4- chome, Shinagawa-ku, Tokyo	5,000	_	5,000	0.00
Nitto Jidosha Kiki K.K.	3268, Nagaoka, Ibarakimachi, Higashiibaraki-gun, Ibaraki	52,000	_	52,000	0.00
Mizuho Co., Inc.	4-1, Koishikawa 5-chome, Bunkyo-ku, Tokyo	15,000	_	15,000	0.00
Total	_	3,070,000	_	3,070,000	0.06

(9) Details of stock option plans

Not applicable.

2. Information on Acquisition, etc. of Treasury Stock

Class of shares

Acquisition of common stock less than one unit shares due to purchase requests from shareholders under Article 155, Item 7 of the Companies Act and acquisition of common stock under Article 155, Item 13 of the Companies Act

(1) Acquisition of treasury stock resolved at the general meeting of shareholders

Not applicable.

(2) Acquisition of treasury stock resolved at the Board of Directors meetings

Not applicable.

(3) Details of acquisition of treasury stock not based on the resolutions of the general meeting of shareholders or the Board of Directors meetings

Acquisition of stock less than one unit shares due to purchase requests shareholders under Article 192, Paragraph 1 of the Companies Act

Classification	Number of shares (shares)	Total amount (yen)
Treasury stock acquired during the fiscal year ended March 31, 2013	327,725	160,666,415
Treasury stock acquired during the current period (Note)	66,376	43,313,910

(Note) The number of treasury stock acquired due to requests to purchase stock less than one unit shares from June 1, 2013 to filing date is not included.

Acquisition of treasury stock due to purchase requests from shareholders dissenting the merger with Hitachi T&D, Ltd. under Article 797, Paragraph 1 of the Companies Act

Classification	Number of shares (shares)	Total amount (yen)
Treasury stock acquired during the fiscal year ended March 31, 2013	4,141	1,681,246
Treasury stock acquired during the current period	_	_

Acquisition of treasury stock due to purchase requests from shareholders dissenting the absorptiontype corporate split that the Company succeeded the car information systems business of Hitachi Automotive Systems, Ltd. under Article 797, Paragraph 1 of the Companies Act

Classification	Number of shares (shares)	Total amount (yen)
Treasury stock acquired during the fiscal year ended March 31, 2013	ı	_
Treasury stock acquired during the current period	200	93,600

(4) Status of the disposition and holding of acquired treasury stock

Classification	Fiscal year ende	d March 31, 2013	Current period (Note)		
Classification	Number of shares (shares)	Total disposition amount (yen)	Number of shares (shares)	Total disposition amount (yen)	
Acquired treasury stock which was offered to subscribers	_	_	_	_	
Acquired treasury stock which was canceled	_	_	ĺ	_	
Acquired treasury stock which was transferred due to merger, share exchange or company split	_	_		_	
Others (Acquired treasury stock which was sold due to requests from shareholders holding shares less than one unit shares to sell additional shares)	52,880	29,960,949	2,683	1,506,411	
Total number of treasury stock held	2,899,151	_	2,963,044	_	

(Note) The number of treasury stock which was sold due to requests from shareholders holding less than one unit shares to sell additional shares from June 1, 2013 to the filing date and that of treasury stock acquired due to purchase requests from shareholders holding shares less than one unit shares from June 1, 2013 to the filing date are not included.

3. Dividend Policy

The Company views enhancement of the long-term and overall interests of shareholders as an important management objective.

The industrial sector encompassing energy, information systems, social infrastructure and other primary businesses of the Company is undergoing rapid technological innovation and changes in market structure. This makes vigorous upfront investment in R&D and plant and equipment essential for securing and maintaining market competitiveness and improving profitability. Dividends are therefore decided based on medium-to-long term business plans with an eye to ensuring the availability of internal funds for reinvestment and the stable growth of dividends, with appropriate consideration of a range of factors, including the Company's financial condition, results of operations and dividend payout ratio.

The Company provides in its Articles of Incorporation that distribution of surplus will be made to shareholders of record as of March 31 and September 30 of each year and that the company may make further distribution of surplus to shareholders of record as of another record date for the purpose of distributing surplus. The company also provides in its Articles of Incorporation that the Company may make distribution of surplus by resolution of its Board of Directors, without resolution at the General Meeting of Shareholders.

The Company believes that the repurchase of its shares should be undertaken, when necessary, as part of its policy on distribution to shareholders to complement the dividend payout. In addition, the Company will repurchase its own shares in order to flexibly implement a capital strategy, including business restructuring, to maximize shareholder value so far as consistent with the dividend policy. Such action will be taken by the Company after considering its future capital requirement under its business plans, market conditions and other relevant factors.

Based on the above policy, annual dividends of \(\frac{\pmath{\text{\text{410}}}}{10}\) per share were paid for the fiscal year ended March 31, 2013. At the Board of Directors meeting held on October 30, 2012, it was resolved to pay interim dividends of \(\frac{\pmath{\text{\text{\text{52}}}}}{100}\) per share, resulting in the total amount of interim dividends of \(\frac{\pmath{\text{\text{\text{23}}}}{237}\) million. In addition, at the Board of Directors meeting held on May 10, 2013, it was resolved to pay year-end dividends of \(\frac{\pmath{\text{\text{\text{23}}}}{237}\) per share, resulting in the total amount of year-end dividends of \(\frac{\pmath{\text{\text{\text{42}}}}{24,152}\) million.

4. Changes in Share Prices(1) Highest and lowest share prices in each of the recent five fiscal years

Fiscal year	140th business term	141st business term	142nd business term	143rd business term	144th business term
Year end	March 2009	March 2010	March 2011	March 2012	March 2013
Highest (yen)	843	404	523	547	578
Lowest (yen)	230	227	313	360	401

(2) Highest and lowest share prices in each of the recent six months

Month	October 2012	November 2012	December 2012	January 2013	February 2013	March 2013
Highest (yen)	444	478	508	564	568	578
Lowest (yen)	401	403	459	516	505	512

(Note) The share prices are market prices on the first section of the Tokyo Stock Exchange.

5. Directors and Senior Management

The Company has adopted the Committee System pursuant to the Companies Act. Information on its Directors and Executive Officers is as follows.

(1) Directors

Position	Responsibility	Name	Date of birth	Business experience, including experience in Hitachi, and functions Term of office	
Chairman of the Board	Nominating Committee (Chair)	Takashi Kawamura	Dec. 19, 1939	4/1962 Joined Hitachi, Ltd. 6/1992 General Manager, Hitachi Works 6/1995 Director 6/1997 Executive Managing Director 4/1999 Executive Vice President and Representative Director 4/2003 Director (Retired in June 2007) 6/2003 Chairman of the Board and Representative Executive Officer, Hitachi Software Engineering Co., Ltd. (Currently Hitachi Solutions, Ltd.) 6/2005 Chairman of the Board, Hitachi Plant Engineering & Construction Co., Ltd. 6/2006 Chairman of the Board, Hitachi Software Engineering Co., Ltd. 6/2007 Chairman of the Board, Hitachi Maxell, Ltd. 4/2009 Chairman, President and Chief Executive Officer, Hitachi, Ltd. 6/2009 Chairman, President, Chief Executive Officer and Director, Hitachi, Ltd. 6/2010 Chairman and Director, Hitachi, Ltd. 6/2011 Chairman of the Board, Hitachi, Ltd. 6/2011 Chairman of the Board, Hitachi, Ltd.	
Director	Member of Nominating Committee and Audit Committee	Yoshie Ota	Sep. 1, 1942	12/1991 Vice Governor of Ishikawa Prefecture 7/1994 Director-General, Minister's Secretariat, Ministry of Labour 6/1995 Director-General, Women's Bureau, Ministry of Labour 7/1998 Chairman, Japan Institute of Workers' Evolution 7/2005 Advisor, Japan Institute of Workers' Evolution (Retired in March 2010) 6/2007 Director, Hitachi, Ltd.	33,000
Director	Member of Compensation Committee	Nobuo Katsumata	Dec. 5, 1942	4/2003 Representative Director, President and CEO, Member of the Board, Marubeni Corporation 4/2008 Chairman, Member of the Board, Marubeni Corporation 6/2011 Director, Hitachi, Ltd. 4/2013 Senior Corporate Advisor, Member of the Board, Marubeni Corporation 6/2013 Senior Corporate Advisor, Marubeni Corporation (Currently in office)	24,000

Position	Responsibility	Name	Date of birth		siness experience, including ence in Hitachi, and functions	Term of office	Share ownership (shares)
Director		Cynthia Carroll	Nov. 13, 1956	1/1996 10/1998 1/2002 3/2007	General Manager, Foil Products, Alcan Inc. Managing Director, Aughinish Alumina Ltd., Alcan Inc. President, Bauxite, Alumina and Speciality Chemicals, Alcan Inc. President & CEO, Primary Metal Group, Alcan Inc. CEO, Anglo American plc. (Retired in April 2013) Director, Hitachi, Ltd.	(Note 1)	0
Director	Member of Nominating Committee and Compensation Committee	Sadayuki Sakakibara	Mar. 22, 1943	6/2002 6/2010 6/2013	President and Representative Member of the Board, Toray Industries, Inc. Chairman of the Board and Representative Member of the Board, Toray Industries, Inc. (Currently in office) Director, Hitachi, Ltd.	(Note 1)	15,000
Director		George Buckley	Feb. 23, 1947	9/1994 7/1997 4/2000 6/2000 12/2005 2/2012	Chief Technology Officer, Motors, Drives and Appliances, Emerson Electric Company President, US Electrical Motors, Emerson Electric Company President, Mercury Marine Division and Corporate Vice President, Brunswick Corporation President and Chief Operating Officer, Brunswick Corporation Chairman and Chief Executive Officer, Brunswick Corporation Chairman of the Board, President and Chief Executive Officer, 3M Company Executive Chairman of the Board, 3M Company (Retired in May 2012) Chairman, Arle Capital Partners Limited (Currently in office) Director, Hitachi, Ltd.		4,000
Director	Member of Nominating Committee and Audit Committee	Harufumi Mochizuki	Jul. 26, 1949	7/2003 7/2006 7/2008 8/2010 10/2010 6/2012	Director-General for Commerce and Distribution Policy, Minister's Secretariat, Ministry of Economy, Trade and Industry of Japan ("METI") Director-General, Small and Medium Enterprise Agency, METI Director-General, Agency for Natural Resources and Energy, METI Vice-Minister of Economy, Trade and Industry of Japan Special Advisor to the Cabinet of Japan (Retired in September 2011) Senior Adviser to the Board, Nippon Life Insurance Company (Retired in April 2013) Director, Hitachi, Ltd. President and Representative Director, Tokyo Small and Medium Business Investment & Consultation Co., Ltd.	(Note 1)	2,000

Position	Responsibility	Name	Date of birth	Business experience, including experience in Hitachi, and functions	Term of office	Share ownership (shares)
Director	Member of Audit Committee and Compensation Committee	Tohru Motobayashi	Jan. 5, 1938	4/1963 Member of the Tokyo Bar Association 7/1971 Partner, Mori Sogo Law Offices 4/2002 President of the Japan Federation of Bar Associations (Retired in March 2004) 6/2006 Director, Hitachi, Ltd. 4/2008 Partner, Ihara and Motobayashi (Currently in office)	(Note 1)	51,750
Director		Philip Yeo	Oct. 29, 1946	6/1970 Joined Ministry of Defense of Singapore 9/1979 Permanent Secretary, Ministry of Defense of Singapore 1/1986 Chairman, Economic Development Board of Singapore 2/2001 Chairman, Agency for Science, Technology and Research of Singapore 4/2007 Senior Advisor for Science and Technology to the Ministry of Trade & Industry, Singapore (Retired in September 2008) Special Advisor in Economic Development, Prime Minister's Office, Government of Singapore (Retired in August 2011) Chairman, SPRING Singapore (Currently in office) 6/2012 Director, Hitachi, Ltd.	(Note 1)	9,000
Director	Member of Audit Committee	Michijiro Kikawa	Aug. 2, 1947	4/2006 Representative Executive Officer, President, Chief Executive Officer and Director, Hitachi Construction Machinery Co., Ltd. 4/2012 Director, Hitachi Construction Machinery Co., Ltd. 6/2012 Director, Hitachi, Ltd. Chairman of the Board, Hitachi Construction Machinery Co., Ltd. (Currently in office)	(Note 1)	4,000
Director		Stephen Gomersall	Jan. 17, 1948	9/1970 Joined U.K. Foreign and Commonwealth Office 7/1999 British Ambassador to Japan (Retired in July 2004) 10/2004 Joined Hitachi, Ltd. 11/2005 Chairman of the Board, Hitachi Europe Ltd. (Currently in office) 10/2006 Senior Vice President and Executive Officer, Hitachi, Ltd. (Retired in March 2011) 6/2011 Director, Hitachi, Ltd.	(Note 1)	11,000

Director Compensation Committee (Chair) Hiroaki Nakanishi Mar. 14, 1946 Mar. 14, 1947 Mar. 14, 1	Position	Responsibility	Name	Date of birth	Business experience, including experience in Hitachi, and functions	Term of office	Share ownership (shares)
Director Takashi Hatchoji Jan. 27, 1947	Director	Committee			4/2003 General Manager, Global Business 6/2003 Vice President and Executive Officer 4/2004 Senior Vice President and Executive Officer 6/2005 Senior Vice President and Executive Officer, Hitachi, Ltd. Chairman and Chief Executive Officer, Hitachi Global Storage Technologies, Inc. 4/2006 Executive Vice President and Executive Officer, Hitachi, Ltd. (Retired in December 2006) 4/2009 Executive Vice President and Executive Officer, Hitachi, Ltd. 4/2010 President, Hitachi, Ltd. 6/2010 President and Director, Hitachi,	(Note 1)	100,000
Audit Committee (Chair) (Standing) Audit Committee (Chair) (Sep. 25, 1947) Audit Committee (Chair) (Slobal Storage Technologies, Inc. A/2008 Executive Vice President and Executive Officer, Hitachi Systems & Services, Ltd. (Currently Hitachi Solutions, Ltd.) A/2009 Executive Vice President and Executive Officer and Director, Hitachi Systems & Services, Ltd. A/2009 Executive Vice President, Ltd. Executive Vice President, Ltd. Executive Officer, Hitachi, Ltd. Executive Vice President, Executive Vice Presid	Director				4/1970 Joined Hitachi, Ltd. 4/2003 General Manager, Legal and Corporate Communications and General Manager, Corporate Auditing 6/2003 Vice President and Executive Officer 4/2004 Senior Vice President and Executive Officer 4/2006 Executive Vice President and Executive Officer (Retired in March 2007) 6/2007 President and Director, Hitachi Research Institute, Ltd. 4/2009 Executive Vice President and Executive Officer, Hitachi, Ltd. (Retired in March 2011) 4/2011 Chairman of the Board, Hitachi America, Ltd. (Currently in office)	(Note 1)	73,000
	Director	Committee (Chair)		Sep. 25, 1947	4/1970 Joined Hitachi, Ltd. 4/2003 General Manager, Finance 6/2004 Executive Officer 6/2004 Senior Vice President and Executive Officer 6/2004 Senior Vice President, Executive Officer and Director 4/2006 Executive Vice President, Executive Officer and Director 4/2007 Chairman of the Board, Hitachi Global Storage Technologies, Inc. 4/2008 Executive Vice President and Executive Officer, Hitachi Systems & Services, Ltd. (Currently Hitachi Solutions, Ltd.) 6/2008 President, Chief Executive Officer and Director, Hitachi Systems & Services, Ltd. 4/2009 Executive Vice President and Executive Officer, Hitachi Systems & Services, Ltd. Executive Vice President and Executive Officer, Hitachi, Ltd. 6/2009 Executive Vice President, Executive Officer and Director,	(Note 1)	74,000

- (Notes) 1. The term of office of the Directors starts upon the election at the Ordinary General Meeting of Shareholders on June 21, 2013 and expires at the close of the Ordinary General Meeting of Shareholders for the fiscal year ending March 31, 2014.
 Mses. Yoshie Ota and Cynthia Carroll, and Messrs. Nobuo Katsumata, Sadayuki Sakakibara, George
 - 2. Mses. Yoshie Ota and Cynthia Carroll, and Messrs. Nobuo Katsumata, Sadayuki Sakakibara, George Buckley, Harufumi Mochizuki, Tohru Motobayashi and Philip Yeo are directors who fulfill the qualification requirements to be outside directors as provided for in Article 2, Item 15 of the Companies Act.

(2) Executive Officers

Position	Responsibility Nar		Date of birth		ess experience, including ce in Hitachi, and functions	Term of office	Share ownership (shares)
Representative Executive Officer President	xecutive Overall management		See "(1) Directors"	See "(1) I	Directors"	(Note 2)	100,000
Representative Executive Officer Executive Vice President and Executive Officer	Research & development, environmental strategies and medical systems business	Shigeru Azuhata	Nov. 21, 1949	4/2005 1/2008 4/2009 4/2011 4/2012	Joined Hitachi, Ltd. General Manager, Hitachi Research Laboratory General Manager, Environmental Strategy Office Vice President and Executive Officer Senior Vice President and Executive Officer Executive Vice President and Executive Vice President	(Note 2)	57,000
Representative Executive Officer Executive Vice President and Executive Officer	Information & telecommunication systems business and information technology	Shinjiro Iwata	Jun. 6, 1948	4/2009 4/2011 4/2013	Joined Hitachi, Ltd. Executive Vice President, Hitachi Global Storage Technologies, Inc. Vice President and Executive Officer, Hitachi, Ltd. Senior Vice President and Executive Officer, Hitachi, Ltd. Executive Vice President and Executive Vice President and Executive Officer, Hitachi, Ltd.	(Note 2)	34,000
Representative Executive Officer Executive Vice President and Executive Officer	Power systems business and infrastructure systems business	Koji Tanaka	Jan. 22, 1952	5/2006	Joined Hitachi, Ltd. General Manager, Hitachi Works, Power Systems Vice President and Executive Officer Executive Vice President and Executive Officer	(Note 2)	38,000
Executive Vice President and Executive Officer	Hitachi group global business (Asia Pacific)	Junzo Nakajima	Feb. 8, 1949	4/2005 4/2006 4/2009 4/2011	Joined Hitachi, Ltd. Chief Operating Officer, Information & Telecommunication Systems Vice President and Executive Officer Senior Vice President and Executive Officer Executive Vice President and Executive Vice President	(Note 2)	39,000
Representative Executive Officer Executive Vice President and Executive Officer	Management strategies, finance, corporate pension system and consumer business	Toyoaki Nakamura	Aug. 3, 1952	1/2006 4/2007 6/2007 6/2009	Joined Hitachi, Ltd. General Manager, Finance Department I Senior Vice President and Executive Officer Senior Vice President, Executive Officer and Director Senior Vice President and Executive Officer Executive Officer Executive Vice President and Executive Officer	(Note 2)	46,000

Position	Responsibility	Name	Date of birth	Busines	s experience, including e in Hitachi, and functions	Term of office	Share ownership (shares)
Representative Executive Officer Executive Vice President and Executive Officer	High functional materials & components, quality assurance, production engineering and automotive systems business	Nobuo Mochida	Apr. 1, 1947	6/2006 I I I I I I I I I	Joined Hitachi Metals, Ltd. President and Chief Executive Officer and Director, Hitachi Metals, Ltd. Executive Vice President and Executive Officer, Hitachi, Ltd. Chairman of the Board, Hitachi Metals, Ltd. Director, Hitachi Metals, Ltd. (Currently in office)	(Note 2)	26,000
Senior Vice President and Executive Officer	Cost structure reform, power systems business and business incubation	Tatsuro Ishizuka	Dec. 23, 1955	4/1978 J 10/2009 G 4/2011 J 4/2013 S	Joined Hitachi, Ltd. General Manager, Hitachi Works, Power Systems Company Vice President and Executive Officer Senior Vice President and Executive Officer	(Note 2)	27,000
Senior Vice President and Executive Officer	Human capital, legal and corporate communications, government & external relations, corporate brand and corporate auditing	Toshiaki Kuzuoka	Nov. 3, 1954	4/1978 J 4/2001 G I 4/2007 J I 4/2011 S	Joined Hitachi, Ltd. General Manager, Legal Division Vice President and Executive Officer Senior Vice President and Executive Officer	(Note 2)	196,000
Senior Vice President and Executive Officer	Information & telecommunication systems business	Yutaka Saito	Dec. 11, 1954	10/2009 II 4/2010 II 4/2012 S	Joined Hitachi, Ltd. President & CEO, Information & Control Systems Company Vice President and Executive Officer Senior Vice President and Executive Officer	(Note 2)	20,000
Representative Executive Officer Senior Vice President and Executive Officer	Sales operations, Hitachi group global business and corporate export regulation	Masahide Tanigaki	Jan. 11, 1951	10/2009 II II 4/2010 II 4/2012 S	Joined Hitachi, Ltd. Deputy General Manager, Power Systems Sales Management Division, Power Systems Company Vice President and Executive Officer Senior Vice President and Executive Officer	(Note 2)	29,400
Senior Vice President and Executive Officer	Management strategies	Toshikazu Nishino	Jan. 9, 1955	4/2010 S	Joined Hitachi, Ltd. Senior Manager, Strategy & Project Office, Supervisory Office for Management Reforms Vice President and Executive Officer Senior Vice President and Executive Officer	(Note 2)	9,000

Position	Responsibility Name		Date of birth	Business experience, including experience in Hitachi, and functions office	Share ownership (shares)
Senior Vice President and Executive Officer	Infrastructure systems business and medical systems business	Toshiaki Higashihara	Feb. 16, 1955	4/1977 Joined Hitachi, Ltd. 4/2006 Chief Operating Officer, Information & Telecommunication Systems 4/2007 Vice President and Executive Officer (Retired in March 2008) 4/2008 President, Hitachi Power Europe GmbH 4/2010 President and Chief Executive Officer, Hitachi Plant Technologies, Ltd. 6/2010 President and Representative Director, Hitachi Plant Technologies, Ltd. 4/2011 Vice President and Executive Officer, Hitachi, Ltd. 4/2013 Senior Vice President and Executive Officer, Hitachi, Ltd.	35,000
Vice President and Executive Officer	Infrastructure systems business (urban planning and development systems business)	Toshio Ikemura	Dec. 2, 1953	4/1978 Joined Hitachi, Ltd. 4/2007 President and Representative Director, Hitachi Building Systems Co., Ltd. 4/2011 Vice President and Executive Officer, Hitachi, Ltd. (Note 2)	8,000
Vice President and Executive Officer	Power systems business (nuclear power systems business)	Hiroto Uozumi	Mar. 10, 1953	4/1975 Joined Hitachi, Ltd. 4/2011 President and Representative Director, Hitachi-GE Nuclear Energy, Ltd. 4/2013 Vice President and Executive Officer, Hitachi, Ltd. (Note 2)	76,860
Vice President and Executive Officer	Procurement	Shinichiro Omori	Feb. 6, 1956	4/1978 Joined Hitachi, Ltd. 9/2008 General Manager, Corporate Procurement Division 4/2012 Vice President and Executive Officer (Note 2)	19,000
Vice President and Executive Officer	Infrastructure systems business (sales operations)	Kaoru Kawano	Jun. 25, 1952	4/1977 Joined Hitachi, Ltd. 4/2011 General Manager, Kansai Area Operation 4/2012 Vice President and Executive Officer (Note 2)	20,050
Vice President and Executive Officer	Sales operations and power systems business (sales operations)	Yoshifumi Kanda	Mar. 10, 1952	4/1974 Joined Hitachi, Ltd. 12/2008 General Manager, Chugoku Area Operation 4/2011 Vice President and Executive Officer (Note 2)	21,000

Position	Responsibility	Name	Date of birth	Busine	ess experience, including the in Hitachi, and functions	Term of office	Share ownership (shares)
Vice President and Executive Officer	Finance and corporate pension system	Yoshihito Kitamatsu	Oct. 8, 1956	4/2011	Executive Officer	(Note 2)	24,511
Vice President and Executive Officer	Hitachi group global business (China)	Ryuichi Kitayama	Feb. 4, 1952	10/2009	Information & Telecommunication Group, Information & Telecommunication Systems Company Vice President and Executive Officer	(Note 2)	23,000
Vice President and Executive Officer	Sales operations (market strategies) and medical systems business	Kazuhiro Kurihara	Dec. 6, 1952	4/2010 4/2011	Area Operation Vice President and Executive Officer	(Note 2)	27,350
Vice President and Executive Officer	Research & development	Keiji Kojima	Oct. 9, 1956		Joined Hitachi, Ltd. General Manager, Hitachi Research Laboratory Vice President and Executive Officer	(Note 2)	7,000
Vice President and Executive Officer	Infrastructure systems business (plant systems business)	Kunizo Sakai	Dec. 23, 1952	10/2009	Joined Hitachi, Ltd. President & CEO, Defense Systems Company	(Note 2)	13,000
Vice President and Executive Officer	Information & telecommunication systems business (services business)	Keiichi Shiotsuka	May. 8, 1954	4/2012	Joined Hitachi, Ltd. Chief Operating Officer, System Solutions Business, Information & Telecommunication Systems Company, Information & Telecommunication Systems Group Vice President and Executive Officer	(Note 2)	15,000
Vice President and Executive Officer	Hitachi group global business	Akira Shimizu	Nov. 3, 1954		Joined Hitachi, Ltd. General Manager, International Strategy Division	(Note 2)	2,000
Vice President and Executive Officer	Government & external relations	Yasuo Tanabe	Oct. 5, 1954	8/2006 6/2010	Joined Ministry of International Trade and Industry Deputy Director-General, Economic Affairs Bureau, Ministry of Foreign Affairs (Retired in March 2010) Joined Hitachi, Ltd. Vice President and Executive Officer, Hitachi, Ltd.	(Note 2)	8,000

Position	Responsibility	Name	Date of birth	Business experience, including experience in Hitachi, and function	Term of office	Share ownership (shares)		
Vice President and Executive Officer	Infrastructure systems business (transportation systems business)	Hiroshi Nakayama	Dec. 15, 1953	4/1977 Joined Hitachi, Ltd. 4/2011 President & CEO, Rail Systems Company 4/2012 Vice President and Executive Officer	(Note 2)	32,000		
Vice President and Executive Officer	Power systems business (thermal power systems business)	Yasuo Fujitani	Nov. 5, 1955	4/1980 Joined Hitachi, Ltd. 4/2012 Chief Executive Officer, Thermal Power Systems Power Systems Group 4/2013 Vice President and Executive Officer	y, (Note 2)	20,000		
Vice President and Executive Officer	Human capital	Naoki Mitarai	Oct. 30, 1952	4/1976 Joined Hitachi, Ltd. 4/2010 General Manager, Corporate Administratio Division, Human Capita Group 4/2011 Vice President and Executive Officer		30,000		
and Executive	Information & telecommunication systems business	Yoshihiko Mogami	Aug. 1, 1953	4/1976 Joined Hitachi, Ltd. 10/2009 Chief Operating Officer, System Solutions Business, Information & Telecommunication Group, Information & Telecommunication Systems Company 4/2010 Vice President and Executive Officer	(Note 2)	19,000		
	Information & telecommunication systems business	Masaya Watanabe	Jan. 31, 1958	4/1982 Joined Hitachi, Ltd. 4/2011 Chief Strategy Officer, Information & Telecommunication Systems Company 4/2012 Vice President and Executive Officer	(Note 2)	19,000		
Total (Notes) 1. The "Degraposibility" column degraphes matters delegated to each of the Evropotive Officers.								

 ⁽Notes) 1. The "Responsibility" column describes matters delegated to each of the Executive Officers by the Board of Directors.
 2. The term of office of the Executive Officers expires on March 31, 2014.

6. Corporate Governance, etc.

(1) Corporate governance

1) Outline of corporate organizations

The Company has adopted the Committee System under the Companies Act, aiming to establish a framework for quick business operation and to realize highly transparent management by separating responsibilities for management oversight and those for execution of business operations.

Board of Directors

The Board of Directors approves basic management policy for the Hitachi Group and supervise the execution of the duties of executive officers and directors in order to sustainably enhance corporate value and the shareholders' common interests. The basic management policy includes medium-term management plan and annual budget compilation. The Board of Directors focuses on strategic issues related to the basic management policy as well as other items to be resolved that are provided in laws, regulations, the Articles of Incorporation and Board of Directors Regulations. As of June 21, 2013, the Board of Directors was made up of 14 Directors, and eight of whom are outside Directors and one concurrently serves as an Executive Officer. The Chairman of the Board does not concurrently serve as an Executive Officer. Within the Board of Directors, there are three statutory committees of the Nominating Committee, the Audit Committee and the Compensation Committee with outside Directors accounting for the majority of members of each committee. The Board of Directors meetings were held 10 days during the fiscal year ended March 31, 2013, and the attendance rate of Directors at those meetings was 98%. The Nominating Committee was held 5 days, the Audit Committee was held 12 days, and the Compensation Committee was held 4 days during the fiscal year ended March 31, 2013.

The Nominating Committee has the authority to determine particular proposals submitted to the general meeting of shareholders for the election and dismissal of Directors, and consists of four Directors, three of whom are outside Directors.

The Audit Committee has the authority to audit the execution of duties of Directors and Executive Officers and to determine on proposals submitted to the general meeting of shareholders for the election and dismissal of accounting auditors, and consists of five Directors, including three outside Directors and one standing Audit Committee member. Mr. Takashi Miyoshi, the Chair of the Audit Committee, has considerable knowledge of finance and accounting due to his long experience as the General Manager of accounting and finance of the Company as well as Executive Officer responsible for accounting and finance for many years.

The Compensation Committee has the authority to determine remuneration policies for Directors and Executive Officers and remuneration for individuals based on them. The Compensation Committee consists of four Directors, three of whom are outside Directors.

With regard to the number of Directors and their election, the Company stipulates in its Articles of Incorporation that the Company shall have not more than twenty (20) Directors. With regard to the adoption of resolution for the election of Directors, the Company stipulates in its Articles of Incorporation that the presence of shareholders representing one-third or more of the voting, that resolutions for the election of Directors shall be approved by attending shareholders possessing one-third or more of all voting rights of the shareholders who are entitled to exercise their votes, and that the resolution shall not be made by cumulative voting.

Executive Officers

Executive Officers decide on matters delegated to them by the Board of Directors and execute the Company's business affairs within the scope of assignments determined by the Board of Directors. As of June 21, 2013, the Company has 31 Executive Officers.

The Company stipulates in its Articles of Incorporation that the Company shall have not more than forty (40) Executive Officers.

Senior Executive Committee

The Senior Executive Committee is a council to ensure that President deliberately decides on important managerial matters, which may affect the Company or the Hitachi Group business, through discussing from diverse viewpoints. It consists of 12 members as of June 21, 2013; President, five Executive Vice President and Executive Officers and six Senior Vice President and Executive Officers.

2) Matters determined by resolution of the Board of Directors without resolution at the general meeting of shareholders pursuant to the provisions of the Articles of Incorporation

The Company stipulates in the Articles of Incorporation that it may, unless otherwise provided in the applicable laws, determine on matters specified in each item of Article 459, Paragraph 1 of the Companies Act by the resolution of the Board of Directors, without resolution at the general meeting of shareholders.

For the repurchase of the company's own its shares (Article 459, Paragraph 1, Item 1 of the Companies Act), the Board of Directors shall determine on the matter in order to enable timely implementation of capital strategies.

Regarding reduction of capital reserve or earned surplus reserve (Article 459, Paragraph 1, Item 2 of the Companies Act), appropriation of surplus (excluding dividends of surplus and disposal of the property of the Company) (Article 459, Paragraph 1, Item 3 of the Companies Act) and dividends of surplus (Article 459, Paragraph 1, Item 4 of the Companies Act), since the Company was a company with committees as of the date of enforcement of the Companies Act, it was deemed that its Articles of Incorporation had stipulations that the Board of Directors was able to decide the above matters without resolution at the general meeting of shareholders and that it should not stipulate that such matters shall be resolved at the resolution of the general meeting of shareholders, in accordance with Article 57 of the Act on Arrangement of Relevant Acts Incidental to Enforcement of the Companies Act (July 26, 2005, Act No. 87). Even after the enforcement of the Companies Act, the Company has made it a rule to timely decide on these important business judgments by the Board of Directors to enhance the shareholders' common interests.

The Company has stipulated in its Articles of Incorporation that it may, by resolution of the Board of Directors, exempt any Director (including former Director) and Executive Officer (including former Executive Officer) from liabilities as provided Article 423, Paragraph 1 of the Companies Act to the extent as provided in laws or regulations.

3) Requirement for special resolution of the general meeting of shareholders

To enable to securely meet the quorum of the general meeting of shareholders under Article 309, Paragraph 2 of the Companies Act, the Company stipulates in its Articles of Incorporation that any resolution as provided in Article 309, Paragraph 2 of the Companies Act shall be adopted at a general meeting of shareholders where shareholders representing one-third or more of the voting rights of all the shareholders shall be present, by a majority of two-thirds or more of the voting rights of the shareholders who are present in such meeting and are entitled to vote.

4) Internal control system and risk management system

Outlines of the internal control system and the risk management system of the Company are as follows. In addition, these systems were resolved by the Board of Directors as the basic policy for internal control system under the Companies Act.

- (a) When necessary, the Board of Directors may appoint one or more director(s), who does not serve concurrently as an executive officer, as a director responsible for assisting with the duties of the Audit Committee. In addition, the Board of Directors Office (the "Office") shall be established specifically to assist with the duties of each Committee and the Board of Directors and staffed with personnel who are not subject to orders and instructions of Executive Officers.
- (b) In order to ensure the independence of the Office personnel from Executive Officers, the Audit Committee shall be informed in advance of planned transfers of the Office personnel.
- (c) Executive Officers and employees shall report without delay to the members of the Audit

- Committee significant matters affecting the whole Company, results of internal audits, and the implementation status of reporting under the internal reporting system.
- (d) In order to ensure the effectiveness of audits by the Audit Committee, standing Committee member(s) shall be appointed to the Audit Committee, and activity plans of the Audit Committee shall be prepared in coordination with the audit plans of Internal Auditing Office.
- (e) A reporting system to Directors shall be established to ensure that the execution of duties by Executive Officers is in compliance with laws, regulations, and the Articles of Incorporation.
- (f) Information pertaining to the execution of duties by Executive Officers shall be prepared and maintained in accordance with internal rules.
- (g) A structure shall be established in which each relevant department shall establish regulations and guidelines, conduct training, prepare and distribute manuals, and carry out other such measures with respect to various risks. Efforts shall be made to identify possible new risks through such things as progress reports on business operations and, should it become necessary to respond to a new risk, an Executive Officer responsible for responding thereto shall be appointed promptly.
- (h) Efficient performance of duties shall be ensured through the following business management systems.
 - The Senior Executive Committee shall be established in order to deliberate on and facilitate the formulation of decisions based on due consideration of diverse factors regarding important issues that affect the Company and/or the Hitachi Group.
 - Based on the management policy, medium-term business plans and annual budgets, on which performance management is based, shall be prepared in order to operate business in a planned and efficient manner.
 - Internal audits shall be conducted by Internal Auditing Office to monitor and identify the status of business operations and to facilitate improvements.
 - The Audit Committee shall receive the audit plans of the accounting auditors in advance, and the prior approval of the Audit Committee shall be required with respect to the fees to be paid to and non-audit services to be requested of the accounting auditors.
 - Documented business processes shall be executed, and internal and external auditors shall examine said processes in order to ensure the reliability of financial reports.
- (i) Continuous maintenance of a legal and regulatory compliance structure shall be ensured through the following business management systems.
 - Internal audits shall be conducted, and various committees shall be established for legal and regulatory compliance activities. Furthermore, an internal reporting system shall be established and education on legal and regulatory compliance shall be provided.
 - Various corporate rules and regulations shall be established, and efforts shall be made to ensure that the employees are aware of the internal control systems overall and that the systems are effective.
- (j) The following measures shall be effective to ensure the adequacy of business operations within the Hitachi Group.
 - Such fundamental policies as the emphasis of the social responsibilities of business enterprises shall be shared with the Group companies.
 - A group-wide policy for compliance with applicable laws and regulations shall be established as necessary.
 - Internal audits of Company departments and Group companies shall be conducted periodically, and Directors and Corporate Auditors shall be sent from the Company to Group companies. Each company shall execute documented business processes on matters that should be reflected in financial reports, and Corporate Auditors and others shall examine said processes.
 - A structure for the adequate and efficient conduct of business operations common to Group companies shall be established.
 - The policy on transactions within the Hitachi Group is to trade fairly based on market prices.

5) Internal audit and audit by the Audit Committee

(a) Internal audit

The Internal Auditing Office is in charge of internal audit within Hitachi Group and audits inhouse companies, corporate divisions of headquarters and subsidiaries and affiliates. The number of staff of the Internal Auditing Office is 37 as of March 31, 2013.

The Internal Auditing Office monitors and assesses whether overall business operations, including marketing, personnel management, labor management, procurement transactions, production, information system, accounting and financing activities, and property management of Hitachi Group are properly carried out pursuant to audit standards established by the Company, and points out items required to be improved based on the results of auditing and follows up their improvements. The Internal Auditing Office reports in advance its internal audit plan to the Audit Committee, and reports results of auditing to the President and the Audit Committee. Furthermore, relating to the internal control over financial reporting, the internal control division in the Internal Audit Office promotes to establish and maintain the internal control systems pursuant to the Company's guideline, assesses its effectiveness, and reports the results to the President and the Audit Committee.

In addition, each division in charge of compliance, information security, environment and export regulations investigates and evaluates compliance with related laws and regulations, and instructs improvements if necessary.

(b) Audit by the Audit Committee

The Audit Committee conducts audits for whether corporate administration by Directors and Executive Officers are properly carried out under appropriate internal control systems.

The Audit Committee develops the audit policy and the audit plan, and periodically receives reports or conducts hearing for execution of duties from Directors and Executive Officers. In addition, the members of the Audit Committee, who are in charge of internal investigation, investigate in-house companies of the Company and receive reports from subsidiaries in order to check whether business transaction and property management are properly carried out, and then report the results to the Audit Committee. Furthermore, such members of the Audit Committee attend the important meetings including the budget meeting and the Senior Executive Committee, inspect audit reports from internal audit divisions, and provide internal audit divisions with instructions about divisions to be subject to auditing and items to be focused, if necessary.

The Audit Committee receives reports and explanations about the audit plan and results of the audit from the accounting auditor, and based on the reports, verifies results of financial audits and internal control audits. In addition, the Audit Committee receives reports and explanations of quality control systems of the accounting auditor. Furthermore, the Company makes it a rule to obtain the prior approval of the Audit Committee for remuneration to the accounting auditor and non-audit services to be provided by the accounting auditor.

6) Outside Directors

(a) Qualification for the outside Directors and criteria for the independency

For electing an outside Director, the Nominating Committee of the Company considers, in addition to the following criteria for the independency, whether the outside Director has the highest personal and professional ethics, integrity and insight, and distinguished records of leadership or experience at policy making levels in business, law, administration, accounting or education, etc.

For the independency of an outside Director, the Company considers the outside director to be independent unless:

- his or her immediate family member* is, or has been within the last three years, an executive director or an executive officer, of the Company or any of its subsidiaries;
- he or she is currently an executive director, an executive officer or an employee of a company that has made payments to, or received payments from, the Company for property or services in an amount which, in any of the last three fiscal years, exceeds 2% of any of the companies' consolidated gross revenues;

- he or she has received during any of the last three fiscal years more than \mathbb{\pmath}10 million in direct compensation for his or her service as a specialist in law, accounting or tax, or as a consultant from the Company, other than director compensations; or
- he or she serves as an executive officer or director of a not-for-profit organization, and the Company's discretionary charitable contributions to the organization in any of the last three fiscal years are more than ¥10 million and 2% of that organization's annual gross revenues.
 - * An "immediate family member" includes a person's spouse, parents, children, siblings, grand-parents, grand-children, mothers and fathers-in-law, sons and daughters-in-law, spouses of siblings, grand-children-in-law, and brothers and sisters-in-law.

(b) Function of the outside Directors

Following the policy stated in "(a) Qualification for outside Directors and criteria for the independency," the Company has elected eight persons; Mses. Yoshie Ota and Cynthia Carroll, and Messrs. Nobuo Katsumata, Sadayuki Sakakibara, George Buckley, Harufumi Mochizuki, Tohru Motobayashi and Philip Yeo, as outside Directors under Article 2, Item 15 of the Companies Act. Each outside Director is expected to enhance functions of the Company's Board of Directors through supervising execution of duties of Executive Officers and others from an independent perspective, based on diverse experiences and insights in such areas as public administration in the cases of Ms. Yoshie Ota and Messrs. Harufumi Mochizuki and Philip Yeo, based on rich experiences and insights as top executive of major global companies in the cases of Ms. Cynthia Carroll and Messrs. Nobuo Katsumata, Sadayuki Sakakibara and George Buckley, and based on rich experiences and insights as a legal expert in the case of Mr. Tohru Motobayashi.

(c) Supervising by the outside Directors

Outside Directors, comprising of majority of Directors, supervise execution of duties of Executive Officers from an independent perspective. As described in the item "5) Internal audit and audit by the Audit Committee" above, the Audit Committee, of which majority members are outside Directors, receives reports and explanations about results of internal audits, accounting audit and internal control audit, and verifies the matters reported or explained. In addition, the Audit Committee reports the results of its verification to the Board of Directors.

(d) Relationship between outside Directors and the Company

Each of outside Directors has no relationship with the Company regarding his or her independency as described in "(a) Qualification for the outside Directors and criteria for the independency." In addition, there is no particular conflict of interest between each of outside Directors and the Company. Furthermore, Ihara and Motobayashi Law Office, of which Mr. Tohru Motobayashi is a partner, is not a legal counsel to the Company, and there is no contractual relationship between Mr. Tohru Motobayashi and the Company in relation to legal services.

The Company considers that all outside Directors are independent, and therefore has notified all eight outside Directors as independent directors to each of the Company's listing stock exchanges in Japan.

The Company maintains a limited liability agreement (hereinafter referred to as "Agreement") stipulated in Article 427, Paragraph 1 of the Companies Act with Mses. Yoshie Ota and Cynthia Carroll, and Messrs. Nobuo Katsumata, Sadayuki Sakakibara, George Buckley, Harufumi Mochizuki, Tohru Motobayashi and Philip Yeo. The general intent of the Agreement is to limit the liability of outside Directors to the aggregate amount of the sums stipulated in each item under Article 425, Paragraph 1 of the Companies Act.

In addition, the number of shares of the Company owned by each outside Director is described in "5. Directors and Senior Management."

7) Status of accounting audit

Certified public accountants (CPAs) who executed accounting audit of the Company are as follows. In addition, other CPAs and staff belonging to Ernst & Young ShinNihon LLC assisted execution of accounting audit works as instructed by the three CPAs.

CPA having executed accounting audit works	Audit corporation to which CPA belongs
Koichi Tsuji	Ernst & Young ShinNihon LLC
Takashi Ouchida	Ernst & Young ShinNihon LLC
Takahiro Saga	Ernst & Young ShinNihon LLC

8) Compensation to Directors and Executive Officers

(a) Policy on the determination of Compensation of Directors and Executive Officers [Method of Determination of Policy]

The Company's Compensation Committee sets forth the policy on the determination of the amount of compensation, etc. of each Director and Executive Officer pursuant to applicable provisions of the Companies Act concerning companies with the Committee System.

[Summary of Policy]

(i) Matters relating to both Directors and Executive Officers

Compensation will be commensurate with the ability required of, and the responsibilities to be borne by, the Company's Directors and Executive Officers, taking into consideration compensation packages at other companies.

(ii) Matters relating to Directors

Compensation for Directors will consist of a monthly salary and a year-end allowance.

- Monthly salary will be decided by making adjustments to basic salary that reflect full-time or part-time status, committee membership and position, travel from place of residence, etc.
- Year-end allowance will be a pre-determined amount equivalent to about twenty percent of the Director's annual income based on monthly salary, although this amount may be reduced depending on Company performance.

A Director concurrently serving as an Executive Officer will not be paid compensation as a Director.

(iii) Matters relating to Executive Officers

Compensation for Executive Officers will consist of a monthly salary and a performance-linked component.

- Monthly salary will be decided by adjusting a basic amount set in accordance with the relevant position to reflect the results of an assessment.
- The performance-linked component will be set within a range equivalent to about thirty percent of the Executive Officer's annual income, adjusted based on Company and individual performance.

(iv) Miscellaneous

It was decided at the Compensation Committee meetings held on December 18, 2007 and March 26, 2008 that the compensation structure for Directors and Executive Officers will be re-examined starting with the compensation for fiscal 2008 and that the retirement allowance will be abolished. The payment of retirement allowance to Directors and Executive Officers due to the abolition of the retirement allowance system will be in an amount determined by the Compensation Committee at the time of the retirement of a relevant Director or Executive Officer.

(b) Amount of compensation

	T . 1	Total amount of each type (Millions of yen)			
Category	Total amount of compensation, etc. (Millions of yen)	Monthly salary	Year-end allowance and performance- linked component	Number of persons	
Directors (excluding outside Directors)	181	161	19	8	
Outside Directors	154	142	11	7	
Executive Officers	1,689	1,130	559	27	
Total	2,025	1,434	590	42	

- (Notes) 1. The number of Directors indicated excludes one Director who concurrently serve as Executive Officers.
 - 2. The amount of compensation to Directors includes the monthly salary of the three Directors, who retired due to expiration of their term of office at the close of the 143rd Ordinary General Meeting of Shareholders held on June 22, 2012.

In addition, Directors or Executive Officers whose compensation from the Company and its subsidiaries is not less than ¥100 million and the amount of their compensation are as follows:

			Total amount of		t of each type as of yen)
Name	Company	Category	compensation, etc. (Millions of yen)	Monthly salary	Year-end allowance and performance- linked component
Hiroaki Nakanishi	Hitachi, Ltd. (The Company)	Executive Officer (Note 1)	173	122	51
Kazuhiro Mori (Note 2)	Hitachi (China), Ltd. (Consolidated subsidiary) (Note 3)	Director	116	90	26

- (Notes) 1. Although concurrently serving as Director, Mr. Hiroaki Nakanishi does not receive compensation as Director.
 - 2. Although concurrently served as Executive Officer of the Company for the fiscal year ended March 31, 2013, Mr. Kazuhiro Mori did not receive compensation as Executive Officer of the Company.
 - 3. The compensation paid in Chinese yuan is converted into yen by average exchange late for each quarter of the fiscal year ended March 31, 2013.

9) Information on shareholdings

(a) Equity securities held for purposes other than pure investment

Number of stock names: 396 stock names

Total amount recorded in the balance sheet: ¥244,181 million

(b) Stock name, number of shares, amount recorded in the balance sheet, and purpose of holding regarding equity securities held for purposes other than pure investment

(Fiscal year ended March 31, 2012) Specified investment securities

Stock name	Number of shares (shares)	Balance sheet amount (Millions of yen)	Purpose of holding
Western Digital Corporation	25,000,000	85,046	Maintaining and enhancing business relationship
Central Japan Railway Company	9,000	6,138	Maintaining and enhancing business transactions
Yungtay Engineering Co., Ltd.	31,817,168	4,179	Maintaining and enhancing business relationship
East Japan Railway Company	790,000	4,115	Maintaining and enhancing business transactions
Electric Power Development Co., Ltd.	1,307,580	2,934	Maintaining and enhancing business transactions
The Japan Steel Works, LTD.	5,050,000	2,863	Maintaining and enhancing business transactions
The Chugoku Electric Power Co., Inc.	1,812,622	2,786	Maintaining and enhancing business transactions
JX Holdings, Inc.	4,888,149	2,507	Maintaining and enhancing business transactions
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	612,000	2,298	Maintaining and enhancing business transactions
Shin-Etsu Chemical Co., Ltd.	471,000	2,251	Maintaining and enhancing business transactions
Chubu Electric Power Co., Inc.	1,200,254	1,793	Maintaining and enhancing business transactions
The Chiba Bank, Ltd.	3,269,000	1,726	Maintaining and enhancing business transactions
ShinMaywa Industries, Ltd.	4,000,337	1,648	Maintaining and enhancing business transactions
NGK INSULATORS, LTD.	1,214,483	1,434	Maintaining and enhancing business transactions
The Dai-ichi Life Insurance Company, Limited	12,100	1,383	Maintaining and enhancing business transactions
Showa Denko K.K.	6,593,332	1,239	Maintaining and enhancing business transactions
JOYO BANK, Ltd.	2,956,000	1,120	Maintaining and enhancing business transactions

Stock name	Number of shares (shares)	Balance sheet amount (Millions of yen)	Purpose of holding
Tohoku Electric Power Co., Inc.	1,010,000	953	Maintaining and enhancing business transactions
WOWOW INC.	5,260	944	Maintaining and enhancing business transactions
Kyushu Electric Power Co. Inc.	790,000	931	Maintaining and enhancing business transactions
NKSJ Holdings, Inc.	500,000	925	Maintaining and enhancing business transactions
Sapporo Holdings Limited	2,988,000	914	Maintaining and enhancing business transactions
Kintetsu Corporation	2,842,913	895	Maintaining and enhancing business transactions
Hokuriku Electric Power Company	576,000	861	Maintaining and enhancing business transactions
Seiko Electric Company, Ltd.	1,630,320	831	Maintaining and enhancing business transactions
IBJ Leasing Company, Limited	360,000	771	Maintaining and enhancing business transactions
TOHO GAS CO., LTD.	1,524,471	743	Maintaining and enhancing business transactions
West Japan Railway Company	215,000	714	Maintaining and enhancing business transactions
TOYO ELECTRIC MFG. CO. LTD.	2,100,000	686	Maintaining and enhancing business relationship
NOF Corporation	1,700,000	685	Maintaining and enhancing business transactions

(Note) Since the number of stock of which balance sheet amount exceeds 1% of the amount of the Company's common stock on the balance sheet is less than 30, the top 30 stocks in balance sheet amount are listed.

(Fiscal year ended March 31, 2013) Specified investment securities

Stools name	Number of	Balance sheet	Dumaga of halding
Stock name	shares (shares)	amount (Millions of yen)	Purpose of holding
Western Digital Corporation	25,000,000	118,244	Maintaining and enhancing business relationship
Central Japan Railway Company	900,000	8,928	Maintaining and enhancing business transactions
East Japan Railway Company	790,000	6,098	Maintaining and enhancing business transactions
Yungtay Engineering Co., Ltd.	31,817,168	6,013	Maintaining and enhancing business relationship
Silver Spring Networks, Inc.	2,082,265	3,393	Maintaining and enhancing business relationship
Electric Power Development Co., Ltd.	1,307,580	3,238	Maintaining and enhancing business transactions
ShinMaywa Industries, Ltd.	4,000,337	2,952	Maintaining and enhancing business transactions
Shin-Etsu Chemical Co., Ltd.	471,000	2,943	Maintaining and enhancing business transactions
JX Holdings, Inc.	4,888,149	2,546	Maintaining and enhancing business transactions
The Japan Steel Works, LTD.	5,050,000	2,530	Maintaining and enhancing business transactions
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	612,000	2,512	Maintaining and enhancing business transactions
The Chugoku Electric Power Co., Inc.	1,812,622	2,274	Maintaining and enhancing business transactions
The Chiba Bank, Ltd.	3,269,000	2,206	Maintaining and enhancing business transactions
JOYO BANK, Ltd.	2,956,000	1,557	Maintaining and enhancing business transactions
The Dai-ichi Life Insurance Company, Limited	12,100	1,530	Maintaining and enhancing business transactions
Oclaro, Inc.	11,900,000	1,410	Received as consideration for the reorganization of Oclaro, Inc. and Opnext, Inc. which was an affiliate of the Company
Chubu Electric Power Co., Inc.	1,200,254	1,383	Maintaining and enhancing business transactions
WOWOW INC.	5,260	1,301	Maintaining and enhancing business transactions
Kintetsu Corporation	2,842,913	1,239	Maintaining and enhancing business transactions
Sapporo Holdings Limited	2,988,000	1,180	Maintaining and enhancing business transactions
NIPPON EXPRESS CO., LTD.	2,541,000	1,166	Maintaining and enhancing business transactions
IBJ Leasing Company, Limited	360,000	1,040	Maintaining and enhancing business transactions
NKSJ Holdings, Inc.	500,000	982	Maintaining and enhancing business transactions
West Japan Railway Company	215,000	970	Maintaining and enhancing business transactions

Stock name	Number of shares (shares)	Balance sheet amount (Millions of yen)	Purpose of holding
TOHO GAS CO., LTD.	1,524,471	934	Maintaining and enhancing business transactions
Showa Denko K.K.	6,593,332	929	Maintaining and enhancing business transactions
Hitachi Zosen Corporation	5,900,000	908	Maintaining and enhancing business transactions
Tokyo Gas Co., Ltd.	1,638,000	841	Maintaining and enhancing business transactions
Keio Corporation	1,032,873	835	Maintaining and enhancing business transactions
NOF Corporation	1,700,000	782	Maintaining and enhancing business transactions

⁽Note) Since the number of stock of which balance sheet amount exceeds 1% of the amount of the Company's common stock on the balance sheet is less than 30, the top 30 stocks in balance sheet amount are listed.

⁽c) Equity securities held for pure investment None.

(2) Audit Fees

1) Fees to Certified Public Accountants

	Fiscal year ended March 31, 2012		Fiscal year ended March 31, 2013		
Category	Fees for audit services (Millions of yen)	Fees for non-audit services (Millions of yen)	Fees for audit services (Millions of yen)	Fees for non-audit services (Millions of yen)	
The Company	500	126	564	104	
Consolidated subsidiaries	1,525	33	1,458	138	
Total	2,025	159	2,022	242	

2) Other fees

Audit fees paid by the Company and its consolidated subsidiaries to the Company's accounting auditor, Ernst & Young ShinNihon LLC Group (including Ernst & Young and its group firms which belong to the same network as Ernst & Young ShinNihon LLC), were \(\frac{2}{2}\),956 million for the fiscal year ended March 31, 2012, and \(\frac{2}{2}\),928 million for the fiscal year ended March 31, 2013, respectively. These fees are mainly paid for audit services to its overseas consolidated subsidiaries.

3) Descriptions of non-audit services to the Company

Non-audit services to the Company in the fiscal year ended March 31, 2012 and the fiscal year ended March 31, 2013 were various advisory services.

4) Policy on determination of audit fees

For determining the amount of audit fees, the Company conducts hearing of the audit plan and verify efficiency of audit services, including the number of days, hours for auditing, the number of subjects to be audited and the scope of audit, etc., and appropriateness of the estimate. The Company also discusses with the accounting auditor taking into consideration the formation of auditors and audit fees for the preceding fiscal year. In addition, the Audit Committee receives the audit plans of the accounting auditors and the results of discussion between the auditors and Executive Officers of the Company and approves the amount of the fees in advance of the Company's decision.

V. Financial Information

Refer to the consolidated financial statements incorporated in this Annual Securities Report.

VI. Stock-Related Administration for the Company

	·
Fiscal year	From April 1 to March 31
Ordinary General Meeting of Shareholders	To be held within three months from the following day of the end of every fiscal year
Record date	End of every fiscal year
Record date for distribution of surplus	End of March and end of September
Number of shares constituting one unit	1,000 shares
Purchase and sale of shares less than one unit	
Handling office	(Special account) Nippon Building 4th Floor, 6-2, Otemachi 2-chome, Chiyoda-ku, Tokyo Main Office, Tokyo Securities Transfer Agent Co., Ltd.
Transfer agent	(Special account) Tokyo Securities Transfer Agent Co., Ltd.
Forward office	-
Purchasing and selling fee	Free of charge
Method of public notice	The Company's method of public notice is through electronic public notice. However, if the Company cannot use the above-mentioned method of public notice due to an accident or other inevitable reasons, Nihon Keizai Shimbun will be adopted as its medium.
Special benefit for Shareholders	None

1. Under the Company's articles of incorporation, distribution of surplus through dividend payment, if any, will be made to shareholders of record as of March 31 and September 30 of each year. In addition, the Company may make further distributions of surplus to shareholders of record as of (Notes) another record date.

The Company's articles of incorporation provide that a holder of shares representing less than one unit does not have any other rights of a shareholder in respect of those shares, other than those specified in the articles of incorporation. This includes:

(1) Rights under each item of Article 189, Paragraph 2 of the Companies Act;

(2) Rights to be allotted rights to subscribe for free for new shares and stock acquisition rights

when such rights are granted to shareholders; or

(3) Rights stipulated in the Company's Articles of Incorporation

VII. Reference Information on the Company

1. Information on a Parent Company, etc. of the Company The Company has no parent company.

2. Other Reference Information

The Company filed the following documents during the period from the commencing date of the fiscal year ended March 31, 2013 to the filing date of the Annual Securities Report.

(1) Annual Securities Report and documents attached, and Confirmation Letter (The 143rd business term (from April 1, 2011 to March 31, 2012))

Filed with the Director of the Kanto Local Finance Bureau on June 22, 2012

(2) Internal Control Report

Filed with the Director of the Kanto Local Finance Bureau on June 22, 2012

(3) Extraordinary Report (pursuant to Article 19, Paragraph 2, Item 9-2 of the Cabinet Office Ordinance Concerning Disclosure of Corporate Affairs, etc.)

Filed with the Director of the Kanto Local Finance Bureau on June 25, 2012

(4) Quarterly Report and Confirmation Letter (The First Quarter of the 144th business term (from April 1, 2012 to June 30, 2012))

Filed with the Director of the Kanto Local Finance Bureau on August 7, 2012

(5) Quarterly Report and Confirmation Letter (The Second Quarter of the 144th business term (from July 1, 2012 to September 30, 2012))

Filed with the Director of the Kanto Local Finance Bureau on November 13, 2012

(6) Extraordinary Report (pursuant to Article 19, Paragraph 2, Item 3 of the Cabinet Office Ordinance Concerning Disclosure of Corporate Affairs, etc.)

Filed with the Director of the Kanto Local Finance Bureau on November 26, 2012

(7) Extraordinary Report (pursuant to Article 19, Paragraph 2, Item 12 and 19 of the Cabinet Office Ordinance Concerning Disclosure of Corporate Affairs, etc.)

Filed with the Director of the Kanto Local Finance Bureau on November 30, 2012

(8) Extraordinary Report (pursuant to Article 19, Paragraph 2, Item 7-3 of the Cabinet Office Ordinance Concerning Disclosure of Corporate Affairs, etc.)

Filed with the Director of the Kanto Local Finance Bureau on February 1, 2013

(9) Extraordinary Report (pursuant to Article 19, Paragraph 2, Item 9 of the Cabinet Office Ordinance Concerning Disclosure of Corporate Affairs, etc.)

Filed with the Director of the Kanto Local Finance Bureau on February 4, 2013

(10) Quarterly Report and Confirmation Letter (The Third Quarter of the 144th business term (from October 1, 2012 to December 31, 2012))

Filed with the Director of the Kanto Local Finance Bureau on February 12, 2013

(11) Amendment to Extraordinary Report (Amendment to Extraordinary Report (7) above)

Filed with the Director of the Kanto Local Finance Bureau on April 26, 2013

(12) Extraordinary Report (pursuant to Article 19, Paragraph 2, Item 7 of the Cabinet Office Ordinance Concerning Disclosure of Corporate Affairs, etc.) Filed with the Director of the Kanto Local Finance Bureau on June 12, 2013 (13) Amended Shelf Registration Statement (Amended Shelf Registration Statement concerning the Shelf Registration Statement filed on July 15, 2011)

Filed with the Director of the Kanto Local Finance Bureau on June 22, 2012 June 25, 2012 August 7, 2012 November 13, 2012 November 26, 2012 November 30, 2012 February 1, 2013 February 4, 2013 February 12, 2013 April 26, 2013 June 12, 2013

Part II Information on Guarantors, etc. for the Company

Not applicable.

Consolidated Financial Statements

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Consolidated Balance Sheets

March 31, 2013 and 2012

	I	Millions of yen
Assets	March 31,	March 31,
	2013	2012
Current assets:		
Cash and cash equivalents (note 7)	527,632	619,577
Short-term investments (note 7)	10,444	11,562
Short-term investments (note 3)	10,444	11,302
Trade receivables:		
Notes (notes 4, 7, 18 and 29)	110,316	117,951
Accounts (notes 4, 7 and 29)	2,311,460	2,225,519
Net trade receivables	2,421,776	2,343,470
Investments in leases (notes 6, 7 and 29)	270,899	235,744
Current portion of financial assets transferred	210,077	255,744
to consolidated securitization entities (notes 7 and 29)	23,365	86,071
Inventories (note 5)	1,437,399	1,413,252
Prepaid expenses and other current assets (notes 7 and 9)	498,623	452,510
Total current assets	5,190,138	5,162,186
Investments and advances,		
including affiliated companies (notes 3 and 7)	781,984	744,493
Property, plant and equipment (note 6):		
Land	518,313	464,093
Buildings	1,942,634	1,847,292
Machinery and equipment	5,207,010	5,109,865
Construction in progress	115,340	90,687
	7,783,297	7,511,937
Less accumulated depreciation	5,503,333	5,486,399
Net property, plant and equipment	2,279,964	2,025,538
Intangible assets (note 8):		
Goodwill	290,387	214,707
Other intangible assets	415,009	395,255
Total intangible assets	705,396	609,962
	. 00,000	
Financial assets transferred		
to consolidated securitization entities (notes 7 and 29)	131,379	205,411
Other assets (notes 6, 7, 9, 11 and 29)	720,369	670,936
Total assets	<u>9,809,230</u>	<u>9,418,526</u>

Consolidated Balance Sheets (continued)

March 31, 2013 and 2012

	N	Millions of yen
Liabilities and Equity	March 31, 2013	March 31, 2012
Current liabilities:		
Short-term debt (note 10)	673,850	531,446
Current portion of long-term debt (notes 6, 7 and 10)	260,185	384,110
Current portion of non-recourse borrowings	•	
of consolidated securitization entities (note 7)	26,399	97,004
Trade payables:		
Notes	15,462	24,025
Accounts	1,219,402	1,301,759
Accrued expenses (notes 11 and 18)	924,591	896,096
Income taxes (note 9)	56,278	75,217
Advances received	359,795	362,895
Other current liabilities (notes 7 and 9)	428,179	438,321
Total current liabilities	3,964,141	4,110,873
Long-term debt (notes 6, 7 and 10) Non-recourse borrowings of consolidated	1,306,747	1,248,851
securitization entities (note 7)	102,898	135,043
Retirement and severance benefits (note 11)	913,211	890,977
Other liabilities (note 9)	342,946	258,787
Total liabilities	6,629,943	6,644,531
Commitments and contingencies (note 18)		
Equity: Common stock 4,833,463,387 and 4,637,785,317 shares issued as of		
March 31, 2013 and 2012, respectively (notes 10 and 12)	458,790	427,775
Capital surplus (notes 10, 12 and 13)	622,946	600,243
Legal reserve and retained earnings (notes 7 and 14)	1,370,723	1,242,110
Accumulated other comprehensive loss (notes 7 and 16)	(368,334)	(496,896)
Treasury stock, at cost (note 15)	(1,565)	(1,450)
Total Hitachi, Ltd. stockholders' equity	2,082,560	1,771,782
Noncontrolling interests	1,096,727	1,002,213
Total equity	3,179,287	2,773,995
Total liabilities and equity	9,809,230	9,418,526

Consolidated Statements of Operations and Consolidated Statements of Comprehensive Income

Years ended March 31, 2013, 2012 and 2011

Consolidated S	Statements of	Operations
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Consolidated Statements of Operations		3.6	11: 6
	2012		llions of yen
	2013	2012	2011
D.			
Revenues:	= 000 440	0.700.000	0.256.205
Product sales	7,829,413	8,528,292	8,376,287
Financial and other services	1,211,658	1,137,591	939,520
Total revenues	9,041,071	9,665,883	9,315,807
Cost of sales:			
Product sales	(5,859,912)	(6,447,009)	(6,292,555)
Financial and other services	(884,079)	(831,962)	(674,878)
Total cost of sales	(6,743,991)	(7,278,971)	(6,967,433)
Selling, general and administrative expenses	(1,875,052)	(1,974,632)	(1,903,866)
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Impairment losses for long-lived assets (note 19)	(23,209)	(31,841)	(35,170)
Restructuring charges (note 20)	(30,498)	(23,097)	(5,757)
Interest income	13,229	12,653	13,267
Dividend income	6,415	5,551	4,240
Other income (note 21)	26,220	228,906	69,730
Interest charges	(26,707)	(28,141)	(24,878)
Other deductions (note 21)	(2,494)	(3,010)	(13,597)
Equity in net loss of affiliated companies	(40,447)	(15,571)	(20,142)
Income before income taxes	344,537	557,730	432,201
income before income taxes	344,337	337,730	432,201
Income taxes (note 9)	(106,816)	(144,922)	(129,075)
Net income	237,721	412,808	303,126
Not income	237,721	412,000	303,120
Less net income attributable to noncontrolling interests	62,395	65,629	64,257
Net income attributable to Hitachi, Ltd. stockholders	175,326	347,179	238,869
Net income duributable to fridein, Etc. stockholders	173,320	<u> </u>	230,002
Net income attributable to Hitachi, Ltd. stockholders per share (note 22):			Yen
Basic	37.28	76.81	52.89
Diluted	36.29	71.86	49.38
		,	.,
Consolidated Statements of Comprehensive In	ncome		
-		Mi	llions of yen
	2013	2012	2011
Net income	237,721	412,808	303,126
Other comprehensive income (loss) arising during the year (note 16)			
Foreign currency translation adjustments	181,814	23,462	(87,379)
Pension liability adjustments	(12,040)	(44,149)	16,076
Net unrealized holding gain (loss) on available-for-sale securities	41,386	2,962	(5,352)
Cash flow hedges	(28,201)	(2,502)	1,988
Total other comprehensive income (loss) arising during the year	182,959	(20,227)	(74,667)
Comprehensive income	420,680	392,581	228,459
Less comprehensive income attributable to noncontrolling interests	117,490	49,446	47,427
Comprehensive income attributable to Hitachi, Ltd. stockholders	303,190	343,135	181,032
comprehensive meeting attribution to mineral, Dia. Stockholders	202,170	212,122	101,002

Consolidated Statements of Equity

Years ended March 31, 2013, 2012 and 2011

		М	illions of yen
	2013	2012	2011
Common stock (notes 10 and 12): Balance at beginning of year	427,775	409,129	408,810
Change in common stock:		, ,	,
Conversion of convertible bonds	31,015	18,646	319
Total change in common stock	31,015	18,646	319
Balance at end of year	458,790	427,775	409,129
Capital surplus (notes 10, 12 and 13):			
Balance at beginning of year	600,243	603,133	620,577
Change in capital surplus:			
Conversion of convertible bonds	31,015	18,646	319
Equity transactions and other	(8,307)	(21,527)	(8,229)
Sales of treasury stock	22.703	(2,890)	(9,534)
Total change in capital surplus		600,243	(17,444)
Balance at end of year	622,946	000,243	603,133
Legal reserve and retained earnings (notes 7 and 14):			
Balance at beginning of year	1,242,110	922,036	713,479
Change in legal reserve and retained earnings:			
Effect on retained earnings due to consolidation of securitization			
entities upon initial adoption of the amended provisions of ASC 810	-	-	(7,732)
Net income	175,326	347,179	238,869
Dividends to Hitachi, Ltd. stockholders	(46,713)	(27,105) 320,074	(22,580)
Total change in legal reserve and retained earnings	128,613		208,557
Balance at end of year	1,370,723	1,242,110	922,036
Accumulated other comprehensive loss (notes 7 and 16):			
Balance at beginning of year	(496,896)	(493,062)	(432,057)
Change in accumulated other comprehensive loss:			
Effect on accumulated other comprehensive loss due to consolidation of			
securitization entities upon initial adoption of the amended provisions of ASC 810			(2,977)
Equity transactions and other	698	210	(191)
Other comprehensive income (loss), net of reclassification adjustments	127,864	(4,044)	(57,837)
Total change in accumulated other comprehensive loss	128,562	(3,834)	(61,005)
Balance at end of year	(368,334)	(496,896)	(493,062)
Treasury stock, at cost (note 15):	(4.450)	(4.054)	(0 (1 7 1)
Balance at beginning of year	(1,450)	(1,371)	(26,151)
Change in treasury stock, at cost:	(1(2)	(126)	(102)
Acquisition of treasury stock Sales of treasury stock	(162)	(126)	(183)
Total change in treasury stock, at cost	$\frac{47}{(115)}$	$\frac{47}{(79)}$	24,963 24,780
Balance at end of year	(1,565)	$\frac{(79)}{(1,450)}$	(1,371)
Datance at chie of year	(1,303)	(1,430)	(1,3/1)

Consolidated Statements of Equity (continued)

Years ended March 31, 2013, 2012 and 2011

		N	Millions of yen
	2013	2012	2011
Total Hitachi, Ltd. stockholders' equity:			
Balance at beginning of year	1,771,782	1,439,865	1,284,658
Change in total Hitachi, Ltd. stockholders' equity:			
Effect on retained earnings due to consolidation of securitization			
entities upon initial adoption of the amended provisions of ASC 810	-	-	(7,732)
Effect on accumulated other comprehensive loss due to consolidation of			
securitization entities upon initial adoption of the amended provisions			(2.077)
of ASC 810	-	-	(2,977)
Conversion of convertible bonds	62,030	37,292	638
Equity transactions and other	(7,609)	(21,317)	(8,420)
Net income	175,326	347,179	238,869
Other comprehensive income (loss), net of reclassification adjustments	127,864	(4,044)	(57,837)
Dividends to Hitachi, Ltd. stockholders	(46,713)	(27,105)	(22,580)
Acquisition of treasury stock	(162)	(126)	(183)
Sales of treasury stock	42	38	15,429
Total change in total Hitachi, Ltd. stockholders' equity	310,778	331,917	155,207
Balance at end of year	2,082,560	1,771,782	1,439,865
Noncontrolling interests (notes 7 and 13):			
Balance at beginning of year	1,002,213	1,001,524	983,187
Change in noncontrolling interests:			
Effect on retained earnings due to consolidation of securitization			(5.005)
entities upon initial adoption of the amended provisions of ASC 810	-	-	(5,225)
Effect on accumulated other comprehensive loss due to consolidation of			
securitization entities upon initial adoption of the amended provisions of ASC 810			(1.005)
	1,186	(26,464)	(1,985) (1,696)
Equity transactions and other Net income	62,395	(26,464) 65,629	64,257
Other comprehensive income (loss), net of reclassification adjustments	55,095	(16,183)	(16,830)
Dividends to noncontrolling interests	(24,162)	(22,293)	(20,184)
Total change in noncontrolling interests	94,514	689	18,337
	1,096,727	1,002,213	1,001,524
Balance at end of year	1,090,727	1,002,213	1,001,324
Total equity:			
Balance at beginning of year	2,773,995	2,441,389	2,267,845
Change in total equity:	_,,,,,,,	=, , , , , ,	=,=07,010
Effect on retained earnings due to consolidation of securitization			
entities upon initial adoption of the amended provisions of ASC 810	_	_	(12,957)
Effect on accumulated other comprehensive loss due to consolidation of			(, , ,
securitization entities upon initial adoption of the amended provisions			
of ASC 810	-	-	(4,962)
Conversion of convertible bonds	62,030	37,292	638
Equity transactions and other	(6,423)	(47,781)	(10,116)
Net income	237,721	412,808	303,126
Other comprehensive income (loss), net of reclassification adjustments	182,959	(20,227)	(74,667)
Dividends to Hitachi, Ltd. stockholders	(46,713)	(27,105)	(22,580)
Dividends to noncontrolling interests	(24,162)	(22,293)	(20,184)
Acquisition of treasury stock	(162) 42	(126)	(183) 15,429
Sales of treasury stock Total change in total equity	405,292	332,606	173,544
Balance at end of year	3,179,287	2,773,995	2,441,389
Datance at the or year	3,117,401	4,113,773	4,441,309

Consolidated Statements of Cash Flows

Years ended March 31, 2013, 2012 and 2011

		Mill	ions of yen
	2013	2012	2011
Cash flows from operating activities (note 24):			
Net income	237,721	412,808	303,126
Adjustments to reconcile net income to net cash provided			
by operating activities:			
Depreciation	300,664	360,358	382,732
Amortization	117,355	119,308	115,037
Impairment losses for long-lived assets	23,209	31,841	35,170
Deferred income taxes	2,394	21,509	3,952
Equity in net loss of affiliated companies	40,447	15,571	20,142
Gain on sale of investments in securities and other	(24,047)	(228,115)	(72,987)
Impairment of investments in securities	4,762	15,096	11,407
(Gain) loss on disposal of rental assets and other property	3,119	(18,627)	4,387
(Increase) decrease in receivables	71,777	(259,211)	121,606
(Increase) decrease in inventories	7,860	(162,594)	(171,275)
(Increase) decrease in prepaid expenses and other current assets	(3,442)	987	1,964
Increase (decrease) in payables	(187,651)	119,177	47,512
Increase (decrease) in accrued expenses and retirement and severance	, , ,	,	Ź
benefits	8,177	(18,430)	22,871
Increase (decrease) in accrued income taxes	(25,697)	7,103	3,066
Decrease in other liabilities	(22,215)	(13,812)	(26,118)
Net change in lease receivables related to the Company's and its	() /	() ,	() /
subsidiaries' products	12,051	27,012	19,523
Other	17,024	17,174	19,439
Net cash provided by operating activities	583,508	447,155	841,554
Cash flows from investing activities (note 24):			
Capital expenditures	(381,731)	(337,502)	(254,460)
Purchase of intangible assets	(105,842)	(106,042)	(95,500)
Purchase of tangible assets and software to be leased	(335,640)	(269,350)	(268,446)
Proceeds from disposal of property, plant and equipment	28,556	47,697	27,427
Proceeds from disposal of tangible assets and software to be leased	20,944	17,447	19,866
Collection of investments in leases	285,407	244,446	286,356
Purchase of investments in securities and shares of newly consolidated			
subsidiaries	(171,721)	(151,413)	(122,555)
Proceeds from sale of investments in securities and shares of consolidated	` , ,	, , ,	, , ,
subsidiaries resulting in deconsolidation	80,602	331,007	147,941
Refund of deposit received for sale of investment in affiliated company	, -	, <u>-</u>	(43,550)
Other	25,968	28,126	42,575
Net cash used in investing activities	(553,457)	(195,584)	(260,346)

Consolidated Statements of Cash Flows (continued)

Years ended March 31, 2013, 2012 and 2011

		Mil	lions of yen
	2013	2012	2011
Cash flows from financing activities (note 24):			
Increase in short-term debt, net	74,630	70,105	75,535
Proceeds from long-term debt	352,840	388,991	179,324
Payments on long-term debt	(509,356)	(544,841)	(790,328)
Proceeds from sale of common stock by subsidiaries	2,523	736	415
Dividends paid to Hitachi, Ltd. stockholders	(46,564)	(27,018)	(22,466)
Dividends paid to noncontrolling interests	(25,827)	(22,206)	(19,575)
Acquisition of common stock for treasury	(162)	(126)	(183)
Proceeds from sales of treasury stock	25	38	52
Purchase of shares of consolidated subsidiaries from noncontrolling interest			
holders	(28,191)	(39,230)	(3,043)
Proceeds from sale of shares of consolidated subsidiaries to noncontrolling			
interest holders	102	6,188	229
Other	(465)	(475)	(4,136)
Net cash used in financing activities	(180,445)	(167,838)	(584,176)
Effect of consolidation of securitization entities upon initial adoption of the			
amended provisions of ASC 810 (note 7)	-	-	12,030
Effect of exchange rate changes on cash and cash equivalents	58,449	(18,966)	(31,836)
Net increase (decrease) in cash and cash equivalents	(91,945)	64,767	(22,774)
Cash and cash equivalents at beginning of year	619,577	554,810	<i>577,584</i>
Cash and cash equivalents at end of year	527,632	619,577	554,810

Notes to Consolidated Financial Statements

(1) Nature of Operations

Hitachi, Ltd. (the Company) is a Japanese corporation, whose principal office is located in Japan. The Company's and its subsidiaries' businesses are diverse, and include information and telecommunication systems, power systems, social infrastructure and industrial systems, electronic systems and equipment, construction machinery, high functional materials and components, automotive systems, digital media and consumer products, financial services, and others including logistics services.

(2) Basis of Presentation and Summary of Significant Accounting Policies

(a) Basis of Presentation

The Company and its domestic subsidiaries keep their books of account in accordance with the financial accounting standards of Japan, and its foreign subsidiaries in accordance with those of the countries of their domicile.

The consolidated financial statements presented herein have been prepared to reflect the adjustments which are necessary to conform to accounting principles generally accepted in the United States of America. Management of the Company has made a number of estimates and assumptions relating to the reporting of assets and liabilities and the disclosure of contingent assets and liabilities to prepare these financial statements. Actual results could differ from those estimates.

(b) Principles of Consolidation

The consolidated financial statements include the accounts of the Company, its majority-owned subsidiaries and all variable interest entities (VIEs) for which the Company or any of its consolidated entities is the primary beneficiary. The definition of a VIE is included in Accounting Standards Codification (ASC) 810, "Consolidation." This guidance addresses how a business enterprise should evaluate whether it has a controlling financial interest in an entity through means other than voting rights and accordingly should consolidate the entity. The consolidated financial statements include accounts of certain subsidiaries whose closing dates differ from March 31 by 93 days or less to either comply with local statutory requirements or facilitate timely reporting. There have been no significant transactions, which would materially affect the Company's financial position and results of operations, with such subsidiaries during the period from their closing dates to March 31. Intercompany accounts and significant intercompany transactions have been eliminated in consolidation.

Investments in corporate joint ventures and affiliated companies, where the Company has the ability to exercise significant influence over operational and financial policies generally by holding 20 - 50% ownership, are accounted for under the equity method. Investments where the Company does not have significant influence are accounted for under the cost method.

(c) Cash Equivalents

The Company considers all highly liquid investments with insignificant risk of changes in value which have original maturities of three months or less when purchased to be cash equivalents.

F-9 (Continued)

Notes to Consolidated Financial Statements

(d) Allowance for Doubtful Receivables

Allowance for doubtful receivables, including both trade receivables as well as investments in leases, is the Company's and subsidiaries' best estimate of the amount of our incurred losses (that is those amounts with regards to which collection is not probable based on current information). Assessing the ultimate realization of these receivables, based on historical experience and analyses, including the current creditworthiness of each customer, requires a considerable amount of judgment. Each company in our consolidated group considers factors which are relevant to its business and circumstances, including business practices that are unique to the respective country or region in which it operates within the context of our group policy. Such factors which have been present on a historical basis and have contributed to losses at our subsidiaries in the past include: historical credit loss experience; existence of overdue payments; extended payment terms; negative evaluation by third-party credit rating agencies; excessive debt; and evaluation of deteriorating financial position and operating results. Account balances are generally written off against the allowance only after all means of collection have been exhausted and the potential for recovery is considered remote. Write-offs generally occur only when a debtor enters bankruptcy or liquidation because at that time collection efforts will have been exhausted. This policy results in potentially long collection cycles.

(e) Foreign Currency Translation

Foreign currency financial statements have been translated in accordance with ASC 830, "Foreign Currency Matters." Under this guidance, the assets and liabilities of the Company's subsidiaries located outside Japan are translated into Japanese yen at the rates of exchange in effect at the balance sheet date. Income and expense items are translated at the average exchange rates prevailing during the year. Gains and losses resulting from foreign currency transactions are included in other income (deductions), and those resulting from translation of financial statements are excluded from the consolidated statements of operations and included in accumulated other comprehensive loss.

(f) Investments in Securities and Affiliated Companies

Equity securities that do not have readily determinable fair values, except for equity-method investments, are accounted for under the cost method. The Company classifies investments in equity securities that have readily determinable fair values and all investments in debt securities in three categories: held-to-maturity securities, trading securities and available-for-sale securities.

Held-to-maturity securities are debt securities that the Company has the positive intent and ability to hold to maturity. Trading securities are debt and equity securities that are bought and held principally for the purpose of selling them in the near term. Available-for-sale securities are debt and equity securities not classified as either held-to-maturity securities or trading securities.

Held-to-maturity securities are reported at amortized cost. Trading securities are reported at fair value, with unrealized gains and losses included in earnings. Available-for-sale securities are reported at fair value, with unrealized gains and losses excluded from earnings and reported in accumulated other comprehensive loss.

On a periodic basis, but no less frequently than at the end of each quarter period, the Company evaluates available-for-sale securities, held-to-maturity securities and cost-method investments for possible impairment. If the fair value of any available-for-sale security, held-to-maturity security or cost-method investment is less than the cost basis or the amortized cost basis, the Company assesses whether the

F-10 (Continued)

Notes to Consolidated Financial Statements

impairment is temporary or other-than-temporary. Fair value is determined based on quoted market prices, projected discounted cash flows or other valuation techniques as appropriate. For certain cost-method investments for which it is not practicable to estimate the fair value, if an event or change in circumstances has occurred that may have a significant adverse effect on the fair value of the investment, the Company estimates the fair value of such investments.

Factors considered in determining whether an impairment of an equity security classified as available-for-sale or a cost-method investment is temporary or other-than-temporary include: the length of time and extent to which the fair value of the investment has been less than cost, the financial condition and near-term prospects of the issuer, and the intent and ability to retain the investment in the issuer for a period of time sufficient to allow for any anticipated recovery in fair value. A decline in fair value of an equity security classified as an available-for-sale security or cost-method investment below its cost basis that is deemed to be other-than-temporary results in a write-down of the cost basis to fair value as a new cost basis and the amount of the write-down is included in earnings. The new cost basis of the investment is not adjusted for subsequent recoveries in fair value.

Factors considered in assessing whether an impairment of a debt security classified as either available-for-sale or held-to-maturity is temporary or other-than-temporary include: whether there is intent to sell the impaired debt security, it is more likely than not that the impaired debt security will be required to be sold before recovery, or the holder is not expected to recover the entire amortized cost basis of the security for any other reason. If the best estimate of the present value of cash flows expected to be collected is less than the amortized cost basis of the security, such a difference represents the credit loss component of the impairment. If an other-than-temporary impairment has occurred, the amount of the other-than-temporary impairment recognized in earnings depends on whether the Company intends to sell the security or it is more likely than not that the Company will be required to sell the security before recovery of its amortized cost basis less any current-period credit loss. If the Company does not intend to sell the security and it is not more likely than not that the Company will be required to sell the security before recovery of its amortized cost basis less any current-period loss, the component of the other-than-temporary impairment related to the credit loss is recognized in earnings and the component of the other-than-temporary impairment related to other factors is recognized in accumulated other comprehensive loss. The previous amortized cost basis less the other-than-temporary impairment recognized in earnings becomes the new amortized cost basis of the investment. That new amortized cost basis is not adjusted for subsequent recoveries in fair value. However, the new amortized cost basis is adjusted for accretion and amortization as if the debt security had been purchased on the date of the other-than temporary impairment at an amortized cost basis equal to the previous amortized cost basis less the other-than-temporary impairment recognized in earnings.

On a periodic basis, but no less frequently than at the end of each quarter period, the Company evaluates the carrying amount of its ownership interests in equity-method investees for possible impairment. Factors considered in assessing whether an indication of other-than-temporary impairment exists include the achievement of business plan objectives and milestones including cash flow projections and the results of planned financing activities, the financial condition and prospects of each investee company, the fair value of the ownership interest relative to the carrying amount of the investment, the period of time during which the fair value of the ownership interest has been below the carrying amount of the investment and other relevant factors. Impairment to be recognized is measured based on the amount by which the

F-11 (Continued)

Notes to Consolidated Financial Statements

carrying amount of the investment exceeds the fair value of the investment. Fair value is determined based on quoted market prices, projected discounted cash flows or other valuation techniques as appropriate.

The cost of a security sold or the amount reclassified out of accumulated other comprehensive loss into earnings is determined by the average cost method.

(g) Securitizations

The Company and certain subsidiaries have a number of securitization programs. Under those programs, certain financial assets such as lease receivables, trade receivables and others are sold to Special Purpose Entities (SPEs) which are mainly funded through the issuance of asset-backed securities to investors. When a transfer of financial assets is eligible to be accounted for as a sale under ASC 860, "Transfers and Servicing," the transferred financial assets are derecognized. The Company and its subsidiaries recognize a gain or loss for the difference between the fair value of assets obtained and liabilities incurred in the sale and the carrying amount of the transferred financial assets when the transaction is consummated. Initially recorded at fair value in the period of securitizations, the amount of retained interests that can contractually be prepaid or otherwise settled in such a way that the holder would not recover all of its recorded interests is subsequently remeasured at fair value as of the balance sheet date in the same manner as available-for-sale securities.

Fair values are based on the present value of estimated future cash flows which take into consideration various factors such as expected credit loss and others.

(h) Inventories

Inventories are stated at the lower of cost or market. Cost is determined by the specific identification method for job order inventories and generally by the average cost method for raw materials and other inventories.

(i) Property, Plant and Equipment

Property, plant and equipment are stated at cost. Property, plant and equipment are principally depreciated using the straight-line method, mainly over the following estimated useful lives:

Buildings

Buildings and building equipment 3 to 50 years Structures 7 to 60 years Machinery and equipment

Machinery 4 to 15 years
Vehicles 4 to 7 years
Tools, furniture and fixtures 2 to 20 years

Effective April 1, 2012, the Company and its domestic subsidiaries changed their depreciation method from the declining-balance method to the straight-line method.

Based on the 2012 Mid-term Management Plan which covered a three year period ended March 31, 2013, the Company and its domestic subsidiaries made revisions to their business portfolio to move away from high volatility businesses, strengthen and focus on the Social Innovation businesses which aim to produce stable operating results over a long period of time. In developing their global business strategies, the Company and its domestic subsidiaries are accelerating construction of their global production systems to

F-12 (Continued)

Notes to Consolidated Financial Statements

capture the expanding demand for the Social Innovation businesses. Accordingly, domestic property, plant and equipment will be operated consistently and utilization of the domestic property, plant and equipment will be also more consistent than before.

The Company and its domestic subsidiaries believe that the new method is preferable as it better reflects the pattern of consumption of the benefits derived from those assets and makes a better cost allocation to match revenues generated by those assets during their estimated useful lives. In accordance with the "Change in Accounting Estimate" provisions of ASC 250, "Accounting Changes and Error Corrections," the change in depreciation method is accounted for on a prospective basis from the beginning of the period of change and results for prior periods have not been restated.

The effect of the change was to increase income before income taxes by \(\pm\)13,114 million and net income attributable to Hitachi, Ltd. stockholders by \(\pm\)10,431 million, or \(\pm\)2.22 per share (basic) and \(\pm\)2.16 per share (diluted) for the year ended March 31, 2013.

The effect on segment information is stated in note 32.

(j) Goodwill and Other Intangible Assets

The Company tests goodwill and indefinite-lived intangible assets for impairment at least annually. The Company performs its annual impairment test mainly during the fourth quarter after the annual forecasting process is completed. Furthermore, goodwill is reviewed for impairment whenever events or changes in circumstances indicate that the carrying value may not be recoverable. The impairment test consists of two steps. In the first step, the Company compares the fair value of each reporting unit to its carrying value. The Company has certain operating segments and, in identifying the reporting unit for the purpose of testing goodwill for impairment, considers disaggregating those operating segments into economically dissimilar components based on specific facts and circumstances, especially the level at which performance of the operating segments are reviewed, how many businesses are included in the operating segments, and the economic similarity of those businesses. In assigning goodwill to reporting units, the Company considers which reporting units are expected to benefit from the synergies of the combination in a manner similar to how the amount of goodwill is recognized in a business combination. The Company determines the fair value of its reporting units mainly using an income approach (i.e., present value technique). When determining such fair value, the Company may, however, also use the fair value of that unit based on a comparison of comparable publicly traded companies or based on that unit's stand-alone market capitalization. If the carrying value of the net assets assigned to the reporting unit exceeds the fair value of the reporting unit, then the Company performs the second step of the impairment test in order to determine the implied fair value of the reporting unit's goodwill. If the carrying value of a reporting unit's goodwill exceeds its implied fair value, the Company records an impairment loss equal to the difference. Intangible assets with finite useful lives are amortized over their respective estimated useful lives on either a straight-line basis or the method that reflects the pattern in which the economic benefits of the intangible assets are consumed or otherwise used up. The principal estimated useful lives are as follows:

Software 2 to 9 years
Software for internal use 3 to 10 years
Patents 4 to 8 years
Other 3 to 25 years

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Notes to Consolidated Financial Statements

(k) Capitalized Software Costs

Costs incurred for computer software developed or obtained for internal use are capitalized and amortized on a straight-line basis over their estimated useful lives in accordance with ASC 350, "Intangibles – Goodwill and Other." In addition, the Company and its subsidiaries develop certain computer software to be sold where related costs are capitalized after establishment of technological feasibility in accordance with ASC 985, "Software." The annual amortization of such capitalized costs is the greater of the amount computed using the ratio of each software's current year gross revenues to the total of current and anticipated future gross revenues or the straight-line method over the remaining estimated economic life of each software product.

(l) Impairment of Long-Lived Assets

The Company reviews the carrying value of long-lived assets or a related group of assets to be held and used, including intangible assets with finite useful lives, for impairment whenever events or circumstances occur that indicate that the carrying value of the assets may not be recoverable. The assets are considered to be impaired when estimated undiscounted cash flows expected to result from the use of the assets and their eventual disposition is less than their carrying values. The impairment losses are measured as the amount by which the carrying value of the asset or asset group exceeds the fair value. In determining the fair value, the Company uses available quoted market prices and present value techniques, if appropriate, based on the estimated future cash flows expected to result from the use of the assets and their eventual disposition.

(m) Retirement and Severance Benefits

The Company accounts for retirement and severance benefits in accordance with ASC 715, "Compensation – Retirement Benefits." Actuarial gains and losses and prior service benefit and cost included in accumulated other comprehensive loss are amortized using the straight-line method over the average remaining service period of active employees.

(n) Environmental Liabilities

The cost for environmental remediation liabilities is accrued when it is probable that the Company will incur environmental assessments or cleanup costs and the amounts can be reasonably estimated. The cost for liabilities is estimated based on the circumstances, the available information and current law, and the liabilities are not discounted to their present values.

(o) Derivative Financial Instruments

The Company accounts for derivative financial instruments in accordance with ASC 815, "Derivatives and Hedging." This guidance requires that all derivative financial instruments, such as forward exchange and interest rate swap contracts, be recognized in the financial statements as either assets or liabilities and measured at fair value regardless of the purpose or intent for holding them.

The Company designates and accounts for hedging derivatives as follows:

• "Fair value" hedge: a hedge of the fair value of a recognized asset or liability or of an unrecognized firm commitment. The changes in fair value of the recognized assets or liabilities or unrecognized firm commitments and the related derivatives are both recorded in earnings if the hedge is considered highly effective.

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Notes to Consolidated Financial Statements

- "Cash flow" hedge: a hedge of a forecasted transaction or of the variability of cash flows to be received or paid related to a recognized asset or liability. The changes in the fair value of the derivatives designated as cash flow hedges are recorded as other comprehensive income (loss) if the hedge is considered highly effective. This treatment is continued until earnings are affected by the variability in cash flows or the unrecognized firm commitment of the designated hedged item, at which point changes in fair value of the derivative are recognized in income (loss).
- "Foreign currency" hedge: a hedge of foreign-currency fair value or cash flow. The changes in fair value of the recognized assets or liabilities or unrecognized firm commitments and the derivatives are recorded as either earnings or other comprehensive income (loss) if the hedge is considered highly effective. Recognition as earnings or other comprehensive income (loss) is dependent on the treatment of foreign currency hedges as either fair value or cash flow hedges.

The Company follows the documentation requirements as prescribed by the guidance, which includes risk management objective and strategy for undertaking various hedge transactions. In addition, a formal assessment is made at the hedge's inception and periodically on an ongoing basis, as to whether the derivative used in hedging activities is highly effective in offsetting changes in fair values or cash flows of hedged items. Hedge accounting is discontinued for ineffective hedges, if any. Subsequent changes in the fair value of derivatives related to discontinued hedges are recognized in earnings immediately.

The Company classifies cash flows from derivatives as cash flows from operating activities in the consolidated statements of cash flows.

(p) Revenue Recognition

The Company recognizes revenue when persuasive evidence of an arrangement exists, delivery has occurred or services have been rendered, the sales price is fixed or determinable, and collectibility is reasonably assured.

The Company offers multiple solutions to meet its customers' needs. Those solutions may involve the delivery or performance of multiple elements, such as products, services, or rights to use assets, and performance may occur at different points in time or over different periods of time. When one element is delivered prior to the other in an arrangement, revenue is deferred until the delivery of the last element, unless transactions are such that the delivered item has value to the customer on a standalone basis, delivery or performance of the undelivered item is considered probable and substantially in the control of the Company if the arrangement includes a general right of return relative to the delivered item. If both conditions described above are met, each element in an arrangement is considered a separate unit of accounting, and the arrangement consideration is allocated to the separate units of accounting based on the relative selling price method. Under the relative selling price method, vender specific objective evidence (VSOE) should be used if it exists. However, when VSOE does not exist, third-party evidence (TPE) should be used. If neither VSOE nor TPE exists for all elements in a multiple element arrangement, the arrangement consideration is allocated to the separate units of accounting based on the best estimate of selling price. The Company determines the best estimate of selling price for multiple elements by considering various factors including, but not limited to, overall market conditions, including geographic or regional specific market factors, competitor prices for similar items, profit objective and pricing practices.

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Notes to Consolidated Financial Statements

In multiple element arrangements that include software that is more than incidental to the products or services as a whole and does not function together to deliver the tangible product's essential functionality, the Company allocates revenue for each element based on its relative fair value, as evidenced by VSOE. When VSOE of the delivered elements are unable to be established, the Company uses the residual method.

Product Sales:

Revenue from sales of products is recognized when title and risk of loss have been transferred to the customer depending upon the terms of the contract or arrangement with the customer. The Company's policy is not to accept product returns unless the products are defective. The conditions of delivery are governed by the terms of the contract or customer arrangement and those not meeting the predetermined specification are not recorded as revenue. When the final payment is subject to customer acceptance, a portion of revenue for the amount of the final payment is deferred until an enforceable claim has become effective. Product warranties are offered on the Company's and certain subsidiaries' products and a warranty accrual is established when sales are recognized based on estimated future costs of repair and replacement principally using historical experience of warranty claims. Revenue from separately priced extended warranty and product maintenance contracts is deferred and recognized in income on a straight-line basis over the contract period except in those circumstances in which sufficient historical evidence indicates that the costs of performing services under the contract are incurred on other than a straight-line basis.

Price protection is provided to retailers of the Company's consumer products business and others to compensate the customer retailers for a decline in the product's value due mainly to competition. Price protection granted to the customers is classified as a reduction of revenue in the consolidated statements of operations. In addition, it is the Company's policy to accrue reasonably and reliably estimated price adjustments at the later of the date at which the related sales are recognized, or the date at which price protection is offered. The estimate is made based primarily upon historical experience or agreement on the adjustment rate and the number of units that are subject to such adjustment (e.g., units in distribution channels).

Product revenues which are recognized upon delivery, installation or acceptance by the customer include information technology system products, construction equipment, disk drives, televisions, air conditioners, batteries, magnetic tapes, high functional materials, cable products, automotive equipment, semiconductor manufacturing equipment, test and measurement equipment, railway vehicles, medical electronic devices, industrial machinery and equipment, elevators and escalators.

Revenue from sales of tangible products under long-term construction type arrangements, in connection with the construction of nuclear, thermal and hydroelectric power plants, are recognized under the percentage-of-completion method. Under the percentage-of-completion method, revenue is recognized as a percentage of estimated total revenue that incurred costs to date bear to estimated total costs after giving effect to estimates of costs to complete based upon the most recent information. Any anticipated losses on fixed price contracts are charged to operations when such losses can be estimated. Provisions are made for contingencies in the period in which they become known pursuant to specific contract terms and conditions and are estimable. When reasonably dependable estimates of contract revenues and costs and the extent of progress toward completion do not exist, the completed-contract method of accounting is applied. A contract is complete when either acceptance by the customer is given or compliance with performance specifications is achieved, whichever is appropriate under the relevant contractual terms.

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Notes to Consolidated Financial Statements

The Company recognizes software revenue in accordance with the provisions of ASC 985, "Software." Revenue from software consists primarily of software licensing, customized software development and post contract customer support. Revenues from software license arrangements are recognized upon delivery of the software if evidence of the arrangement exists, pricing is fixed or determinable and collectibility is reasonably assured. Revenue from a software arrangement that requires significant production, modification or customization of software is recognized using the percentage-of-completion method provided that reasonably dependable estimates related to contract revenue, cost and the extent of progress toward completion exist. Otherwise, the completed-contract method is applied. Customization of software is considered substantially completed when an acceptance by the customer occurs. Revenue from post contract customer support is amortized over the period of the post contract customer support. Consulting and training services revenues are recognized when the services are rendered.

Service Revenues:

Service revenues from maintenance and distribution services are recognized upon completion of service delivery. Revenue from time-based service contracts is recognized as services are rendered. Revenue from long-term fixed price service contracts such as support or maintenance contracts is recognized ratably over the contractual period. If historical data shows that the accrual of service cost is not fixed and the service is rendered in proportion to the accrual of the cost for the service, revenue is recognized based on the pattern of the cost accrual. Finance lease income is recognized at level rates of return over the term of the leases. Operating lease income is recognized on a straight-line basis over the term of the lease.

(q) Shipping and Handling Costs

Shipping and handling costs are expensed as incurred and included in selling, general and administrative expenses.

(r) Advertising

Advertising costs are expensed as incurred.

(s) Research and Development Costs

Research and development costs are expensed as incurred. Costs incurred in connection with the development of software products for sale or lease to others are accounted for in accordance with ASC 985, "Software." Development costs incurred in the research and development of new software products and enhancements to existing products are expensed as incurred until technological feasibility has been established.

(t) Income Taxes

Deferred income taxes are accounted for under the asset and liability method in accordance with ASC 740, "Income Taxes." Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating losses and tax credit carryforwards. Under this method, deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. Under ASC 740, the effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. Valuation allowances are established to reduce

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Notes to Consolidated Financial Statements

deferred tax assets to their net realizable value if it is more likely than not that some portion or all of the deferred tax assets will not be realized.

Tax positions that are more likely than not to be sustained upon examination by tax authorities are recognized in the financial statements in accordance with the provisions of ASC 740. Tax positions that meet the more-likely-than-not recognition threshold are measured as the largest amount of tax benefit that is greater than 50 percent likely of being realized upon ultimate settlement with tax authorities. Interest accrued related to unrecognized tax benefits and penalties are included in income taxes in the consolidated statements of operations.

(u) Consumption Tax

Consumption tax collected and remitted to taxing authorities is excluded from revenues, cost of sales and expenses in the consolidated statements of operations.

(v) Net Income Attributable to Hitachi, Ltd. Stockholders Per Share

Net income attributable to Hitachi, Ltd. stockholders per share is computed in accordance with ASC 260, "Earnings Per Share." This guidance requires a dual presentation of basic and diluted net income attributable to Hitachi, Ltd. stockholders per share amounts on the face of the statements of operations. Under this guidance, basic net income attributable to Hitachi, Ltd. stockholders per share is computed based upon the weighted average number of shares of common stock outstanding during each year. Diluted net income attributable to Hitachi, Ltd. stockholders per share reflects the potential dilution that could occur if securities or other contracts to issue common stock were exercised or converted into common stock or resulted in the issuance of common stock that then shared in the earnings of the Company.

(w) Guarantees

The Company recognizes, at the inception of the guarantee, a liability for the fair value of the obligation undertaken in issuing the guarantee in accordance with ASC 460, "Guarantees."

(x) Subsequent Events

The Company has evaluated up to June 21, 2013, the date on which its consolidated financial statements were available to be issued in accordance with the provisions of ASC 855, "Subsequent Events."

(y) Accounting Changes

The Company adopted the provisions of ASC 860, "Transfers and Servicing" amended by Accounting Standards Update (ASU) 2009-16, "Accounting for Transfers of Financial Assets" on April 1, 2010. These provisions remove the concept of a qualifying special-purpose entity and remove the exception from the application of variable interest accounting to qualifying special-purpose entities. These provisions modify the financial-components approach used to account for transfers of financial assets, limit the circumstances in which a transferor derecognizes a portion or component of a financial asset when the transferor has not transferred the original financial asset to an entity and/or when the transferor has continuing involvement with the financial asset, and establish the "participating interests" conditions for reporting a transfer. The provisions also require enhanced disclosures to provide financial statement users with greater transparency about transfers of financial assets and a transferor's continuing involvement.

The Company adopted the provisions of ASC 810, "Consolidation" amended by ASU 2009-17, "Improvements to Financial Reporting by Enterprises Involved with Variable Interest Entities" on April 1,

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Notes to Consolidated Financial Statements

2010. These provisions establish how a company determines when an entity that is insufficiently capitalized or is not controlled through voting or similar rights should be consolidated. The determination of whether a company is required to consolidate an entity is based on qualitative information such as an entity's purpose and design and a company's ability to direct the activities of the entity that most significantly impact the entity's economic performance. The provisions also require enhanced disclosures that will provide users of financial statements with more transparent information about an enterprise's involvement in a variable interest entity.

The effect of the adoption of the provisions amended by ASU 2009-16 and ASU 2009-17 is presented in note 7.

The Company adopted the provisions of ASC 605-25, "Revenue Recognition – Multiple Element Arrangements," amended by ASU 2009-13, "Multiple-Deliverable Revenue Arrangements." on April 1, 2011. The provisions supersede certain provisions regarding multiple element arrangements in ASC 605-25. The provisions require an entity to allocate arrangement consideration at the inception of an arrangement to all of its deliverables based on their relative selling prices (the relative selling price method) following an established selling price hierarchy for determining the selling price of a deliverable, and eliminating the use of the residual method for multiple element arrangements subject to ASC 605-25. The provisions require both ongoing disclosures regarding an entity's multiple-deliverable revenue arrangements as well as certain transitional disclosures during periods after adoption. Entities may elect to adopt the provisions through either prospective application for revenue arrangements entered into, or materially modified, after the effective date or through retrospective application to all revenue arrangements for all periods presented.

The Company adopted the provisions of ASC 985, "Software," amended by ASU 2009-14, "Certain Revenue Arrangements That Include Software Elements." on April 1, 2011. The provisions affect how entities account for revenue arrangements that contain both tangible products and software elements. Previously, arrangements containing both tangible products and software were accounted for based on the provisions regarding revenue recognition included in ASC 985, "Software," if the software is considered more than incidental to the product or service. The provisions change revenue recognition for tangible products containing software elements and non-software elements that function together to deliver the tangible product's essential functionality by eliminating them from the scope of ASC 985. An entity must select the same transition method and same period for the adoption for both this guidance and the revisions to the multiple-deliverable revenue arrangements guidance required by ASU 2009-13.

For revenue arrangements entered into or materially modified after April 1, 2011, the Company recognizes revenue based on the new provisions. Most of the Company's multiple element arrangements comprise a deliverable such as information technology system products, machinery and equipment, installation of software, service including maintenance and others. The Company had recognized revenue for each element when VSOE or TPE was established. If VSOE or TPE of any undelivered item was not established, revenue from the entire arrangements was deferred until the delivery of the last element. Under the new provisions, for non-software elements such as machinery or equipment, if VSOE or TPE is not established, arrangement consideration is allocated to each separate element based on the best estimate of the selling price and the Company recognizes revenue for each separate element. The effect of the adoption of these provisions is not material to our financial statements.

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Notes to Consolidated Financial Statements

(z) Reclassifications

Certain reclassifications have been made to prior year balances in order to conform to the current year presentation.

(3) Investments in Securities and Affiliated Companies

Short-term investments as of March 31, 2013 and 2012 are as follows:

	M	Millions of yen	
	March 31,	March 31,	
	2013	2012	
Investments in securities:			
Available-for-sale securities			
Government debt securities	6,502	4,452	
Corporate debt securities	3,725	6,954	
Other securities	197	84	
Held-to-maturity securities	20	72	
	10,444	11,562	

Investments and advances, including affiliated companies as of March 31, 2013 and 2012 are as follows:

	Millions of yen	
	March 31,	March 31,
	2013	2012
Investments in securities:		
Available-for-sale securities		
Equity securities	280,491	220,491
Government debt securities	956	329
Corporate debt securities	15,066	24,732
Other securities	9,618	7,467
Held-to-maturity securities	356	321
Cost-method investments	53,990	56,174
Investments in affiliated companies	259,967	309,733
Advances and other	161,540	125,246
	781,984	744,493

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Notes to Consolidated Financial Statements

The following tables are summaries of the amortized cost basis, gross unrealized holding gains, gross unrealized holding losses and aggregate fair value of available-for-sale securities by the consolidated balance sheet classifications as of March 31, 2013 and 2012.

			N	Millions of yen
			N	March 31, 2013
	Amortized	Gross	Gross	Aggregate
	cost basis	gains	losses	fair value
Short-term investments:				
Government debt securities	6,501	1	-	6,502
Corporate debt securities	3,387	344	6	3,725
Other securities	196	1	-	197
	10,084	346	6	10,424
Investments and advances:				
Equity securities	155,625	125,775	909	280,491
Government debt securities	931	25	-	956
Corporate debt securities	12,997	2,093	24	15,066
Other securities	9,285	333	-	9,618
	178,838	128,226	933	306,131
	188,922	128,572	939	316,555
				_
			N	Millions of yen
			N	March 31, 2012
	Amortized	Gross	Gross	Aggregate
	cost basis	gains	losses	fair value
Short-term investments:				
Government debt securities	4,452	-	-	4,452
Corporate debt securities	6,481	490	17	6,954
Other securities	83	1	<u>-</u>	84
	11,016	491	17	11,490
Investments and advances:				
Equity securities	155,908	65,899	1,316	220,491
Government debt securities	311	18	-	329
Corporate debt securities	23,201	1,679	148	24,732
Other securities	7,379	133	45	7,467
	186,799	67,729	1,509	253,019
	197,815	68,220	1,526	264,509

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Notes to Consolidated Financial Statements

The following tables are summaries of gross unrealized holding losses on available-for-sale securities and the fair value of the related securities, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position, as of March 31, 2013 and 2012.

				Millions of yen March 31, 2013
	Less than 12	months	12 months	
	Aggregate fair value	Gross losses	Aggregate fair value	Gross losses
Short-term investments:				
Corporate debt securities	-	-	994	6
Investments and advances:				
Equity securities	4,904	601	1,219	308
Corporate debt securities	39	11	987	13
	4,943	612	2,206	321
	4,943	612	3,200	327
				Millions of yen
				March 31, 2012
	Less than 12	months	12 months	or longer
	Aggregate fair value	Gross losses	Aggregate fair value	Gross losses
Short-term investments:				
Corporate debt securities	2,847	9	1,691	8
Investments and advances:				
Equity securities	5,509	535	3,832	781
Corporate debt securities	7,227	118	2,770	30
Other securities	-	-	202	45
	12,736	653	6,804	856
	15,583	662	8,495	864

Equity securities consist primarily of stocks issued by Japanese and the U.S. listed companies. Government debt securities consist primarily of Japan treasury bonds. Corporate debt securities consist primarily of structured bonds. Other securities consist primarily of investment funds.

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Notes to Consolidated Financial Statements

The following table represents the purchases, proceeds from the sale, gross realized gains on the sale, and gross realized losses on the sale of available-for-sale securities for the years ended March 31, 2013, 2012 and 2011.

		M	fillions of yen
	2013	2012	2011
Purchases	7,915	24,641	26,490
Proceeds from the sale	14,763	5,288	11,646
Gross realized gains on the sale	7,985	2,224	3,556
Gross realized losses on the sale	48	280	385

The contractual maturities of debt securities and other securities classified as investments and advances in the consolidated balance sheet as of March 31, 2013 are as follows:

			Millions of yen
	Held-to- maturity	Available- for-sale	Total
Due within five years	356	8,836	9,192
Due after five years through ten years	-	6,547	6,547
Due after ten years	-	10,257	10,257
	356	25,640	25,996

Expected redemptions may differ from contractual maturities because some of these securities are redeemable at the option of the issuers.

The aggregate carrying amounts of cost-method investments which were not evaluated for impairment as of March 31, 2013 and 2012 were ¥53,953 million and ¥56,166 million, respectively, mainly because it was not practicable to estimate the fair value of the investments due to lack of a market price and difficulty in estimating fair value without incurring excessive cost and the Company did not identify any events or changes in circumstances that might have had a significant adverse effect on their fair value.

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Notes to Consolidated Financial Statements

The aggregate fair values of investments in affiliated companies, for which quoted market prices were available, as of March 31, 2013 and 2012, were \(\frac{1}{2}\)3,562 million and \(\frac{1}{2}\)88,532 million, respectively. The aggregate carrying amounts of such investments as of March 31, 2013 and 2012 were \(\frac{1}{2}\)28,088 million and \(\frac{1}{2}\)79,939 million, respectively.

As of March 31, 2013 and 2012, cumulative recognition of other-than-temporary declines in values of investments in certain affiliated companies resulted in the difference of \(\frac{\text{\tex

Summarized financial information relating to Renesas Electronics Corporation (Renesas) and other affiliated companies accounted for by the equity method as of March 31, 2013 and 2012 and for the years ended March 31, 2013, 2012 and 2011 is as follows:

	Renesas	Others	Millions of yen March 31, 2013 Total
Current assets	323,805	1,176,256	1,500,061
Non-current assets	335,114	650,360	985,474
Total assets	658,919	1,826,616	2,485,535
Current liabilities	235,237	969,485	1,204,722
Non-current liabilities	388,425	390,518	778,943
Total liabilities	623,662	1,360,003	1,983,665
			Millions of yen March 31, 2012
	Renesas	Others	Total
Current assets Non-current assets Total assets	407,485 439,840 847,325	1,104,866 581,312 1,686,178	1,512,351 1,021,152 2,533,503
Current liabilities	470,437	910,203	1,380,640
Non-current liabilities	211,088	259,865	470,953
Total liabilities	681,525	1,170,068	1,851,593

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Notes to Consolidated Financial Statements

			Millions of yen
			2013
	Renesas	Others	Total
Revenues	785,764	1,475,475	2,261,239
Gross profit	252,053	233,162	485,215
Net income (loss) attributable to			
affiliated companies	(156,004)	19,198	(136,806)
			Millions of yen
			2012
	Renesas	Others	Total
Revenues	883,112	1,178,032	2,061,144
Gross profit	283,362	179,774	463,136
Net loss attributable to affiliated			
companies	(64,413)	(8,791)	(73,204)
			Millions of yen
			2011
	Renesas	Others	Total
Revenues	1,137,898	1,070,645	2,208,543
Gross profit	401,946	186,149	588,095
Net income (loss) attributable to	701,270	100,147	300,073
affiliated companies	(89,037)	19,159	(69,878)

The balances and transactions with affiliated companies accounted for by the equity method are as follows:

		Millions of yen	
	March 31,	March 31,	
	2013	2012	
Trade receivables	100,495	107,844	
Long-term loans receivable	26,764	1,600	
Trade payables	21,252	27,960	
			Millions of yen
	2013	2012	2011
Revenues	296,967	338,814	315,533
Purchases	99,308	128,675	131,686

Notes to Consolidated Financial Statements

(4) Allowances for doubtful receivables

Allowances for doubtful receivables as of March 31, 2013 and 2012 are as follows:

		Millions of yen
	March 31,	March 31,
	2013	2012
Allowances for doubtful receivables	31,134	31,182

(5) Inventories

Inventories as of March 31, 2013 and 2012 are summarized as follows:

		Millions of yen
	March 31,	March 31,
	2013	2012
Finished goods	584,435	538,634
Work in process	601,305	606,228
Raw materials	251,659	268,390
	1,437,399	1,413,252

(6) Leases

The Company and certain subsidiaries are lessors of certain assets such as manufacturing machinery and equipment under financing and operating lease arrangements with terms ranging mainly from 3 to 6 years, some of which are transacted with affiliated companies.

The amount of leased assets at cost under operating leases and accumulated depreciation as of March 31, 2013 amounted to ¥1,968,605 million and ¥1,674,581 million, respectively. The leased assets are depreciated using the straight-line method over their estimated useful lives.

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Notes to Consolidated Financial Statements

The following table shows the future minimum lease receivables of financing and non-cancelable operating leases as of March 31, 2013 and the future minimum lease receivables of financing leases as of March 31, 2012:

	Milli	ons of yen
	March	31, 2013
	Financing	Operating
	leases	leases
Years ending March 31		
2014	304,236	45,448
2015	177,559	27,409
2016	108,236	15,878
2017	68,136	7,759
2018	33,301	2,900
Thereafter	96,103	1,972
Total minimum payments to be received	787,571	101,366
Unguaranteed residual values	33,148	
Amount representing executory costs	(74,989)	
Unearned income	(47,276)	
Allowance for doubtful receivables	(9,946)	
Net investment in financing leases	688,508	
Less current portion of net investment in financing leases, included in investments in leases and current portion of financial assets transferred		
to consolidated securitization entities	276,375	
Long-term net investment in financing leases, included in other assets and		
financial assets transferred to consolidated securitization entities	412,133	

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Notes to Consolidated Financial Statements

	Millions of yen
	March 31, 2012
	Financing
	leases
Total minimum payments to be received	838,635
Unguaranteed residual values	40,612
Amount representing executory costs	(78,372)
Unearned income	(57,544)
Allowance for doubtful receivables	(7,680)
Net investment in financing leases	735,651
Less current portion of net investment in financing leases, included in	
investments in leases and current portion of financial assets transferred	
to consolidated securitization entities	302,770
Long-term net investment in financing leases, included in other assets and	
financial assets transferred to consolidated securitization entities	432,881

The Company and certain subsidiaries lease certain buildings, manufacturing machinery and equipment used in their operations. The amount of leased assets at cost under capital leases as of March 31, 2013 and 2012 amounted to \(\frac{4}{26}\),669 million and \(\frac{4}{25}\),641 million, respectively, and accumulated depreciation as of March 31, 2013 and 2012 amounted to \(\frac{4}{12}\),226 million and \(\frac{4}{11}\),995 million, respectively. Amortization of assets under capital leases is included in depreciation expense.

The following table shows the future minimum lease payments of capital and non-cancelable operating leases as of March 31, 2013:

Millions of yen	
Capital	Operating
leases	leases
7,431	28,190
6,310	25,610
5,130	18,206
4,015	14,197
3,823	10,810
4,984	50,111
31,693	147,124
(29)	
(2,263)	
29,401	
6,862	
22,539	
	Capital leases 7,431 6,310 5,130 4,015 3,823 4,984 31,693 (29) (2,263) 29,401 6,862

Notes to Consolidated Financial Statements

(7) Securitizations

The Company and certain subsidiaries securitize certain financial assets, such as lease, trade and mortgage loans receivable, and arrange other forms of asset-backed financing for the purpose of providing diversified and stable fund raising as part of their ongoing securitization activities. Historically, they have used Hitachi-supported and third-party Special Purpose Entities (SPEs) to execute securitization transactions funded with commercial paper and other borrowings. These securitization transactions are similar to those used by many financial institutions.

Investors in these entities only have recourse to the assets owned by the entity and not to their general credit, unless noted below. The Company and certain subsidiaries do not provide non-contractual support to SPEs and do not have implicit support arrangements with any SPEs. The majority of their involvement with SPEs related to the securitization activities are assisting in the formation and financing of an entity, providing limited credit enhancements, servicing the assets and receiving fees for services provided.

A portion of these lease, trade and mortgage loans receivable is transferred to SPEs sponsored by financial institutions, which operate those SPEs as a part of their businesses. Accordingly, the amount of assets transferred by the Company and its subsidiaries is considerably small compared to the total assets of the SPEs sponsored by these financial institutions that purchase a large amount of assets from entities other than the Company and its subsidiaries. In certain transactions, investors have recourse with a scope that is considerably limited.

The transferred assets have similar risks and characteristics to the Company's and certain subsidiaries' receivables recorded on the consolidated balance sheets. Accordingly, the performance, such as collections or expected credit loss, of these transferred assets has been similar to the receivables recorded on the consolidated balance sheets for the Company and certain subsidiaries; however, the blended performance of the pools of transferred assets reflects the eligibility screening requirements that the Company and certain subsidiaries apply to determine which receivables are selected for transfer. Therefore, the blended performance may differ from receivables recorded on the consolidated balance sheets.

Most of the transactions transferring lease and mortgage loans receivable utilize securitization trusts. In those transactions, certain subsidiaries initially transfer the receivables to trusts that had satisfied the conditions of Qualifying SPEs (QSPEs), which under guidance in effect through March 31, 2010 were excluded from the scope of consolidation provisions, and receive the beneficial interests in trusts originated from the transferred assets. Subsequently, the subsidiaries transfer the interests to and receive cash as consideration from SPEs that are not former QSPEs, as a part of securitization arrangements.

In accordance with the new consolidation provisions effective April 1, 2010, the Company and certain subsidiaries are deemed to have a controlling financial interest and are the primary beneficiary of an SPE if it has both the power to direct the activities of the SPE that most significantly impact the SPE's economic performance and the obligation to absorb losses or the right to receive benefits that could potentially be significant to the SPE. As a result of adoption of these provisions, the Company consolidated former QSPEs that were unconsolidated prior to April 1, 2010 using the carrying amounts of the SPEs' assets and liabilities as of April 1, 2010.

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Notes to Consolidated Financial Statements

The incremental impact of adoption of these provisions on the Company's consolidated balance sheet as of April 1, 2010 is set forth in the following table. A net reduction of total equity of \(\frac{\pmathbf{\frac{4}}}{17,919}\) million was principally relating to the reversal of previously recognized gains on sales of financial assets as a cumulative effect adjustment.

	Millions of yen
	Net
	increase (decrease)
Cash and cash equivalents	12,030
Current portion of financial assets transferred to consolidated securitization	
entities	339,875
Prepaid expenses and other current assets	(33,283)
Investments and advances, including affiliated companies	(117,370)
Financial assets transferred to consolidated securitization entities	457,104
Other assets	12,202
Total assets	670,558
Current portion of long-term debt	(4,898)
Current portion of non-recourse borrowings of consolidated securitization entities	347,367
Other current liabilities	(55,163)
Long-term debt	(2,081)
Non-recourse borrowings of consolidated securitization entities	403,252
Total liabilities	688,477
Legal reserve and retained earnings	(7,732)
Accumulated other comprehensive loss	(2,977)
Noncontrolling interests	(7,210)
Total equity	$\frac{(7,210)}{(17,919)}$
rour equity	(17,717)

F-30 (Continued)

Notes to Consolidated Financial Statements

Consolidated SPEs

The Company consolidated SPEs mainly because the Company has both the power to direct the activities of the SPEs that most significantly impact the SPEs' economic performance and the obligation to absorb losses or the right to receive benefits that could potentially be significant to the SPEs. The consolidated SPEs are mainly trusts for the securitizations of lease receivables and mortgage loans receivable.

The tables below summarize the assets and liabilities of the consolidated SPEs as of March 31, 2013 and 2012 by type of transferred financial assets that those SPEs hold:

			Mill	ions of yen
			Marc	ch 31, 2013
	Lease receivables	Mortgage loans receivable	Others	Total
Cash and cash equivalents	3,617	2,458	961	7,036
Current portion of financial assets transferred to consolidated securitization entities Financial assets transferred to consolidated	5,476	10,944	6,945	23,365
securitization entities	3,411	127,380	588	131,379
Current portion of non-recourse borrowings of consolidated securitization entities:				
Loans, mainly from banks	2,360	-	-	2,360
Beneficial interests in trusts	4,371	13,196	6,472	24,039
	6,731	13,196	6,472	26,399
Non-recourse borrowings of consolidated securitization entities: Beneficial interests in trusts	205	102,580	113	102,898

F-31 (Continued)

Notes to Consolidated Financial Statements

			Mil	lions of yen
			Mar	ch 31, 2012
		Mortgage		_
	Lease	loans		
	receivables	receivable	Others	Total
Cash and cash equivalents	4,760	2,837	1,087	8,684
Current portion of financial assets transferred to	·			•
consolidated securitization entities	67,026	10,401	8,644	86,071
Financial assets transferred to consolidated	·			•
securitization entities	51,570	151,826	2,015	205,411
Current portion of non-recourse borrowings of				
consolidated securitization entities:				
Loans, mainly from banks	42,207	-	-	42,207
Beneficial interests in trusts	32,672	13,928	8,197	54,797
	74,879	13,928	8,197	97,004
Non-recourse borrowings of				
consolidated securitization entities:				
Loans, mainly from banks	3,943	-	-	3,943
Beneficial interests in trusts	4,117	126,008	975	131,100
	8,060	126,008	975	135,043

The aggregate annual maturities of non-recourse borrowings of consolidated securitization entities after March 31, 2014 are as follows:

Years ending March 31	Millions of yen
2015	9,719
2016	9,171
2017	8,770
2018	8,482
Thereafter	66,756
	102,898

The assets and liabilities of the consolidated SPEs on the table above exclude intercompany balances that are eliminated in consolidation. Substantially, all of the assets of the consolidated SPEs can only be used to settle obligations of those SPEs.

F-32 (Continued)

Notes to Consolidated Financial Statements

<u>Transfers to unconsolidated entities</u>

The following information is related to financial assets transferred to unconsolidated entities and accounted for as sales. Those financial assets are transferred mainly to SPEs sponsored by financial institutions.

Securitizations of lease receivables:

Hitachi Capital Corporation and certain other subsidiaries sold lease receivables to unconsolidated SPEs and other entities. During the years ended March 31, 2013, 2012 and 2011, proceeds from the transfer of lease receivables were \(\frac{\text{

The amounts of the initial fair value of the subordinated interests for the years ended March 31, 2013, 2012 and 2011 were \(\frac{1}{4}\)18,024 million, \(\frac{1}{4}\)18,061 million and \(\frac{1}{4}\)18,043 million, respectively. The subordinated interests relating to securitizations of lease receivables are initially classified as Level 3 assets within the fair value hierarchy. The initial fair value of the subordinated interests is determined based on economic assumptions including weighted-average life, expected credit risks, and discount rates.

Key economic assumptions used in measuring the initial fair value of the subordinated interests resulting from securitizations of lease receivables completed during the years ended March 31, 2013, 2012 and 2011 are as follows:

	<u>2013</u>	<u>2012</u>	<u>2011</u>
Weighted average life (in years)	4.1	4.1	4.2
Expected credit loss	0.02-0.03%	0.02-0.03%	0.03-0.05%
Discount rate	0.31-0.49%	0.50-0.70%	0.38-0.80%

F-33 (Continued)

Notes to Consolidated Financial Statements

Quantitative information about delinquencies, net credit losses, and components of lease receivables subject to transfer and other assets managed together as of and for the years ended March 31, 2013 and 2012 is as follows:

		Mil	llions of yen
		Mai	rch 31, 2013
		Principal	
		amount of	
	Total	receivables	
	principal	90 days or	
	amount of	more past	Net credit
	receivables	due	loss
Total assets managed or transferred:			
Lease receivables	953,372	195	433
Assets transferred	(264,864)	_	
Assets held in portfolio	688,508	<u>-</u>	
		Mil	lliona of rom
			llions of yen
			rch 31, 2012
	-	Principal	rch 31, 2012
	Total	Principal amount of	rch 31, 2012
	Total	Principal amount of receivables	cn 31, 2012
	principal	Principal amount of receivables 90 days or	
		Principal amount of receivables	Net credit loss
Total assets managed or transferred:	principal amount of	Principal amount of receivables 90 days or more past	Net credit
Total assets managed or transferred: Lease receivables	principal amount of	Principal amount of receivables 90 days or more past	Net credit
•	principal amount of receivables	Principal amount of receivables 90 days or more past due	Net credit loss

As of March 31, 2013 and 2012, the amounts of the maximum exposures to losses were ¥88,490 million and ¥60,723 million, respectively. They mainly consist of the subordinated interests and the obligations to purchase assets with a scope that is considerably limited relating to these securitizations of lease receivables. As of March 31, 2013 and 2012, the amounts of the subordinated interests measured at fair value relating to these securitizations of lease receivables were ¥53,081 million and ¥36,329 million, respectively.

Key economic assumptions used in measuring the fair value of the subordinated interests relating to securitizations of lease receivables as of March 31, 2013 and 2012 are as follows:

	March 31, 2013	March 31, 2012
Weighted average life (in years)	2.7	3.7
Expected credit loss	0.03%	0.02%
Discount rate	0.26-0.35%	0.50-0.59%

F-34 (Continued)

Notes to Consolidated Financial Statements

The sensitivities of the current fair value of the Company's interests to an immediate 10 and 20 percent adverse change in the assumptions as of March 31, 2013 and 2012 are as follows:

		Millions of yen
	March 31, 2013	March 31, 2012
Expected credit loss:		
Impact on fair value of 10% adverse change	(81)	(62)
Impact on fair value of 20% adverse change	(163)	(125)
Discount rate:		
Impact on fair value of 10% adverse change	(40)	(53)
Impact on fair value of 20% adverse change	(81)	(106)

Securitizations of trade receivables:

The Company and certain subsidiaries sold trade receivables mainly to unconsolidated SPEs and other entities. During the years ended March 31, 2013, 2012 and 2011, proceeds from the transfer of trade receivables were \(\frac{4}{623,655}\) million, \(\frac{4}{593,001}\) million and \(\frac{4}{521,335}\) million, respectively, and net gains and losses recognized on those transfers were a net loss of \(\frac{4}{1,968}\) million, a net loss of \(\frac{4}{158}\) million and a net gain of \(\frac{4}{140}\) million, respectively. The Company and certain subsidiaries retained servicing responsibilities, but did not record a servicing asset or liability because the cost to service the receivables approximated the servicing income.

The amounts of the initial fair value of the subordinated interests for the years ended March 31, 2013 and 2012 were \(\frac{4}{21}\),186 million and \(\frac{4}{29}\),095 million, respectively. The subordinated interests relating to securitizations of trade receivables are initially classified as Level 3 assets within the fair value hierarchy. The initial fair value of the subordinated interests is determined based on economic assumptions including weighted-average life, expected credit risks, discount rates, and prepayment rates.

Key economic assumptions used in measuring the initial fair value of the subordinated interests resulting from securitizations of trade receivables completed during the years ended March 31, 2013 and 2012 are as follows:

	<u>2013</u>	<u>2012</u>
Weighted average life (in years)	5.3	5.6
Expected credit loss	0.15-0.38%	0.15-0.48%
Discount rate	0.62-1.48%	1.40-1.57%
Prepayment rate	4.75-18.54%	4.98-12.24%

F-35 (Continued)

Notes to Consolidated Financial Statements

Quantitative information about delinquencies, net credit loss, and components of trade receivables subject to transfer and other assets managed together as of and for the years ended March 31, 2013 and 2012 is as follows:

2012 Is as follows.		Mil	llions of yen
			rch 31, 2013
		Principal	
		amount of	
	Total	receivables	
	principal	90 days or	
	amount of	more past	Net credit
	receivables	due	loss
Total assets managed or transferred:			
Trade receivables	1,042,802	1,957	2,095
Assets transferred	(290,172)	_	
Assets held in portfolio	752,630	-	
			llions of yen
		Mai	ch 31, 2012
		Mar Principal	
		Mar Principal amount of	
	Total	Principal amount of receivables	
	principal	Principal amount of receivables 90 days or	rch 31, 2012
	principal amount of	Principal amount of receivables 90 days or more past	rch 31, 2012 Net credit
	principal	Principal amount of receivables 90 days or	rch 31, 2012
Total assets managed or transferred:	principal amount of receivables	Principal amount of receivables 90 days or more past due	Net credit loss
Trade receivables	principal amount of receivables 844,698	Principal amount of receivables 90 days or more past	rch 31, 2012 Net credit
	principal amount of receivables	Principal amount of receivables 90 days or more past due	Net credit loss

As of March 31, 2013 and 2012, the amounts of the maximum exposures to losses were \(\frac{4}{62,586}\) million and \(\frac{4}{45,797}\) million, respectively. They mainly consist of the subordinated interests and obligations to purchase assets with a scope that is considerably limited relating to these securitizations of trade receivables. As of March 31, 2013 and 2012, the amounts of the subordinated interests relating to these securitizations of trade receivables were \(\frac{4}{33,325}\) million and \(\frac{4}{31,295}\) million, respectively.

Key economic assumptions used in measuring the fair value of the subordinated interests relating to securitizations of trade receivables as of March 31, 2013 and 2012 are as follows:

	March 31, 2013	March 31, 2012
Weighted average life (in years)	5.8	6.0
Expected credit loss	0.15-0.36%	0.15-0.40%
Discount rate	0.67%	1.43%
Prepayment rate	6.12-17.62%	6.52-12.38%

F-36 (Continued)

Notes to Consolidated Financial Statements

The sensitivity of the current fair value of the Company's interests to an immediate 10 and 20 percent adverse change in the assumptions as of March 31, 2013 and 2012 is as follows:

	Millions of yen
March 31, 2013	March 31, 2012
(276)	(321)
(552)	(643)
(22)	(47)
(44)	(95)
(790)	(649)
(1,580)	(1,298)
	(276) (552) (22) (44) (790)

The sensitivities presented in this note are hypothetical and should be used with caution. As the figures indicate, changes in fair value based on a 10 percent variation in assumptions generally cannot be extrapolated because the relationship of the change in assumption to the change in fair value may not be linear. Also, in the above tables, the effect of a variation in a particular assumption of the fair value of the interest is calculated without changing any other assumption; in reality, changes in one factor may result in changes in another, which might magnify or counteract the sensitivities.

F-37 (Continued)

Notes to Consolidated Financial Statements

(8) Goodwill and Other Intangible Assets

Intangible assets other than goodwill acquired during the years ended March 31, 2013, 2012 and 2011 amounted to ¥147,190 million, ¥152,076 million and ¥143,156 million, respectively, and related amortization expense during the years ended March 31, 2013, 2012 and 2011 amounted to ¥117,355 million, ¥119,308 million and ¥115,037 million, respectively.

The main component of intangible assets subject to amortization was capitalized software. Amortization of capitalized costs for software to be sold, leased or otherwise marketed is charged to cost of sales. The amounts charged during the years ended March 31, 2013, 2012 and 2011 were \(\frac{4}{4}\)3,388 million, \(\frac{4}{4}\)3,935 million and \(\frac{4}{3}\)8,899 million, respectively.

Intangible assets other than goodwill as of March 31, 2013 and 2012 are as follows:

					N	Iillions of yen
		M	larch 31, 2013		M	arch 31, 2012
	Gross carrying	Accumulated	Net carrying	Gross carrying	Accumulated	Net carrying
	<u>amount</u>	amortization	amount	<u>amount</u>	amortization	amount
Amortized intangible assets:						
Software	784,570	646,331	138,239	774,641	637,462	137,179
Software for internal use	568,637	434,299	134,338	520,971	397,742	123,229
Patents	80,401	75,190	5,211	79,108	70,670	8,438
Other	232,941	110,117	122,824	213,866	101,407	<u>112,459</u>
	<u>1,666,549</u>	1,265,937	<u>400,612</u>	<u>1,588,586</u>	<u>1,207,281</u>	<u>381,305</u>
Indefinite-lived						
intangible assets	14,397	-	14,397	13,950	-	13,950

The following table shows the estimated aggregate amortization expense of intangible assets for the next five years.

Years ending March 31	Millions of yen
2014	92,557
2015	73,342
2016	48,715
2017	30,755
2018	16,310

F-38 (Continued)

Notes to Consolidated Financial Statements

The changes in the carrying amount of goodwill by reportable segment for the years ended March 31, 2013 and 2012 are as follows:

					Millio	ons of yen
						2013
	Information &			High		
	Tele-			Functional	Other	
	communication	Power	Construction	Materials &	Reportable	
	<u>Systems</u>	Systems	Machinery	Components	Segments	<u>Total</u>
Balance at beginning of year	79,923	4,785	29,896	58,907	41,196	214,707
Acquisition	13,450	35,241	-	697	6,913	56,301
Translation adjustment						
and other	10,677	5,733	2,178	<u>(13</u>)	804	19,379
Balance at end of year	<u>104,050</u>	<u>45,759</u>	<u>32,074</u>	<u>59,591</u>	<u>48,913</u>	<u>290,387</u>
					Millio	ons of yen
						2012
						2012
	Information &			High		2012
	Information & Tele-			Functional	Other	2012
	Tele- communication	Power	Construction	_	Reportable	
	Tele- communication <u>Systems</u>	Systems	Machinery	Functional Materials & Components	Reportable Segments	<u>Total</u>
Balance at beginning of year	Tele-communication <u>Systems</u> 42,418			Functional Materials & Components 58,520	Reportable Segments 31,591	<u>Total</u> 171,500
Acquisition	Tele- communication <u>Systems</u>	Systems	Machinery	Functional Materials & Components	Reportable Segments 31,591 20,921	<u>Total</u> 171,500 58,706
Acquisition Divestiture	Tele-communication <u>Systems</u> 42,418	Systems	Machinery	Functional Materials & Components 58,520 1,913	Reportable Segments 31,591 20,921 (8,559)	Total 171,500 58,706 (8,559)
Acquisition Divestiture Impairment loss	Tele-communication <u>Systems</u> 42,418	Systems	Machinery	Functional Materials & Components 58,520	Reportable Segments 31,591 20,921	<u>Total</u> 171,500 58,706
Acquisition Divestiture Impairment loss Translation adjustment	Tele-communication Systems 42,418 35,872	<u>Systems</u> 4,824 - -	<u>Machinery</u> 34,147	Functional Materials & Components 58,520 1,913 - (1,316)	Reportable <u>Segments</u> 31,591 20,921 (8,559) (540)	Total 171,500 58,706 (8,559) (1,856)
Acquisition Divestiture Impairment loss	Tele-communication <u>Systems</u> 42,418	Systems	Machinery	Functional Materials & Components 58,520 1,913	Reportable Segments 31,591 20,921 (8,559)	Total 171,500 58,706 (8,559)

The Company considers goodwill that has been fully impaired to be written-off. The Company had accumulated impairment loss of ¥540 million related to the goodwill balances in the Other Reportable Segments as of March 31, 2013 and 2012.

The main component of goodwill acquired during the year ended March 31, 2013 was related to the acquisition of Horizon Nuclear Power Limited in the Power Systems segment to make it a subsidiary.

The main components of goodwill acquired during the year ended March 31, 2012 were related to the acquisition of BlueArc Corporation in the Information & Telecommunication Systems segment and the acquisition of Vantec Corporation in the Other Reportable Segments to make them subsidiaries.

> F-39 (Continued)

Notes to Consolidated Financial Statements

(9) Income Taxes

Components of income before income taxes and income taxes attributable to continuing operations are as follows:

		Mill	lions of yen
•		14111	2013
·	Domestic	<u>Foreign</u>	Total
Income before income taxes Income taxes:	210,973	133,564	344,537
Current tax expense	62,629	41,793	104,422
Deferred tax expense (benefit)	6,673	(4,279)	2,394
	69,302	37,514	<u>106,816</u>
		3.6:11	
		Mill	lions of yen
	Damastia	Familian	2012 Tatal
	<u>Domestic</u>	<u>Foreign</u>	<u>Total</u>
Income before income taxes Income taxes:	448,626	109,104	557,730
Current tax expense	77,743	45,670	123,413
Deferred tax expense (benefit)	22,263	(754)	21,509
•	100,006	44,916	144,922
		Mill	lions of yen
			2011
	<u>Domestic</u>	<u>Foreign</u>	<u>Total</u>
Income before income taxes Income taxes:	270,001	162,200	432,201
Current tax expense	75,979	49,144	125,123
Deferred tax expense (benefit)	14,511	(10,559)	3,952
Zerenie un expense (cenent)	90,490	38,585	129,075

Notes to Consolidated Financial Statements

Significant components of income tax expense (benefit) attributable to continuing operations and other comprehensive income (loss), net of reclassification adjustments, for the years ended March 31, 2013, 2012 and 2011 are as follows:

		Millio	ons of yen
	2013	2012	2011
Continuing operations:			
Current tax expense	104,422	123,413	125,123
Deferred tax expense (benefit) (exclusive of the			
effects of other components listed below)	31,691	40,846	(4,653)
Adjustments of deferred tax assets and liabilities for			
enacted changes in tax laws and rates in Japan	1,160	7,695	-
Change in valuation allowance	(30,457)	(27,032)	8,605
	106,816	144,922	129,075
Other comprehensive income (loss),			
net of reclassification adjustments:			
Pension liability adjustments	4,910	(10,079)	16,119
Net unrealized holding gain (loss) on			
available-for-sale securities	20,273	1,018	(4,740)
Cash flow hedges	(155)	(1,372)	647
	25,028	(10,433)	12,026
	131,844	134,489	<u>141,101</u>

The Company and its domestic subsidiaries are subject to a national corporate tax of 28.1% for the year ended March 31, 2013 and 30% for the years ended March 31, 2012 and 2011, an inhabitant tax of between 17.3% and 20.7% of the national corporate tax and a combined deductible business tax and special local corporation tax between 3.8% and 10.1%, which in the aggregate resulted in a combined statutory income tax rate of approximately 37.9% for the year ended March 31, 2013 and 40.6% for the years ended March 31, 2012 and 2011.

The Company and certain subsidiaries have adopted the consolidated taxation systems. Under the consolidated taxation system in Japan, the Company and certain Japanese subsidiaries consolidated, for Japanese tax purpose, all wholly owned domestic subsidiaries.

On December 2, 2011, amendments to corporation tax law and the special taxation measures law for Great East Japan Earthquake disaster reconstruction were enacted in Japan, resulting in the lower corporate tax rates. Those changes became effective on April 1, 2012. As a result, the aggregated statutory income tax rate for domestic companies will be approximately 37.9% for the period between April 1, 2012 through March 31, 2015 and approximately 35.5% for the years beginning on or after April 1, 2015. The effect of those changes on the Company's deferred tax balances amounted to \mathbb{1},160 million and \mathbb{1}7,695 million of additional expense recognized in the Consolidated Statements of Operations for the years ended March 31, 2013 and 2012.

F-41 (Continued)

Notes to Consolidated Financial Statements

Reconciliations between the combined statutory income tax rate and the effective income tax rate as a percentage of income before income taxes are as follows:

	2013	2012	2011
Combined statutory income tax rate	37.9%	40.6%	40.6%
Equity in net loss of affiliated companies	4.4	1.1	1.9
Change in excess amounts over the tax basis of			
investments in subsidiaries and affiliated companies	(1.2)	2.1	(4.2)
Tax expenses (benefits) on sale of investments			
in subsidiaries and affiliated companies	(1.6)	(14.8)	(5.6)
Expenses not deductible for tax purposes	4.5	4.7	3.3
Enacted changes in tax laws and rates in Japan	0.3	1.4	-
Impairment of goodwill	-	0.1	0.4
Change in valuation allowance	(8.8)	(4.8)	2.0
Difference in statutory tax rates of foreign subsidiaries	(4.9)	(5.2)	(8.8)
Other, net	0.4	0.8	0.3
Effective income tax rate	31.0%	26.0%	<u>29.9%</u>

F-42 (Continued)

Notes to Consolidated Financial Statements

The tax effects of temporary differences and carryforwards that give rise to significant portions of the deferred tax assets and liabilities as of March 31, 2013 and 2012 are presented below:

	Mi	llions of yen
	March 31,	March 31,
	2013	2012
Total gross deferred tax assets:	•	
Retirement and severance benefits	351,100	374,981
Accrued expenses	265,771	260,777
Property, plant and equipment, due to differences in		
depreciation	55,002	49,299
Investment in securities	18,141	30,607
Net operating loss carryforwards	242,808	251,356
Other	156,293	162,448
	1,089,115	1,129,468
Valuation allowance	(851,575)	(881,028)
	237,540	248,440
Total gross deferred tax liabilities:		
Deferred profit on sale of properties	(23,788)	(23,689)
Tax purpose reserves regulated by Japanese tax laws	(6,930)	(7,011)
Intangible assets	(30,795)	(30,208)
Other	(81,472)	(70,022)
	(142,985)	(130,930)
Net deferred tax asset	94,555	117,510

Components of deferred tax assets as of March 31, 2013 and 2012 are reflected in the accompanying consolidated balance sheets under the following captions:

	Millions of yen		
	March 31,	March 31,	
	2013	2012	
Prepaid expenses and other current assets	119,054	123,475	
Other assets	103,879	104,303	
Other current liabilities	(3,703)	(8,671)	
Other liabilities	<u>(124,675</u>)	(101,597)	
Net deferred tax asset	94,555	117,510	

A valuation allowance was recorded against deferred tax assets for deductible temporary differences, net operating loss carryforwards and tax credit carryforwards, taking into account the tax laws of various jurisdictions in which the Company and its subsidiaries operate. The net changes in the total valuation allowance for the years ended March 31, 2013 and 2012 were a decrease of \(\frac{1}{2}\)29,453 million and \(\frac{1}{2}\)169,951 million, respectively.

F-43 (Continued)

Notes to Consolidated Financial Statements

In assessing the realizability of deferred tax assets, management of the Company considers whether it is more likely than not that some portion or all of the deferred tax assets will not be realized. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income in specific tax jurisdictions during the periods in which these deductible differences become deductible. Although realization is not assured, management considered the scheduled reversals of deferred tax liabilities and projected future taxable income, including the execution of certain available tax strategies if needed, in making this assessment. Based on these factors, management believes it is more likely than not the Company will realize the benefits of these deductible differences, net of the existing valuation allowance as of March 31, 2013.

As of March 31, 2013, the Company and various subsidiaries have operating loss carryforwards of ¥683,102 million which are available to offset future taxable income, if any. Operating loss carryforwards of ¥443,476 million expire by March 31, 2018, ¥153,839 million expire by March 31, 2023, and ¥85,787 million expire in various years thereafter or do not expire.

Deferred tax liabilities have not been recognized for excess amounts over the tax basis of investments in foreign subsidiaries that are considered to be reinvested indefinitely, because such differences will not reverse in the foreseeable future and those undistributed earnings, if remitted, generally would not result in material additional Japanese income taxes because of non-taxable dividends from foreign subsidiaries. Determination of such liabilities is not practicable.

F-44 (Continued)

Notes to Consolidated Financial Statements

(10) Short-term and Long-term Debt

The components of short-term debt as of March 31, 2013 and 2012 are summarized as follows:

	Millions of yen		
	March 31,	March 31,	
	2013	2012	
Borrowings, mainly from banks	387,549	404,846	
Commercial paper	273,491	116,534	
Borrowings from affiliates	12,810	10,066	
	<u>673,850</u>	<u>531,446</u>	

The weighted average interest rates on short-term debt outstanding as of March 31, 2013 and 2012 were 0.2% and 0.4%, respectively.

The components of long-term debt as of March 31, 2013 and 2012 are summarized as follows:

	Mi	llions of yen
	March 31,	March 31,
	2013	2012
Unsecured notes and debentures:		
Due 2013, interest 0.72% debenture	80,000	80,000
Due 2015, interest 1.56% debenture	49,994	49,989
Due 2013–2022, interest 0.33–3.75%, issued by		
subsidiaries	399,307	385,506
Unsecured convertible debentures:		
Due 2014, interest 0.1% debenture	-	62,068
Due 2019, zero coupon, issued by a subsidiary	4,495	4,495
Loans, principally from banks and insurance companies:		
Secured by various assets and mortgages on property,		
plant and equipment, maturing 2013–2018,		
interest 2.75–12.00%	16,638	18,667
Unsecured, maturing 2013–2028, interest 0.25–13.50%	987,097	1,005,951
Capital lease obligations	29,401	26,285
	1,566,932	1,632,961
Less current portion	260,185	384,110
	1,306,747	<u>1,248,851</u>

F-45 (Continued)

Notes to Consolidated Financial Statements

The aggregate annual maturities of long-term debt after March 31, 2014 are as follows:

Years ending March 31	Millions of yen
2015	446,957
2016	266,136
2017	255,353
2018	172,351
Thereafter	165,950
	1,306,747

As is customary in Japan, both short-term and long-term bank loans are made under general agreements that provide that securities and guarantees for present and future indebtedness will be given upon request of the bank, and that the bank shall have the right, as the obligations become due, or in the event of their default, to offset cash deposits against such obligations.

Generally, the mortgage debenture trust agreements and certain secured and unsecured loan agreements provide, among other things, that the lenders or trustees shall have the right to have any distribution of earnings, including the payment of dividends and the issuance of additional capital stock, submitted to them for prior approval and also grant them the right to request additional securities or mortgages on property, plant and equipment.

F-46 (Continued)

Notes to Consolidated Financial Statements

(11) Retirement and Severance Benefits

(a) Defined benefit plans

The Company and its subsidiaries have a number of contributory funded defined benefit pension plans and unfunded lump-sum payment plans to provide retirement and severance benefits to substantially all employees. The Company and certain subsidiaries adopted cash balance plans, and certain subsidiaries amended certain of their defined benefit plans to cash balance plans during the years ended March 31, 2013, 2012 and 2011.

Under the cash balance plans, each employee has a notional account which represents pension benefits. The balance in the notional account is based on principal credits, which are accumulated as employees render services, and interest credits, which are determined based on the market interest rates.

Under unfunded lump-sum payment plans, employees are entitled to lump-sum payments based on their earnings and the length of service at retirement or termination of employment for reasons other than dismissal for cause.

Net periodic benefit cost for the funded benefit pension plans and the unfunded lump-sum payment plans for the years ended March 31, 2013, 2012 and 2011 consists of the following components:

		Millio	ons of yen
	2013	<u>2012</u>	<u>2011</u>
Service cost	71,192	72,219	71,881
Interest cost	45,384	51,812	54,036
Expected return on plan assets for the period	(37,020)	(36,353)	(35,741)
Amortization of prior service benefit	(22,659)	(23,759)	(23,614)
Amortization of actuarial loss	96,915	93,033	89,549
Transfer to defined contribution pension plan	(188)	(250)	1,806
Curtailments (gain) loss	-	(53)	1,082
Settlements loss	307	48	-
Employees' contributions	<u>(167</u>)	<u>(159</u>)	<u>(162</u>)
Net periodic benefit cost	<u>153,764</u>	<u>156,538</u>	<u>158,837</u>

The estimated prior service cost and actuarial loss for the defined benefit pension plans that will be amortized from accumulated other comprehensive income (loss) into net periodic benefit cost during the year ending March 31, 2014 are as follows:

	Millions of yen
Prior service benefit	(17,956)
Actuarial loss	92,232

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Notes to Consolidated Financial Statements

Reconciliations of beginning and ending balances of the benefit obligation and the fair value of plan assets of the contributory funded defined benefit pension plans and the benefit obligation of unfunded lump-sum payment plans are as follows:

	Millions of yen	
	2013	2012
Change in benefit obligation:		
Benefit obligation at beginning of year	2,210,342	2,188,485
Service cost	71,192	72,219
Interest cost	45,384	51,812
Plan amendments	(4,029)	3,799
Actuarial loss	168,805	98,796
Benefits paid	(157,637)	(146,576)
Acquisitions and divestitures	10,412	(39,303)
Transfer to defined contribution pension plan	(14,878)	(16,815)
Curtailments	-	(410)
Settlements	307	(159)
Foreign currency exchange rate changes	11,521	<u>(1,506</u>)
Benefit obligation at end of year	2,341,419	2,210,342
Change in plan assets:		
Fair value of plan assets at beginning of year	1,297,208	1,275,725
Actual return on plan assets	115,460	6,534
Employers' contributions	85,988	149,727
Employees' cash contributions	167	155
Benefits paid	(111,689)	(104,967)
Acquisitions and divestitures	21,014	(27,864)
Transfer to defined contribution pension plan	-	(1,120)
Settlements	-	(204)
Foreign currency exchange rate changes	9,612	<u>(778</u>)
Fair value of plan assets at end of year	1,417,760	1,297,208
Funded status	(923,659)	(913,134)

Amounts recognized in the consolidated balance sheets as of March 31, 2013 and 2012 are as follows:

		Millions of yen
	March 31, 2013	March 31, 2012
Other assets	10,910	7,708
Accrued expenses	(21,358)	(29,865)
Retirement and severance benefits	<u>(913,211)</u>	<u>(890,977)</u>
	(923,659)	(913,134)

F-48 (Continued)

Notes to Consolidated Financial Statements

Amounts recognized in accumulated other comprehensive loss as of March 31, 2013 and 2012 consist of:

	Milli	ons of yen
	March 31, 2013 March	31, 2012
Prior service benefit	(79,545)	(97,660)
Actuarial loss	630,693	639,436
	<u>551,148</u>	541,776

The Company and all subsidiaries use their year-end as a measurement date. Weighted-average assumptions used to determine the year-end benefit obligations are as follows:

	<u>2013</u>	<u>2012</u>
Discount rate	1.6%	2.1%
Rate of compensation increase	2.4%	2.4%

Weighted-average assumptions used to determine the net periodic pension cost for the years ended March 31, 2013, 2012 and 2011 are as follows:

	<u>2013</u>	2012	<u>2011</u>
Discount rate	2.1%	2.4%	2.5%
Expected long-term return on plan assets	2.9%	2.9%	2.9%
Rate of compensation increase	2.4%	2.6%	2.6%

The expected long-term rate of return on plan assets is developed for each asset class, and is determined primarily on historical returns on the plan assets and other factors.

The accumulated benefit obligation was \(\frac{4}{2}\),237,187 million as of March 31, 2013 and \(\frac{4}{2}\),125,048 million as of March 31, 2012.

Information for pension plans with accumulated benefit obligations in excess of plan assets and pension plans with projected benefit obligations in excess of plan assets is as follows:

		Millions of yen
	March 31, 2013	March 31, 2012
Plans with accumulated benefit obligations in excess of plan		
assets:		
Accumulated benefit obligations	2,047,228	1,998,786
Plan assets	1,206,003	1,153,159
Plans with projected benefit obligations in excess of plan assets:		
Projected benefit obligations	2,234,286	2,170,296
Plan assets	1,299,716	1,249,454

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Notes to Consolidated Financial Statements

The objective of the Company's investment policy is to ensure a stable return from the plans' investments over the long term, which allows the Company's and certain subsidiaries' pension funds to meet their future obligations, and the Company and certain subsidiaries attempt to maintain the pension funds in sound condition. In order to achieve the above objective, a target rate of return is established, taking into consideration the composition of participants, level of funded status, the Company's and certain subsidiaries' capacity to absorb risks and the current economic environment. Also, a target asset allocation is established to achieve a target rate of return, based on the expected rate of return by each asset class, the standard deviation of the rate of return and the correlation coefficient among the assets. The investments are diversified. Under the current target asset allocation, approximately 25 percent of plan assets are invested in equity securities and approximately 50 percent are invested in domestic and foreign government bonds and corporate bonds. The remaining 25 percent are invested in other assets, such as hedge funds, private equity funds and life insurance company general accounts. Rebalancing will occur if markets fluctuate in excess of certain levels. The Company and certain subsidiaries periodically review actual returns on assets, economic environments and their capacity to absorb risk and realign the target asset allocation if necessary.

The Company and certain subsidiaries prioritize the use of observable inputs in markets over the use of unobservable inputs when measuring fair value as follows:

Level 1

Quoted prices for identical assets in active markets.

Level 2

Quoted prices for similar assets in active markets; quoted prices associated with transactions that are not distressed for identical or similar assets in markets that are not active; or, valuations whose significant inputs are derived from or corroborated by observable market data.

Level 3

Valuations using inputs that are not observable.

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Notes to Consolidated Financial Statements

The following table presents the plan assets that are measured at fair value as of March 31, 2013 and 2012.

		Millions of yen		
		March 31, 2013		
		Fair V	alue Measur	ements
	<u>Total</u>	Level 1	Level 2	Level 3
Equity securities (a)	39,977	33,985	5,992	-
Government and municipal debt securities (b)	202,695	185,038	17,657	-
Corporate and other debt securities (c)	64,452	-	27,971	36,481
Hedge funds (d)	41,925	-	4,164	37,761
Securitization products (e)	43,590	-	-	43,590
Cash and cash equivalents	36,808	36,734	74	-
Life insurance company general accounts (f)	125,123	-	125,123	-
Commingled funds (g)	825,326	-	787,756	37,570
Other	37,864	22,333	4,736	10,795
	<u>1,417,760</u>	<u>278,090</u>	<u>973,473</u>	<u>166,197</u>
			Milli	ons of yen
				1 31, 2012
		Fair V	alue Measur	
	<u>Total</u>	Level 1	Level 2	Level 3
Equity securities (a)	86,248	84,229	2,019	-
Government and municipal debt securities (b)	161,360	149,770	11,590	-
Corporate and other debt securities (c)	69,705	-	38,482	31,223
Hedge funds (d)	53,871	-	11,412	42,459
Securitization products (e)	37,798	-	-	37,798
Cash and cash equivalents	25,048	25,048	-	-
Life insurance company general accounts (f)	119,771	-	119,771	-
Commingled funds (g)			666 100	26 151
commission rands (g)	702,652	-	666,198	36,454
Other	702,652 <u>40,755</u> 1,297,208	32,901	4,851 854,323	$\frac{30,454}{3,003}$ $\frac{150,937}{150,937}$

- (a) Approximately 25 percent and 75 percent of equity securities are invested in Japan-listed stocks as of March 31, 2013 and 2012, respectively. Approximately 75 percent and 25 percent of equity securities are invested in stocks listed overseas as of March 31, 2013 and 2012, respectively. Equity securities are primarily valued at quoted market prices.
- (b) Approximately 65 percent and 70 percent of government and municipal debt securities are invested in bonds issued in Japan and primarily consist of Japanese government bonds as of March 31, 2013 and 2012. Approximately 35 percent and 30 percent of government and municipal debt securities are invested in bonds issued in overseas markets and primarily consist of foreign government bonds as of March 31, 2013 and 2012. Government and municipal debt securities are primarily valued at prices provided by the securities industry, the industrial associations in each country, or prices which are calculated on the basis of market interest rates.

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Notes to Consolidated Financial Statements

- (c) Approximately 20 percent of corporate and other debt securities are invested in bonds issued in Japan as of March 31, 2013 and 2012, respectively. Approximately 80 percent of corporate and other debt securities are invested in bonds issued in overseas markets as of March 31, 2013 and 2012, respectively. Corporate and other debt securities are mainly valued at prices provided by the securities industry, the industrial associations in each country, or prices which are calculated on the basis of market interest rates. If these values are not available, corporate and other debt securities are valued at theoretical prices, taking into consideration the interest rates of government bonds of the related countries, swap interest rates and credit risks.
- (d) Hedge funds are invested primarily in relative value strategy funds, event driven funds, equity long/short funds, and macroeconomic and Commodity Trading Advisor (CTA) funds. Hedge funds are valued using the Net Asset Value (NAV) provided by the administrator of the fund. The NAV is based on the value of the underlying assets owned by the fund, minus its liabilities, and then divided by the number of units outstanding.
- (e) Securitization products are invested primarily in collateralized loan obligations. These investments are valued at prices provided by financial institutions. The Company corroborates the prices, taking into consideration primarily the market values of the underlying loans, the market values of similar debt securities, and the future expected default rates and recovery rates of the collateralized loans.
- (f) Life insurance company general accounts are valued at conversion value at the end of the period.
- (g) Commingled funds represent pooled institutional investments. Approximately 35 percent and 30 percent of commingled funds are invested in listed stocks as of March 31, 2013 and 2012, respectively, 40 percent in government and municipal debt securities as of March 31, 2013 and 2012, 10 percent in corporate and other debt securities as of March 31, 2013 and 2012, and 15 percent and 20 percent in other assets as of March 31, 2013 and 2012, respectively. Commingled funds are valued at their NAV provided by the administrators of the funds, which are based on the value of the underlying assets owned by the funds, divided by the number of units outstanding.

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Notes to Consolidated Financial Statements

The following table presents the reconciliation of the beginning and ending balances of Level 3 assets for the year ended March 31, 2013 and 2012.

						Mill	ions of yen
	-						2013
		Actual					
		return on	Realized				
		plan assets	gain or loss				
	Beginning	still held	on plan	Purchases,	Transfers		Ending
	balance at	at the	assets	sales, and	in and/or	Foreign	balance at
	March 31,	reporting	sold during	settlements,	out of	currency	March 31,
	<u>2012</u>	<u>date</u>	the period	<u>net</u>	Level 3	<u>exchange</u>	<u>2013</u>
Corporate and other debt							
securities	31,223	3,743	(12)	1,782	(285)	30	36,481
Hedge funds	42,459	2,535	(141)	(7,091)	-	(1)	37,761
Securitization products	37,798	5,985	1,943	(2,136)	-	-	43,590
Commingled funds	36,454	4,597	(1,147)	(2,559)	222	3	37,570
Other	3,003	39	240	(358)	6,954	917	10,795
	150,937	16,899	883	(10,362)	6,891	949	166,197
						Mill	ions of yen
							2012
		Actual					
		return on	Realized				
		plan assets	gain or loss				
	Beginning	still held	on plan	Purchases,	Transfers		Ending
	balance at	at the	assets	sales, and	in and/or	Foreign	balance at
	March 31,	reporting	sold during	settlements,	out of	currency	March 31,
	<u>2011</u>	date	the period	<u>net</u>	Level 3	exchange	<u>2012</u>
Corporate and other debt							
securities	31,100	(163)	24	675	-	(413)	31,223
Hedge funds	42,345	(937)	(353)	1,647	-	(243)	42,459
Securitization products	34,087	(1,742)	39	5,608	-	(194)	37,798
Commingled funds	37,152	(1,810)	(295)	1,717	-	(310)	36,454
Other	3,650	(29)	364	(950)		(32)	3,003
	148,334	(4,681)	(221)	8,697		(1,192)	150,937

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Notes to Consolidated Financial Statements

The Company and its subsidiaries expect to contribute \\ \pm \)106,793 million to their defined benefit plans for the year ending March 31, 2014.

The following benefit payments, which reflect expected future service, as appropriate, are expected to be paid.

Years ending March 31	Millions of yen
2014	123,738
2015	120,170
2016	121,897
2017	121,608
2018	120,419
2019-2023	632,549

(b) Defined contribution plans

The Company and certain subsidiaries have a number of defined contribution plans. The amounts of cost recognized for the Company's and certain subsidiaries' contributions to the plans for the years ended March 31, 2013, 2012 and 2011 were \\ \text{\text{21,983}} million, \\ \text{\text{\text{\text{\text{20,188}}}} million and \\ \text{\text{\text{\text{\text{18,593}}}} million, respectively.}

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Notes to Consolidated Financial Statements

(12) Common Stock

The Company has authorized issuance of 10 billion shares of common stock.

The number of issued shares and the amount of common stock for the years ended March 31, 2013, 2012, and 2011 are as follows:

	<u>Issued shares</u>	Millions of yen Amount
Balance as of March 31, 2010	4,518,132,365	408,810
Conversion of convertible bonds	2,012,599	319
Balance as of March 31, 2011	4,520,144,964	409,129
Conversion of convertible bonds	117,640,353	18,646
Balance as of March 31, 2012	4,637,785,317	427,775
Conversion of convertible bonds		31,015
Balance as of March 31, 2013	4,833,463,387	458,790

The conversion of convertible bonds into common stock for the years ended March 31, 2013, 2012 and 2011 was accounted for in accordance with the provisions of the Japanese Company Law by crediting one-half of the conversion price to each of the common stock accounts and the capital surplus accounts.

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Notes to Consolidated Financial Statements

(13) Capital Surplus

The changes in capital surplus include the effect of changes in the Company's ownership interest in its consolidated subsidiaries. The net income attributable to Hitachi, Ltd. stockholders and transfers from (to) noncontrolling interests for the years ended March 31, 2013, 2012 and 2011 are as follows:

		Mi	llions of yen
	2013	2012	2011
Net income attributable to Hitachi, Ltd. stockholders Transfers from (to) the noncontrolling interests Decrease in capital surplus for purchase of listed subsidiaries' ownership interests to convert them	175,326	347,179	238,869
into wholly owned subsidiaries	(2,927)	(18,822)	(6,713)
Other	(5,380)	(2,705)	(1,516)
Net transfers from (to) noncontrolling interests	(8,307)	(21,527)	(8,229)
Change from net income attributable to Hitachi, Ltd. stockholders and transfers from (to) noncontrolling interests	<u>167,019</u>	<u>325,652</u>	230,640

For the year ended March 31, 2013, the decrease in capital surplus for the purchase of listed subsidiaries' ownership interests amounting to ¥2,927 million is mainly related to the purchase of the noncontrolling interests of Vantec Corporation by Hitachi Transport System, Ltd. for the purpose of converting it into a wholly owned subsidiary. As a result, Vantec Corporation had been converted into wholly owned subsidiary during the year ended March 31, 2013.

For the year ended March 31, 2012, the decrease in capital surplus for the purchase of listed subsidiaries' ownership interests amounting to ¥18,822 million is related to the purchase of the noncontrolling interests of Shin-Kobe Electric Machinery Co., Ltd. by Hitachi Chemical Co., Ltd. and Hitachi Business Solution Co., Ltd. by Hitachi Solutions, Ltd. for the purpose of converting them into wholly owned subsidiaries. As a result, Shin-Kobe Electric Machinery Co., Ltd. and Hitachi Business Solution Co., Ltd. had been converted into wholly owned subsidiaries during the year ended March 31, 2012. Hitachi Business Solution Co., Ltd. was subsequently renamed Hitachi Solutions Business, Ltd. effective January 1, 2013.

For the year ended March 31, 2011, the decrease in capital surplus for the purchase of listed subsidiaries' ownership interests amounting to ¥6,713 million is related to the purchase of the noncontrolling interests of Hitachi Plant Technologies, Ltd. and Hitachi Maxell, Ltd. for the purpose of converting them into wholly owned subsidiaries. As a result, Hitachi Plant Technologies, Ltd. and Hitachi Maxell, Ltd. had been converted into wholly owned subsidiaries during the year ended March 31, 2011.

The total decreases in noncontrolling interests during the years ended March 31, 2013, 2012 and 2011 resulting from these equity transactions were \(\frac{\pma}{3}\),985 million, \(\frac{\pma}{2}\)1,232 million and \(\frac{\pma}{8}\),667 million, respectively.

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Notes to Consolidated Financial Statements

(14) Legal Reserve and Retained Earnings, and Dividends

The Japanese Company Law (JCL) provides that earnings in an amount equal to 10 percent of appropriations of retained earnings to be paid as dividends should be appropriated as a capital surplus or a legal reserve until the total of capital surplus and legal reserve equals 25 percent of stated common stock. In addition to transfer from capital surplus to stated common stock, either capital surplus or legal reserve may be available for dividends by resolution of the shareholders' meeting.

Dividends during the years ended March 31, 2013, 2012 and 2011 represent dividends declared during those years. On May 10, 2013, the Board of Directors approved a cash dividend for the second half of the year ended March 31, 2013 of \(\frac{1}{2}\)5.0 per share, aggregating \(\frac{1}{2}\)24,152 million. No provision has been made in the accompanying consolidated financial statements for this cash dividend.

Cash dividends per share for the years ended March 31, 2013, 2012 and 2011 were \(\frac{1}{4}10.0\), \(\frac{1}{4}8.0\) and \(\frac{1}{4}8.0\), respectively, based on dividends declared with respect to earnings for the periods.

(15) Treasury Stock

The JCL allows a company to acquire treasury stock upon shareholders' approval to the extent that sufficient distributable funds are available. If the Board of Directors' authority is stated in the articles of incorporation, a company is allowed to acquire treasury stock not upon shareholders' approval but Board of Directors' approval. Acquisition of treasury stock is allowed under the Company's articles of incorporation.

Pursuant to the provisions of the JCL, shareholders may request the company to acquire their shares representing less than a minimum trading lot as shares less than a minimum trading lot cannot be publicly traded and such a shareholder holding less than a minimum trading lot cannot exercise a voting right and other shareholder's rights except as provided in the JCL or the articles of incorporation. The JCL also states that a shareholder holding shares less than a minimum trading lot may request the company to sell its treasury stock, if any, to the shareholder up to a minimum trading lot if entitled under the articles of incorporation. Sale of treasury stock is allowed under the Company's articles of incorporation.

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Notes to Consolidated Financial Statements

The changes in treasury stock for the years ended March 31, 2013, 2012 and 2011 are summarized as follows:

	<u>N</u>	Millions of yen
	<u>Shares</u>	<u>Amount</u>
Balance as of March 31, 2010	44,014,251	26,151
Acquisition for treasury	456,705	183
Sales of treasury stock	(41,926,879)	(24,963)
Balance as of March 31, 2011	2,544,077	1,371
Acquisition for treasury	281,695	126
Sales of treasury stock	(82,533)	<u>(47</u>)
Balance as of March 31, 2012	2,743,239	1,450
Acquisition for treasury	331,866	162
Sales of treasury stock	(175,954)	(47)
Balance as of March 31, 2013	2,899,151	<u>1,565</u>

Sales of treasury stock for the year ended March 31, 2011 includes exchange of treasury stock to noncontrolling interest holders in order to convert Hitachi Plant Technologies, Ltd. and Hitachi Maxell, Ltd. to wholly owned subsidiaries.

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Notes to Consolidated Financial Statements

(16) Accumulated Other Comprehensive Loss

Accumulated other comprehensive loss, net of related tax effects, displayed in the consolidated statements of equity is classified as follows:

of equity is classified as follows.			
			ions of yen
	2013	2012	2011
Foreign currency translation adjustments:			
Balance at beginning of year	(220,615)	(252,206)	(182,783)
Other comprehensive income (loss),			
net of reclassification adjustments	128,731	31,603	(69,194)
Net transfer from (to) noncontrolling interests	570	(12)	(229)
Balance at end of year	(91,314)	(220,615)	(252,206)
Pension liability adjustments:			
Balance at beginning of year	(294,252)	(256,566)	(272,410)
Other comprehensive income (loss),			
net of reclassification adjustments	(14,575)	(37,895)	15,852
Net transfer from (to) noncontrolling interests	103	209	(8)
Balance at end of year	(308,724)	(294,252)	(256,566)
Net unrealized holding gain on available-for-sale securities:			
Balance at beginning of year	20,491	16,905	25,564
Effect of consolidation of securitization entities upon		,	,
initial adoption of the amended provisions of ASC 810	_	_	(2,977)
Other comprehensive income (loss),			())
net of reclassification adjustments	40,945	3,574	(5,728)
Net transfer from (to) noncontrolling interests	46	12	46
Balance at end of year	61,482	20,491	16,905
Cash flow hedges:			
Balance at beginning of year	(2,520)	(1,195)	(2,428)
Other comprehensive income (loss),	())	() ,	())
net of reclassification adjustments	(27,237)	(1,326)	1,233
Net transfer from (to) noncontrolling interests	(21)	1	, <u>-</u>
Balance at end of year	(29,778)	(2,520)	(1,195)
Total accumulated other comprehensive loss:			
Balance at beginning of year	(496,896)	(493,062)	(432,057)
Effect of consolidation of securitization entities upon	, ,	, ,	, , ,
initial adoption of the amended provisions of ASC 810	_	_	(2,977)
Other comprehensive income (loss),			())
net of reclassification adjustments	127,864	(4,044)	(57,837)
Net transfer from (to) noncontrolling interests	698	210	(191)
Balance at end of year	(368,334)	(496,896)	(493,062)
y	 /	 /	 /

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Notes to Consolidated Financial Statements

The following is a summary of reclassification adjustments by each classification of other comprehensive income (loss) arising during the years ended March 31, 2013, 2012 and 2011 and the amounts of income tax expense or benefit allocated to each component of other comprehensive income (loss), including reclassification adjustments.

		Mi	llions of yen 2013
	Before-tax	Tax benefit	
	amount	(expense)	amount
Other comprehensive income arising during the year:	· 		
Foreign currency translation adjustments	177,317	-	177,317
Pension liability adjustments	(83,400)	23,707	(59,693)
Net unrealized holding gain on available-for-sale securities	65,748	(21,773)	43,975
Cash flow hedges	(31,573)	1,280	(30,293)
	128,092	3,214	131,306
Reclassification adjustments for realized net loss included in net income:			
Foreign currency translation adjustments	4,497	-	4,497
Pension liability adjustments	76,442	(28,789)	47,653
Net unrealized holding gain on available-for-sale securities	(4,452)	1,863	(2,589)
Cash flow hedges	<u>2,975</u>	(883)	2,092
	79,462	(27,809)	51,653
Other comprehensive income, net of reclassification adjustments:			
Foreign currency translation adjustments	181,814	-	181,814
Pension liability adjustments	(6,958)	(5,082)	(12,040)
Net unrealized holding gain on available-for-sale securities	61,296	(19,910)	41,386
Cash flow hedges	<u>(28,598</u>)	<u>397</u>	(28,201)
	207,554	<u>(24,595</u>)	182,959
Less other comprehensive income, net of reclassification adjustments attributable to noncontrolling interests:			
Foreign currency translation adjustments			53,083
Pension liability adjustments			2,535
Net unrealized holding gain on available-for-sale securities			441
Cash flow hedges			(964)
			55,095
Other comprehensive income, net of reclassification			
adjustments attributable to Hitachi, Ltd. stockholders:			100 701
Foreign currency translation adjustments			128,731
Pension liability adjustments			(14,575)
Net unrealized holding gain on available-for-sale securities			40,945
Cash flow hedges			(27,237) 127,864
			14/,004

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Notes to Consolidated Financial Statements

		Mi	llions of yen 2012
	Refore-tax	Tax benefit	
	amount	(expense)	amount
Other comprehensive loss arising during the year:	amount	(expense)	<u>annount</u>
Foreign currency translation adjustments	(20,065)	_	(20,065)
Pension liability adjustments	(129,071)	38,520	(90,551)
Net unrealized holding gain on available-for-sale securities	(996)	963	(33)
Cash flow hedges	(3,039)	734	(2,305)
č	(153,171)	40,217	(112,954)
Reclassification adjustments for realized net loss included in net income:		ŕ	, , ,
Foreign currency translation adjustments	43,527	-	43,527
Pension liability adjustments	76,099	(29,697)	46,402
Net unrealized holding gain on available-for-sale securities	4,980	(1,985)	2,995
Cash flow hedges	(999)	802	(197)
	123,607	(30,880)	92,727
Other comprehensive loss, net of reclassification adjustments:			
Foreign currency translation adjustments	23,462	-	23,462
Pension liability adjustments	(52,972)	8,823	(44,149)
Net unrealized holding gain on available-for-sale securities	3,984	(1,022)	2,962
Cash flow hedges	(4,038)	1,536	(2,502)
	<u>(29,564</u>)	9,337	(20,227)
Less other comprehensive loss, net of reclassification adjustments attributable to noncontrolling interests:			
Foreign currency translation adjustments			(8,141)
Pension liability adjustments			(6,254)
Net unrealized holding gain on available-for-sale securities			(612)
Cash flow hedges			(1,176)
			<u>(16,183</u>)
Other comprehensive loss, net of reclassification adjustments attributable to Hitachi, Ltd. stockholders:			
Foreign currency translation adjustments			31,603
Pension liability adjustments			(37,895)
Net unrealized holding gain on available-for-sale securities			3,574
Cash flow hedges			(1,326)
			(4,044)

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Notes to Consolidated Financial Statements

		Mi	llions of yen 2011
	Refore-tax	Tax benefit	
	amount	(expense)	amount
Other comprehensive loss arising during the year:	<u>annount</u>	(Criperise)	<u>anno ante</u>
Foreign currency translation adjustments	(90,643)	_	(90,643)
Pension liability adjustments	(55,048)	26,580	(28,468)
Net unrealized holding gain on available-for-sale securities	(10,045)	4,833	(5,212)
Cash flow hedges	74	(177)	(103)
Ç	(155,662)	31,236	(124,426)
Reclassification adjustments for realized net loss			
included in net income:			
Foreign currency translation adjustments	3,264	-	3,264
Pension liability adjustments	78,505	(33,961)	44,544
Net unrealized holding gain on available-for-sale securities	(244)	104	(140)
Cash flow hedges	2,550	(459)	2,091
	84,075	(34,316)	49,759
Other comprehensive loss, net of reclassification adjustments:			
Foreign currency translation adjustments	(87,379)	-	(87,379)
Pension liability adjustments	23,457	(7,381)	16,076
Net unrealized holding gain on available-for-sale securities	(10,289)	4,937	(5,352)
Cash flow hedges	2,624	(636)	1,988
	<u>(71,587</u>)	(3,080)	<u>(74,667</u>)
Less other comprehensive loss, net of reclassification adjustments attributable to noncontrolling interests:			
Foreign currency translation adjustments			(18,185)
Pension liability adjustments			224
Net unrealized holding gain on available-for-sale securities			376
Cash flow hedges			755
			(16,830)
Other comprehensive loss, net of reclassification			
adjustments attributable to Hitachi, Ltd. stockholders:			
Foreign currency translation adjustments			(69,194)
Pension liability adjustments			15,852
Net unrealized holding gain on available-for-sale securities			(5,728)
Cash flow hedges			1,233
			(57,837)

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Notes to Consolidated Financial Statements

(17) Pledged Assets

As of March 31, 2013, the Company and certain subsidiaries pledged a portion of their assets as collateral primarily for bank loans as follows:

	Millions of yen
Accounts receivables	7,704
Inventories	12,817
Investments and advances	535
Land	2,054
Buildings	5,452
Machinery and equipment	10,700
	39,262

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Notes to Consolidated Financial Statements

(18) Commitments and Contingencies

The Company and its operating subsidiaries are contingently liable for loan guarantees to its affiliates and others in the amount of approximately ¥89,804 million as of March 31, 2013.

Hitachi Capital Corporation (HCC) and certain other financial subsidiaries provide guarantees to financial institutions for extending loans to customers of the subsidiaries. As of March 31, 2013, the undiscounted maximum potential future payments under such guarantees amounted to ¥309,241 million. For providing these guarantees, the subsidiaries obtain collateral appropriate for the amount of the guarantees, and therefore, the Company considers the risk to be low. The Company accrued ¥11,340 million as an obligation to stand ready to perform over the term of the guarantees in the event the customer cannot make scheduled payments.

Millions of ven

The Company and HCC provide loan commitments to affiliates and others. The outstanding balance of loan commitments as of March 31, 2013 is as follows:

Total commitment available	40,666
Less amount utilized	5,399
Balance available	<u>35,267</u>

The amount of total commitment available in the table above includes lines of credits which require an additional credit approval prior to funding, and it may not be fully utilized.

As of March 31, 2013, outstanding commitments for the purchase of property, plant and equipment were approximately \forall 41,490 million.

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Notes to Consolidated Financial Statements

It is a common practice in Japan for companies, in the ordinary course of business, to receive promissory notes in the settlement of trade accounts receivable and to subsequently discount such notes to banks or to transfer them by endorsement to suppliers in the settlement of accounts payable. As of March 31, 2013 and 2012, the Company and subsidiaries were contingently liable for trade notes discounted and endorsed in the following amounts:

	Millions of yen		
	March 31,	March 31,	
	2013	2012	
Notes discounted	2,149	3,937	
Notes endorsed	2,707	2,800	
	4,856	6,737	

A certain subsidiary is contingently liable for the transfer of export receivables with recourse. As of March 31, 2013, the amount of transfer of export receivables with recourse was \(\frac{1}{4}\)3,795 million.

The Company and its subsidiaries provide warranties for certain of their products. The accrued product warranty costs are based primarily on historical experience of actual warranty claims. The changes in accrued product warranty costs for the years ended March 31, 2013, 2012 and 2011 are summarized as follows:

	Millions of ye		
	2013	2012	2011
Balance at beginning of year	41,356	55,329	56,957
Expense recognized upon issuance of warranties	8,852	16,281	20,755
Usage	(12,880)	(18,792)	(19,219)
Acquisitions and divestitures	81	(10,007)	410
Other, including effect of foreign currency translation	2,705	(1,455)	(3,574)
Balance at end of year	40,114	41,356	55,329

In December 2006, the Company and a subsidiary in Europe received requests for information from the European Commission, and a former subsidiary in Japan received a grand jury subpoena in connection with the investigation conducted by the Antitrust Division of the U.S. Department of Justice, all in respect of alleged antitrust violations relating to liquid crystal displays. The former Japanese subsidiary paid the fine in relation to the investigation by the Antitrust Division of the U.S. Department of Justice in June 2009.

In June 2007, the Company received requests for information from the European Commission in respect of alleged antitrust violations relating to dynamic random access memories. In May 2010, the European Commission ordered the Company to pay a fine for infringement of EC antitrust rules. The Company paid that fine in August 2010.

In November 2007, a subsidiary of the Company in the U.S. received a grand jury subpoena in connection with the investigation conducted by the Antitrust Division of the U.S. Department of Justice

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Notes to Consolidated Financial Statements

in respect of alleged antitrust violations relating to cathode ray tubes. In addition, in November 2007, two subsidiaries in Asia and in Europe received requests for information from the European Commission. Furthermore, in November 2007, a subsidiary in Canada received requests for information from the Canadian Competition Bureau.

In June 2009, a subsidiary of the Company in Japan received a grand jury subpoena in connection with the investigation conducted by the Antitrust Division of the U.S. Department of Justice and received requests for information from the European Commission, and a subsidiary of the Company in Korea was investigated in Singapore by the Competition Commission of Singapore, all in respect of alleged antitrust violations relating to optical disk drives. In September 2011, the Korean subsidiary received a notice of discontinuation of the investigation from the Competition Commission of Singapore. In October 2011, the Japanese subsidiary agreed to pay a fine in relation to the investigation from the Antitrust Division of the U.S. Department of Justice and in November 2011, it paid that fine. In July 2012, the Japanese subsidiary received a statement of objections from the European Commission in respect of alleged antitrust violations.

In July 2011, a subsidiary and an affiliated company of the Company in Japan received a statement of objections from the European Commission in respect of alleged antitrust violations relating to high-voltage power cables. These companies accrued the reasonably estimated amount for the loss.

In July 2011, a subsidiary in the U.S. was investigated by and received a grand jury subpoena from the Antitrust Division of the U.S. Department of Justice, the Company and a subsidiary in Europe received requests for information from the European Commission, and a subsidiary in Canada received requests for information from the Canadian Competition Bureau, all in respect of alleged antitrust violations relating to automotive equipment.

The Company and these companies (including a former subsidiary) have cooperated with the competent authorities in connection with the above matters. Depending upon the outcome of these matters, fines or surcharge payments, the amount of which is uncertain, may be imposed on them. In addition, subsequent to these actions by the competent authorities, civil disputes, including class action lawsuits, involving the Company and some of these companies (including a former subsidiary) have arisen in a number of countries, including in the U.S. and Canada. A reasonably estimated amount was accrued for the potential losses in relation to certain of these civil disputes.

In August 2012, a subsidiary of the Company in Europe received a complaint filed by a customer in Europe seeking compensation for consequential losses of EUR 1,058 million (¥127,804 million), additional costs and interest allegedly incurred by the delay in the construction process of a power plant against, jointly and severally, the Company, the subsidiary of the Company in Europe, a consortium including the Company and the subsidiary of the Company in Europe, and two other companies. Although the Company, the subsidiary of the Company in Europe and the consortium will vigorously defend themselves against this lawsuit, there can be no assurance that they will not be held liable for any amounts claimed.

Depending upon the outcome of the above legal proceedings, there may be an adverse effect on the consolidated financial position or results of operations. Currently the Company is unable to estimate the adverse effect, if any, of many of these proceedings. Accordingly, except as otherwise stated, no accrual for potential loss has been made. The actual amount of fines, surcharge payments or any other payments resulting from these legal proceedings may be different from the accrued amounts.

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Notes to Consolidated Financial Statements

In addition to the above, the Company and certain subsidiaries are subject to several legal proceedings and claims which have arisen in the ordinary course of business and have not been finally adjudicated. These actions when ultimately concluded and determined will not, in the opinion of management, have a material adverse effect on the consolidated financial position or results of operations of the Company and subsidiaries.

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Notes to Consolidated Financial Statements

(19) Impairment Losses for Long-Lived Assets

For the year ended March 31, 2013, the majority of the impairment losses were recorded on property, plant and equipment located in Japan. The Information & Telecommunication Systems segment recognized impairment losses of \(\frac{\pma}{8}\),428 million, primarily due to reduced cash flows generated from certain assets associated with customers in the financial service businesses. The High Functional Materials & Components segment recognized impairment losses of \(\frac{\pma}{5}\),941 million, primarily due to structural reforms of its wires, cables and other relevant products business, which was undertaken to address the deterioration of the business environment. The Social Infrastructure & Industrial Systems segment recognized impairment losses of \(\frac{\pma}{2}\),206 million, primarily due to its liquid crystal display manufacturing equipment business projected lower-than-expected future income because of a recent decrease in demand. The fair value estimates used to determine these losses were based primarily on discounted future cash flows.

For the year ended March 31, 2012, the majority of the impairment losses were recorded on property, plant and equipment located in Japan. The High Functional Materials & Components segment recognized impairment losses of ¥19,483 million, primarily due to restructuring of its semiconductor package material businesses as a result of a recent decrease in demand of the market and integrating manufacturing facilities for electronics and IT devices business. The Information & Telecommunication Systems segment recognized impairment losses of ¥4,596 million primarily due to restructuring of its micro devices business as a result of lower-than-expected future income. The fair value estimates used to determine these losses were based primarily on discounted future cash flows.

For the year ended March 31, 2011, the majority of the impairment losses were recorded on property, plant and equipment located in Japan. The Others recognized impairment losses of \(\frac{\pmathbf{\text{4}}16,856}\) million, primarily due to its business manufacturing batteries for electronic products for which the Company has recognized losses for consecutive periods and projected lower-than-expected future income because of a reduction of production, and its liquid crystal display components business which was projected to have lower production as a result of a recent decrease in demand of the market. The High Functional Materials & Components segment recognized impairment losses of \(\frac{\pmathbf{\text{4}}10,956}{\pmathbf{\text{million}}} primarily due to its automotive related materials businesses whose profitabilities deteriorated because of the Great East Japan Earthquake on March 11, 2011. The fair value estimates used to determine these losses were based primarily on discounted future cash flows.

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Notes to Consolidated Financial Statements

(20) Restructuring Charges

Certain losses incurred in the reorganization of the Company's operations are considered restructuring charges. Components and related amounts of the restructuring charges, before the related tax effects, for the years ended March 31, 2013, 2012 and 2011 are as follows:

		Mil	lions of yen
	2013	2012	2011
Special termination benefits	30,345	22,999	5,653
Loss on fixed assets	153	98	104
	30,498	23,097	5,757

The Company and certain subsidiaries provided special termination benefits to those employees voluntarily leaving the companies. The accrued special termination benefits were recognized at the time voluntary termination was offered and benefits were accepted by the employees. An analysis of the accrued special termination benefits and one-time termination benefits, which certain subsidiaries provided due to the subsidiaries' liquidations, for the years ended March 31, 2013, 2012 and 2011 is as follows:

	Millions of yen		
	2013	2012	2011
Balance at beginning of the year	7,487	3,358	8,170
New charges	30,345	22,999	5,653
Cash payments	(22,601)	(12,690)	(10,374)
Divestitures	-	(6,233)	-
Foreign currency exchange rate changes	62	53	(91)
Balance at end of the year	15,293	7,487	3,358

The following represents the significant restructuring activities for the year ended March 31, 2013 by reportable segment:

- 1. The High Functional Materials & Components segment restructured in order to reorganize its wires, cables and other relevant products business, which was undertaken to address the deterioration of the business environment. The accrued special termination benefits expensed during the year ended March 31, 2013 amounted to ¥11,798 million. The liabilities for special termination benefits amounting to ¥1,067 million as of March 31, 2013 will be paid by March 31, 2014. Total restructuring charges during the year ended March 31, 2013 amounted to ¥11,952 million.
- 2. The Others restructured in order to rationalize the workforce of its semiconductor device business. The accrued special termination benefits expensed during the year ended March 31, 2013 amounted to ¥7,049 million. The liabilities for special termination benefits amounting to ¥6,284 million as of March 31, 2013 will be paid by March 31, 2014. Total restructuring charges during the year ended March 31, 2013 amounted to ¥7,052 million.

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Notes to Consolidated Financial Statements

- 3. The Electronic Systems & Equipment segment restructured in order to reorganize its LCDs manufacturing equipment business and video & wireless network businesses to reduce costs and improve profitability. The accrued special termination benefits expensed during the year ended March 31, 2013 amounted to ¥4,514 million. The liabilities for special termination benefits amounting to ¥4,218 million as of March 31, 2013 will be paid by March 31, 2014. Total restructuring charges during the year ended March 31, 2013 amounted to ¥4,515 million.
- 4. The Information & Telecommunication Systems segment restructured in order to rationalize the workforce of its software service business. The accrued special termination benefits expensed during the year ended March 31, 2013 amounted to ¥2,314 million. The liabilities for special termination benefits amounting to ¥485 million as of March 31, 2013 will be paid by March 31, 2014. Total restructuring charges during the year ended March 31, 2013 consisted only of special termination benefits.

The following represents the significant restructuring activities for the year ended March 31, 2012 by reportable segment:

- 1. The Others restructured in order to rationalize the workforce of its liquid crystal display business. The accrued special termination benefits expensed during the year ended March 31, 2012 amounted to \(\frac{4}{7}\),410 million. The liabilities for special termination benefits amounting to \(\frac{4}{3}\)53 million as of March 31, 2012 were paid by March 31, 2013. Total restructuring charges during the year ended March 31, 2012 consisted only of special termination benefits.
- 2. The High Functional Materials & Components segment restructured in order to reorganize its wires, cables and other relevant products business, which has encountered severe deterioration in the business environment. The accrued special termination benefits expensed during the year ended March 31, 2012 amounted to ¥6,665 million. The liabilities for special termination benefits amounting to ¥372 million as of March 31, 2012 were paid by March 31, 2013. Total restructuring charges during the year ended March 31, 2012 amounted to ¥6,706 million.
- 3. The Electronic Systems & Equipment segment restructured in order to reorganize its LCDs manufacturing equipment and electronic parts manufacturing system businesses to reduce costs and improve profitability. The accrued special termination benefits expensed during the year ended March 31, 2012 amounted to ¥4,892 million. The liabilities for special termination benefits amounting to ¥3,958 million as of March 31, 2012 were paid by March 31, 2013. Total restructuring charges during the year ended March 31, 2012 amounted to ¥4,912 million.
- 4. The Digital Media & Consumer Products segment restructured in order to reorganize its TV business, which has encountered severe deterioration in the business environment. The accrued special termination benefits expensed during the year ended March 31, 2012 amounted to ¥3,085 million. The liabilities for special termination benefits amounting to ¥2,005 million as of March 31, 2012 were paid by March 31, 2013. Total restructuring charges during the year ended March 31, 2012 consisted only of special termination benefits.

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Notes to Consolidated Financial Statements

The restructuring charges for the year ended March 31, 2011 mainly consist of special termination benefits for the early-terminated employees of subsidiaries for the purpose of reducing costs and improving profitability in the Others.

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Notes to Consolidated Financial Statements

(21) Other Income and Other Deductions

The following items are included in other income or other deductions for the years ended March 31, 2013, 2012 and 2011.

	Millions of yen		
	2013	2012	2011
Net gain on securities Net gain (loss) on sale and disposal of rental assets	17,295	209,725	61,046
and other property	(1,819)	19,181	(3,161)
Exchange gain (loss)	8,465	(2,360)	(9,508)

The major component of net gain on securities for the year ended March 31, 2013 is related to a sale of shares of TCM Corporation, a former subsidiary.

The net gain on securities for the year ended March 31, 2012 includes gains of \(\frac{\text{\frac{4}}}{223,143}\) million on deconsolidation of certain subsidiaries.

The net gain on sale and disposal of rental assets and other property for the year ended March 31, 2012 includes the impact of gains on insurance claims related to property, plant and equipment damaged due to the Great East Japan Earthquake.

The major component of net gain on securities for the year ended March 31, 2011 is related to a sale of shares of IPS Alpha Technology, Ltd., a former affiliated company accounted for by the equity method.

Other income for the year ended March 31, 2011 includes a gain of ¥8,684 million on a bargain purchase related to the acquisition of Aloka Co., Ltd. (Aloka), subsequently renamed Hitachi Aloka Medical, Ltd. Refer to note 30 for the nature and financial effect of the acquisition of Aloka.

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Notes to Consolidated Financial Statements

(22) Net Income Per Share Information

The reconciliations of the numbers and the amounts used in the basic and diluted net income attributable to Hitachi, Ltd. stockholders per share computations are as follows:

to Hitacin, Ltd. stockholders per share compu	tations are as fone		lumber of shares
	2013	2012	2011
Weighted average number of shares on which basic net income per share is calculated Effect of dilutive securities: Unsecured convertible bonds	4,702,790,707	4,520,117,309	4,515,932,415
(8th series)	127,952,024	310,772,267	315,249,850
Number of shares on which diluted net income per share is calculated	4,830,742,731	4,830,889,576	4,831,182,265
			Millions of yen
	2013	2012	2011
Net income attributable to Hitachi, Ltd. stockholders Effect of dilutive securities:	175,326	347,179	238,869
Unsecured convertible bonds (8th series) Other Net income attributable to Hitachi, Ltd.	21 (33)	62 (74)	72 (368)
stockholders on which diluted net income per share is calculated	<u>175,314</u>	<u>347,167</u>	<u>238,573</u>
Net income attributable to Hitachi, Ltd. stockholders per share:	2013	2012	Yen 2011
Basic Diluted	37.28 36.29	76.81 71.86	52.89 49.38

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Notes to Consolidated Financial Statements

(23) Supplementary Income and Expense Information

			Mill	ions of yen
		2013	2012	2011
	Shipping and handling costs	135,888	147,551	140,240
	Advertising expense	31,286	30,210	31,170
	Maintenance and repairs	72,778	82,838	80,878
	Rent	137,685	136,219	131,533
	Research and development expense	341,310	412,514	395,180
(24)	Supplementary Cash Flow Information			
			Milli	ons of yen
		2013	2012	2011
	Cash paid during the year for:			
	Interest	26,283	28,129	25,457
	Income taxes	130,119	116,310	122,057
	Noncash investing and financial activities:			
	Capitalized lease assets	5,598	5,783	13,807
	Conversion of convertible bonds issued by the Company	62,030	37,292	638

The payments for the purchase and the proceeds from the sale of securities classified as available-for-sale disclosed in note 3 are included in purchase of investments in securities and shares of newly consolidated subsidiaries and proceeds from sale of investments in securities and shares of consolidated subsidiaries resulting in deconsolidation on the consolidated statements of cash flows.

(25) Concentrations of Credit Risk

The Company and its subsidiaries generally do not have significant concentrations of credit risk to any counterparties nor any regions because they are diversified and spread globally.

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Notes to Consolidated Financial Statements

(26) Derivative Instruments and Hedging Activities Overall risk profile

The major manufacturing bases of the Company and its subsidiaries are located in Japan and Asia. The selling bases are located globally, and the Company and its subsidiaries generated approximately 40% of their sales from overseas for the year ended March 31, 2013. These overseas sales are mainly denominated in the U.S. dollar or Euro. As a result, the Company and its subsidiaries are exposed to market risks from changes in foreign currency exchange rates.

The Company's financing subsidiaries mainly in the U.K. issue variable rate medium-term notes mainly through the Euro markets to finance their overseas long-term operating capital. As a result, the Company and its subsidiaries are exposed to market risks from changes in foreign currency exchange rates and interest rates.

The Company and its subsidiaries are also exposed to credit-related losses in the event of non-performance by counterparties to derivative financial instruments, but it is not expected that any counterparties will fail to meet their obligations because most of the counterparties are internationally recognized financial institutions that are rated A or higher and contracts are diversified into a number of major financial institutions.

The Company and its subsidiaries have an insignificant amount of derivative instruments containing credit-risk-related contingent features, such as provisions that require the Company's debt to maintain an investment grade credit rating from each of the major credit rating agencies.

Risk management policy

The Company and its subsidiaries assess foreign currency exchange rate risk and interest rate risk by continually monitoring changes in these exposures and by evaluating hedging opportunities. It is the Company's principal policy that the Company and its subsidiaries do not enter into derivative financial instruments for speculation purposes.

Foreign currency exchange rate risk management

The Company and its subsidiaries have assets and liabilities which are exposed to foreign currency exchange rate risk and, as a result, they enter into forward exchange contracts and cross currency swap agreements for the purpose of hedging these risk exposures.

In order to fix the future net cash flows principally from trade receivables and payables recognized, which are denominated in foreign currencies, the Company and its subsidiaries on a monthly basis measure the volume and due date of future net cash flows by currency. In accordance with the Company's policy, a certain portion of measured net cash flows is covered using comprehensive forward exchange contracts, which principally mature within one year. If necessary, the Company and its subsidiaries establish the risk control policy and the risk management approach specific to each transaction by reviewing the business characteristics, the structure of income and expenditure, and conditions of the contract. The Company and its subsidiaries hedge the risk exposure arising from specific transactions based on the risk control policy and the risk management approach.

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Notes to Consolidated Financial Statements

The Company and its subsidiaries enter into cross currency swap agreements with the same maturities as underlying debt to fix cash flows from long-term debt denominated in foreign currencies. The hedging relationship between the derivative financial instrument and its hedged item is highly effective in achieving offsetting changes in foreign currency exchange rates.

Interest rate risk management

The Company's and certain subsidiaries' exposure to interest rate risk is related principally to long-term debt obligations. Management believes it is prudent to minimize the variability caused by interest rate risk.

To meet this objective, the Company and certain subsidiaries principally enter into interest rate swaps to manage fluctuations in cash flows. The interest rate swaps entered into are receive-variable, pay-fixed interest rate swaps. Under the interest rate swaps, the Company and certain subsidiaries receive variable interest rate payments on long-term debt associated with medium-term notes and make fixed interest rate payments, thereby creating fixed interest rate long-term debt.

Certain financing subsidiaries mainly finance a portion of their operations using long-term debt with a fixed interest rate and lend funds at variable interest rates. Therefore, such companies are exposed to interest rate risk. Management believes it is prudent to minimize the variability caused by interest rate risk. To meet this objective, certain financing subsidiaries principally enter into interest rate swaps converting the fixed rate to a variable rate to manage fluctuations in fair value resulting from interest rate risk. Under the interest rate swaps, certain financing subsidiaries receive fixed interest rate payments associated with long-term debt, including medium-term notes, and make variable interest rate payments, thereby creating variable-rate long-term debt.

The hedging relationship between the interest rate swaps and its hedged item is highly effective in achieving offsetting changes in cash flows and fair value resulting from interest rate risk.

Fair value hedge

Changes in the fair value of both recognized assets and liabilities, and derivative financial instruments designated as fair value hedges of these assets and liabilities are recognized in other income (deductions). Derivative financial instruments designated as fair value hedges include forward exchange contracts associated with operating transactions, cross currency swap agreements and interest rate swaps associated with financing transactions.

Cash flow hedge

Foreign currency exposure:

Changes in the fair value of forward exchange contracts designated and qualifying as cash flow hedges of forecasted transactions are reported in accumulated other comprehensive income (AOCI). These amounts are reclassified into earnings in the same period as the hedged items affect earnings.

It is expected that a net loss of approximately ¥425 million recorded in AOCI relating to existing forward exchange contracts will be reclassified into other income or other deductions during the year ending March 31, 2014.

As of March 31, 2013, the maximum length of time over which the Company and its subsidiaries are hedging their exposure to the variability in future cash flows associated with foreign currency forecasted transactions is approximately 64 months.

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Notes to Consolidated Financial Statements

Interest rate exposure:

Changes in fair values of interest rate swaps designated as hedging instruments for the variability of cash flows associated with long-term debt obligations are reported in AOCI. These amounts subsequently are reclassified into interest charges as a yield adjustment in the same period in which the hedged debt obligations affect earnings.

It is expected that a net loss of approximately ¥82 million recorded in AOCI related to interest rate swaps will be reclassified into interest charges as a yield adjustment of the hedged debt obligations during the year ending March 31, 2014.

The contract or notional amounts of derivative financial instruments held as of March 31, 2013 and 2012 are summarized as follows:

		Millions of yen
	March 31, 2013	March 31, 2012
Forward exchange contracts:		
To sell foreign currencies	376,711	175,505
To buy foreign currencies	101,951	102,684
Cross currency swap agreements:		
To sell foreign currencies	116,482	109,794
To buy foreign currencies	149,088	135,345
Interest rate swaps	317,548	345,143
Option contracts	846	3,205

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Notes to Consolidated Financial Statements

The following tables, "Effective portion of derivatives designated as hedging instruments and related hedged items" and "Ineffective portion and amount excluded from effectiveness test," show the effects of derivative instruments for fair value hedges on the consolidated statement of operations for the year ended March 31, 2013:

Effective portion of derivatives designated as hedging instruments and related hedged items

<u>Hea</u>	dging instruments		Relate	d hedged items	
		<u>Millions</u>			Millions
<u>Derivatives</u>	Location	<u>of yen</u>	<u>Items</u>	Location	<u>of yen</u>
Forward exchange contracts	Other income	(16,007)	Accounts receivable and accounts payable	Other income	19,144
Cross currency swap agreements	Other income	(2,787)	Long-term debt	Other income	2,305
		(18,794)			21,449

Ineffective portion and amount excluded from effectiveness test

<u>Derivatives</u>		<u>Location</u>	Millions of yen
Forward exchange contracts	Other income		(1,623)
Cross currency swap agreements	Other income		(3,431)
			(5,054)

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Notes to Consolidated Financial Statements

The following tables, "Effective portion of derivatives designated as hedging instruments and related hedged items" and "Ineffective portion and amount excluded from effectiveness test," show the effects of derivative instruments for fair value hedges on the consolidated statement of operations for the year ended March 31, 2012:

Effective portion of derivatives designated as hedging instruments and related hedged items

Hee	dging instruments		Relate	d hedged items	
		<u>Millions</u>			<u>Millions</u>
<u>Derivatives</u>	Location	<u>of yen</u>	<u>Items</u>	Location	<u>of yen</u>
Forward exchange contracts	Other deductions	(302)	Accounts receivable and accounts payable	Other deductions	249
Cross currency swap agreements	Interest charges	(2,556)	Long-term debt	Interest charges	2,531
		(2,858)			2,780

Ineffective portion and amount excluded from effectiveness test

<u>Derivatives</u>	<u>Location</u>	Millions of yen
Forward exchange contracts	Other deductions	1,150
Cross currency swap agreements	Other deductions	(20)
Interest rate swaps	Interest charges	36
		1,166

F-79 (Continued)

Notes to Consolidated Financial Statements

The following tables, "Effective portion of derivatives designated as hedging instruments and related hedged items" and "Ineffective portion and amount excluded from effectiveness test," show the effects of derivative instruments for fair value hedges on the consolidated statement of operations for the year ended March 31, 2011:

Effective portion of derivatives designated as hedging instruments and related hedged items

<u>He</u> e	dging instruments		Relate	d hedged items	
		<u>Millions</u>			Millions
<u>Derivatives</u>	Location	<u>of yen</u>	<u>Items</u>	Location	<u>of yen</u>
Forward exchange contracts	Other deductions	8,955	Accounts receivable and accounts payable	Other deductions	(8,576)
Cross currency swap agreements	Interest charges	2,693	Long-term debt	Interest charges	(3,010)
		11,648			(11,586)

Ineffective portion and amount excluded from effectiveness test

<u>Derivatives</u>	Location	Millions of yen
Forward exchange contracts	Other deductions	(682)
Cross currency swap agreements	Other deductions	1,412
Interest rate swaps	Interest charges	54
		784

F-80 (Continued)

Notes to Consolidated Financial Statements

The following tables, "Gain (loss) recognized in OCI, Effective portion of derivatives designated as hedging instruments", "Gain (loss) reclassified from AOCI into consolidated statement of operations, Effective portion of derivatives designated as hedging instruments" and "Gain (loss) on derivatives designated as cash flow hedging instruments, Ineffective portion and amount excluded from effectiveness test" show the effects of derivative instruments for cash flow hedges on the consolidated statement of operations for the year ended March 31, 2013:

Gain (loss) recognized in OCI

Effective portion of derivatives designated as hedging instruments

<u>Derivatives</u>	Millions of yen
Forward exchange contracts	(14,961)
Cross currency swap agreements	(609)
Interest rate swaps	99
Option contracts	(758)
	(16,229)

Gain (loss) reclassified from AOCI into consolidated statement of operations

Effective portion of derivatives designated as hedging instruments

<u>Derivatives</u>	<u>Location</u>	Millions of yen
Forward exchange contracts	Other income	(1,173)
Cross currency swap agreements	Other income	(1,654)
Interest rate swaps	Interest charges	(823)
Option contracts	Other income	737
		(2,913)

Gain (loss) on derivatives designated as cash flow hedging instruments

Ineffective portion and amount excluded from effectiveness test

<u>Derivatives</u>	<u>Location</u>	Millions of yen
Forward exchange contracts	Other income	(2,934)
Cross currency swap agreements	Other income	(10)
Interest rate swaps	Interest charges	130
		(2,814)

F-81 (Continued)

Notes to Consolidated Financial Statements

The following tables, "Gain (loss) recognized in OCI, Effective portion of derivatives designated as hedging instruments", "Gain (loss) reclassified from AOCI into consolidated statement of operations, Effective portion of derivatives designated as hedging instruments" and "Loss on derivatives designated as cash flow hedging instruments, Ineffective portion and amount excluded from effectiveness test" show the effects of derivative instruments for cash flow hedges on the consolidated statement of operations for the year ended March 31, 2012:

Gain (loss) recognized in OCI

Effective portion of derivatives designated as hedging instruments

<u>Derivatives</u>	Millions of yen
Forward exchange contracts	(2,531)
Cross currency swap agreements	105
Interest rate swaps	948
Option contracts	819
	(659)

Gain (loss) reclassified from AOCI into consolidated statement of operations

Effective portion of derivatives designated as hedging instruments

<u>Derivatives</u>	<u>Location</u>	Millions of yen
Forward exchange contracts	Other deductions	122
Cross currency swap agreements	Other deductions	(9,506)
Interest rate swaps	Interest charges	(535)
Option contracts	Other deductions	(878)
		(10,797)

Loss on derivatives designated as cash flow hedging instruments

<u>Ineffective portion and amount excluded from effectiveness test</u>

<u>Derivatives</u>	<u>Location</u>	Millions of yen
Forward exchange contracts	Other deductions	(113)
Cross currency swap agreements	Other deductions	(43)
Interest rate swaps	Interest charges	(120)
		(276)

F-82 (Continued)

Notes to Consolidated Financial Statements

The following tables, "Gain (loss) recognized in OCI, Effective portion of derivatives designated as hedging instruments", "Gain (loss) reclassified from AOCI into consolidated statement of operations, Effective portion of derivatives designated as hedging instruments" and "Gain on derivatives designated as cash flow hedging instruments, Ineffective portion and amount excluded from effectiveness test" show the effects of derivative instruments for cash flow hedges on the consolidated statement of operations for the year ended March 31, 2011:

Gain (loss) recognized in OCI

Effective portion of derivatives designated as hedging instruments

<u>Derivatives</u>	Millions of yen
Forward exchange contracts	(220)
Cross currency swap agreements	(153)
Interest rate swaps	1,879
Option contracts	781
	2,287

Gain (loss) reclassified from AOCI into consolidated statement of operations

Effective portion of derivatives designated as hedging instruments

<u>Derivatives</u>	Location	Millions of yen
Forward exchange contracts	Other deductions	166
Cross currency swap agreements	Other deductions	(4,174)
Interest rate swaps	Interest charges	(173)
Option contracts	Other deductions	(701)_
		(4,882)

Gain on derivatives designated as cash flow hedging instruments

<u>Ineffective portion and amount excluded from effectiveness test</u>

<u>Derivatives</u>	<u>Location</u>	Millions of yen
Forward exchange contracts	Other deductions	269
Cross currency swap agreements	Other deductions	66
Interest rate swaps	Interest charges	67
		402

F-83 (Continued)

Notes to Consolidated Financial Statements

(27) Fair Value of Financial Instruments

The following methods and assumptions are used to estimate the fair values of financial instruments:

Long-term debt and Non-recourse borrowings of consolidated securitization entities

The fair value of long-term debt and non-recourse borrowings of consolidated securitization entities are estimated based on quoted market prices or the present value of future cash flows using the Company's and its subsidiaries' market interest rates for the same contractual terms.

Cash and cash equivalents, Trade receivables, Short-term debt and Trade payables

The carrying amount approximates the fair value because of the short maturity of these instruments.

Financial assets transferred to consolidated securitization entities

For the portion related to transferred mortgage loans receivable, the fair value is estimated based on the present value of future cash flows.

Investments in securities, Subordinated interests resulting from securitization and Derivatives Refer to note 28 for the methods and assumptions used to estimate the fair values.

Long-term loans receivable

The fair value of long-term loans receivable is estimated based on the present value of future cash flows using the interest rate applicable to an additional loan of the same form.

F-84 (Continued)

Notes to Consolidated Financial Statements

The carrying amounts and estimated fair values of the financial instruments as of March 31, 2013 and 2012 are as follows:

	Millions			fillions of yen
	M	arch 31, 2013	March 31, 2012	
	Carrying	Estimated	Carrying	Estimated
	amounts	fair values	amounts	fair values
Investments in securities:				
Short-term investments	10,444	10,444	11,562	11,562
Investments and advances	306,487	306,487	253,340	253,340
Financial assets transferred to				
consolidated securitization entities:	138,324	148,552	162,227	172,041
Derivatives				
(Effective portion in other current assets):				
Forward exchange contracts	6,330	6,330	1,849	1,849
Cross currency swap agreements	1,129	1,129	5,271	5,271
Interest rate swaps	-	-	12	12
Option contracts	36	36	6	6
Derivatives				
(Ineffective portion in other current assets):				
Forward exchange contracts	310	310	232	232
Cross currency swap agreements	114	114	479	479
Derivatives				
(Effective portion in other assets):				
Forward exchange contracts	1,045	1,045	16	16
Cross currency swap agreements	2,899	2,899	1,421	1,421
Interest rate swaps	3	3	864	864
Option contracts	-	-	15	15
Derivatives				
(Ineffective portion in other assets):				
Forward exchange contracts	16	16	13	13
Cross currency swap agreements	135	135	713	713
Subordinated interests resulting from				
securitization:				
Other current assets	1,877	1,877	1,253	1,253
Investments and advances	82,811	82,811	65,060	65,060
Long-term loans receivable				
Investments and advances	55,577	56,986	39,115	40,234

F-85 (Continued)

Notes to Consolidated Financial Statements

			M	lillions of yen	
	M	arch 31, 2013	March 31, 2012		
	Carrying	Estimated	Carrying	Estimated	
	<u>amounts</u>	fair values	<u>amounts</u>	fair values	
T	(1.566.022)	(1.500.510)	(1 (22 0(1)	(1, (01, 00.6)	
Long-term debt	(1,566,932)	(1,582,719)	(1,632,961)	(1,691,886)	
Non-recourse borrowings of consolidated	(122 227)	(100 151)	(222.01=)	(22.1.0.71)	
securitization entities:	(129,297)	(132,451)	(232,047)	(234,851)	
Derivatives					
(Effective portion in other current liabilities):					
Forward exchange contracts	(16,923)	(16,923)	(11,090)	(11,090)	
Cross currency swap agreements	(5,546)	(5,546)	(2,512)	(2,512)	
Interest rate swaps	(135)	(135)	(650)	(650)	
Option contracts	-	-	(34)	(34)	
Derivatives					
(Ineffective portion in other current liabilities):					
Forward exchange contracts	(869)	(869)	(990)	(990)	
Cross currency swap agreements	(7,292)	(7,292)	(34)	(34)	
Interest rate swaps	(30)	(30)	(54)	(54)	
Derivatives					
(Effective portion in other liabilities):					
Forward exchange contracts	(18,556)	(18,556)	(72)	(72)	
Cross currency swap agreements	(6,110)	(6,110)	(1,568)	(1,568)	
Interest rate swaps	(2,676)	(2,676)	(2,261)	(2,261)	
Derivatives	() ,	() /	() /	() /	
(Ineffective portion in other liabilities):					
Forward exchange contracts	(2,660)	(2,660)	(12)	(12)	
Cross currency swap agreements	(139)	(139)	(2,578)	(2,578)	
Interest rate swaps	(17)	(17)	(123)	(123)	
1		(')	(-)	(-)	

It is not practicable to estimate the fair value of investments in unlisted stock because of the lack of a market price and difficulty in estimating fair value without incurring excessive cost. The carrying amounts of these investments as of March 31, 2013 and 2012 totaled \(\frac{4}{53}\),990 million and \(\frac{4}{56}\),174 million, respectively.

The estimated fair values of the financial assets transferred to consolidated securitization entities and the non-recourse borrowings of consolidated securitization entities are included in Level 3 of the fair value hierarchy and the estimated fair values of the long-term loans receivable and the long-term debts are included in Level 2 of the fair value hierarchy.

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Notes to Consolidated Financial Statements

(28) Fair Value

ASC 820 establishes a fair value hierarchy that prioritizes the use of observable inputs in markets over the use of unobservable inputs when measuring fair value as follows:

Level 1

Quoted prices for identical assets or liabilities in active markets.

Level 2

Quoted prices for similar assets or liabilities in active markets; quoted prices associated with transactions that are not distressed for identical or similar assets or liabilities in markets that are not active; or valuations whose significant inputs are derived from or corroborated by observable market data.

Level 3

Valuations using inputs that are not observable.

Investments in debt and equity securities

Investment securities of which quoted market prices are available to determine their fair value are included in Level 1. Level 1 securities include available-for-sale securities such as listed stocks on exchange markets, debt securities such as Japan treasury bonds and U.S. treasury bonds and exchange traded funds.

In the absence of an active market for investment securities, quoted prices for similar investment securities, quoted prices associated with transactions that are not distressed for identical or similar investment securities or other relevant information including market interest rate curves, referenced credit spreads or default rates, are used to determine fair value. These investments are included in Level 2. Level 2 securities include short-term investments and available-for-sale securities such as listed stocks traded over-the-counter, investment funds and debt securities traded over-the-counter.

In infrequent circumstances, the significant inputs of fair value for investment securities are unobservable and such investment are included in Level 3. The Company uses price information provided by financial institutions to evaluate these investments while corroborating the information mainly with prices estimated using an income approach based on its own valuation models or a market approach such as comparison with prices of similar securities. Level 3 securities include available-for-sale securities such as subordinated debentures and structured bonds with little market activity.

Derivatives

Closing prices are used for derivatives included in Level 1, which are traded on active markets. The majority of derivatives are traded on over-the-counter markets, which the Company does not deem to represent active markets. Derivative assets and liabilities for which fair value is based on quoted prices associated with transactions that are not distressed, in markets that are not active, or based on models using interest rate curves and forward and spot prices for currencies and commodities are included in Level 2. Derivatives included in Level 2 primarily consist of interest rate swaps, cross-currency swaps and foreign currency and commodity forward and option contracts. In infrequent circumstances, the significant inputs of fair value are unobservable and the Company mainly uses an income or market approach to corroborate relevant information provided by financial institutions. These derivatives are included in Level 3.

F-87 (Continued)

Notes to Consolidated Financial Statements

Subordinated interests resulting from securitization

When fair value is determined using observable inputs, including prices of recent transactions in markets that are not distressed, subordinated interests are included in Level 2. When significant inputs are not observable, fair value is determined based on economic assumptions used in measuring the fair value of the subordinated interests, including weighted-average life, expected credit risks, and discount rates, and the subordinated interests are included in Level 3.

The Company uses its own valuation models to evaluate these investments categorized within Level 3 and periodically reviews the appropriateness of consistent application of the models as well as updating of the inputs in consideration of recent changes in economic conditions. The Company also analyses that the sensitivity in the valuation of these investments does not have material adverse effects on the consolidated financial statements.

F-88 (Continued)

Notes to Consolidated Financial Statements

The following tables present the assets and liabilities that are measured at fair value on a recurring basis and the fair value hierarchy classification as of March 31, 2013 and 2012. The carrying values on the consolidated balance sheets are recorded by the fair value of these assets and liabilities.

				illions of yen rch 31, 2013
	Fair value hierarchy classification			fication
	Total	Level 1	Level 2	Level 3
Assets:				
Investments in securities				
Equity securities	280,491	279,727	764	-
Government debt securities	7,458	7,132	326	-
Corporate debt securities	18,791	-	5,154	13,637
Other	9,815	9,246	569	-
Derivatives	12,017	-	12,017	-
Subordinated interests resulting from securitization	84,688	-	-	84,688
	413,260	296,105	18,830	98,325
Liabilities:				
Derivatives	(60,953)	-	(60,953)	-
			Mi	illions of yen
				illions of yen rch 31, 2012
		Fair value h		rch 31, 2012
		Fair value l	Mai	rch 31, 2012
Assets:	Total		Mar nierarchy classi	rch 31, 2012 fication
Assets: Investments in securities	Total		Mar nierarchy classi	rch 31, 2012 fication
	Total		Mar nierarchy classi	rch 31, 2012 fication
Investments in securities		Level 1	Man nierarchy classi Level 2	rch 31, 2012 fication
Investments in securities Equity securities	220,491	219,748	Manierarchy classi Level 2	rch 31, 2012 fication
Investments in securities Equity securities Government debt securities	220,491 4,781	219,748	Manierarchy classi Level 2 743	rch 31, 2012 fication Level 3
Investments in securities Equity securities Government debt securities Corporate debt securities	220,491 4,781 31,686	219,748 4,776	Manierarchy classi Level 2 743 5 7,422	rch 31, 2012 fication Level 3
Investments in securities Equity securities Government debt securities Corporate debt securities Other Derivatives Subordinated interests resulting	220,491 4,781 31,686 7,551 10,891	219,748 4,776	Manierarchy classi Level 2 743 5 7,422 359	reh 31, 2012 fication Level 3
Investments in securities Equity securities Government debt securities Corporate debt securities Other Derivatives	220,491 4,781 31,686 7,551 10,891 66,313	219,748 4,776 - 7,192	Manierarchy classi Level 2 743 5 7,422 359 10,891	rch 31, 2012 fication Level 3
Investments in securities Equity securities Government debt securities Corporate debt securities Other Derivatives Subordinated interests resulting	220,491 4,781 31,686 7,551 10,891	219,748 4,776	Manierarchy classi Level 2 743 5 7,422 359	reh 31, 2012 fication Level 3

Notes to Consolidated Financial Statements

The following tables present the changes in Level 3 instruments measured on a recurring basis for the year ended March 31, 2013 and 2012.

			Millions of yen
			2013
_		Subordinated	
		interests	
	Corporate	resulting	
	debt	from	
_	securities	securitization	Total
Balance at beginning of year	24,264	66,313	90,577
Purchases	-	38,504	38,504
Sales	(1,077)	-	(1,077)
Settlements	(10,710)	(22,119)	(32,829)
Total gains or losses (realized/unrealized)			
Included in earnings (a)	-	276	276
Included in other comprehensive income	1,160	1,714	2,874
Balance at end of year	13,637	84,688	98,325
The amount of total gains or losses for the period included in earnings attributable to the change in unrealized gains or losses relating to assets still held at March 31, 2013		-	

(a) Level 3 gains or losses included in earnings for the year ended March 31, 2013 are reported in revenue.

_			Millions of yen
			2012
-		Subordinated	
		interests	
	Corporate	resulting	
	debt	from	
	securities	securitization	Total
Balance at beginning of year	32,926	34,066	66,992
Purchases	6,829	44,759	51,588
Sales	(1,492)	-	(1,492)
Settlements	(13,859)	(13,111)	(26,970)
Total gains or losses (realized/unrealized)			
Included in earnings (a)	(1,127)	220	(907)
Included in other comprehensive income	987	379	1,366
Balance at end of year	24,264	66,313	90,577
The amount of total gains or losses for the period included in earnings attributable to the change in unrealized gains or losses relating to assets still held at March 31, 2012	(1,089)		(1.080)
losses relating to assets still field at March 51, 2012	(1,089)		(1,089)

(a) Level 3 gains or losses included in earnings for the year ended March 31, 2012 are reported in other income (deductions) for corporate debt securities and are reported in revenue for subordinated interests resulting from securitization.

F-90 (Continued)

Notes to Consolidated Financial Statements

Assets that are measured at fair value during the period on a non-recurring basis because they are deemed to be impaired are not included in the above tables.

The Company writes down the carrying amount of equity-method and cost-method investments on the consolidated balance sheets when the Company deems the decline of fair value to be other-than-temporary. The fair value of the equity-method investments which are listed on an active market is included in Level 1. The fair value of the equity-method investments determined using an income approach, based on discounted cash flows using unobservable inputs is included in Level 3. Also, a weighted-average fair value determined using both a market approach and an income approach, which incorporate both observable inputs, such as quoted market prices of comparable companies, and discounted cash flow using unobservable inputs, is included in Level 3. The Company calculates discounted cash flows of these equity-method investments based on business forecasts, market trends, and assumptions of projected business plans. The Company uses both a market approach and an income approach to determine the fair value of the cost-method investments. The fair value based on observable inputs such as quoted market prices of similar investments is included in Level 2. The fair value primarily based on discounted cash flows using unobservable inputs based on business forecasts, market trends, and assumptions of projected business plans is included in Level 3.

The Company also writes down the carrying amount of long-lived assets on the consolidated balance sheets mainly when the Company deems the carrying amount of certain long-lived assets is not recoverable and exceeds its fair value. The Company mainly uses an income approach or a market approach to calculate the fair value of long-lived assets. These measurements are included in Level 3 since they are based primarily on discounted cash flows using unobservable inputs based on business forecasts, market trends, and assumptions of projected business plans.

F-91 (Continued)

Notes to Consolidated Financial Statements

The following tables present the assets measured at fair value on a non-recurring basis and the gains or losses recognized for the year ended March 31, 2013 and 2012.

				Millions of yen
				2013
	Fair valu	e hierarchy clas	sification	Total gains
	Level 1	Level 2	Level 3	(losses)
Cost-method investments	_		1,059	(952)
Long-lived assets (a)				
Information & Telecommunication				
Systems segment	-	-	4,293	(8,428)
Social Infrastructure & Industrial				
Systems segment	-	-	889	(2,206)
Electronic Systems & Equipment				
segment	-	-	1,416	(1,974)
High Functional Materials &				
Components segment	-	-	4,033	(5,941)
Automotive Systems segment	-	-	365	(1,001)
Other			3,728	(3,659)
Total			15,783	(24,161)

(a) The carrying value as of March 31, 2013 is not equal to the fair value at the time of impairment because of depreciation expense subsequent to impairment.

				Millions of yen
				2012
	Fair value	Total gains		
	Level 1	Level 2	Level 3	(losses)
Equity-method investments (a)	5,752	-	19,345	(7,504)
Cost-method investments	-	-	2,474	(2,138)
Long-lived assets (b)				
Information & Telecommunication				
Systems segment	-	-	2,465	(4,596)
Electronic Systems & Equipment				
segment	-	-	1,022	(2,651)
Construction Machinery segment	-	-	8,126	(1,625)
High Functional Materials &				
Components segment	-	-	4,241	(19,483)
Other	-	-	2,343	(3,486)
Total	5,752		40,016	(41,483)

- (a) The carrying value as of March 31, 2012 is not equal to the fair value at the time of impairment because of equity method adjustments subsequent to impairment.
- (b) The carrying value as of March 31, 2012 is not equal to the fair value at the time of impairment because of depreciation expense subsequent to impairment.

F-92 (Continued)

Notes to Consolidated Financial Statements

The following table presents the significant unobservable inputs used in the fair value measurements on a non-recurring basis categorized within Level 3 for the year ended March 31, 2013. These inputs are shown in a form of ranges of rates in the table.

						2013
	Fair value	Valuation	Unobservable		Range	
	(Millions of yen)	technique	input	(Weig	(Weighted average)	
Long-lived assets						
Information &	4,283	Income	Discount rate	3.0% -	6.0%	(5.3%)
Telecommunication		approach				
Systems segment						
Social Infrastructure &	93	Income	Discount rate	1.8% -	6.0%	(4.0%)
Industrial Systems		approach				
segment						
Electronic Systems &	1,006	Market	Adjustment	68.0% -	102.0%	(86.6%)
Equipment segment		approach	rate (a)			
High Functional	2,378	Income	Discount rate		5.0%	(5.0%)
Materials &		approach				
Components segment	100	Market	Adjustment		90.0%	(90.0%)
		approach	rate (a)			
Other	185	Income	Discount rate		2.0%	(2.0%)
		approach				
	578	Market	Adjustment	48.8% -	83.0%	(74.2%)
		approach	rate (a)			

(a) The Company and its domestic subsidiaries measure the fair value of land based on appraised value which includes adjustments to prices of land in comparable transactions, or published market prices to reflect specific factors inherent in the land subject to the appraisal. These adjustments are referred to as adjustment rates.

Level 3 non-recurring fair value measurement of long-lived assets for the year ended March 31, 2013 in the amount of ¥6,101 million consists of individually insignificant items which utilize a number of different unobservable inputs not subject to meaningful aggregation. Therefore, such amount is not presented in the table above.

F-93 (Continued)

Notes to Consolidated Financial Statements

The following table presents the significant unobservable inputs used in the fair value measurements on a non-recurring basis categorized within Level 3 for the three months ended March 31, 2012. These inputs are shown in a form of ranges of rates in the table.

w remi er i u ng e e			Three	months ended March 31, 2012
	Fair value	Valuation	Unobservable	Range
	(Millions of yen)	technique	input	(Weighted average)
Long-lived assets				
Information &	2,446	Market	Adjustment	77.0% (77.0%)
Telecommunication		approach	rate (a)	
Systems segment				
Electronic Systems & Equipment segment	175	Income approach	Discount rate	10.0% (10.0%)
	216	Market approach	Adjustment rate (a)	71.0% (71.0%)
Construction	6,397	Income	Discount rate	13.3% (13.3%)
Machinery segment		approach	Growth rate	4.5% (4.5%)
High Functional	1,492	Income	Discount rate	4.5% (4.5%)
Materials & Components segment		approach		
Other	650	Income approach	Discount rate	2.0% (2.0%)
	804	Market approach	Adjustment rate (a)	60.0% - 88.0% (71.7%)

⁽a) The Company and its domestic subsidiaries measure the fair value of land based on appraised value which includes adjustments to prices of land in comparable transactions, or published market prices to reflect specific factors inherent in the land subject to the appraisal. These adjustments are referred to as adjustment rates.

Level 3 non-recurring fair value measurement of long-lived assets for the three months ended March 31, 2012 in the amount of ¥5,226 million consists of individually insignificant items which utilize a number of different unobservable inputs not subject to meaningful aggregation. Therefore, such amount is not presented in the table above.

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Notes to Consolidated Financial Statements

(29) Financing Receivables and Allowance for Doubtful Receivables

The Company classifies financing receivables aggregated and categorized as finance leases, installment loans, mortgage loans, and other financing receivables, based on the nature of risks and characteristics as described below.

Financing receivables from equipment leases, installment arrangements, mortgage loans, and other receivables with a contractual maturity of one year or more are subject to disclosure as reported in this note. Trade receivables from sale of products or services that have contractual maturities of one year or less are excluded from this note. Finance lease receivables are recorded based on the total minimum payments to be received and unguaranteed residual values less executory costs and unearned income. Installment loans, mortgage loans and other financing receivables are reported on the amortized cost basis.

Finance leases are receivables from lease arrangements, including products manufactured by the Company and certain of its subsidiaries, such as information technology equipment, manufacturing machinery and equipment and construction machinery, typically secured by underlying assets. The primary locations of finance leases are Japan, the U.S., the U.K. and China. The lease term ranges mainly from three to six years. The non-specific allowance for doubtful receivables is collectively determined on the basis of past collection experience, consideration of current economic conditions and changes in our customer collection trends as well as other factors that may affect the customers' ability to pay.

Installment loans represent receivables from arrangements with customers and dealers to provide financing primarily for products manufactured by the Company and certain of its subsidiaries, such as manufacturing machinery. Installment loans are typically secured by underlying assets. The primary locations of installment loans are Japan, the U.S., the U.K. and China. The loan term is generally less than three years. The non-specific allowance is collectively determined on the basis of past collection experience, consideration of current economic conditions and changes in our customer collection trends as well as other factors that may affect the customers' ability to pay.

Mortgage loans are financing receivables from residential loan arrangements for individuals. Mortgage loans are usually arranged with collateral. The location of mortgage loans is Japan; more than fifty percent of mortgage loans are arranged for employees of the Company and its domestic subsidiaries. The term of mortgage loans is usually less than 30 years. The non-specific allowance is collectively determined on the basis of past collection experience, consideration of current economic conditions and changes in our customer collection trends as well as other factors that may affect the customers' ability to pay.

Other financing receivables are the financing service receivables provided by the subsidiaries in the financial services segment such as factoring, loan servicing, and other forms of commercial financing. The contractual maturities associated with those services generally range over one to three years. The non-specific allowance is collectively determined on the basis of past collection experience, consideration of current economic conditions and changes in our customer collection trends as well as other factors that may affect the customers' ability to pay.

In addition, common to all financing receivables, the Company and its subsidiaries individually evaluate collectability of financing receivables either by discounted cash flow analyses when they determine principal and interest of a financing receivable cannot be collected or by estimating the fair value of related collateral when applicable and further estimating the allowance for doubtful receivables. The Company and its subsidiaries have

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Notes to Consolidated Financial Statements

proprietary credit quality indicators appropriate to the unique characteristics of their operations and the nature of their financing receivable portfolios. Based on such indicators as the duration of overdue payments, the unpaid amounts, the existence of extended payment terms, evaluation by third-party credit agencies, and the degree of debtors' excessive debt, the Company and its subsidiaries classify and monitor their financial receivables into two categories: the individually evaluated receivables, and the collectively evaluated receivables.

Interest income for long-term financing receivables is recognized on the accrual basis.

As of March 31, 2013 and 2012, financing receivables include past due receivables in the amount of \$28,055 million and \$14,426 million, respectively. Of these amounts, financing receivables past due 90 days or more and still accruing interest amounted to \$7,802 million and \$2,918 million, respectively.

The following tables present allowance for doubtful receivables and recorded investment in financing receivables as of March 31, 2013 and 2012, and changes in the allowance for the years ended March 31, 2013 and 2012.

				N	lillions of yen
					2013
_				Other	
	Finance	Installment	Mortgage	financing	
_	leases	loans	loans	receivables	Total
Allowance for doubtful					
receivables					
Balance, March 31, 2012	7,680	1,912	210	6,509	16,311
Provision	7,064	2,497	69	2,687	12,317
Recovery and other	(4,237)	(383)	(106)	(1,979)	(6,705)
Write off	(561)	(1,817)	(20)	(2,135)	(4,533)
Balance, March 31, 2013	9,946	2,209	153	5,082	17,390
Applicable to amounts;					
Individually evaluated for					
impairment	6,471	568	43	2,768	9,850
Applicable to amounts;					
Collectively evaluated for					
impairment	3,475	1,641	110	2,314	7,540
Financing receivables					
Balance, March 31, 2013	698,454	202,850	176,383	222,274	1,299,961
Applicable to amounts;		_		_	<u>.</u>
Individually evaluated for					
impairment	22,097	725	129	8,001	30,952
Applicable to amounts;					
Collectively evaluated for					
impairment	676,357	202,125	176,254	214,273	1,269,009

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Notes to Consolidated Financial Statements

				N	Iillions of yen
					2012
•	Finance leases	Installment loans	Mortgage loans	Other financing receivables	Total
Allowance for doubtful receivables					
Balance, March 31, 2011	6,136	2,420	231	7,842	16,629
Provision	5,633	1,511	157	3,443	10,744
Recovery and other	(3,381)	(881)	(178)	(2,443)	(6,883)
Write off	(708)	(1,138)	<u> </u>	(2,333)	(4,179)
Balance, March 31, 2012	7,680	1,912	210	6,509	16,311
Applicable to amounts; Individually evaluated for impairment Applicable to amounts; Collectively evaluated for	2,942	603	78	4,498	8,121
impairment	4,738	1,309	132	2,011	8,190
Financing receivables					
Balance, March 31, 2012	743,331	154,794	192,143	217,376	1,307,644
Applicable to amounts; Individually evaluated for impairment Applicable to amounts; Collectively evaluated for	7,861	957	185	8,702	17,705
impairment	735,470	153,837	191,958	208,674	1,289,939

In addition, as of March 31, 2013 and 2012, the amounts of impaired loans relating to receivables which arose from sales of products or services are \frac{\pmathbf{44}}{44},558 million and \frac{\pmathbf{42}}{42},729 million, respectively.

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Notes to Consolidated Financial Statements

(30) Acquisitions and Divestitures

On November 23, 2012, the Company purchased all of the outstanding 54,000,000,200 shares of Horizon Nuclear Power Limited (Horizon) from RWE npower plc and E.ON UK plc for \(\frac{4}{8}\)886 million in the Power Systems segment. Accordingly, the Company obtained control of Horizon and it became a wholly owned subsidiary effective November 23, 2012 (the acquisition date).

Horizon operates a nuclear power development business in the U.K. The Company made the acquisition to lead a program of building new nuclear power plants in the U.K.

The following table summarizes the consideration paid for Horizon, the assets acquired and liabilities assumed and recognized as of the acquisition date.

_	Millions of yen
Current assets	2,873
Non-current assets (excluding intangible assets)	51,195
Intangible assets	
Goodwill (not deductible for tax purposes)	31,945
Other intangible assets	3,931
	89,944
Current liabilities	(927)
Non-current liabilities	(131)
	(1,058)
Cash paid for acquisition	(88,886)

The acquired intangible assets are related to the activities to obtain the necessary site licenses and consents to build and subsequently operate nuclear power stations.

The results of operations of Horizon for the period from the acquisition date to March 31, 2013 were not material.

On a pro forma basis, revenue, net income attributable to Hitachi, Ltd. stockholders and the per share information of the Company with assumed acquisition date for Horizon of April 1, 2011 would not differ materially from the amounts reported in the accompanying consolidated financial statements as of and for the years ended March 31, 2013 and 2012.

On September 2, 2011, Hitachi Data Systems Corporation (HDS), a subsidiary of the Company in the Information & Telecommunication Systems segment, purchased additional shares of BlueArc Corporation (BlueArc) for ¥42,923 million, resulting in a 97.8% increase of HDS ownership from 2.2% to 100%. Accordingly, HDS obtained control of BlueArc and it became a wholly owned subsidiary effective September 2, 2011 (the acquisition date).

BlueArc operates a network storage business. HDS made the acquisition to increase its competitiveness in the storage solution business through creating synergy in a field of file storage.

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Notes to Consolidated Financial Statements

The following table summarizes the consideration paid for BlueArc, the assets acquired and liabilities assumed and recognized as of the acquisition date.

	Millions of yen
Current assets	1,499
Non-current assets (excluding intangible assets)	4,749
Intangible assets	
Goodwill (not deductible for tax purposes)	33,002
Other intangible assets	11,014
	50,264
Current liabilities	(1,400)
Non-current liabilities	(5,059)
	(6,459)
Previously acquired equity interest measured at	
fair value	(882)
Cash paid for acquisition	(42,923)
	(43,805)

The following table shows the acquired intangible assets subject to amortization.

	Millions of yen	Weighted average amortization period (year)
The acquired intangible assets subject to	-	
amortization		
Existing technology	7,166	5
Customer relationships	2,874	5
In-process research and development	771	2
Trade name	203	2
	11,014	-

The Company recognized a gain of ¥747 million as a result of remeasuring its equity interest in BlueArc held before the business combination at the acquisition date fair value. The gain is included in other income in the Company's consolidated statement of operations for the year ended March 31, 2012.

The fair value of the equity interest held before the business combination in BlueArc, a private entity, was estimated by applying the income approach. This fair value measurement is based on significant inputs that are not observable in the market and thus this fair value is included in Level 3. Key inputs include business forecasts, market trends, assumptions of projected business plans and adjustments because of the lack of control that market participants would consider when estimating the fair value of BlueArc.

The results of operations of BlueArc for the period from the acquisition date to March 31, 2012 were not material.

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Notes to Consolidated Financial Statements

On a pro forma basis, revenue, net income attributable to Hitachi, Ltd. stockholders and the per share information of the Company with assumed acquisition date for BlueArc of April 1, 2010 would not differ materially from the amounts reported in the accompanying consolidated financial statements as of and for the years ended March 31, 2012 and 2011.

On March 9, 2011, Hitachi Transport System, Ltd. (Hitachi Transport System), a subsidiary of the Company included in the Others category of segment information, announced its decision to purchase shares of Vantec Corporation (Vantec), through a tender offer to make Vantec its subsidiary. The tender offer price was \(\frac{4}{2}\)3,500 per share, which was determined by taking into consideration the market price of Vantec's common stock, Vantec's financial condition, future earnings prospects and a valuation of Vantec stock conducted by a third party appraiser. The price included a premium of approximately 93% over the average share price of Vantec's common stock traded on the First Section of the Tokyo Stock Exchange for the three month period ended March 8, 2011. As a result, Hitachi Transport System purchased 209,550 shares in the tender offer, for \(\frac{4}{4}\)8,930 million in the period from March 10, 2011 through April 19, 2011, resulting in an acquisition of 90.12% of the voting rights. Accordingly, Hitachi Transport System obtained control of Vantec and it became a consolidated subsidiary effective April 26, 2011, the settlement date of the tender offer (the acquisition date).

Vantec operates warehousing and transportation related business. Hitachi Transport System made the acquisition to realize synergy in the system logistics and global business and improve the enterprise value of Hitachi Transport System and Vantec.

The following table summarizes the consideration paid for Vantec, the assets acquired and liabilities assumed and recognized as of the acquisition date, as well as the fair value as of the acquisition date of the noncontrolling interest in Vantec.

	Millions of yen
Current assets	35,551
Non-current assets (excluding intangible assets)	28,090
Intangible assets	
Goodwill (not deductible for tax purposes)	14,837
Other intangible assets	29,197
	107,675
Current liabilities	(31,493)
Non-current liabilities	(23,630)
	(55,123)
Cash paid for acquisition	(48,930)
Fair value of noncontrolling interests	(3,622)
	(52,552)

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Notes to Consolidated Financial Statements

The following table shows the acquired intangible assets subject to amortization.

		Weighted average
		amortization
	Millions of yen	period (year)
The acquired intangible assets subject to		
amortization		
Customer relationships	29,197	17

The fair value of the noncontrolling interest in Vantec, a listed entity, was determined by quoted market price and included in Level 1.

The results of operations of Vantec for the period from the acquisition date to March 31, 2012 were not material.

On a pro forma basis, revenue, net income attributable to Hitachi, Ltd. stockholders and the per share information of the Company with assumed acquisition date for Vantec of April 1, 2010 would not differ materially from the amounts reported in the accompanying consolidated financial statements as of and for the years ended March 31, 2012 and 2011.

On November 8, 2010, Hitachi Medical Corporation (Hitachi Medical), a subsidiary of the Company in the Electronic Systems & Equipment segment, announced its decision to purchase additional shares of Aloka Co., Ltd. (Aloka), through a tender offer to make Aloka its subsidiary. The tender offer price was ¥1,075 per share, which was determined by comprehensively taking into consideration the market price of Aloka's common stock, Aloka's financial condition, future earnings prospects and a valuation of Aloka stock conducted by a third party appraiser.

As a result, Hitachi Medical purchased 23,157,518 shares in the tender offer, for \(\frac{4}{24}\),894 million in the period from November 9, 2010 through December 27, 2010, resulting in a 84.65% increase of Hitachi Medical's ownership from 12.79% to 97.45%. Accordingly, Hitachi Medical obtained control of Aloka and it became a consolidated subsidiary effective January 5, 2011, the settlement date of the tender offer (the acquisition date). Further, Hitachi Medical converted Aloka into its wholly owned subsidiary through a share exchange effective March 3, 2011, and Aloka was subsequently renamed Hitachi Aloka Medical, Ltd. effective April 1, 2011.

Aloka manufactures and sells medical instruments, general-purpose analysis devices and medical analysis devices. Hitachi Medical made the acquisition to strengthen its diagnostic ultrasound device businesses and increase its corporate value.

This business combination was accounted for as a bargain purchase because the consideration paid for Aloka was less than the fair value of Aloka's net assets.

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Notes to Consolidated Financial Statements

The following table summarizes the consideration paid for Aloka, the assets acquired and liabilities assumed and recognized as of the acquisition date, as well as the fair value as of the acquisition date of the noncontrolling interest in Aloka.

	Millions of yen
Current assets	43,346
Non-current assets (excluding intangible assets)	9,585
Intangible assets	1,811
	54,742
Current liabilities	(13,740)
Non-current liabilities	(2,987)
	(16,727)
Gain on the bargain purchase	(8,684)
Previously acquired equity interest measured at	
fair value	(3,699)
Cash paid for acquisition	(24,894)
Fair value of noncontrolling interests	(738)
	(29,331)

The acquired intangible assets include patents and brands.

The Company recognized a gain of \(\pm\)1,224 million as a result of remeasuring its equity interest in Aloka held before the business combination at the acquisition date fair value. The gain is included in other income in the Company's consolidated statement of operations for the year ended March 31, 2011.

The fair value of both the equity interest held before the business combination and the fair value of the noncontrolling interest in Aloka, a listed entity, were determined by quoted market price and included in Level 1.

The results of operations of Aloka for the period from the acquisition date to March 31, 2011 were not material.

On a pro forma basis, revenue, net income attributable to Hitachi, Ltd. stockholders and the per share information of the Company with assumed acquisition date for Aloka of April 1, 2010 would not differ materially from the amounts reported in the accompanying consolidated financial statements as of and for the year ended March 31, 2011.

The Company completed the sale of its LCDs business in the Others category of segment information on March 30, 2012 by transferring all of its shares in Hitachi Displays, Ltd. (Hitachi Displays) to Japan Display Inc. in a cash and stock transaction. The Company also completed the sale of its hard disk drives business in the Others category of segment information on March 8, 2012 by transferring all of its shares in Viviti Technologies, Ltd. (Viviti), a holding company of Hitachi Global Storage Technologies (subsequently renamed HGST) to Western Digital Corporation in a cash and stock transaction. As a result, the Company deconsolidated both Hitachi Displays and Viviti during the year ended March 31, 2012.

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Notes to Consolidated Financial Statements

(31) Subsequent Events

On June 11, 2013, the Board of Directors executed additional agreements with Mitsubishi Heavy Industries, Ltd. (MHI) in accordance with a basic agreement on the business integration on November 29, 2012, covering the thermal power generation systems business. MHI and the Company agreed to transfer their businesses, effective on January 1, 2014, to an integrated company, and the equity interests of MHI and the Company are expected to be 65% and 35%, respectively. As a result, the thermal power generation systems business will be accounted for and presented under the equity method of accounting upon completion of the business transfer.

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Notes to Consolidated Financial Statements

(32) Segment Information

Business Segments

The operating segments of the Company are the components for which separate financial information is available and for which segment profit or loss amounts are evaluated regularly by the chief operating decision maker in deciding how to allocate resources and in assessing performance. The Company has aggregated certain operating segments into reportable segments for reporting purpose, since such aggregation helps financial statement users better understand the Company's performance.

The reportable segments correspond to categories of activities classified primarily by markets, products and services.

The Company discloses its business in ten reportable segments: Information & Telecommunication Systems, Power Systems, Social Infrastructure & Industrial Systems, Electronic Systems & Equipment, Construction Machinery, High Functional Materials & Components, Automotive Systems, Digital Media & Consumer Products, Financial Services, and Others.

The primary products and services included in each segment are as follows:

Information & Telecommunication Systems:

Systems integration, Outsourcing services, Software, Disk array subsystems, Servers, Mainframes, Telecommunication equipment and ATMs

Power Systems:

Thermal, Nuclear and Renewable energy power generation systems and Transmission & distribution systems

Social Infrastructure & Industrial Systems:

Industrial machinery and plants, Elevators, Escalators and Railway systems

Electronic Systems & Equipment:

Semiconductor and LCDs manufacturing equipment, Test and measurement equipment, Medical electronics equipment, Power tools and Electronic parts manufacturing system

Construction Machinery:

Hydraulic excavators, Wheel loaders and Mining machinery

High Functional Materials & Components:

Wires and cables, Copper products, Semiconductor and display related materials, Circuit boards and materials, Specialty steels, Magnetic materials and components and High grade casting components and materials

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Notes to Consolidated Financial Statements

Automotive Systems:

Engine management systems, Electric powertrain systems, Drive control systems and Car information systems

Digital Media & Consumer Products:

Air-conditioning equipment, Room air conditioners, Refrigerators, Washing machines, Optical disk drives, LCD projectors and Flat-panel TVs

Financial Services:

Leasing and Loan guarantees

Others:

Logistics, Information Storage media, Batteries, Property management and others

Effective April 1, 2012, due to the sale of Hard disk drives and LCDs businesses, the Company eliminated the Components & Devices segment. The businesses, which were previously included in the Components & Devices segment, have been included in the Others. The corresponding data for the years ended March 31, 2012 and 2011 have been restated to conform with the change.

The following tables show business segment information for the years ended March 31, 2013, 2012 and 2011, and as of March 31, 2013, 2012 and 2011.

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Notes to Consolidated Financial Statements

Revenues from Outside Customers

			Millions of yen
	2013	2012	2011
Information & Telecommunication Systems	1,589,017	1,573,961	1,475,588
Power Systems	815,000	753,023	737,560
Social Infrastructure & Industrial Systems	1,112,429	991,839	932,299
Electronic Systems & Equipment	894,408	973,383	942,305
Construction Machinery	752,159	794,841	746,166
High Functional Materials & Components	1,264,905	1,353,781	1,329,234
Automotive Systems	803,424	808,031	733,910
Digital Media & Consumer Products	746,445	787,305	882,834
Financial Services	305,503	309,972	325,341
Others	756,981	1,318,413	1,209,851
Subtotal	9,040,271	9,664,549	9,315,088
Corporate items	800	1,334	719
Total	9,041,071	9,665,883	9,315,807

Revenues from Intersegment Transactions

Revenues from Intersegment Transactions			
		N	Millions of yen
	2013	2012	2011
Information & Telecommunication Systems	197,570	190,286	176,452
Power Systems	89,696	79,385	75,647
Social Infrastructure & Industrial Systems	201,418	213,136	224,637
Electronic Systems & Equipment	119,904	128,401	137,050
Construction Machinery	3,908	3,944	5,221
High Functional Materials & Components	71,536	83,405	78,919
Automotive Systems	3,423	3,552	3,991
Digital Media & Consumer Products	72,077	71,540	68,762
Financial Services	34,791	43,232	47,640
Others	354,041	401,340	365,847
Subtotal	1,148,364	1,218,221	1,184,166
Eliminations and Corporate items	(1,148,364)	(1,218,221)	(1,184,166)
Total	<u> </u>		<u>-</u>

Notes to Consolidated Financial Statements

Total Revenues

			Millions of yen
	2013	2012	2011
Information & Telecommunication Systems	1,786,587	1,764,247	1,652,040
Power Systems	904,696	832,408	813,207
Social Infrastructure & Industrial Systems	1,313,847	1,204,975	1,156,936
Electronic Systems & Equipment	1,014,312	1,101,784	1,079,355
Construction Machinery	756,067	798,785	751,387
High Functional Materials & Components	1,336,441	1,437,186	1,408,153
Automotive Systems	806,847	811,583	737,901
Digital Media & Consumer Products	818,522	858,845	951,596
Financial Services	340,294	353,204	372,981
Others	1,111,022	1,719,753	1,575,698
Subtotal	10,188,635	10,882,770	10,499,254
Eliminations and Corporate items	(1,147,564)	(1,216,887)	(1,183,447)
Total	9,041,071	9,665,883	9,315,807

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Notes to Consolidated Financial Statements

Segment Profit (Loss)

			Millions of yen
	2013	2012	2011
Information & Telecommunication Systems	104,689	101,732	98,641
Power Systems	29,911	(33,986)	22,022
Social Infrastructure & Industrial Systems	60,203	49,181	39,952
Electronic Systems & Equipment	29,382	49,995	37,284
Construction Machinery	54,627	63,129	49,192
High Functional Materials & Components	58,418	77,007	84,506
Automotive Systems	35,423	37,049	23,791
Digital Media & Consumer Products	(5,355)	(10,947)	14,949
Financial Services	29,290	30,222	14,255
Others	40,162	72,721	78,365
Subtotal	436,750	436,103	462,957
Eliminations and Corporate items	(14,722)	(23,823)	(18,449)
Total Segment profit	422,028	412,280	444,508
Impairment losses for long-lived assets	(23,209)	(31,841)	(35,170)
Restructuring charges	(30,498)	(23,097)	(5,757)
Interest income	13,229	12,653	13,267
Dividend income	6,415	5,551	4,240
Other income	26,220	228,906	69,730
Interest charges	(26,707)	(28,141)	(24,878)
Other deductions	(2,494)	(3,010)	(13,597)
Equity in net loss of affiliated companies	(40,447)	(15,571)	(20,142)
Income before income taxes	344,537	557,730	432,201

Intersegment transactions are recorded at the same prices used in transactions with third parties. Corporate items include unallocated corporate expenses, such as leading edge R&D expenditures, and others.

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Notes to Consolidated Financial Statements

Total Assets

			Millions of yen
	March 31,	March 31,	March 31,
	2013	2012	2011
Information & Telecommunication Systems	1,420,971	1,345,392	1,289,099
Power Systems	1,055,688	955,809	919,676
Social Infrastructure & Industrial Systems	1,180,267	1,091,740	1,033,110
Electronic Systems & Equipment	903,399	903,283	867,741
Construction Machinery	1,154,275	1,140,332	1,000,793
High Functional Materials & Components	1,286,077	1,285,970	1,267,001
Automotive Systems	540,080	516,123	452,359
Digital Media & Consumer Products	470,924	444,931	434,397
Financial Services	1,960,979	1,950,672	1,937,643
Others	1,705,152	1,671,850	1,935,977
Subtotal	11,677,812	11,306,102	11,137,796
Eliminations and Corporate assets	(1,868,582)	(1,887,576)	(1,952,167)
Total	9,809,230	9,418,526	9,185,629

Corporate assets consist of cash and cash equivalents and investments and advances.

Depreciation & Amortization

			Millions of yen
	2013	2012	2011
Information & Telecommunication Systems	77,589	79,379	76,082
Power Systems	19,671	19,492	20,239
Social Infrastructure & Industrial Systems	26,865	27,454	27,941
Electronic Systems & Equipment	18,707	17,898	19,154
Construction Machinery	38,941	42,562	42,606
High Functional Materials & Components	62,363	69,096	75,371
Automotive Systems	26,368	31,067	32,825
Digital Media & Consumer Products	23,855	25,839	27,149
Financial Services	75,507	74,972	75,076
Others	44,340	88,764	93,517
Subtotal	414,206	476,523	489,960
Eliminations and Corporate items	3,813	3,143	7,809
Total	418,019	479,666	497,769

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Notes to Consolidated Financial Statements

Impairment Losses for Long-Lived Assets

,			Millions of yen
	2013	2012	2011
Information & Telecommunication Systems	8,428	4,596	473
Power Systems	-	35	-
Social Infrastructure & Industrial Systems	2,206	994	767
Electronic Systems & Equipment	1,974	2,651	4,605
Construction Machinery	975	1,625	3
High Functional Materials & Components	5,941	19,483	10,956
Automotive Systems	1,001	1,042	1,270
Digital Media & Consumer Products	558	668	951
Financial Services	4	-	368
Others	2,122	747	15,777
Total	23,209	31,841	35,170
Capital Investment for Long-Lived Assets			
•			Millions of yen
	2013	2012	2011
	106	4046	
Information & Telecommunication Systems	106,759	104,673	79,907
Power Systems	28,787	29,229	12,163
Social Infrastructure & Industrial Systems	42,630	32,665	24,729
Electronic Systems & Equipment	25,409	29,705	20,874
Construction Machinery	68,939	71,391	40,689
High Functional Materials & Components	87,295	71,520	66,795
Automotive Systems	58,684	46,116	22,740
Digital Media & Consumer Products	25,270	23,868	19,487
Financial Services	388,966	303,565	330,292
Others	60,037	98,409	102,974
Subtotal	892,776	811,141	720,650
Eliminations and Corporate items	(3,049)	(9,831)	(20,621)
Total	889,727	801,310	700,029

Capital investment represents the additions to property, plant and equipment and other intangible assets including tangible assets and software to be leased on an accrual basis.

Notes to Consolidated Financial Statements

Geographic Information

Revenues

The following table shows revenues which are attributed to geographic areas based on the location of the customers for the years ended March 31, 2013, 2012 and 2011.

			Millions of yen
	2013	2012	2011
Japan	5,355,119	5,534,462	5,269,259
Outside Japan			
Asia	1,711,141	2,000,989	2,073,756
North America	804,057	869,014	781,139
Europe	636,840	761,125	760,011
Other Areas	533,914	500,293	431,642
Subtotal	3,685,952	4,131,421	4,046,548
Total	9,041,071	9,665,883	9,315,807

Revenues from outside customers attributed to any individual country and region other than Japan and China are not material for the years ended March 31, 2013, 2012 and 2011. Revenues in China for the years ended March 31, 2013, 2012 and 2011 were \mathbb{\xi}816,363 million, \mathbb{\xi}1,073,487 million and \mathbb{\xi}1,188,555 million, respectively.

Long-Lived Assets including Goodwill

The following table shows long-lived assets such as property, plant and equipment and intangible assets including goodwill for each geographic area as of March 31, 2013, 2012 and 2011.

			Millions of yen
	March 31,	March 31,	March 31,
	2013	2012	2011
Japan	2,046,367	2,001,531	1,979,405
Asia	410,486	303,430	341,884
North America	203,015	170,793	158,684
Europe	254,798	106,524	112,350
Other Areas	38,238	25,442	16,651
Subtotal	2,952,904	2,607,720	2,608,974
Eliminations and Corporate items	32,456	27,780	30,314
Total	2,985,360	2,635,500	2,639,288

Long-lived assets in any individual country and region other than Japan are not material as of March 31, 2013, 2012 and 2011.

There are no revenues to a single major outside customer for the years ended March 31, 2013, 2012 and 2011.

F-111 (Continued)

Notes to Consolidated Financial Statements

As discussed in note 2(i), effective April 1, 2012, the Company and its domestic subsidiaries changed their depreciation method. As a result of this change, compared to the previous method, segment profit for the year ended March 31, 2013, was increased by ¥3,361 million in the Information & Telecommunication Systems segment, ¥2,935 million in the Power Systems segment, ¥827 million in the Social Infrastructure & Industrial Systems segment, ¥546 million in the Electronic Systems & Equipment segment, ¥1,085 million in the Construction Machinery segment, ¥977 million in the High Functional Materials & Components segment, ¥1,416 million in the Automotive Systems segment, ¥141 million in the Digital Media & Consumer Products segment, ¥40 million in Financial Services segment and ¥1,920 million in the Others, and decreased by ¥134 million in the Eliminations and Corporate items.

F-112 (Continued)

Report of Independent Auditors

To the Stockholders and Board of Directors of Hitachi, Ltd.:

We have audited the accompanying consolidated financial statements of Hitachi, Ltd. and subsidiaries (the "Company"), which comprise the consolidated balance sheets as of March 31, 2013 and 2012, and the related consolidated statements of operations, comprehensive income, equity, and cash flows for each of the three years in the period ended March 31, 2013, and the related notes to the consolidated financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in conformity with U.S. generally accepted accounting principles; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free of material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion in accordance with attestation standards established by the American Institute of Certified Public Accountants on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the consolidated financial position of Hitachi, Ltd. and subsidiaries at March 31, 2013 and 2012, and the consolidated results of their operations and their cash flows for each of the three years in the period ended March 31, 2013, in conformity with U.S. generally accepted accounting principles.

Change in Accounting Estimate Effected by a Change in Accounting Principle

As discussed in Note 2 (i) "Property, Plant and Equipment", effective April 1, 2012, the Company elected to change its method of depreciation. Our opinion is not modified with respect to this matter.

/s/ Ernst & Young ShinNihon LLC

Tokyo, Japan June 21, 2013

(Translation)

Following is an English translation of the Internal Control Report filed under the Financial Instruments and Exchange Act of Japan. We have made the assessment of internal control over financial reporting in accordance with assessment standards for internal control over financial reporting generally accepted in Japan.

[Cover]

[Document Filed] Internal Control Report

[Applicable Law] Article 24-4-4, Paragraph 1 of the Financial Instruments and Exchange Act of

Japan

[Filed to] Director, Kanto Local Finance Bureau

[Filing Date] June 21, 2013

[Company Name] Kabushiki Kaisha Hitachi Seisakusho

[Company Name in English] Hitachi, Ltd.

[Title and Name of Hiroaki Nakanishi, President

Representative]

[Name and title of CFO] Toyoaki Nakamura, Executive Vice President and Executive Officer

[Address of Head Office] 6-6, Marunouchi 1-chome, Chiyoda-ku, Tokyo

[Place Where Available for Tokyo Stock Exchange, Inc.

Public Inspection] (2-1, Nihombashi Kabutocho, Chuo-ku, Tokyo)

Osaka Securities Exchange Co., Ltd.

(8-16, Kitahama 1-chome, Chuo-ku, Osaka)

Nagoya Stock Exchange, Inc.

(8-20, Sakae 3-chome, Naka-ku, Nagoya)

1. Matters Related to Basic Framework of Internal Control over Financial Reporting

Mr. Hiroaki Nakanishi, President, and Mr. Toyoaki Nakamura, Executive Vice President and Executive Officer, are responsible for establishing and maintaining internal control over financial reporting of Hitachi, Ltd. (the "Company") and have established and maintained internal control over financial reporting in accordance with the basic framework for internal control set forth in the "The Standards and Practice Standards for Management Assessment and Audit concerning Internal Control Over Financial Reporting (Council Opinions)" published by the Business Accounting Council.

The internal control over financial reporting is designed to achieve its objectives to the extent reasonable through the effective function and combination of its basic elements. Therefore, there is a possibility that internal control over financial reporting may not completely prevent or detect misstatements.

2. Matters Related to Scope of Assessment, Record Date, and Assessment Procedure

We assessed the effectiveness of our internal control over financial reporting on the record date as of March 31, 2013. We made this assessment in accordance with assessment standards for internal control over financial reporting generally accepted in Japan.

In making this assessment, we evaluated internal control which may have a material effect on the entire financial reporting on a consolidated basis ("company-level controls") and based on the result of this assessment, we appropriately selected business processes to be evaluated, analyzed these selected business processes, identified key controls that may have a material impact on the reliability of our financial reporting, and assessed the design and operation of these key controls. These procedures have allowed us to evaluate the effectiveness of our internal controls.

We determined the required scope of assessment of internal control over financial reporting for the Company, as well as its consolidated subsidiaries and equity-method affiliates, from the perspective of the materiality that may affect the reliability of our financial reporting. The materiality that may affect the reliability of our financial reporting is determined taking into account the materiality of quantitative and qualitative impacts. We confirmed that we had reasonably determined the scope of assessment of internal controls over business processes in light of the results of assessment of company-level controls conducted for the Company, its consolidated subsidiaries and equity-method affiliates. We did not include those consolidated subsidiaries and equity-method affiliates which do not have any quantitatively or qualitatively material impact on the consolidated financial statements in the scope of assessment of company-level controls.

Regarding the scope of assessment of internal control over business processes, we accumulated business units in descending order of total revenues (after elimination of intercompany transactions) for the previous fiscal year, and those business units whose combined amount of revenues reaches approximately 80% of total revenues on a consolidated basis were selected as "significant business units."

At the selected significant business units, we included, in the scope of assessment, those business processes leading to revenues, accounts receivables and inventories and those business processes relating to greater likelihood of material misstatements and significant account involving estimates or forecasts as significant accounts that may have a material impact on our business objectives. Further, not only at selected significant business units, but also at other business units, we added to the scope of assessment, as business processes having greater materiality considering their impact on the financial reporting, those business processes relating to businesses or operations dealing with high-risk transactions.

3. Matters Related to Results of Assessment

As a result of the assessment above, we concluded that our internal control over financial reporting was effective as of March 31, 2013.

4. Supplementary Matters

None.

5. Special Notes

We had prepared the Internal Control Report in accordance with the terms, form and procedures required in the management's report on internal control over financial reporting in the U.S. until the previous fiscal year since we had registered our American Depositary Shares ("ADSs") to the U.S. Securities and Exchange Commission ("SEC"). On July 26, 2012, the registration of our ADSs was terminated. Consequently, we have made the assessment of internal control over financial reporting in accordance with assessment standards for internal control over financial reporting generally accepted in Japan and prepared this Internal Control Report.

TRANSLATION

Following is an English translation of the Independent Auditors' Report filed under the Financial Instruments and Exchange Act of Japan. This report is presented merely as supplemental information.

There are differences between an audit of internal control over financial reporting under the Financial Instruments and Exchange Act and an audit of internal control over financial reporting conducted under the attestation standards established by the American Institute of Certified Public Accountants.

In an audit of internal control over financial reporting under the Financial Instruments and Exchange Act, the auditors express an opinion on management's report on internal control over financial reporting, and do not express an opinion on the Company's internal control over financial reporting taken as a whole.

Independent Auditors' Report (filed under the Financial Instruments and Exchange Act of Japan)

June 21, 2013

Mr. Hiroaki Nakanishi, President Hitachi, Ltd.

Ernst & Young ShinNihon LLC

Designated and Engagement Partner,

Certified Public Accountant: Koichi Tsuji

Designated and Engagement Partner,

Certified Public Accountant: Takashi Ouchida

Designated and Engagement Partner,

Certified Public Accountant: Takahiro Saga

[Audit of Financial Statements]

Pursuant to the Article 193-2, paragraph 1 of the Financial Instruments and Exchange Act, we have audited the consolidated financial statements included in the Financial Section, namely, the consolidated balance sheet as of March 31, 2013 of Hitachi, Ltd. (the "Company") and its consolidated subsidiaries, and the related consolidated statements of operations, comprehensive income, equity and cash flows for the fiscal year from April 1, 2012 to March 31, 2013, including notes to the consolidated financial statements and consolidated supplementary schedules.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in conformity with accounting principles generally accepted in the United States of America pursuant to the Paragraph 3 of the Supplementary Provisions of the Cabinet Office Ordinance for Partial Amendment of the Regulations for Terminology, Forms and Preparation Methods of Consolidated Financial Statements (No.11 of the Cabinet Office Ordinance in 2002), and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in Japan. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient an appropriate to provide a basis for our audit opinion.

Audit Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Company and its consolidated subsidiaries as of March 31, 2013, and the results of their operations and their cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Emphasis of Matter

- 1. As discussed in Note 1 (8) "Property, Plant and Equipment", effective April 1, 2012, the Company elected to change its method of depreciation. Our opinion is not modified with respect to this matter.
- As discussed in Note 31 "Subsequent Events", on June 11, 2013, the Company executed agreements on the business integration of the thermal power generation systems business with Mitsubishi Heavy Industries, Ltd.

Our opinion is not modified with respect to these matters.

[Audit of Internal Control]

Pursuant to the Article 193-2, Paragraph 2 of the Financial Instruments and Exchange Act, we have audited management's report on internal control over financial reporting of the Company and its consolidated subsidiaries as of March 31, 2013.

Management's Responsibility for the Report on Internal Control

The Company's management is responsible for designing and operating effective internal control over financial reporting and for the preparation and fair presentation of its report on internal control in conformity with assessment standards for internal control over financial reporting generally accepted in Japan. There is a possibility that misstatements may not be completely prevented or detected by internal control over financial reporting.

Auditors' Responsibility

Our responsibility is to express an opinion on management's report on internal control based on our internal control audit as independent position. We conducted our internal control audit in accordance with auditing standards for internal control over financial reporting generally accepted in Japan. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether management's report on internal control is free from material misstatement.

An internal control audit involves performing procedures to obtain audit evidence about the results of the assessment of internal control over financial reporting in management's report on internal control. The procedures selected depend on the auditors' judgment, including the significance of effects on reliability of financial reporting. An internal control audit includes examining representations on the scope, procedures and results of the assessment of internal control over financial reporting made by management, as well as evaluating the overall presentation of management's report on internal control.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Audit Opinion

In our opinion, management's report on internal control referred to above, which represents that the internal control over financial reporting of the consolidated financial statements of the Company and its consolidated subsidiaries as of March 31, 2013 is effectively maintained, presents fairly, in all material respects, the results of the assessment of internal control over financial reporting in conformity with assessment standards for internal control over financial reporting generally accepted in Japan.

Interest

Our firm and the engagement partners do not have any interest in the Company for which disclosure is required under the provisions of the Certified Public Accountants Act.

(The above represents a translation, for convenience only, of the original report issued in the Japanese language.)

(Translation)

Following is an English translation of the Confirmation Letter filed under the Financial Instruments and Exchange Act of Japan.

[Cover]

[Document Filed] Confirmation Letter

[Applicable Law] Article 24-4-2, Paragraph 1 of the Financial Instruments and Exchange Act of

Janan

[Filed to] Director, Kanto Local Finance Bureau

[Filing Date] June 21, 2013

[Company Name] Kabushiki Kaisha Hitachi Seisakusho

[Company Name in English] Hitachi, Ltd.

[Title and Name of Hiroaki Nakanishi, President

Representative]

[Name and title of CFO] Toyoaki Nakamura, Executive Vice President and Executive Officer

[Address of Head Office] 6-6, Marunouchi 1-chome, Chiyoda-ku, Tokyo

[Place Where Available for Tokyo Stock Exchange, Inc.

Public Inspection] (2-1, Nihombashi Kabutocho, Chuo-ku, Tokyo)

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(8-16, Kitahama 1-chome, Chuo-ku, Osaka)

Nagoya Stock Exchange, Inc.

(8-20, Sakae 3-chome, Naka-ku, Nagoya)

1. Matters Related to Adequacy of Statements Contained in the Annual Securities Report

Mr. Hiroaki Nakanishi, President, and Mr. Toyoaki Nakamura, Executive Vice President and Executive Officer, confirmed that statements contained in the Annual Securities Report for the 144th fiscal year (from April 1, 2012 to March 31, 2013) were adequate under the Financial Instruments and Exchange Act.

2. Special Notes

None.