



## **Executive compensation**

Director compensation consists of base compensation and bonuses. The base compensation is within a range with an upper limit decided at the general shareholders' meeting, and determined in consideration of the duties of each position. The amount of bonuses is calculated in consideration of business performance and other factors, and determined through a resolution at the general shareholders' meeting.

The base compensation of Audit & Supervisory Board members is determined in consultation with the Audit & Supervisory Board members and within a range with an upper limit decided at the general shareholders' meeting.

# Officer compensation

The total compensation for each officer class, the total by each type of compensation, and the number of officers receiving the compensation

| Officer class   | Total executive<br>compensation<br>(Millions of yen) | Total amount by type of compensation (Millions of yen) |         | Number of subject officers |
|---|--|--|---------|----------------------------|
|   |  | Base compensation                                      | Bonuses | (People)                   |
| Directors (excluding outside directors)                       | 407  | 311  | 96      | 9                          |
| Audit & Supervisory Board members (excluding outside members) | 76   | 76   | _       | 2                          |
| Outside officers  | 58   | 58   | _       | 6                          |

Note: Bonuses are the provision of allowance in the given fiscal year.

# Ensuring the effectiveness of the Board of Directors

At Toyoda Gosei, the Board of Directors Office conducts annual interviews of all directors and Audit & Supervisory Board members, including outside ones, on the effectiveness of the Board of Directors. The roles and responsibilities of the Board of Directors, the level of discussions, opportunities to improve effectiveness and other matters are assessed from

multiple perspectives and the results are reported to the Board of Directors.

The results of the assessment for fiscal 2018 showed that the Board displayed a sufficient level of effectiveness. Meaningful opinions were expressed in the assessment process, and efforts to improve the effectiveness will continue.

#### Communication with shareholders and investors

For constructive dialogue with shareholders and investors, we have established a system for conducting such dialogue in a coordinated manner, planning opportunities and sharing necessary information.

This dialogue is carried out through financial results briefings or small meetings for institutional investors with explanations by the Company's president or relevant officer; plant tours for institutional investors with explanations by the officer in charge; direct visits by the officer and persons in charge of IR to institutional investors; and other means. Based on the opinions and desires of shareholders and investors obtained, further opportunities for dialogue are being enhanced.

In compliance with fair disclosure rules, Toyoda Gosei restricts dialogue with shareholders and investors and thoroughly controls information in the Company during a silent period before earnings reports are released. If

insider information emerges in the Company, it is tightly controlled as part of thorough information management.

#### Main IR activities

| Targeted persons   | IR activities  |   |  |
|--|--|---|--|
| Domestic institutional investors (including securities analysts) | Individual discussions,<br>financial results<br>briefings, facility tours,<br>telephone conferences                        | Issuance of the "Toyoda Gosei Report"  Dissemination of financial information and IR materials on the website |  |
| Overseas<br>institutional<br>investors                           | Individual discussions,<br>participation in IR<br>events   |   |  |
| Individual<br>shareholders and<br>investors                      | Briefings for individual investors Plant tours after annual shareholders' meeting Issuance of "Report on Business Results" |   |  |

# Compliance

### Basic philosophy

Toyoda Gosei's management philosophy states, "We promote business operations with integrity through the establishment of a system founded on thorough compliance and corporate ethics." We strive for thorough compliance in all areas based on this philosophy.

The Toyoda Gosei Group Charter for Business Ethics sets forth shared values and behavioral standards for the entire Toyoda Gosei Group worldwide, and Group companies in Japan and other countries formulate their own behavioral guidelines based on the Charter. Toyoda Gosei Co., Ltd. has also established the Toyoda Gosei Behavioral Ethics Guidelines, which it expects every employee to follow, and has worked to familiarize all employees with these guidelines.