ICGN Policy Priorities: Japan
*With Summary Japanese Translation*

As discussed at the ICGN Annual Conference, hosted by the Tokyo Stock Exchange, taking place between 16-18 July 2019.

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**Background**

The ICGN is a global authority on high standards of corporate governance and investor stewardship policies and practices with members led by investors responsible for assets under management in excess of US$ 34 trillion, based in over 45 countries. ICGN’s policy positions are guided by the ICGN Global Governance Principles and the ICGN Global Stewardship Principles which inform regulatory developments around the world and guide investors in their voting and investment decisions.

Every year, ICGN’s Policy Priorities are reviewed in consultation with ICGN Policy Committees and are broadly defined as:

- Promoting long-term investment perspectives and sustainable value creation
- Making successful investor stewardship a reality
- Building effective boards amidst the changing boundaries of governance
- Protecting minority shareholder rights; and
- Seeking transparency through robust reporting, audit and metrics

This year, for the first time, ICGN has published Policy Priorities at a market-level to help inform the discussion at the ICGN Annual Conference which will be held in Tokyo between 16-18 July. ICGN acknowledges the governance, stewardship, reporting and audit reforms that have taken place in Japan and which are on-going. The policy priorities presented in this paper serve to help inform Japanese regulators, companies and other stakeholders on continued priorities for reform from a global investor perspective.

ICGN acknowledges that there are wider issues of relevance that may not be referred to in this paper. For purposes of brevity, ICGN has identified five Policy Priorities that we understand to be of concern to global investors at the current time. It is expected that Policy Priorities at a market level will be published every year as relevant to the country hosting the ICGN Annual Conference.
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1. Corporate reporting

ICGN welcomes the reforms proposed in the Report of the Disclosure Working Group convened by the Financial Services Agency which includes recommendations to enhance financial and narrative information and the reliability and timeliness of corporate reporting. Other matters of concern to ICGN members include:

- **AGM Clustering**: While the issue of AGM concentration in Japan has improved since the 1990s, many companies maintain a March fiscal year end with subsequent meetings in June. This clustering of AGM’s, often within a few days in the latter week of June, causes difficulties for investors to allocate appropriate time to read annual reports and make voting decisions.
- **AGM notifications**: Notices are issued on average 19 days in advance of the meeting taking place in Japan – compared to international best practice of 30 days.
- **Timing of Securities Report**: The Securities Report (Yuho) is published post AGM despite the fact that it includes valuable information for investors around the business model, corporate strategy, audited financial results, Key Audit Matters and other corporate governance related information such as cross-shareholdings.
- **English language**: As of May 2019, 40% of companies issued English AGM Notices this year and the Securities Report is often not published in English, despite companies wishing to attract overseas capital.

Recommendation: 1) **AGM Notices and the Securities Report should be issued at least 30 days in advance of the AGM**; (2) **Companies should move their respective record dates from March to April to allow AGMs to be held in July**; and (3) **Companies listed in TSE section 1 should make both English translated Securities Report and Notice of AGM**

2. Board independence

Independent Directors are relied upon by investors to bring their industry knowledge and experience to the Board to assess the quality of managerial decisions, for example relating to strategic investments in fixed assets, acquisitions, research and development and human resources. ICGN welcomes that over 90% of 1st Section JPX listed companies now have two or more independent directors and 33% of companies have one-third. ICGN encourages further progress towards a majority of independent directors on Japanese boards, or at least one-third.
ICGN Members comment that it is difficult to determine the extent to which a director is independent in Japan. Further clarity around the definition of independence in the JPX Listing Rules might be helpful in this regard, for example around issues such as cross-shareholdings, major client and supplier relationships, business relationships, the provision of consultancy services and family ties. There should also be clarity around how long any conflicts should be absent before a candidate can be considered independent.

Often in Japan board directors are promoted from within the company and this has become a symbol of career progression. Furthermore, there is no reference to how independent directors are nominated and appointed in Japan’s Corporate Governance Code and the process is therefore often opaque. More disclosure around the process would be helpful along with the rationale for director selection.

Recommendation: (1) Listed company boards should comprise one-third independent directors, or preferably a majority of independent directors particularly in subsidiary companies. (2) Enhance the definition regarding the factors which impact a directors’ independence in the TSE Listing Rules, aligned with international best practice. (3) Companies should disclose clear procedures and disclosure around the rationale for individual director appointments including how their experience aligns with company strategy and any factors affecting their independence.

3. Board evaluation and nomination committees

ICGN advocates that board evaluation (collectively, individually and for the Chairman) should take place annually by the board itself and periodically (e.g. every three years) by an external evaluator. A ‘skills matrix’ which maps the experience of the current board with the company’s long-term strategic needs can be a helpful tool to aid the board evaluation process.

The board evaluation should be led by a Nomination Committee comprised of independent chair and a majority of independent directors. Outcomes from the board evaluation can help to inform the types of candidates of strategic relevance to the company.

Recommendation: (1) All listed companies (not just those with a three-committee structure) should establish a Nomination Committee comprised of independent chair and a majority of independent directors. (2) Listed company boards should be subject to periodic external board evaluation and director tenure should be contingent on individual performance and annual re-election premised on satisfactory evaluations of his or her contribution to the board. (3) Board evaluation disclosure should include the process for board evaluation and any material issues of relevance arising from the conclusions.
4. Executive pay and remuneration committees

ICGN welcomes improvement to regulations for corporate disclosure on executive pay in January this year and also welcome reference in Japan’s Corporate Governance Code under principle 4.2.1 regarding the board’s role to determine executive remuneration through ‘objective and transparent procedures.’ We understand that 46% of 1st section JPX listed companies have a Remuneration Committee – up from 13% in 2015. The Committee should be responsible for establishing clear remuneration policies and reports which are aligned with the company’s long-term strategic objectives and executive key performance indicators and progress towards achieving such indicators.

Regarding remuneration related disclosure, the board should disclose who is responsible for setting executive pay, the process for remuneration setting, rationale for individual levels and how it fits within the overall context of the company’s human resource strategy. We note that the current rule in Japan only requires disclosure of individual remuneration above YEN 100 million (£700,000) which may create an artificial ceiling on pay levels.

Recommendation: (1) Listed companies to establish a Remuneration Committee comprised of independent chair and a majority of independent directors. (2) The rule requiring disclosure of individual remuneration in excess of YEN 100 million should be abolished. (3) A new rule to require disclosure of CEO and senior executive pay on an individual basis and annually should be introduced. The disclosure should include the proportions of fixed pay, bonus and long-term incentives. This extends to non-cash items such as director and officer insurance, pension provisions, fringe benefits and terms of severance packages if any.

5. Capital efficiency and cross-shareholdings

ICGN notes that progress has been made since the minimum target of 8% return on equity (RoE) was introduced in the Ito Review in 2014 to a median of 11.5%. Whilst setting profitability targets are important, the rationale for targets and what progress is being made towards achieving them as part of a longer-term capital allocation strategy is of more interest to investors. For example, this includes information in relation to acquiring new businesses, making large capital investments, discontinuing existing businesses and research and development expenditure. ICGN members are likely to vote against management if RoE is less than expected over a prolonged period and not expected to improve.

Regarding cross-shareholdings, ICGN welcomed the revisions to Japan’s Corporate Governance Code last year requiring companies to disclose their policies and rationale for cross-shareholdings as well as an annual assessment of the costs and benefits and how that impacts a company’s cost
of capital. However, we understand that cross-shareholdings are still high in companies as a proportion of overall shares with voting rights, despite the progress that has been made in Japan’s banking sector. It is important that Issuer Companies do not prevent companies in receipt of cross-shareholding to sell through tactics employed to threaten trading relationships. Cross shareholdings impede shareholder rights and business relationships are prioritized over proper corporate governance practices at the expense of asset efficiency.

Recommendation: (1) Japanese companies should improve disclosure to shareholders on the company’s capital policy which would highlight the Board’s risk appetite and understanding of the company’s cost of capital. (2) Companies should disclose a target to reduce their cross shareholdings over a specified period including their policies; and the nature of the cross-shareholding, for example if they are a parent company, subsidiary, supplier.

ICGN 重点方針（日本）＜要約版＞

ICGN（International Corporate Governance Network）はグローバルの機関投資家を主体とする組織（事務局：英国ロンドン）であり、効率的な市場と持続的な経済の促進に向け、実効的なコーポレートガバナンスの構築と投資家のスチュワードシップの醸成を目的としています。1995 年に設立され、会員の運用資産合計金額は 34 兆米ドル（国別では 45 か国以上）、主要なグローバルの年金基金と大手運用会社が加盟しています。

ICGN では、毎年、グローバルベースの「重点方針」の策定・見直しを行っていますが、今回、東京で開催された ICGN 年次総会（7/16-18）の議論をより実りあるものとするため、国・地域別の「重点方針（日本）」をはじめて策定しました。今後とも、ICGN 年次総会が開催される国・地域において（国・地域別の）重点方針を策定する予定です。

なお、本資料は“ICGN Policy Priorities”の日本語訳（要約版）となります。原文は、以下のリンクをご活用ください。


ICGN 重点方針：日本＞ 重点方針は、以下の5項目から構成されます。

1. 企業報告 上場企業は、株主総会の少なくとも30日前までに株主総会の招集通知と有価証券報告書を発行すべきである。（3月決算の場合）株主総会の基準日を3月から4月に変更し、株主総会の7月開催を可能とすべきである。東証1部上場企業は、英文の有価証券
報告書と株主総会の招集通知を作成すべきである。

2. 取締役会の独立性 取締役会の構成において、1/3 以上、望ましくは過半数以上（上場子会社のような場合）の独立社外取締役が設置されるべきである。国際的なベストプラクティスを参考に、東証の独立性基準をより充実すべきである。また、取締役選任に関する透明性のあるプロセスの開示とともに、個々の取締役が企業戦略に沿った形で適切に選任されているか、等の取締役選任に関する根拠や独立性において問題がないか、といった事項も開示されるべきである。

3. 取締役会評価と指名委員会 上場企業は、議長と構成員の過半数を独立社外取締役とする指名委員会を設置すべきである。定期的に、外部評価者も入れた取締役会評価を行うべきであり、取締役就任期間（再任）については、個々の取締役の活動と取締役会に対する貢献への充分な評価に基づき決められるべきである。取締役会評価の開示には、評価プロセスとともに、評価の結果として認識された重要な事項も含まれるべきである。

4. 役員報酬と報酬委員会 上場企業は、議長と構成員の過半数を独立社外取締役とする報酬委員会を設置すべきである。役員報酬の開示においては、1 億円以上の制限を撤廃し、CEOや経営陣の報酬の個別開示が毎年実施される仕組みの導入が行われるべきである。また、固定報酬・ボーナス・長期インセンティブは区分された形で開示され、開示内容となる報酬の対象には、役員保険、年金、退職金などの非金銭的な報酬も含まれるべきである。

5. 資本効率と政策保有株 「資本政策」についての株主への説明内容は改善されるべきである。また、その策定にあたっては、リスクや資本コストについての取締役会の認識を反映すべきである。上場企業は、政策保有株削減に関する方針の策定とともに、削減目標（期限を決めて了上）と政策保有株継続保有の理由の詳細な開示を行うべきである。

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以上

For further information about ICGN Policy Priorities in Japan, contact:

Kerrie Waring, ICGN Chief Executive: Kerrie.waring@icgn.org
George Iguchi, ICGN Board Director: g_iguchi@nam.co.jp
George Dallas, ICGN Policy Director: George.dallas@icgn.org