MITSUI & CO LTD Form 20-F September 27, 2002

UNITED STATES

	SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549
	FORM 20-F
]] REGISTRATION STATEMENT PURSUANT TO SECTION 12(b) OR (g) OF THE SECURITIES EXCHANGE ACT OF 1934
	OR
	[X] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
	For the fiscal year ended March 31, 2002
	OR
	[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
	For the transition period from to
	Commission file number 0-9929
	MITSUI BUSSAN KABUSHIKI KAISHA
	(Exact name of Registrant as specified in its charter)
	MITSUI & CO., LTD.
	(Translation of Registrant's name into English)
	JAPAN
	(Jurisdiction of incorporation or organization)
	2-1, OHTEMACHI 1-CHOME, CHIYODA-KU, TOKYO 100-0004, JAPAN
	(Address of principal executive offices)
Securities	registered or to be registered pursuant to Section 12(b) of the Act.

None

Securities registered or to be registered pursuant to Section 12(g) of the Act.

Name of each exchange on which registered -----rican Depositary Shares, evidenced by NASDAQ National Market

American Depositary Shares, evidenced by American Depositary Receipts, each representing 20 shares of common stock, no par value

Securities for which there is a reporting obligation pursuant to Section 15(d) of the ${\sf Act.}$

None

Indicate the number of outstanding shares of each of the issuer's classes of capital or Common Stock as of the close of the period covered by the annual report.

1,583,179,977 shares of Common Stock

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes x No

Indicate by check mark which financial statement item the registrant has elected to follow.

2

Certain References and Information

As used in this report, unless otherwise indicated, the "Company" means Mitsui & Co., Ltd., the "companies" means Mitsui & Co., Ltd. and its subsidiaries, "share" means one share of the Company's Common Stock, "ADS" means an American Depositary Share representing 20 shares, and "ADR" means an American

Depositary Receipt evidencing one or more ADSs.

All financial statements and information contained in this annual report have been prepared in accordance with generally accepted accounting principles in the United States, or U.S. GAAP, except where otherwise noted.

A Cautionary Note on Forward-Looking Statements

This annual report contains forward-looking statements relating to the companies' business that are based on management's current expectations, estimates and projections. Words such as "believes," "expects," "intends," "plans," "projects," "estimates," "anticipates" and similar expressions are used to identify such forward-looking statements. These statements are not guarantees of future performance and involve risks and uncertainties that are difficult to predict. Further, certain forward-looking statements are based upon assumptions as to future events that may not prove to be accurate. Therefore, actual outcomes and results may differ materially from those expressed or implied in such forward-looking statements.

Factors that could cause actual results to differ materially include, but are not limited to, those discussed under "Item 3. Key Information--Risk Factors" as well as changes in economic conditions that may lead to unforeseen developments in markets for products handled by the companies; fluctuations in currency exchange rates that may cause unexpected deterioration in the value of transactions; adverse political developments in the various jurisdictions where the companies operate, which among things, may create delays or postponements of transactions and projects; changes in laws, regulations, or policies in any of the countries where the companies conduct their operations; and significant changes in the competitive environment. The companies do not assume, and specifically disclaim, any obligation to update any forward-looking statements, which speak only as of the date made.

3

CONTENTS

		Page
Item 1.	Identity of Directors, Senior Management and Advisers	6
Item 2.	Offer Statistics and Expected Timetable	6
Item 3.	Key Information	6
	Selected Financial Data Exchange Rate Information Risk Factors	7
Item 4.	Information on the Company	13
	History and Development of the Company	13 15

Item 5.

	Operating Results. Liquidity and Capital Resources. Research and Development. New Accounting Standards. Critical Accounting Policies. Trend Information.	47 53 53 54
Item 6.	Directors, Senior Management and Employees	
	Directors and Executive Officers. Compensation. Board Practices. Employees. Share Ownership.	64 64 66
Item 7.	Major Shareholders and Related Party Transactions	
	Major Shareholders Related Party Transactions	
Item 8.	Financial Information	69
	Consolidated Statements and Other Financial Information Export Sales Legal Proceedings Dividend Policy Significant Changes	70 70 71
	4	Pag
Item 9.	The Offer and Listing.	
Item 9.		71
	The Offer and Listing	71 71
	The Offer and Listing. Offer and Listing Details. Markets.	71 71 72 73 73 81 81
	The Offer and Listing. Offer and Listing Details. Markets. Additional Information. Memorandum and Articles of Association. Material Contracts. Exchange Controls. Taxation.	71 71 72 73 73 81 81 83
Item 10.	The Offer and Listing. Offer and Listing Details. Markets. Additional Information. Memorandum and Articles of Association. Material Contracts. Exchange Controls. Taxation. Documents on Display.	71 71 72 73 73 81 81 83 83
Item 10. Item 11.	The Offer and Listing. Offer and Listing Details. Markets. Additional Information. Memorandum and Articles of Association. Material Contracts. Exchange Controls. Taxation. Documents on Display. Quantitative and Qualitative Disclosures About Market Risk.	71 71 72 73 73 81 81 83 83 84

Item 15.	Controls and Procedures	89
Item 16.	[Reserved]	89
Item 17.	Financial Statements	89
Item 18.	Financial Statements	89
T+em 19	Financial Statements and Exhibits	89

5

PART I

ITEM 1. IDENTITY OF DIRECTORS, SENIOR MANAGEMENT AND ADVISERS

Not applicable.

ITEM 2. OFFER STATISTICS AND EXPECTED TIMETABLE

Not applicable.

ITEM 3. KEY INFORMATION

SELECTED FINANCIAL DATA

The selected consolidated statement of income data for the years ended March 31, 2002, 2001 and 2000 and the selected consolidated balance sheet data as of March 31, 2002 and 2001 set forth below are derived from the Company's audited consolidated financial statements, which are included elsewhere in this annual report. Statement of income data for the years ended March 31, 1999 and 1998 and balance sheet data as of March 31, 2000, 1999 and 1998 are derived from the Company's previously published audited consolidated financial statements, which are not included in this annual report. The consolidated financial statements as of March 31, 2002 and 2001 and for the years ended March 31, 2002, 2001 and 2000 have been audited by Deloitte Touche Tohmatsu, independent auditors, whose report is filed as part of this annual report.

The selected consolidated financial statements have been prepared in accordance with U.S. GAAP and should be read in conjunction with, and qualified in their entirety by reference to "Item 5. Operating and Financial Review and Prospects," and the Company's consolidated financial statements and notes thereto included elsewhere in this annual report.

		AS OF OR	FOR THE YEAR END
	2002	2001	2000
	(IN MILLIONS OF	F YEN, EXCEP	T AMOUNTS PER ADS
TOTAL TRADING TRANSACTIONS(1):			
Domestic	JPY 4,837,889 JP	Y 5,148,528	JPY 5,010,677
Import	2,570,120	2,592,664	2,104,213
Export	2,146,652	1,799,846	1,947,685
Offshore	3,099,811	3,507,181	4,138,141

Total	JPY1	2,654,472	JPY1	3,048,219	JPY1	3,200,716	
CONSOLIDATED INCOME STATEMENT DATA:							
Results of Operations:							
RevenueGross Trading							
Profit	JPY	554 , 120	JPY	572 , 137	JPY	537 , 867	J
Net Income		55 , 371		51,588		34,837	
Net Income per ADS:							
Basic		699		651		440	
Diluted		657		613		416	

6

		AS OF OR	FOR THE YEAR E	NDED MARCH 3
	2002	2001	2000	1999
	(IN MIL	LIONS OF YEN,	EXCEPT AMOUNTS	PER ADS AND
Cash Dividends Declared per ADS	160	160	160	
per ADS in U.S. Dollars(2)	\$ 1.28	\$ 1.48	\$ 1.44	\$ 1
CONSOLIDATED BALANCE SHEET DATA: Financial Position at Year End:				
Total Assets	JPY6,668,366	JPY6,710,106	JPY6,599,358	JPY6,818,
Current Maturities	2,619,867	2,708,608	2,462,724	2,565,
Common Stock Total Shareholders'	192,487	192 , 487	192 , 487	192,
Equity	914,970	834,427	795 , 852	770,
Other Information at Year End				
Common Stock: Number of shares outstanding (in				
	1,583,180 118,700		1,583,675 127,457	

- (1) Total trading transactions is a voluntary disclosure and represents the gross transaction volume or the nominal aggregate value of sales contracts in which the companies act as principal and transactions in which the companies serve as agent. Total trading transactions is not meant to represent sales or revenues in accordance with U.S. GAAP. Total trading transactions is a non-GAAP measure commonly used by similar Japanese trading companies and should not be construed as equivalent to, or a substitute or proxy for, revenues, or as an indicator of the companies' operating performance, liquidity or cash flows generated by operating, investing or financing activities.
- (2) The U.S. dollar amounts represent translations of the amounts in Japanese yen at the rates in effect on the respective payment dates.

EXCHANGE RATE INFORMATION

The information set forth below with respect to exchange rates is based on the official noon buying rates for Japanese yen of the Federal Reserve Bank of New York. These rates are provided solely for the convenience of the reader and are not the exchange rates used by the companies in the preparation of their consolidated financial statements included in this annual report.

The official exchange rate on September 18, 2002, was JPY121.49 = U.S.\$1.00. The following table sets forth the high and low noon buying rates for each month of the previous six months.

7

	HIGH	LOW
	(YEN PER	U.S. DOLLAR)
August 2002	JPY121.14	JPY116.53
July 2002	120.19	115.71
June 2002	125.64	119.38
May 2002	128.66	123.08
April 2002	133.40	128.13
March 2002	133.46	127.07

The following table sets forth the average exchange rate for each of the last five years. The Company has calculated these average rates by using the rate on the last business day of each month during the relevant year.

YEAR ENDED MARCH 31,	AVERAGE RATE		
	(YEN PER U.S. DOLLAR)		
2002			
2001			
1999			
1998	123.56		

Fluctuations in the exchange rate between the yen and the U.S. dollar will affect the U.S. dollar equivalent of the yen-denominated prices of the Company's shares and, as a result, will affect the market prices of the Company's ADSs in the United States.

RISK FACTORS

You should carefully consider the risks and uncertainties described below and the other information in this annual report, including the discussion set forth in "Item 5. Operating and Financial Review and Prospects," as well as the companies' consolidated financial statements and related notes included elsewhere in this annual report.

RISKS RELATING TO THE COMPANIES' BUSINESS

WEAK ECONOMIC CONDITIONS IN JAPAN AND THE COMPANIES' MAJOR FOREIGN MARKETS MAY ADVERSELY AFFECT THE COMPANIES' TRANSACTION VOLUME AND OPERATING RESULTS.

The companies depend for a significant portion of their transaction volumes on their activities in Japanese market. In fiscal 2002, the companies' trading transactions in Japan accounted for 59% of their consolidated total trading transactions. The companies' Japanese transaction flows relate to importing, as well as purely domestic, trading transactions in a range of industrial sectors and thus are affected by general Japanese economic conditions. The Japanese economy has been in recession over the last decade due to a number of factors, including weak consumer spending, reductions in export-driven industrial output and lower capital investment by Japanese companies. As a result, the companies have had difficulty maintaining or growing their Japan-related trading volumes. For example, total import transactions into Japan declined 1% in 2002, while total domestic transactions declined 6%, reflecting oil prices

8

and declining demand in the chemicals, electrical machinery and other sectors. The economic climate in Japan may not improve significantly in the near future. If economic conditions in Japan do not improve, the companies would expect to continue to experience transaction volume challenges as described above. This in turn, could negatively affect the companies' revenue - gross trading profit.

The companies depend also on markets outside of Japan. In fiscal year 2002, 41% of the companies' consolidated total trading transactions related to exports and offshore transactions. The companies' business is therefore subject to risks involved in international markets, including negative economic conditions, government intervention, and political conditions and developments in foreign countries. In particular, the companies' results of operations could be hurt if their trading volumes and new business opportunities decreased due to any adverse economic conditions in any of the markets in which they operate. Additionally, deteriorating economic conditions in the companies' markets outside Japan could affect the financial stability and creditworthiness of the companies' customers and suppliers. This, in turn, could adversely affect the companies' revenue – gross trading profit.

See "Item 4. Information on the Company - Business Overview."

FINANCIAL DIFFICULTIES ON THE PART OF THE COMPANIES' CUSTOMERS COULD AFFECT THE COMPANIES' ACCOUNTS RECEIVABLE AND QUALITY OF EARNINGS.

Japan's economy has experienced a prolonged recession that began in the early 1990s. For fiscal year 2002 the number of commercial bankruptcies in Japan grew by 5.9% to a total of 20,052 cases. Despite the implementation of fiscal recovery programs by the Japanese government, the current economic climate in Japan may not improve significantly, and may worsen, in the near future.

The companies sometimes provide vendor financing to their customers, or provide guarantees to banks that have provided financing to the companies' customers. In addition, many of the companies' customers purchase products and services from them on payment terms that do not provide for immediate payment. At Mach 31, 2002, current trade receivables (less unearned interest and allowance for doubtful receivables) were JPY2,225 billion, representing 33% of total assets.

If the companies' customers to whom they have extended or guaranteed vendor financing, or from whom they have substantial accounts receivable, encounter

financial difficulties and are unable to make payments on time, the companies' business, operating results and financial condition could be adversely affected. While the companies continually monitor their business in the construction, real estate, retail and wholesale sectors posing the least financial risk, and attempt to maintain conservative policies with respect to the granting of payment terms and vendor financing, the companies cannot eliminate the risks relating to the possibility of their customers experiencing financial difficulties.

THE COMPANIES' OPERATIONS ARE SOMEWHAT CONCENTRATED IN A LIMITED NUMBER OF SECTORS, WHICH COULD HARM THE COMPANIES' RESULTS OF OPERATION IF ACTIVITY LEVELS IN THESE SECTORS DECLINED.

The companies are engaged in various types of businesses and investments in all over the world, resulting in a wide range of operating activities and investments. As a result of this diversification, most of the fluctuation risk of commodity prices and interest rates is naturally absorbed in their portfolio and business operations. Despite this general diversification, however, the companies' activities are somewhat exposed to concentration risk in terms of in particular industries and countries.

9

As a result, declining levels of trading activities or asset volumes in these sectors or countries could have a disproportionately negative effect on the companies' result of operations. While management monitors the companies' risk profile including concentration risk on a continual basis, it is not possible to eliminate concentration risk entirely.

EXCHANGE RATE FLUCTUATIONS MAY ADVERSELY AFFECT THE COMPANIES' OPERATING RESULTS.

The companies are exposed to risks associated with foreign currency exchange rate fluctuations. The Company's reporting currency is the Japanese yen, while a significant portion of the companies' consolidated revenues and operating expenses is denominated in currencies other than the Japanese yen. As a result, appreciation or depreciation in the value of other currencies as compared to the Japanese yen could result in material transactional gains or losses. In fiscal 2002, approximately 30% of the companies' revenue-gross trading profit and 20% of selling, general and administrative expense were of those subsidiaries located in foreign countries.

The companies believe they maintain a conservative hedging policy limiting their exposure to exchange rate fluctuations, including the use of foreign exchange forward contracts and currency swap agreements. Nonetheless, it remains possible that currency fluctuations may negatively affect the companies' operating results.

See "Item 3. Key Information - Exchange Rate Information" above.

CHANGES IN INTEREST RATES MAY ADVERSELY AFFECT THE COMPANIES' OPERATING RESULTS.

The companies are exposed to risks associated with interest rate fluctuations, which may affect their overall operational costs and the value of their financial assets and liabilities, in particular long-term debt. In addition, the companies utilize various financial and derivative instruments which can be sensitive to interest rate changes.

An increase in interest rates, particularly in yen-denominated financial

instruments, could increase the companies' interest expense, which could adversely affect the companies' financial condition and results of operations.

THE JAPANESE EQUITY SECURITIES MARKET HAS BEEN VOLATILE AND IN DECLINE, WHICH COULD NEGATIVELY AFFECT THE COMPANIES' INVESTMENT PORTFOLIO.

A significant portion of the companies' investment portfolio consists of marketable equity securities of Japanese issuers. At March 31, 2002, marketable equity securities of Japanese issuers were carried at a fair value of approximately JPY244 billion, representing 58% of the fair value of the companies' total securities available for sale.

1 0

The Japanese equity securities market has experienced both volatility and declines in recent years. In fiscal 2002, the companies' consolidated income statement reflected valuation losses on marketable securities of JPY34.5 billion, primarily relating to losses on investments in the stock of Japanese banks. This write-off was approximately three times greater than in 2001. While, the companies periodically analyze the risk of the equity securities and review the profit of the dividends, capital gain, and commercial revenue by holding the equity securities in order to consider risk and return on the equity securities, further volatility and decline in the Japanese equity market would continue to negatively impact the companies' investment portfolio and net income.

FLUCTUATIONS IN COMMODITY PRICES MAY ADVERSELY AFFECT THE COMPANIES' OPERATING RESULTS.

The companies, as major participants in the global commodities markets, trade in a variety of metal, energy and agricultural products. These commodity products' prices are subject to both cyclical fluctuations and short-term volatility due to factors beyond the companies' control, including periods of excess supply due to industry additions, decreased demand due to weakening economic conditions, inventory de-stocking by customers, changing energy prices and exchange rate movements. The possibility of these price movements exposes the companies to a risk of decreased revenues, margins and cash flows, either as a result of the companies' inventory cost being higher than a product's ultimate sale price or, in the case of forward delivery obligations, when the companies' cost of acquiring a product for delivery increases subsequent to the date on which the companies have entered into the delivery obligation.

In addition, longer-term or cyclical price declines have the potential to affect the companies' business by reducing activity levels within an industry segment generally, which in turn may depress demand for some of the products and services that the companies sell.

Although the companies attempt to reduce their exposure to the volatility in commodity prices, primarily by utilizing a variety of derivative instruments for hedging purposes, the fact that the companies conduct trading activities in a wide variety of sectors means that they cannot insulate themselves fully from the effect of price movements.

THE COMPANIES ARE SUBJECT EXTENSIVE GOVERNMENTAL REGULATION ACROSS SEVERAL COUNTRIES. CHANGES IN THESE REGULATIONS COULD ADVERSELY AFFECT THEIR RESULTS OF OPERATIONS.

The companies' businesses are subject to various risks associated with the possibility of regulatory changes, uncertainty in the application of laws and governmental policies, and uncertainty relating to legal liabilities in many of the countries in which they operate. Substantial changes in the regulatory or legal environments in which the companies operate could hurt their business,

operating results and financial condition.

In particular, the companies' operations are subject to laws and regulations governing, among other things, tariffs, business and investment approvals, importing and exporting (including restrictions based on national-security interests), antitrust, consumer and commercial restrictions, currency exchange control, and environmental protection. The inability of the companies to comply with these or any other new laws and regulations could serve to limit the companies' operations and activities. Additionally, compliance with these or any new laws and regulations could result in increased costs and therefore adversely effect the companies' business, operating results and financial condition.

11

RISKS RELATING TO THE COMPANIES

THE COMPANY FACES THE RISK THAT THE ACTIONS OF ITS EMPLOYEES CANNOT BE FULLY CONTROLLED OR SUPERVISED BY SENIOR MANAGEMENT, AND THAT MISCONDUCT BY EMPLOYEES MAY OCCUR.

Due to the Company's size, as well as the operational and geographic breadth of its activities, the conduct of the companies' day-to-day operations is necessarily somewhat de-centralized, such that senior management is not always able to supervise directly the activities of the companies' employees. The Company historically has made serious efforts to ensure that its employees are aware of and comply with applicable laws and ethical considerations, through, for example the Company's internal control systems and its published Employee Behavior Standards. In addition, the Company has recently introduced new compliance and business transparency initiatives, including the use of outside observers where appropriate and a renewed focus on employee compliance education. Although the Company believes these systems are working well, there can be no assurance that the companies will succeed in preventing misconduct by their employees. Depending on its nature, employee misconduct could have a negative effect on the companies' results of operations or business reputation.

RISKS RELATING TO THE AMERICAN DEPOSITORY SHARES

AS A HOLDER OF ADSS, YOU WILL HAVE FEWER RIGHTS THAN A DIRECT SHAREHOLDER HAS AND YOU WILL HAVE TO ACT THROUGH THE DEPOSITARY TO EXERCISE THOSE RIGHTS.

The rights of shareholders under Japanese law to take actions, including voting their shares, receiving dividends and distributions, bringing derivative actions, examining the Company's accounting books and records and exercising appraisal rights are available only to holders of record. Because the depositary, through its custodian agents, is the record holder of the shares underlying the ADSs, only the depositary can exercise those rights in connection with the deposited shares. The depositary will make efforts to vote the shares underlying your ADSs as instructed by you and will pay to you the dividends and distributions collected from the Company. However, in your capacity as an ADS holder, you will not be able to bring a derivative action, examine the accounting books and records of the company or exercise appraisal rights through the depositary.

12

ITEM 4. INFORMATION ON THE COMPANY

HISTORY AND DEVELOPMENT OF THE COMPANY

Mitsui Bussan Kabushiki Kaisha ("Mitsui & Co., Ltd." in English) was

incorporated on July 25, 1947, as Daiichi Bussan Kabushiki Kaisha, a corporation (Kabushiki Kaisha) under the Commercial Code of Japan. On February 16, 1959, the Company changed its name to its current name. The registered office is located at 2-1, Ohtemachi 1-chome, Chiyoda-ku, Tokyo 100-0004, Japan, tel. +81-3-3285-1111.

HISTORY

The Company was originally listed on the Tokyo Stock Exchange in May of 1949. During the 1950s, the Company began establishing several subsidiaries and associated companies. Many of these subsidiaries and associated companies are still in existence, for example, Mitsui & Co. (Australia) Ltd. and Nihon Unisys, Ltd.

During the 1960s, the Company began to experience rapid growth and expansion. The companies played a pivotal role in promoting the growth of certain basic industries by developing raw material sources overseas, nurturing markets for Japanese exports and introducing various new technologies. The Company established Mitsui Oil & Gas Co., Ltd. in February of 1961, Mitsui & Co. (U.S.A.), Inc. ("Mitsui USA") in April of 1966, and Mitsui Knowledge Industry Co., Ltd. in October of 1967.

In May of 1963, the Company issued American Depository Shares which were subsequently listed on the Nasdaq National Market in February of 1971.

In the 1970s, as the world economy weathered two oil crises, the companies began to diversify their business by entering into various new industries, such as the information industry. Also during this period, the companies suffered losses with respect to a joint venture project they entered into regarding Iranian petrochemicals. These losses were a result of the complex being damaged by military attacks, therefore causing the project to be dissolved in the year ended March 31, 1992.

Also during the 1970s the Company purchased the equity interest in Mikuni Coca-Cola Bottling Co., Ltd., and transferred its head office to its current address.

In the 1980s, Japan's industrial structure moved increasingly towards the production of high-value-added products. Consequently, the companies began shifting their attention towards light industries and the development of the new markets for such products. During this period, the Company merged with Bussan Fudosan K.K., one of its subsidiaries, in October 1987, and established Mitsui & Co. UK PLC. in April 1988.

During the 1990s, the Asian economies experienced a recession. Although the previous appreciation in real estate and stock created a temporary economic boom in Japan, their eventual collapse resulted in a wide-ranging economic slowdown. These conditions necessitated the reorganization of the companies' profit structures and the development of new businesses. The Company established Mitsui & Co. Europe PLC. ("Mitsui Europe") in July 1999.

RECENT DEVELOPMENTS

General

13

In the last few years, while income from trade intermediary services has remained the companies' largest source of revenue, revenues from investment-related activities, such as dividend income and equity earnings of

associated companies, have been rapidly increasing. For the fiscal year ended March 31, 2002, revenues from dividend income increased to JPY18.2 billion from JPY10.8 billion in the year ended March 31, 2000. Similarly, equity earnings from associated companies increased from JPY1.4 billion for the year ended March 31, 2000 to JPY23.8 billion for the year ended March 31, 2002.

The Company has increased its level of investment both in core business such as resource development including energy and metals, machinery, chemicals, and wholesaling and retailing, and in new businesses including internet broadband communications, nanotechnology and biotechnology, comprehensive service outsourcing, logistics.

The companies have created a new management framework and system which was effective beginning on April 1, 2002. They have consolidated 17 Business Units into five Groups, with a president for each Group, given considerably greater authority, with a view to facilitating management by providing greater agility and flexibility, while strengthening corporate functions, including corporate planning and risk management to achieve an optimal balance between concentration and delegation of authority. The companies have established an internally independent risk management organization, the Corporate Risk Management Division. Its mandate is to analyze four risk factors often present in the companies' businesses, namely Credit Risk, Market Risk, Investment Risk and Country Risk, and also to periodically evaluate the Company's investment portfolio in order to advise management on how to optimize the portfolio selections.

The companies also formed a new organizational unit at corporate headquarters, the Value Creation Hub, which centralizes the companies' capabilities in IT (Information Technology), FT (Financial Technology) and LT (Logistics Technology). The Value Creation Hub combines the eMitsui Business Division, which offers IT capabilities; the Corporate Development Division, which focuses on executing M & A and private equity investments; and the Transportation Logistics Unit, which provides expertise in logistics. The objective of this new organizational unit is to make the companies' cutting-edge know-how in IT, FT and LT readily available to the five Groups and accelerate the companies' drive to become the leading Comprehensive Business Engineering enterprise providing a full range of trade and industrial development services, thereby going beyond the traditional trading company (sogo shosha) model.

Matters Relating to Kunashiri Bid-rigging Allegations

Criminal Proceedings. On July 3, 2002, Japanese authorities arrested three employees of the Industrial Systems Division of the Company, based on allegations that in 2000 they had interfered in the bidding process for the construction of a power generation facility on the Russian-held island of Kunashiri. On July 24, 2002, the Tokyo District Public Prosecutor's Office indicted two of these individuals, the General Manager of the Fourth Project Department and the Manager of the Third Project Department. The Company is cooperating fully with the Japanese authorities responsible for the criminal proceedings. The Company is not a defendant and does not anticipate becoming named as a defendant under such criminal proceedings. However, given the circumstances, the Company has decided to refrain from bidding in government Official Development Assistance projects for at least three months following July 11, 2002.

Resignations of Chairman and Senior Executives. In order to express the Company's regret over the alleged misconduct of its employees, the following individuals have announced their resignations from the Company effective September 30, 2002: Mr. Shigeji Ueshima, the Chairman and Executive Officer; Mr. Shinjiro Shimuzu, the President and Chief Executive Officer; and Mr. Jun Tashiro, an Executive Vice President. In addition, Mr. Haruhiko Yoshida, an Executive Managing Officer, resigned effective September 4, 2002. Effective

October 1, 2002, the office of Chairman and Executive Officer will be

14

assumed by Mr. Nobuo Ohashi, who is currently an Executive Vice President and the Group President of the Consumer Products and Services Group; and the office of President and Chief Executive Officer will be assumed by Mr. Shoei Utsuda, who is currently a Senior Executive Managing Officer and the Chief Strategic Officer. See "Item 6. Directors, Senior Management and Employees."

At this time Mitsui is not able to estimate the potential adverse effects that the above developments may have on its future operating results or financial condition.

CAPITAL EXPENDITURES

In line with the recent development of the companies mentioned above, the companies' capital expenditures (including interests in Cemi Mineracao e Metalurgia S.A., Komatsu Australia Pty Ltd., Acca Networks Co., Ltd., Ferrotec Corporation and other companies, and short term investment in debt securities) amounted to JPY292 billion, JPY301 billion and JPY388 billion for the years ended March 31, 2002, 2001 and 2000, respectively.

The divestitures (including interests in Mitsui Wood System Inc., F-one Limited, and short term investments in debt securities) amounted to JPY154 billion, JPY249 billion and JPY300 billion for the years ended March 31, 2002, 2001 and 2000, respectively.

There are no significant capital expenditures or divestitures currently in progress.

BUSINESS OVERVIEW

Nature of the companies' operations and principal activities

The companies are engaged in the business of the worldwide trading of various commodities. In order to facilitate such trading activities, the companies are also involved in arranging financing for customers and organize industrial projects on an international basis. As the companies have diversified beyond their traditional international trading activities, their operations have expanded to include a variety of other services. For example, companies now engage in the development of financing and investing arrangements, the assistance in the procurement of raw materials and equipment, the introduction of new technologies and processes for manufacturing, and the coordination of finished goods transportation and marketing.

The companies' core activity remains the provision of transaction services. Specifically, the companies act as an intermediary between buyers and sellers who want to import, export, or engage in offshore or domestic trading activities. For example, the companies are responsible for cultivating markets overseas for exporters and locating raw materials or product sources that meet the needs of importers. Typically, the companies are involved throughout the course of a transaction, assuming the risks accompanying the transfer of goods and collecting payments. To facilitate smooth customer transactions, the companies draw upon various capabilities which have become an integral part of their transaction services, such as market information analysis, credit supervision, financing and transportation logistics.

A detailed description of the companies' operating segments is provided below under the heading "Products and Services and Principal Activities by

Reportable Segments."

As a regular part of their operations, the companies work to actively identify new business opportunities, assist in technology transfers, and organize joint ventures while investing their own capital and management time to promote the activities of new enterprises. In order to meet the needs of their clients, the companies act in the capacity of distributor of goods and services, transfer agent for technology,

1.5

financier, investor, project organizer, market developer and resource developer. The companies also assist customers in hedging against market risks through the use of derivatives and other hedging instruments.

Seasonality of the Companies' Business

The business of trading individual products such as heating oils, foods and textiles is influenced by seasonality. For example, heating oil is traded more frequently in the winter than summer months. However, the seasonality of any individual product would not significantly affect the consolidated financial position and operating result of the companies either individually or in the aggregate.

Marketing Channels

The Company has 31 offices located in Japan and another 174 offices (including trading subsidiaries) located in other parts of the world. These offices provide market information to each other and cooperate in developing business. Each of the Company's subsidiaries has its own marketing strategy based on its particular business activities and customer relationships.

Dependence on Patents and Licenses and Industrial, Commercial or Financial contracts

The companies have various patents and licenses as well as industrial, commercial and financial contracts (including contracts with customers or suppliers) to carry on its business. However, no one of these patents, licenses or contracts is material to the companies' business operations or profitability.

Competitive Position

To maintain its competitive position, the companies have been evolving beyond the sogo shosha model, which means the companies are attempting to strengthen and take maximum advantage of their core competencies to become a full-service trading and industrial development enterprise capable of providing their customers with a full range of products and services. The Company refers to this approach as Comprehensive Business Engineering.

To accelerate it, the companies are expanding the following synthesizing capabilities:

1. Cross industrial integration

To strengthen project engineering capabilities (e.g. LNG Projects, Taiwan High-Speed Railway Project)

2. Vertical integration

To realize vertical value chain (e.g. Electronics Business, Retail Business)

3. Functional integration

To combine the latest IT, FT and LT on the basis of the various strengths the companies have cultivated over many years

4. Global integration

To realize maximum value from the companies' global network, which the Company believes is the strongest among the Japanese sogo shosha

16

Products and Services and Principal Activities by Reportable Segments

The Company organizes its operating segments based on products and services. Each segment plans the overall and worldwide strategies for its products and services and conducts its worldwide operations. These operating segments also collaborate with branches, offices and overseas trading subsidiaries located worldwide in planning and executing their strategies for products or regions.

However, the branches, offices, and overseas trading subsidiaries are separate operating units, to which is delegated the responsibility for managing the business of the relevant regions in which they operate. These offices carry out diversified business activities together with their affiliated companies and in conjunction with the operating segments of the Company's head office in Tokyo. Consequently, the Company's operating segments consist of product-wise and region-wise operating segments.

The Company's operating segments have been aggregated based on the nature of the products they handle and other criteria. The operating units are organized into six segments by product and four segments by region, for a total of 10 reportable operating segments.

The Metals segment is responsible for handling iron and steel and non-ferrous metals products, while the Consumer Products segment oversees the foods, textiles, general merchandise and property and service business products. The other product operating segments include Machinery, Electronics & Information, Chemicals and Energy, The regional segments include the Americas, the Europe, the Domestic Branches and Office and the Other Overseas Areas segments.

Metals Segment

The Metals segment is engaged in the business and operations of trading various metal products. The following are the various metal products in which the companies trade:

- Iron ore;
- Coal and coke;
- Steel scrap;
- Pig iron and semifinished products;
- Ferroalloys;
- Various types of steel products, including: bars; wire rods; plates; coils; electrical sheets; coated steel sheets; pipes and tubes; specialty steels; and stainless steels;
- Raw materials, ingots, alloys and finished products such as: copper;

lead; zinc; tin; nickel; aluminum; magnesium; cobalt; titanium; zirconium; other non-ferrous metals;

- Precious metals;
- Commodity derivatives;
- Sashes and curtain walls;
- Ocean containers; and
- Nuclear fuels.

Iron & Steel Products

In response to the demands of the companies' automakers, electronics manufacturers and various other customers who have relocated their operations in the area of China and Southeast Asia, the companies' Iron & Steel Products Unit was developed to meet these customers' needs. The companies have opened local steel processing centers and created supply chain management models that employ information technology and LT know-how in order to implement distribution arrangements.

17

The Iron & Steel Products Unit also strengthens strategic relationships with domestic and overseas partners, as well as engaging in iron and steel product related business investments focused on Japan, the United States, China and Southeast Asia.

In order to capitalize on the unit's advantages as a trading company with Comprehensive Business Engineering strengths, this unit has traditionally worked together with other Segments, including the Energy; Machinery, Electronics & Information; and Consumer Products Segments. The combination of IT, FT and LT capabilities in such fields as energy, heavy electric machinery, automobiles and construction allows the companies to create new business models for steel materials distribution.

Iron & Steel Raw Materials

The environment for iron and steel raw materials business has been changing rapidly in recent years. For example, the old business model of providing intermediary trade services in exchange for sales commissions has been diminishing in prevalence. Consequently, establishing new business model has become the most important and urgent challenge facing this unit. As competitors are forced to reduce the scope of their activities, the companies are aiming at expanding the unit's business scope. To this end, the companies have entered into alliances with leading global resource companies, such as Companhia Vale do Rio Doce (CVRD) in Brazil in iron ore and Anglo American in coal, thus steadily expanding earnings from the segment's investments in the resource business. At the same time, with the goal of establishing new business models, the companies are planning and developing new business activities.

Non-Ferrous Metals

The Non-Ferrous Metals Unit encompasses various fields, including resource investment, global trading operations of various metals, semi-fabricated and finished products, and nonphysical transactions. In the natural resource investment area, the companies are promoting investments to follow such successful projects as Intalco/Eastalco (U.S.-based aluminum refineries owned jointly with Alcoa) and the Collahuasi copper mining project developed jointly with Anglo American and Falconbridge Limited. Furthermore, the companies expect to expand and strengthen the unit's existing trading activities in base metals and precious metals, while working to diversify its sources of earnings through

the trading of crude oil and other oil products. These commodities have been listed on the Tokyo Commodity Exchange and in the over-the-counter energy derivatives markets. The companies intend to expand the unit's investment products business, such as fund-of-funds and private equity funds, as well through the unit's recently formed subsidiary Japan Alternative Investment Co., Ltd. This unit is expanding into new business areas and furthering its value-added application service provider (ASP) capabilities targeted at developing e-platforms for local governments.

Machinery Segment

The Machinery Segment is engaged in the business of organizing various plant projects and operations of trading machinery products. The following are the products and/or services included in this segment:

- Power plants, power transmission and substation facilities, oil refineries, LNG manufacturing facilities, pipelines, iron, non-ferrous metals and chemical plants, water and sewer facilities, and other infrastructure;
- Waste processing and recycling facilities;
- Communications and transportation systems;
- Construction and mining equipment and other industrial machinery and systems;

18

- Automobiles;
- Ships, including tankers, LPG and LNG carriers, and FPSO (Floating Production Storage and Offloading) units; and
- Aircraft, helicopters, defense systems and spatial information systems.

In April 2001, the Electric Machinery Business Unit and the Plant & Project Business Unit were consolidated in order to take advantage of various synergies. A new unit, the Paiton Project Division, was established under a single leadership to work on normalizing the troubled Indonesian electric power project. This unit was responsible for entering into a binding term sheet with its Indonesian counterpart in December 2001 which laid the way for making this project viable once again.

The segment engages in various "megaprojects," such as those with Petrobras in Brazil, the Taiwan High-Speed Train Project, and the Electrified Double Track Project in Malaysia which demonstrate its project engineering and comprehensive service capabilities. Some of these projects have already begun to contribute to the segments' fiscal results. The Electric Machinery, Plant & Project Business Unit and the Communications, Transportation & Industrial Project Business Unit both recorded a promising level of new orders in fiscal 2002.

With respect to motor vehicles, this segment is currently focusing on further expanding the scope of its business both geographically and vertically. For example, the companies' expansion into logistics, retail financing, and retailing were all regarded as new strategic areas. In the marine business, this segment added seven liquefied natural gas carriers to its assets in fiscal year 2002. Also, the segment continues to expand its sales activities of ocean energy development equipment. In aerospace, the core businesses—leasing aircraft to airlines on a global basis and marketing Airbus aircraft in Japan—remain steady.

Electronics & Information Segment

The Electronics & Information Segment is engaged in the business and operations of trading various electronic products. The following products and/or services are included in this segment:

- Providing IT solutions; and
- Electronic devices.

Additional resources have been allocated to strategically selected business domains, such as network and systems integration. This segment aims at securing the top position in each of its selected business areas. Associated companies are the levers for sustaining the segment's growth. For example, QVC Japan, Inc., a joint venture with the world's largest TV home shopping enterprise, made a successful launch in April 2001 and has continued to show strong growth.

In the Electronics Business Unit, the companies have entered into Contract Manufacturing Services (CMS) and Electronics Manufacturing Services (EMS) through partnerships with Ferrotec Corporation and Lite On Electronics, Inc., respectively. Furthermore, the companies established Mitsui Electronics & Information (Shanghai) Co., Ltd., in February 2002 as their business base in China to maximize their opportunities in this fast-growing market.

Chemicals Segment

The Chemicals Segment is engaged in the business and operations of trading in various chemical products. The following products and/or services are included in this segment:

19

- Organic chemicals;
- Inorganic chemicals;
- Plastic resins;
- Plastic products;
- Petrochemicals; and
- Fine Chemicals, Phosphorous or Potassium, Chemical fertilizers and

In the synthetic resins markets, this segment worked to consolidate and increase the capabilities of its sales companies and strengthen its alliances. In petrochemicals markets, this segment expanded its exports of phenol and acetone from Mitsui Phenol Singapore Pte. Ltd. to be distributed in China and other Asian markets. This segment has also worked to strengthen the performance of a subsidiary, Novus International, Inc., by expanding its materials production capacity for Alimet(R) feed supplement. These activities served to maintain its position among the leaders of the worldwide market.

The companies have increased the number of employees seconded to this segment and in particular in high-growth markets such as China and Southeast Asia. The companies are attempting to increase exports of synthetic resins and petrochemicals to China, where the demand for these products is rapidly growing and to create new Supply Chain Management, or SCM, -based business centered on engineering plastics and electronic materials in the region.

This segment has cooperated with the Singaporean government in biotechnology to establish a joint venture known as Agenica Research Pte Ltd. The joint venture has made significant progress in the development of a database of cancer-causing genes and plans to continue its development in this area. Also, the companies have established two new companies in the area of nanotechnology, Bio Nanotec Research Institute Inc. and Carbon Nanotech Research Institute Inc.

Energy Segment

The Energy Segment is engaged in the business and operations of trading various energy related products. The following products and/or services are included in this segment: crude oil and petroleum products, including gasoline, naphtha, jet fuel, kerosene, diesel oil, heavy oil and asphalt, petroleum coke, lubricants and liquefied petroleum gas, liquefied natural gas.

This segment is engaged in numerous liquefied natural gas and other long-term projects requiring the development and implementation of medium- to long-term business plans that focus on the next 10 to 15 years. At the same time, however, this segment is pursuing short-term earnings from such activities as international petroleum trading and the distribution of oil and gas in the domestic trading market.

The principal strategic issue facing this segment is the optimization of its business portfolio, which includes both the trading and distribution of energy products as well as energy resource development projects. In an ongoing three-year plan covering the period through March 31, 2004, the strategic focus of this segment is on maintaining a stable earnings structure that balances energy trading and distribution with project investments.

The companies have targeted the expansion of their high-quality energy resource assets from a consolidated perspective as one of their most important strategies. Identifying and implementing projects in this area are, therefore, two of the segment's most important missions. Important developments during the fiscal year under review included the acquisition of shares in Novus Petroleum Limited and United Petroleum Development Co., Ltd., as well as the exploration rights to the Oman onshore oil fields of Block 9.

20

This segment began construction work on the fourth liquefied natural gas train at the Northwest Shelf project in Australia and on expanding the liquefied natural gas production facilities at a project it is supervising in Qatar. The latter project is aimed at debottlenecking supplies from those facilities.

By working across business divisions within the Company to access the capabilities of other Segments, such as those responsible for industrial plants, shipping and pipelines, as well as increasing its vertical presence into other areas, this segment has sought to improve its productivity. Also, in the Sakhalin II LNG project, which is now under development, this segment has been working to draw on its comprehensive capabilities to participate vertically along the value chain and horizontally across its Operating Segments.

This segment is focusing on maximizing the value added of its domestic petroleum business by refining the equity crude oil it obtains through the upstream purchasing rights and sells through the units and subsidiaries and associated companies responsible for trading to Kyokuto Petroleum Industries, Ltd., a refining company jointly owned with ExxonMobil. The refined products are sold in the retail market through Mitsui Oil & Gas Co., Ltd.

The segment is exploring the business potential of various emerging new businesses in the energy field, including power retailing, environment-related businesses, gas to liquids (GTL) and di-methyl ether (DME). Activities include taking early initiatives in these new businesses, following various governments' policy formulation processes and examining potential profitability to determine the appropriateness and proper timing for entering these businesses.

Consumer Products Segment

The Consumer Products Segment is engaged in the business and operations of trading various consumer related products. The following products and/or services are included in this segment:

- Wheat, rice, soybeans, canola, corn, milo, alcohol, molasses, animal and vegetable oils;
- Wheat flour, feed, sugar, starch;
- Processed foods, fresh and frozen vegetables and fruits, marine products, meat;
- Tea, coffee, beverages, condiments, cocoa, dairy products; and
- Investment into and operation in food service industry.
- Textile raw materials and fabrics including,
- Synthetic fibers;
- Apparel; and
- Interior and industrial goods.
- Building materials, including logs, lumber, plywood, woodworking products, housing equipment, cement and various construction materials;
- Wood chips;
- Pulp and paper;
- Rubber;
- Tires;
- Light industrial machinery and supplies;
- Sporting and leisure goods;
- Medical equipment;
- OA equipment; and
- Household and consumer goods.

21

- Real estate development, including
- Construction;
- Civil engineering; and
- Service management of catering services; building maintenance, etc.

There are numerous trends in the industrial areas that are linked directly with consumers. These include the movements toward globalization, the rationalization of distribution, the growing importance and use of information technology, the growing diversity of customers' needs including an accompanying expansion in the areas where customer satisfaction is of increasing importance and the speed in which changes in factors comprising the market and in the business environment occur.

The Retail Unit has made a steady expansion in its relationship with Seven-Eleven Japan Co., Ltd., through its integration of manufacturing, sales and distribution activities. Likewise, the companies' overall operating relationship with Seven-Eleven Japan's parent company, Ito-Yokado Co., Ltd. has been expanding. The Retail Unit occupies a key position in the distribution management and packaging materials operations of Seven-Eleven Japan and the Ito-Yokado Group. The companies' performance is expected to grow along with the further development of the Ito-Yokado Group.

Similarly, in the Foods Unit, this segment has increased its ownership interest in Sanyu Koami Co., Ltd., a core food product distributor, and made investments in Shin Mitsui Sugar Co., Ltd., and Honen Ajinomoto Oil Mills, Inc. Among environment-related projects, they are cooperating fully with Toyota Motor Corporation in developing animal feed from Satsuma sweet potatoes and biodegradable plastics.

In the Textile & Fashion Unit, the companies have been successful in developing new transaction flows through close collaboration with leading customers. In addition, stable growth in existing transactions continue to make a significant contribution to the companies' performance.

Within General Merchandise & Property Development Unit, the companies have spun off its building materials operations into a joint venture established with Sumitomo Kenzai Co., Ltd. and Sumisho & Mitsuibussan Kenzai Co., Ltd. As a result of this joint venture, this operation has become the largest building materials trading company in the domestic industry.

In addition, this segment has aggressively reorganized and consolidated its subsidiaries and associated companies in the sporting and automobile goods sectors to enhance the efficiency and soundness of its operations.

Domestic Branches and Offices Segment

Two major offices, which are located in Osaka and Nagoya, contribute the majority of the profit to this segment. These offices are primarily engaged in the products and/or services similar to the head office's.

Americas Segment

As previously discussed, the companies' regional segments encompass many types of products and services. Within the geographical area of the Americas, Mitsui USA, one of the Company's overseas trading subsidiaries, is authorized to manage the business of the region as the center of the regional strategy. Mitsui USA also carries out many diversified business activities together with its affiliated companies in collaboration with the operating segments of the head office.

22

Mitsui USA is the largest trading subsidiary of the Company in terms of net income, and is making every effort to pursue its mandate of maximizing its corporate value and leading the Company's entry in the U.S. market. In order to achieve this mission, Mitsui USA sets the following management objectives and implementation plans:

(1) Continue efforts to strengthen the earning power of core businesses.

Mitsui USA seeks to provide further value-added services to its dimensional business opportunities by utilizing its logistics expertise, including SCM and information technology capabilities.

Also, the company has targeted the expansion of its customer base by leveraging its capabilities to provide business solutions.

The company will explore new strategic investment opportunities to improve the performances of existing subsidiaries.

(2) Expand the business horizon to seek new opportunities as the U.S. economy recovers.

Mitsui USA intends to vigorously pursue opportunities to incubate future core businesses of the company. Also, the company will develop new business models to satisfy various needs of its customers.

(3) Promote further implementation of Business Process Reengineering

(BPR).

Mitsui USA launched an industry-wise Business Division system in January 2001 in order to improve its earning power. This system has enabled the company to prioritize the allocation of its resources on focused areas.

Further, in November 2001, Mitsui USA introduced an ERP system, SAP R/3, which provides a real-time database for prompt management decisions. Also, a Shared Service Center has been established to assure efficiency in business processes, including documentation, payment and account control.

Company-wide BPR is being vigorously practiced to revamp the flow of all business operations.

(4) Continue legal compliance as a top priority of the company.

Review of Recent Activities

The U.S. economy began slowing down in late 2000 and by early 2001, entered a recession. Inevitably, this downturn has resulted in numerous corporations filing for bankruptcy, poor business models being exposed as nonviable, and corporate credibility being called into question.

For Mitsui USA, 2001 was a challenging, yet successful year. Even in these difficult times, the company saw opportunities to further differentiate itself. Mitsui USA concentrated on exerting its optimum strength of Comprehensive Business Engineering with the following specific business plans:

(1) Increasing earning power of core businesses through improved process efficiency and customer satisfaction by utilizing its logistics expertise, including SCM and IT capabilities.

23

Mitsui USA and its subsidiary Mi-Tech Corporation, a 50-50 joint venture steel service center with Steel Technologies Inc., established in 2002 Mi-Tech Steel Mississippi LLC, a steel coil service center, to provide logistics services for a new assembly plant of Nissan North America, Inc., in Canton, Mississippi.

(2) Strengthen strategic alliances with major business customers and clients to enrich its multidimensional business relationship.

Major achievements include an investment in the United Auto Group Inc., the largest U.S. car dealer, to expand its capabilities in the automobile sales field. Also, a new operating lease contract for a crude oil tanker for Chevron Transport Corporation was concluded.

(3) Improve the performance of major subsidiaries by bolstering profit makers.

Major subsidiaries, such as Westport Petroleum Inc., Portac Inc., Wilsey Foods Inc. and Channel Terminal Corporation, made significant contributions to the consolidated earnings of Mitsui USA.

(4) Seek opportunities in new business areas through M&A and investments.

In February 2001, Mitsui USA, together with the Company, established Mitsui & Co. Venture Partners, Inc., focusing on the

private equity field. In April 2001, Mitsui USA completed the acquisition of Thermo Trilogy, a biopharmaceutical manufacturer, jointly with the Company to form Certis USA LLC. In October 2001, Mitsui USA invested in Axis Specialty Limited for reinsurance underwriting business.

(5) Enhance efficiency by minimizing operation costs through BPR.

With SAP R/3 successfully installed, the company's business infrastructure has been remarkably streamlined to support speedy and timely management decisions. In spring 2002, the company's Shared Service Center was moved to Nashville, Tennessee, from the New York Office. This move will contribute greatly to managerial and administrative efficiency through further enhancing company-wide standardization of business procedures.

Europe Segment

Mitsui Europe, one of the Company's overseas trading subsidiaries, is authorized to manage the business of the region as the center of the regional strategy. Also, this segment is responsible for carrying out diversified business activities together with its affiliated companies in collaboration with the operating segments of the head office.

Mitsui Europe is aggressively developing its management systems and services to anticipate any future needs. Its principal initiatives include the promotion of management from a borderless, regionwide perspective through the early introduction of euro cash accounting; the establishment of a centralized administrative system for operations within the region through the introduction of an ERP-based system (SAP); the introduction of new business strategy tools linked to ERP; and the creation of new business opportunities through LIF-T (the fusing of technologies in the fields of logistics, information and finance).

Mitsui Europe is responding to the expectations of Japanese corporations that are entering the European market as the EU considers expanding and global corporations view Central Europe, Eastern Europe and the Balkans as important production bases for Western Europe. To this end, Mitsui Europe is

24

aggressively looking to develop business in growth fields in these areas through dispatching special staff teams from Japan to Central and Eastern Europe.

As a consequence of the establishment of Mitsui & Co. Southern Africa (Pty) Ltd., Mitsui Europe has moved forward with the creation of a larger network to service southern Africa efficiently.

Mitsui Europe has developed new commodity strategies to respond to the emerging matrix structure of European industry overall. The operations of Mitsui Europe have been divided into 14 commodity units, and a commodity leader has been assigned to each. While working closely with Mitsui Europe's subsidiaries in European nations, commodity strategies to cover the entire European region have been developed based on the commodity strategies of the Company's head office. This approach will result in the establishment of a new matrix management system with strategies by region as the horizontal axis and the commodity strategies for Europe that are provided by the commodity leaders as the vertical, cross-regional items.

With its management base as its foundation, Mitsui Europe has been working to show its unique marketing strengths throughout Europe and selected African regions. While drawing on the Comprehensive Business Engineering capabilities of

the Company as a whole, Mitsui Europe anticipates expanding its alliances with European companies in order to build stronger alliances with Japanese companies. In addition, in view of various changes expected in the operating environment, such as the introduction of European accounting standards within the next two to three years and the development of a unified European tax system, Mitsui Europe plans to take up the challenges of responding flexibly and dynamically to the growing diversity of business opportunities.

Initiatives to further this development include the following:

(1) Establishment of a pilot plant for solvents and functional plastics.

Mitsui Europe will move toward the full-scale development of these business operations in fiscal 2003.

(2) Strengthening of alliances with Japanese companies operating in Europe.

Mitsui Europe has substantially reinforced its alliances with corporate groups in Europe, including Komatsu, Kuraray, Kaneka, Bridgestone, Yamaha, Matsushita and Toyota. In the cases of the Komatsu, Kuraray and Matsushita groups in particular, Mitsui Europe has forged ties along the value chain through the development of SCM arrangements spanning from the procurement of raw materials through production, acceptance of orders and sales.

(3) Further development of activities in Poland.

Mitsui Europe has built an industrial park in Poland and is engaged in full-scale activities to attract manufacturers to set up operations in this area.

(4) Affiliations with Oxbridge.

Mitsui has concluded alliances with Oxford University and Cambridge University while moving forward to promote exports of Japanese companies to Europe, principally in the areas of biotechnology and nanotechnology.

(5) Investment in BRUNO MAGLI.

25

Mitsui Europe has made an investment in Italian high-fashion brand BRUNO MAGLI and formed a new company in connection with these activities. Mitsui Europe is now preparing a business plan for this company and will act as strategic partner for exports and the distribution of BRUNO MAGLI brand products in Japan. As the next stage in this relationship, Mitsui Europe is looking to assist BRUNO MAGLI in the global development of its activities as a new business activity.

(6) Investment in a plastics company in the Czech Republic.

Mitsui Europe has invested in Daiho (Czech) s.r.o., a manufacturing and sales company for plastics parts, which supplies molded plastic parts for Panasonic TV sets. This investment provides Mitsui Europe with a revenue base from household appliances and a source of distribution income in central Europe and Eastern Europe.

Other Overseas Areas Segment

This segment includes all trading subsidiaries and liaison offices, excluding the Americas and Europe segments. The trading subsidiaries in this segment are basically engaged in the same products and/or services as the companies' head office. The main source of this segment's revenue is from the Asian and Oceanian countries.

Principal Markets

The companies are involved in the worldwide trading of various commodities. The following table provides a breakdown of the companies' total trading transactions and revenue by commodity type for the years ended March 31, 2002, 2001 and 2000.

		YEARS ENDED MA
	2002	2001
		(IN MILLIONS O
Total Trading Transactions	JPY12,654,472	
Distribution by Commodity:		
Iron and Steel Non-Ferrous Metals Machinery Electronics & Information Chemicals Energy Foods Textiles General Merchandise	12 ⁹ 7 18 4 15 22 12 3 5	ò
Property and Service Business	1009	 6
RevenueGross Trading Profit	JPY 554,120	JPY 572,
Distribution by Commodity: Iron and Steel	14 ⁹ 4	&

26

		YEARS ENDED MA
	2002	2001
		(IN MILLIONS O
Machinery	1	6
Electronics & Information	1	0
Chemicals	1	6

	=========	
	100%	
Property and Service Business	8	
General Merchandise	6	
Textiles	4	
Foods	12	
Energy	10	

The following table sets forth the companies' consolidated total trading transactions in each of the companies' major markets for the years ended March 31, 2002, 2001 and 2000.(a),(b) and (c)

	YEAJ	RS ENDED MARCH
	2002	2001
	(II	N MILLIONS OF
Japan United States United Kingdom All Other	971,673 480,874	JPY 7,741,19 1,153,66 758,65 3,394,71
Consolidated Total	JPY12,654,472	JPY13,048,21

- (a) Total trading transactions are attributed to countries based on the location of customers.
- (b) The companies provide the breakdown of total trading transactions, and do not provide revenue--gross trading profit by geographic market, as certain costs are not attributed to geographic markets based on the location of customers.
- (c) For additional geographic segment information for the years ended March 31, 2002, 2001 and 2000, see "Item 5. Operating and Financial Review and Prospects--Operating Results."

Government Regulations

The companies' business activities are subject to various governmental regulations in the countries in which they operate. These regulations generally relate to obtaining business/investment approvals, and meeting the requirement of export regulations including those related to national security considerations, tariffs, antitrust, consumer and business taxation, exchange controls, and environmental laws and regulations.

27

ORGANIZATIONAL STRUCTURE

The table below sets forth the Company's significant subsidiaries, including for each such subsidiary the name, country of incorporation or residence, the proportion of ownership interest (direct or indirect) and, if different, proportion of voting power held by the Company as of March 31, 2002.

COMPANY 	PRINCIPAL BUSINESS	COUNTRY	OWNERSHIP INTEREST
Japan:			
Mitsui Bussan Raw Materials Development Corp.	Production, distribution, and sale of ferrous and non-ferrous scrap; marketing of ferroalloys	Japan	100.000
Mitsui Bussan Futures Ltd.	Futures transactions on the Tokyo Commodity Exchange and the Tokyo Grain Exchange	Japan	100.000
Mitsui Bussan Coil Center Co., Ltd.	Sale and processing of flat rolled steel products	Japan	64.079
Mitsui Bussan Construction Materials Co., Ltd.	Sale of construction materials and semi-assembled steel products; subcontracting, design and installation	Japan	100.000
Adam Net Ltd.	Sale of communications equipment and systems	Japan	92.346 (92.300)
Toyo Officemation Inc.	Sale of computer peripherals and other office equipment	Japan	58.544 (58.458)
BSI Co., Ltd.	Systems integration and packaged software business	Japan	100.000
Mitsui & Associates Telepark Corp. (Formerly, Mitsui Electronics Telecommunication Services Co., Ltd.)	Agency for common carrier, pager, PHS, mobile, and long-distance telephone products and services	Japan	100.000
Bussan Microelectronics Corp.	Sale and marketing of semiconductor devices and other electric components	Japan	100.000
Mitsui Bussan Plant & Project Corp.	Export and import of chemical plants and heavy machinery equipment	Japan	100.000
Mitsui Bussan Machinery Co., Ltd.	Sale of machine tools as well as construction and industrial machinery	Japan	100.000
	28		
COMPANY 	PRINCIPAL BUSINESS	COUNTRY	OWNERSHIP INTEREST

Orient Marine Co., Ltd. Intermediary for ship Japan 100.000

	management, ship operations and ships		
Mitsui Bussan Automotive Inc.	Export, import and sale of automobiles, auto parts and equipment	Japan	100.000
Mitsui Bussan Aerospace Co., Ltd.	Sale of helicopters as well as related component mounting equipment and ground support equipment	Japan	100.000
Daito Chemical Industries, Ltd.	Manufacture and sale of inorganic chlorides	Japan	70.000
Mitsui Oil & Gas Co., Ltd.	Import and sale of oil and LPG	Japan	89.930
Mitsui Bussan Solvent & Coating Co., Ltd.	Domestic and overseas trade in solvents, coating materials, inks, and adhesives as well as the provision of coating work	Japan	100.000
Sanyu Koami Co., Ltd.	Wholesale of food	Japan	87.044
Mitsui Bussan House-Techno. Inc.	Single-unit housing and large wooden home businesses	Japan	100.000
Bussan Real Estate Development Co., Ltd.	Sale, leasing, management and construction of buildings	Japan	100.000
Mitsui Bussan Inter-Fashion Ltd.	Processing orders for textile products	Japan	100.000
Chita Futo Kaisha L.T.D.	Warehousing	Japan	83.333
Konan futo Co., Ltd.	Warehousing and transportation	Japan	47.421 (46.000)
Bussan Credit Co., Ltd.	Financial business	Japan	100.000
Mitsui Knowledge Industry Co., Ltd.	Development and sales of systems	Japan	67.572 (67.372)
Super Net Solutions Corp.	Provide online credit management, credit insurance, payment and settlement, and financing services	Japan	68.852 (67.000)
	29		

COMPANY

Mitsui & Co. (Hong Kong) Ltd. Trade

Asia & Oceania outside

Japan:

China,	100.000
Hong Kong	

PRINCIPAL BUSINESS COUNTRY INTEREST

Alta Moda International Ltd.	Trade	China, Hong Kong	100.000
Mitsui & Co. (Thailand) Ltd.	Trade	Thailand	100.000
Mitsui & Co. (Australia) Ltd.	Trade	Australia	100.000
Mitsui Iron Ore Development Pty., Ltd.	Mining and sale of iron ore	Australia	100.000
Americas:			
Mitalco Inc.	Manufacture and sale of aluminum ingots	U.S.A.	100.000
Novus International, Inc.	Production and sale of Alimet(R) feed additive	U.S.A.	65.000
Bioproducts Inc.	Manufacture and sale of feed additives	U.S.A.	100.000
Wilsey Foods Inc.	Investment in Ventura LLC	U.S.A.	90.000
Mitsui Tubular Products, Inc.	Sale of steel pipes	U.S.A.	100.000
Westport Petroleum Inc.	Export and import of petroleum products	U.S.A.	100.000
Mitsui & Co. (U.S.A.), Inc.	Trade	U.S.A.	100.000
Channel Terminal Corp.	Chemical tank operation	U.S.A.	100.000
Portac Inc.	Lumber business	U.S.A.	100.000
Mitsui & Co. (Canada) Ltd.	Trade	Canada	100.000
Mitsui Brasileira Importacao e Exportacao S.A.	Trade	Brazil	100.000
Mitsui Chile Ltda.	Trade	Chile	100.000
Europe:			
Mitsui & Co. UK PLC	Trade	U.K.	100.000

COMPANY	PRINCIPAL BUSINESS	COUNTRY	OWNERSHIP INTEREST
Mitsui & Co. Europe PLC	Management of business in Europe and Africa	U.K.	100.000
Arcadia Petroleum Ltd.	Trade in crude oil and petroleum products	U.K.	100.000
Yamaha Motor (UK) Ltd.	Import and sale of Yamaha	U.K.	75.000

products and components

Mitsui & Co. Deutschland Trade GmbH

Germany 100.000

31

PROPERTY, PLANTS AND EQUIPMENT

The following table sets forth a list of the principal property, plants and equipment of the companies as of March 31, 2002:

	NAME AND LOCATION	APPROXIMATE FLOOR SPACE	PRINCIPAL ACTIVITIES PRODUCTS MANUFACTURED
		(SQUARE FEET)	
In Japan:			
Nagoya Oil T	Cerminal/Nagoya	355,826	Oil Terminal
Nagoya Kozai	Center/Nagoya	493,465	Warehouse leased to others
Office Build Headquarter	ding/Tokyo (Corporate rs)	1,163,685	Office use
Company Hous	se & Dormitory/Chiba	165,561	Employees' residential facility
Human Resour	cce Development Center/Shizuoka	168,489	Training facility
Land/Nagano		1,858,512	Valve producing factory
LPG Import T	Cerminal/Hokkaido	1,911,751	LPG import terminal
Wakamatsu Bu	uilding, Shinsuna Building/Tokyo	191,330	Office use
Omiya Sogo E	Butsuryu Center/Saitama	550,654	Distribution center
Warehousing and wharf organizing facility/Aichi		290,111	Warehousing and wharf organizing facility
Overseas:			
Office Build	ling/London, United Kingdom	103,571	Office use
Mining Equip	oment/Australia	645,840	Coal
Office Space	e/NY, U.S.A.	183,386	Office space leased from others
Aluminum Sme	elting Plant/MD, WA, U.S.A.	465,108	Aluminum
Ammonia Manu	facturing Facility/BC, Canada	580,219	Ammonia
Ammonia Manu	facturing Facility/Indonesia	579,397	Ammonia
Methionine F	Production Facility/TX, U.S.A.	636,843	Methionine

Offshore Oil Drilling Platform/Australia

82,516 Crude oil

32

A portion of the land, buildings and equipment owned by the companies is subject to mortgages or other liens. As of March 31, 2002, the aggregate amount of such mortgages or other liens was JPY30,333 million. The companies know of no material defect in their title to any of their properties nor of any material adverse claim with respect to them, either pending or contemplated.

The companies consider their office and other facilities to be well maintained and believe that their plant capacity is adequate for their current requirements. The companies have no current material plans to construct, expand or improve facilities.

The companies do not believe there are any material environmental issues that would affect the companies' utilization of their assets.

OIL AND GAS PRODUCING ACTIVITIES

Information on the companies' oil and gas producing activities is shown in the "Supplemental Information on Oil and Gas Producing Activities" included elsewhere in this annual report.

ITEM 5. OPERATING AND FINANCIAL REVIEW AND PROSPECTS

OPERATING RESULTS

You should read the following discussion in conjunction with the Company's consolidated financial statements and the notes thereto included elsewhere in this annual report, and in conjunction with the financial information under "Item 3. Key Information - Selected Financial Data." The report of the independent auditors that accompanies the Company's consolidated financial statements is dated May 14, 2002 (except for Note 17 to consolidated financial statements, as to which the date is June 27, 2002), and events subsequent to that date are unaudited.

SUMMARY OF OPERATING PERFORMANCE DURING THE YEAR ENDED MARCH 31, 2002 ("FISCAL

Macroeconomic conditions and summary of operating performance

The main factors affecting the companies' performance during the year under review included a decline in IT-related demand and a downturn in the U.S. economy. In September 2001, an already weakened global economy encountered a devastating blow by terrorists' attacks in the United States and subsequently slipped further into recession, with increasingly depressed global trade, investment and finance. However, at the beginning of 2002, the U.S. economy had shown stronger-than-expected signs of recovery due to progress of IT-related inventory adjustments and recurring IT demand. As a result of these and other developments, conditions in the global economy began to brighten. Therefore, the economic environment overall during the year under review was characterized by significant volatility and change.

Japan experienced severe recessionary conditions as negative growth continued and prices declined further, which resulted from weak final demand. The decline in exports triggered inventory adjustments and a reduction in output. Private capital investment was stagnant because of a drop in industrial

capacity utilization and a decline in profitability. Personal consumption remained weak due to a decrease in employment, lower incomes and concerns among the households about the future.

Private residential investment was also generally sluggish, with the exception of large condominium developments in the Tokyo metropolitan area. To deal with these stagnant economic

33

conditions, the Bank of Japan strengthened its policy of quantitative monetary expansion, while the government implemented two supplementary budgets and pursued a package to combat deflation. This included swift disposal of non-performing loans in the financial sector, stabilization of the financial system, and strengthened regulation of the short-selling of equities. After the beginning of 2002, industrial production began to bottom out thanks to the positive impact of government policies, progress in inventory adjustments, and an increase in exports brought on by the global economic recovery and the depreciation of the yen. Stock prices also began to bottom out, and other signs of a bottoming out in the economy emerged gradually. The outlook in the corporate sector also showed signs of improvement.

Amid this operating environment, revenue--gross trading profit declined slightly, but improvements were apparent in selling, general and administrative expenses, the provision for doubtful receivables, dividend income received from investments in natural resources and energy projects, and equity in earnings of associated companies. As a result, net income climbed to JPY55.4 billion, exceeding the level for the previous fiscal year and setting a record for the second consecutive year, despite a loss on the write-down of securities and an impairment loss of long-lived assets, due to a fall in stock and land values, mainly in Japan. By operating segment, improvements were recorded by the Consumer Products Segment, which divested certain subsidiaries with lower profitability in the previous fiscal year, while the performance of the Chemicals Segment weakened because of a deterioration in market conditions. Raw materials and energy-related operations also recorded continued strong performances and acted as a driving force for the companies' results during the year ended March 2002. Especially solid were performances by energy-related subsidiaries and associated companies overseas, mainly due to stable oil prices (even though they were rather lower than in fiscal 2001) and a weakening yen.

Changes of subsidiaries' fiscal year-ends to March 31

During fiscal 2002, 231 of the Company's subsidiaries changed their fiscal year-ends to March 31, mainly from December 31, to increase the timeliness and clarity of the companies' consolidated financial position and results of operations.

The earnings or losses of the subsidiaries for the stub period (i.e., fiscal periods that exceeded 12 months, such as the 3-month period from January to March 2002 for the subsidiaries that changed their year-ends from December 31 to March 31) were directly credited or charged to unappropriated retained earnings in order to maintain the comparability of periodic earnings. The other comprehensive income (loss) and cash flows of the subsidiaries for the stub period are separately presented in the Statements of Consolidated Shareholders' Equity and the Statements of Consolidated Cash Flows, respectively.

The aggregate net earnings or losses of subsidiaries for the stub period amounted to a loss of JPY2.6 billion, which was directly charged to shareholders' equity, for the purpose of maintaining comparability with the companies' periodic earnings.

Main subsidiaries that accounted for the loss in the stub periods were Global Octanes Holding Inc. and Global Octanes Investment Inc., which experienced trouble at certain plants; Mitalco Inc., which was forced to stop production due to an electricity price increase; and subsidiaries that experienced losses due to the seasonality of their businesses, such as Sanyu Koami Co., Ltd.

Other comprehensive income generated during the stub periods by those subsidiaries that changed their fiscal year-ends amounted to a profit of JPY1.6 billion. Other comprehensive income during the stub period was mainly generated from foreign currency translation adjustments and net unrealized gains on derivatives, mainly foreign exchange forward contracts, reflecting yen depreciation for the period.

34

TOTAL TRADING TRANSACTIONS

The following table shows the companies' total trading transactions for the periods indicated. Total trading transactions is a voluntary disclosure and represents the gross transaction volume or the nominal aggregate value of the sales contracts in which the companies act as principal and transactions in which the companies serve as agent. Total trading transactions is not meant to represent sales or revenues in accordance with U.S. GAAP. Total trading transactions is a non-GAAP measure commonly used by similar Japanese trading companies and should not be construed as equivalent to, or a substitute or proxy for, revenues, or as an indicator of the companies' operating performance, liquidity or cash flows generated by operating, investing or financing activities.

Total trading transactions by type of commodity and trade

	YEAR ENDED MARCH 31,							
	2002	(IN BILLIONS OF (%) 2001		,	2000	(%)		
Iron and steel	JPY 1,537	(12)	JPY 1,520	(12)	JPY 1,449	(11)		
Non-ferrous metals	953	(7)	1,050	(8)	1,989	(15)		
Machinery	2,337	(18)	2,089	(16)	2,233	(17)		
Electronics &								
information	450	(4)	388	(3)	377	(3)		
Chemicals	1,916	(15)	2,083	(16)	1,862	(14)		
Energy	2,778	(22)	3,183	(24)	2,467	(19)		
Foods	1,463	(12)	1,356	(11)	1,243	(9)		
Textile	368	(3)	387	(3)	399	(3)		
General merchandise	623	(5)	691	(5)	739	(6)		
Property and service								
business	229	(2)	301	(2)	443	(3)		
Total trading								
transactions	JPY12,654	(100)	JPY13,048	JPY13,048 (100) JPY13				
						====		

ANALYSIS OF 2002 TOTAL TRADING TRANSACTIONS

34

	(IN BILLIONS OF YEN)							
	EXPORT	(%)	IMPORT	(%)	OFFSHORE	(%)	DOMESTIC	(%)
Iron and steel	JPY 310	(15)	JPY 268	(11)	JPY 229	(7)	JPY 730	(15)
Non-ferrous metals	32	(2)	314	(12)	374	(12)	233	(5)
Machinery	1,234	(58)	133	(5)	412	(13)	558	(12)
Electronics &								
information	83	(4)	31	(1)	16	(1)	320	(7)
Chemicals	348	(16)	112	(4)	580	(19)	876	(18)
Energy	4	(0)	1,058	(41)	1,262	(41)	454	(9)
Foods	6	(0)	307	(12)	110	(4)	1,040	(21)
Textile	29	(1)	91	(4)	27	(1)	221	(5)
General merchandise	71	(3)	252	(10)	43	(1)	257	(5)
Property and service								
business	29	(1)	4	(0)	47	(1)	149	(3)
Total trading								
transactions	JPY2,146	(100)	JPY2,570	(100)	JPY3,100	(100)	JPY4,838	(100)
	======	====	=======	====		====		====

Fiscal 2002 compared with fiscal 2001

The companies' total trading transactions in fiscal 2002 declined 3.0%, or JPY394 billion, to JPY12,654 billion. Although machinery transactions increased JPY248 billion, supported by large-scale industrial plant exports to the Middle East as well as newly constructed aircraft and vessels, transactions in energy declined JPY405 billion, due mainly to lower turnover of foreign subsidiaries, reflecting the fall in oil prices and the decline in demand. Chemicals transactions also declined JPY167 billion due to a slowdown in the domestic market for transactions in basic petrochemicals and synthetic fiber intermediates.

The average exchange rate employed by the companies in fiscal 2002 was JPY122.21 = U.S.\$1, compared with JPY108.42 = U.S.\$1 in fiscal 2001. The decline in the value of the yen against other currencies increased the companies' total trading transactions by about JPY780 billion.

Fiscal 2001 compared with fiscal 2000

The companies' total trading transactions in fiscal 2001 declined 1.2%, or JPY153 billion, to JPY13,048 billion, due mainly to declines in non-ferrous metal transactions, including aluminum and copper, and lower machinery and property transactions. However, transactions in Energy rose due to higher oil prices.

35

The average exchange rate employed by the companies in fiscal 2001 was JPY108.42 = U.S.\$1, compared with JPY113.49 = U.S.\$1 in fiscal 2000. The stronger Japanese yen against other currencies had an adverse effect of about JPY160 billion on the companies' total trading transactions.

Export transactions

Total export transactions from Japan in fiscal 2002 increased 19.3%, to JPY2,146 billion, owing mainly to increases in machinery transactions, including industrial plants and related facilities, and iron and steel products, including

pipes for transporting oil.

Total export transactions in fiscal 2001 fell 7.6%, to JPY1,799 billion, because of declines in machinery transactions, including automobiles.

Import transactions

Total import transactions to Japan in fiscal 2002 declined 0.9%, to JPY2,570 billion, as increases in machinery transactions—including ships, aircraft and electric power plant equipment—were offset by slightly larger declines in energy transactions, reflecting the fall in oil prices.

Total import transactions in fiscal 2001 rose 23.2%, to JPY2,592 billion, because of robust energy and non-ferrous metals transactions.

Offshore transactions

Total offshore transactions outside Japan in fiscal 2002 decreased 11.6%, to JPY3,100 billion, in fiscal 2002 as crude oil transactions of subsidiaries fell, accompanying the drop in oil prices and the weakening of demand, and non-ferrous metals transactions overseas also declined.

During fiscal 2001, although energy and chemicals transactions rose, offshore transactions fell 15.2%, to JPY3,507 billion, owing to declines in non-ferrous metals transactions.

Domestic transactions

Total domestic transactions within Japan in fiscal 2002 declined 6.0%, to JPY4,838 billion, despite an increase in the foods transactions of a subsidiary, as transactions in chemicals—including basic chemical products—electrical machinery, and certain other categories declined.

In fiscal 2001, domestic transactions edged up 2.8%, to JPY5,150 billion, owing to increases in foods, chemicals and energy transactions.

DISCUSSION AND ANALYSIS OF OPERATING RESULTS

Revenue--gross trading profit

In fiscal 2002, the companies recorded revenue--gross trading profit of JPY554.1 billion, representing a 3.1% decline from JPY572.1 billion in fiscal 2001.

By commodity, increases in revenue--gross trading profit were reported for iron and steel, including exports of steel pipe; iron and steel raw materials; and the information business, where domestic subsidiaries showed strong performances. However, revenue--gross trading profit of other business units

36

generally showed declines. These included especially lower revenue--gross trading profit in energy, especially in crude oil dealing compared with the strong performance in the previous year, and chemical products because of the effect of weak market conditions for polyvinyl chloride and ammonia.

During fiscal 2001, the companies recorded revenue--gross trading profit of JPY572.1 billion, a 6.4% increase from JPY537.9 billion in fiscal 2000. Overall,

business units, except general merchandise and textiles, increased revenue--gross trading profit, primarily in energy, reflecting higher oil prices, information, iron and steel, and chemicals transactions. In energy, an overseas subsidiary also posted gains supported by dealing activities in a highly volatile crude oil market.

The ratio of revenue--gross trading profit to total trading transactions in fiscal 2002 was 4.38%, the same as in fiscal 2001. This ratio was 4.07% in fiscal 2000.

Selling, general and administrative expenses

Selling, general and administrative ("SG&A") expenses in fiscal 2002 declined 3.5%, or JPY16.6 billion, to JPY456.2 billion, compared with JPY472.8 billion in fiscal 2001. This was due primarily to a decline in personnel expenses of JPY15.5 billion, from JPY259.4 billion to JPY243.9 billion, owing to non-recurring expenditures in fiscal 2001, including the recognition of expenses in connection with an amendment to the Company's Early Retirement Support Plan in the previous year and similar expenditures of certain domestic subsidiaries. Other SG&A expenses, such as communication and transportation expense, were at almost the same level as in fiscal 2001.

In fiscal 2001, SG&A expenses rose 3.3%, or JPY15.3 billion, owing to the personnel expenses mentioned in the previous paragraph.

The ratio of SG&A expenses to revenue--gross trading profit in fiscal 2002 was 82.3%, 0.3% lower than the 82.6% reported for fiscal 2001. The ratio of SG&A expenses to revenue--gross trading profit in fiscal 2001, in turn, was 2.5 percentage points lower than the 85.1% in fiscal 2000.

The companies' revenue--gross trading profit increases or decreases along with trends in world economic conditions, but a principal part of SG&A expenses represents employment costs, which are influenced more by the implementation of long-term management plans for the companies than by economic conditions.

Provision for doubtful receivables

The provision for doubtful receivables in fiscal 2002 declined JPY22.9 billion, from JPY44.2 billion in fiscal 2001 to JPY21.3 billion. The provision in fiscal 2002 was made principally in connection with machinery, general merchandise, foods and certain other transactions but was substantially smaller than in fiscal 2001 when the provision was made stemming from the negative outlook on the possibility of recovery and judgment from past experience, reflecting the prolonged slowdown of the Japanese economy.

In fiscal 2001, the provision for doubtful receivables rose JPY25.4 billion, to JPY44.2 billion, compared with JPY18.8 billion in fiscal 2000, as the companies made provisions for anticipated losses related to certain customers of the iron and steel, textile and property businesses.

Interest expense, net of interest income

In fiscal 2002, interest expense, net of interest income, amounted to JPY13.5 billion, representing a decline of 39.0%, or JPY8.6 billion from fiscal 2001. This decline was mainly accounted for by decreases in

37

the Company's interest payments due to the decline in overseas interest rates,

and the most significant improvements were reported in the machinery, iron and steel, and foods business units. The average of the U.S. dollar three-month LIBOR on month-end dates in fiscal 2002 fell to 2.8%, from 6.3% in fiscal 2001, while the short-term prime rate in Japan in 2002 and 2001 was 1.4% on average.

In fiscal 2001, interest expense, net of interest income, rose 11.9%, or JPY2.4 billion from fiscal 2000, to JPY22.1 billion, reflecting higher interest burdens of the Company and certain overseas subsidiaries.

Dividend income

In fiscal 2002, dividend income rose JPY2.3 billion, from fiscal 2001, to JPY18.2 billion, primarily due to higher dividends from investment in the Energy segment, principally LNG projects in the Middle East. Dividend income in fiscal 2001 rose 46.9%, or JPY5.1 billion, to JPY15.9 billion, because of higher dividends from investments in natural resources.

Gain on sales of securities -- net

Net realized gains on securities amounted to JPY31.3 billion and included a gain of JPY16.2 billion from the exchange of shares accompanying the merger of The Sakura Bank, Ltd. and The Sumitomo Bank, Ltd., and a gain of JPY2.1 billion from the sale of the stock of a subsidiary related to IT on the occasion of an IPO. However, in fiscal 2001, since a gain of JPY65.6 billion was reported, mainly in connection with the sale of IT-related stocks, including AOL Japan, the gain in fiscal 2002 represented a decline of JPY34.3 billion from the previous year. In fiscal 2001, the net realized gain on securities increased JPY17.8 billion, to JPY65.6 billion, due mainly to sale of the IT-related stocks as described above.

Gains on securities contributed to an employee retirement benefit trust

In fiscal 2001, the Company established the employee retirement benefit trust for retirement obligations by contributing certain available-for-sale securities and marketable equity securities of an associated company, and in fiscal 2002, the companies made an additional contribution of certain available-for-sale securities to the employee retirement benefit trust and recorded a JPY29.2 billion gain from this transaction. This represented a decline of JPY13.7 billion from the gain of JPY43.0 billion on the establishment of the employee retirement benefit trust in fiscal 2001.

Loss on the write-down of securities

In fiscal 2002, valuation losses amounting to JPY34.5 billion were reported on marketable stockholdings, principally the stock of banking institutions, reflecting the fall in stock prices in Japan, of which the decline in fair value was considered other than temporary, bringing the total value of valuation losses on securities to JPY43.6 billion. This amount was JPY10.3 billion higher than the JPY33.2 billion in such losses reported in fiscal 2001.

In fiscal 2001, the total value of valuation losses was JPY33.2 billion, including the valuation loss on marketable securities of JPY11.4 billion, and increased JPY1.2 billion from fiscal 2000.

Loss (gain) on disposal or sale of property and equipment--net

In fiscal 2002, the loss on disposal of property and equipment--net was

JPY2.7 billion due mainly to the disposal of fixed assets of domestic subsidiaries. In fiscal 2001, the companies recorded a JPY2.7 billion loss on the disposal and sale of property and equipment, due principally to disposal and sale by certain

38

domestic subsidiaries, while in fiscal 2000, the companies recorded a JPY4.1 billion gain, due mainly to sales of the Company's storage facility.

Impairment loss of long-lived assets

The total impairment loss in fiscal 2002 decreased JPY9.8 billion to JPY24.9 billion from JPY34.7 billion in fiscal 2001. In fiscal 2002, the companies recognized impairment mainly on the value of land held by the Company and losses on land and equipment to be disposed of by the Company and certain of its subsidiaries.

In fiscal 2001, the impairment loss increased JPY22.2 billion from JPY12.5 billion of fiscal 2000 to JPY34.7 billion, consisting principally of real estate and production facilities owned by subsidiaries in the Chemicals, Energy and Consumer Products operating segments.

In developing cash flow projections used in the impairment analysis, the companies assume that the most recent selling prices of the real estate in the surrounding areas will reasonably continue in the future, and the sales prices of the products from the impaired facilities and equipment will remain consistent with current year sales.

Other expense--net

Other expense--net in fiscal 2002 increased JPY3.1 billion, to JPY10.3 billion, including the expense related to settlement of class action lawsuits by Novus International Inc.

In fiscal 2001, other expense—net decreased JPY6.7 billion, to JPY7.1 billion, compared with JPY13.9 billion in fiscal 2000, including a decrease in the foreign currency loss on assets and liabilities denominated in foreign currencies.

Income taxes

In fiscal 2002, income taxes amounted to JPY32.0 billion, representing a slight decrease of JPY0.7 billion from JPY32.7 billion in fiscal 2001.

The effective tax rate in Japan in fiscal 2002 was 42%, the same as the rate in the previous fiscal year. Income taxes in fiscal 2001 increased JPY10.9 billion, to JPY32.7 billion, compared with fiscal 2000.

Minority interests in losses (earnings) of subsidiaries

Regarding minority interests in losses (earnings) of subsidiaries, JPY3.1 billion of minority interest in losses (earnings) of subsidiaries was recorded in fiscal 2002, which increased net income by the same amount. This was mainly due to the worsening profits of a chemical subsidiary in the United States, reflecting a decline in demand for products and the expense on lawsuits, and of a domestic foods-related subsidiary.

In fiscal 2001, the companies posted minority interest in earnings of subsidiaries amounting to JPY2.0 billion, which decreased net income by the same amount, while minority interest in losses of subsidiaries in fiscal 2000 was JPY3.8 billion due mainly to a loss in a domestic subsidiary of the Consumer Products operating segment.

39

Equity in earnings of associated companies -- net

Net equity in earnings of associated companies in fiscal 2002 increased JPY17.1 billion, to JPY23.8 billion, compared with JPY6.7 billion in fiscal 2001. This was due to strong performances by associated companies in the energy business, such as LNG projects, as well as in metals and certain other sectors.

Net equity in earnings of associated companies in fiscal 2001 rose JPY5.3 billion, to JPY6.7 billion, because of the improvement in the performance of associated companies in leasing and energy business and the strong results of associated companies in the natural resources field.

THE COMPANIES' OPERATING RESULTS BY OPERATING SEGMENT

The Company organizes its operating groups based on the products and services of the Head Office. These groups plan overall and worldwide strategies for the companies' products and services as well as conduct the companies' worldwide operations. The operating groups also collaborate with branches and offices that are located in Japan and overseas and with the overseas trading subsidiaries in planning and executing their strategies for products or regions. In addition, the branches, offices and overseas trading subsidiaries are separate operating units, which are delegated the business of their region as centers for the implementation of regional strategies, and they conduct diversified business operations together with affiliated companies in collaboration with the operating groups. Therefore, the Company's operating segments are comprised of product segments and regional segments.

The Company's operating segments have been aggregated based on the nature of the products they handle and other criteria. The operating units are aggregated into six segments by product and four segments by region, for a total of 10 reportable operating segments.

During fiscal 2002, as a result of electronics-related business integration, the Electronics Business Group was newly established in the Electronics & Information segment. At the same time, the Retail Group was also established in the Consumer Products segment in order to expand and create consumer-oriented businesses. The operating segment information for fiscal 2001 has been restated to conform to the presentation for fiscal 2002. It was impracticable to restate the operating segment information for fiscal 2000.

Metals Segment

Total trading transactions of the Metals Segment in fiscal 2002 increased JPY139 billion, or 8.4% over fiscal 2001, to JPY1,785 billion, principally because of higher domestic and offshore transactions. Revenue--gross trading profit of the segment amounted to JPY67.4 billion, as performances of iron and steel raw materials and overseas subsidiaries in Australia were strong, despite a decline in revenue--gross trading profit through the dealing of precious metals and weak results in nonferrous metals such as aluminum and cobalt, reflecting the IT recession. Net income, however, fell JPY0.8 billion, or 8.0%, to JPY9.4 billion, as the decline in non-ferrous metals offset increases in iron

and steel raw materials and improved performances of overseas subsidiaries in ${\tt Australia.}$

In fiscal 2001, total trading transactions of this segment declined JPY653 billion, or 28.4%, to JPY1,646 billion, but net income rose JPY1.5 billion, or 17.6%, to JPY10.3 billion, as iron and steel raw materials and overseas affiliated companies in Australia reported strong performances.

40

Machinery Segment

Total trading transactions of the Machinery Segment in fiscal 2002 rose JPY371 billion, or 21.8% over fiscal 2001, to JPY2,072 billion, supported especially by exports of industrial plants, ships including LNG carriers, and certain other items. Revenue--gross trading profit amounted to JPY66.2 billion, in part because of the improvement in the performance of an aircraft-related subsidiary. Net income increased JPY6.5 billion, or 642.9%, to JPY7.5 billion, reflecting the improvement in performances of overseas affiliated companies.

In fiscal 2001, total trading transactions of this segment declined JPY296 billion, or 14.8% from fiscal 2000, to JPY1,701 billion, principally because of low exports of automobiles to Europe and declines in plant exports and offshore transactions to Malaysia and Indonesia. Net income fell JPY5.9 billion, or 85.2%, to JPY1.0 billion, as a result of deterioration in the performance of an aircraft-related subsidiary in the United States.

Electronics & Information Segment

Total trading transactions of the Electronics & Information Segment in fiscal 2002 rose JPY25 billion, or 6.0% over fiscal 2001, to JPY434 billion, mainly because of higher domestic transactions related to mobile phones. Revenue--gross trading profit amounted to JPY46.2 billion, supported by revenue--gross trading profit in domestic mobile phone and certain other types of transactions, which counteracted weak exports of semiconductors. Net income, which was boosted in fiscal 2001 by capital gains from IT-related marketable stocks, declined JPY9.9 billion, or 62.9%, to JPY5.8 billion.

In fiscal 2001, total trading transactions of the segment rose JPY94 billion, or 30.0% from fiscal 2000, to JPY409 billion. Net income rose JPY5.5 billion, or 53.4%, to JPY15.7 billion, owing to the capital gains from the aforementioned net realized gain on IT-related stocks, including AOL Japan.

Chemicals Segment

Total trading transactions of the Chemicals Segment in fiscal 2002 declined JPY64 billion, or 4.7% from fiscal 2001, to JPY1,312 billion, mainly due to decreases in domestic and offshore transactions of basic petrochemicals and synthetic fiber intermediates. Revenue--gross trading profit amounted to JPY53.5 billion and was influenced by the deterioration in markets for ammonia and polyvinyl chloride materials. This segment reported a net loss of JPY4.9 billion, representing a sharp decline of JPY10.4 billion from a net profit reported in fiscal 2001. This decline in profitability was due to the deterioration in market conditions and losses in connection with expenses for litigation in a subsidiary in the United States.

In fiscal 2001, total trading transactions of this segment rose JPY18

billion, or 1.3% from fiscal 2000, to JPY1,376 billion. Net income rose JPY1.1 billion, or 25.5%, to JPY5.5 billion, owing to improvement in performances of overseas associated companies.

Energy Segment

Total trading transactions of the Energy Segment in fiscal 2002 fell JPY449 billion, or 15.5% from fiscal 2001, to JPY2,454 billion, principally because of declines in offshore and import transactions. Revenue--gross trading profit amounted to JPY48.1 billion and was adversely affected by the decline in petroleum product prices of domestic subsidiaries. Net income rose JPY9.9 billion, or 80.1% from fiscal 2001, to JPY22.2 billion, because of the improved performances of subsidiaries that had recorded expenses for the write-down of fixed assets and the early retirement program in the previous fiscal year and increased dividend income from LNG projects in fiscal 2002.

41

In fiscal 2001, total trading transactions of this segment increased JPY591 billion, or 25.6% from fiscal 2000, to JPY2,903 billion, principally because of increases in transactions of subsidiaries and overseas associated companies. Net income rose JPY1.9 billion, or 17.8%, to JPY12.3 billion, owing to strong performances of overseas associated companies for energy development.

Consumer Products Segment

Total trading transactions of the Consumer Products Segment in fiscal 2002 declined JPY14 billion, or 0.6% from fiscal 2001, to JPY2,204 billion, primarily because of lower import transactions in foods, general merchandise and textiles as well as declines in domestic transactions. Revenue—gross trading profit amounted to JPY122.3 billion, including contributions especially from foods, general merchandise, textiles and certain other categories. Net income rose JPY9.8 billion, to JPY4.7 billion, despite weak results from a food—related subsidiary and losses reported in connection with expenses for the early retirement program and the provision for doubtful receivables, as the divestiture of domestic subsidiaries in the previous fiscal year had a positive effect on profitability in fiscal 2002.

In fiscal 2001, total trading transactions of the segment rose JPY273 billion, or 14.1% over fiscal 2000, to JPY2,218 billion, as a result of a merger among domestic food-related subsidiaries and other developments, but, as a result of the decline in the performance of domestic associated companies and other factors, this segment reported a net loss of JPY5.2 billion as profitability declined JPY7.1 billion from fiscal 2000, owing to deterioration in performances of domestic subsidiaries of foods, general merchandise and property development units as well as other circumstances.

Domestic Branches and Offices Segment

Total trading transactions of the Domestic Branches and Offices Segment in fiscal 2002 declined JPY138 billion, or 6.8% compared with fiscal 2001, to JPY1,906 billion, mainly because of lower transactions reported for the Osaka Office and the Nagoya Office. Revenue—gross trading profit amounted to JPY47.6 billion, with major contributions from iron and steel transactions and chemical transactions in the Osaka Office and the Nagoya Office. Net income rose JPY0.6 billion, or 10.1%, to JPY6.8 billion.

In fiscal 2001, total trading transactions of the segment rose JPY203 billion, or 11.0% over fiscal 2000, to JPY2,044 billion, owing to strong

performances by the Nagoya Office and the Fukuoka Office. Net income rose JPY1.2 billion, or 24.5%, to JPY6.1 billion, boosted principally by the performance of the Osaka Office.

Americas Segment

Total trading transactions in the Americas Segment in fiscal 2002 declined JPY9 billion, or 0.8% from fiscal 2001, to JPY1,184 billion, due mainly to decreased transactions of a U.S. subsidiary. Revenues—gross trading profit amounted to JPY45.1 billion, with principal contributions from the chemical, iron and steel, and machinery transactions in a U.S. subsidiary. Net income declined JPY3.5 billion, or 35.3%, to JPY6.5 billion.

In fiscal 2001, total trading transactions of the segment rose JPY57 billion, or 5.0% over fiscal 2000, to JPY1,193 billion, due to increases in the volume of trading at an energy-related subsidiary and other factors. Net income increased JPY1.9 billion, or 24.0%, to JPY10.0 billion.

42

Europe Segment

Total trading transactions in the Europe Segment in fiscal 2002 declined JPY146 billion, or 19.7% from fiscal 2001, to JPY595 billion, primarily because of lower non-ferrous metal transactions of a U.K. subsidiary. Revenue -- gross trading profit was JPY20.6 billion, and net income rose JPY35 million, or 0.9%, to JPY3.9 billion, because of good performances by the U.K. and German subsidiaries.

In fiscal 2001, total trading transactions of the segment were down JPY213.3 billion, or 22.4% from fiscal 2000, to JPY741 billion, principally because of declines in non-ferrous metal transactions of a U.K. subsidiary. Net income fell JPY0.6 billion, or 13.0%, to JPY3.9 billion.

Other Overseas Areas Segment

Total trading transactions in the Other Overseas Areas Segment in fiscal 2002 rose JPY157 billion, or 12.7% over fiscal 2001, to JPY1,389 billion, owing to higher energy and metals transactions by an Australian subsidiary. Revenue —gross trading profit amounted to JPY21.9 billion, and net income expanded JPY0.4 billion, or 8.0%, to JPY5.3 billion, principally because of increased dividends received by a Hong Kong subsidiary.

In fiscal 2001, total trading transactions of the segment climbed JPY171 billion, or 16.1% over fiscal 2000, to JPY1,232 billion, owing principally to growth in transactions of overseas branches in Asia. Net income climbed JPY2.1 billion, or 77.2%, to JPY4.9 billion.

THE COMPANIES' OPERATING RESULTS BY GEOGRAPHIC SEGMENT

Segment information by geographic area, as required by the Japanese Securities and Exchange Law, for the years ended March 31, 2002, 2001 and 2000 is provided below.

Geographic area segment information

In Million of Yen

			In Million c		
Year Ended March 31, 2002	Japan	North America	Europe	Asia	Oce
Total trading transactions: Outside	JPY9,292,287 577,681	JPY 790,637 373,475	169,018	JPY1,146,115 282,280	JPY115 381
Total	JPY9,869,968	JPY1,164,112		JPY1,428,395	JPY496
Operating income	JPY 30,116	JPY 14,001	JPY 7,155	JPY 5,355	JPY 17
Identifiable assets at March 31, 2002	JPY5,454,683	JPY 903,556	JPY 557,072	JPY 382,324	JPY174 =====
Investments in and advances to associated companies					
Total assets at March 31, 2002					
	In Millio				
Year Ended March 31, 2002	Eliminations	Consolidated			
Total trading transactions: Outside					
Total	JPY(2,069,413)				
Operating income	JPY 659				
Identifiable assets at March 31, 2002	JPY(1,524,090)	JPY 6,208,569			
Investments in and advances to associated companies		459 , 797			
Total assets at March 31, 2002		JPY 6,668,366			

43

			II	n Million of Y	.en	
Year Ended March 31,	2002	Japan	North America	Europe	Asia	0a

Total trading transactions: Outside	JPY9,320,161 630,178	383,807	JPY1,470,028 202,183	JPY1,319,165 216,621
Total	JPY9,950,339	JPY1,116,726	JPY1,672,211	JPY1,535,786
Operating income	JPY 2,567	JPY 14,586 3	JPY 11,681	JPY 7,670
Identifiable assets at March 31, 2001	JPY5,780,309	JPY 824,498 3	JPY 526,621	JPY 370,889
Investments in and advances to associated companies				
Total assets at March 31, 2001				
		ion of Yen		
Year Ended March 31, 2002	Eliminations	Consolidated		
Total trading transactions:				
Outside Interarea	JPY(2,023,211)	JPY13,048,219		
Total	JPY(2,023,211)	JPY13,048,219		
	=========	=========		
	JPY (366)	JPY 55,131		
Operating income Identifiable assets at March 31, 2001		JPY 55,131 ===================================		

Total assets at March 31, 2001.....

Τn	Μi	1	1	ion	\circ f	Yei

Year Ended March 31, 2002	Japan	North America	Europe	Asia	00
Total trading transactions: Outside	JPY 9,718,663 580,774	JPY 674,739 347,175	JPY1,612,761 221,461	JPY 986,155 168,320	JPY 3
Total	JPY10,299,437	JPY1,021,914	JPY1,834,222	JPY1,154,475	JPY3
Operating income	JPY 19,122	JPY 22,076	JPY 9,279	JPY 946	JPY

JPY 6,710,107 _____

Identifiable assets at March 31, 2000		JPY 705,197 JPY 4	JPY 356,071	JPY1
Investments in and advances to associated companies				
		ion of Yen		
Year Ended March 31, 2002	Eliminations	Consolidated		
Total trading transactions: Outside		JPY13,200,716 -		
Total		JPY13,200,716		
Operating income	JPY 434	JPY 61,524		
Identifiable assets at March 31, 2000	JPY(1,504,081)			
Investments in and advances to associated companies		368,590		
Total assets at March 31, 2000		JPY 6,599,358		

- Notes: (1) In addition to the disclosure based on Statement of Financial Accounting Standards ("SFAS") No. 131, the Company discloses this segment information as supplemental information in light of the disclosure requirements of the Japanese Securities and Exchange Law. Operating income reflects the companies' (a) revenue -- gross trading profit, (b) selling, general and administrative expenses, and (c) provision for doubtful receivables, as defined under the Law and related regulations.
 - (2) Due to the increasing importance of the operating income in Oceania, the above information presents "Asia" and "Oceania" as separate geographic area segments, formerly reported within the "Asia/Oceania" geographic area segment. The prior years' information has been restated to reflect "Asia" and "Oceania" as a separate segment.
 - (3) The above geographic area information shows total trading transactions and operating income recognized by geographic origin and identifiable assets recognized by geographic location.
 - (4) Other Areas consist principally of Latin America and the Middle East.
 - (5) Transfers between geographic areas are made at cost plus a markup.

Domestic total trading transactions in fiscal 2002 decreased JPY80 billion, to JPY9,870 billion, owing primarily to declines in chemical and energy

=========

=========

transactions, which offset increases in machinery, such as plant and ships. Domestic total trading transactions in fiscal 2001 declined JPY349 billion, to JPY9,950 billion, due mainly to lower transactions in non-ferrous metals.

44

Domestic operating income in fiscal 2002 rose JPY27.5 billion, to JPY30.1 billion. The principal factors accounting for this increase in fiscal 2002 were the substantial write-downs on securities and receivables by the Company in fiscal 2001. Domestic operating income in fiscal 2001 declined JPY16.6 billion, from JPY19.1 billion in fiscal 2000, to JPY2.6 billion, due to recognition of the aforementioned write-downs.

North American total trading transactions in fiscal 2002 increased JPY47 billion, to JPY1,164 billion, due to increases in transactions by subsidiaries in the energy field, which offset weaker sales by subsidiaries in the region. In fiscal 2001, total trading transactions rose JPY95 billion from fiscal 2000, to JPY1,117 billion, because of higher transactions of an energy-related subsidiary.

Operating income in North America in fiscal 2002 declined JPY0.6 billion, from fiscal 2001, to JPY14.0 billion. This was because, although subsidiaries in the aircraft-related field showed recovery in performance, subsidiaries in the chemical industry continued to experience difficulties. In fiscal 2001, operating income in the region declined JPY7.5 billion, from fiscal 2000, to JPY14.6 billion, owing to weaker performances of subsidiaries in the aircraft-related and chemical product areas.

Total trading transactions in Europe in fiscal 2002 amounted to JPY1,318 billion and were JPY354 billion lower than in fiscal 2001 because of a decline in the transactions of a subsidiary in the oil trading business. In fiscal 2001, total trading transactions declined JPY162 billion from fiscal 2000, to JPY1,672 billion, owing principally to a drop in the non-ferrous metal transactions of a subsidiary in the United Kingdom.

Operating income in Europe in fiscal 2002 declined JPY4.5 billion from fiscal 2001 and amounted to JPY7.2 billion. This decline was due to lower operating income in energy-related subsidiaries, combined with weakness in the performance of automobile-related subsidiaries. Operating income in fiscal 2001 increased JPY2.4 billion from fiscal 2000, to JPY11.7 billion, because of the strong performance of energy-related subsidiaries.

Total trading transactions in Asia in fiscal 2002 were JPY1,428 billion, representing a decline of JPY107 billion from fiscal 2001. This was because of lower transactions of energy-related subsidiaries. In fiscal 2001, total trading transactions rose JPY381 billion from fiscal 2000, to JPY1,536 billion, supported principally by higher transactions of energy-related subsidiaries.

Operating income in Asia in fiscal 2002 declined JPY2.3 billion, to JPY5.4 billion, owing to the declines in the performances of chemical subsidiaries accompanying the softening of market prices. In fiscal 2001, operating income rose JPY6.7 billion, from fiscal 2000 to JPY7.7 billion, due to the recovery in the performance of subsidiaries in the chemical field.

Total trading transactions in Oceania in fiscal 2002 rose JPY85 billion above those of fiscal 2001, to JPY497 billion, boosted by higher precious metals transactions of an Australian subsidiary.

In fiscal 2001, total trading transactions posted a gain of JPY36 billion from fiscal 2000, rising to JPY411 billion, as a result of expanded transactions by an energy-related subsidiary.

Operating income in Oceania in fiscal 2002 rose JPY4.0 billion from fiscal 2001, to JPY17.9 billion, because of a strong performance by a subsidiary in the metal resources industry in Australia. In fiscal 2001, operating income increased JPY6.9 billion over fiscal 2000, rising to JPY13.9 billion, because of the strong performances of subsidiaries in Australia in the energy field.

Total trading transactions in other geographical areas in fiscal 2002 amounted to JPY446 billion, an increase of JPY62 billion over fiscal 2001, and were supported, in particular, by transactions in the Middle

45

East. In fiscal 2001, total trading transactions rose JPY43 billion, to JPY385 billion, boosted especially by transactions in the Central America and South America.

Operating income in other geographical areas in fiscal 2002 declined JPY3.6 billion, to JPY1.5 billion, because of losses on the sale of ships by a subsidiary and other factors. In fiscal 2001, operating income rose JPY2.4 billion, to JPY5.1 billion.

Total trading transactions to external customers outside Japan

	IN MILLIONS OF YEN						
YEAR ENDED MARCH 31, 2002	NORTH AMERICA	EUROPE	ASIA	OCEANIA			
Total trading transactions to external customers outside Japan Consolidated total Percentage of total trading transactions to external customers outside Japan out of consolidated total	JPY1,229,538	JPY1,148,571		·			
YEAR ENDED MARCH 31, 2001							
Total trading transactions to external customers outside Japan Consolidated total Percentage of total trading transactions to external customers outside Japan out of consolidated total	JPY1,368,583		JPY2,010,278	·			
YEAR ENDED MARCH 31, 2001	10.00	0.10	10.10	0.0			
Total trading transactions to external customers outside Japan Consolidated total	JPY1,338,706	JPY2,004,176	JPY1,827,438	JPY210,049			
consolidated total	10.1%	15.2%	13.8%	1.6			

Notes: (1) In addition to the disclosure based on SFAS No. 131, the Company

- discloses this segment information as supplemental information in light of the disclosure requirements of the Japanese Securities and Exchange Law.
- (2) In connection with separate presentation of "Asia" and "Oceania" in geographic area segment information, the above information also presents "Asia" and "Oceania" separately. The prior years' information has been restated to conform to the presentation for the current year.
- (3) Total trading transactions to external customers outside Japan represents exports from Japan and offshore transactions of the companies.
- (4) Each part consists primarily of the following countries or areas.

North America: United States, Canada Europe: United Kingdom, Germany

Asia: China, Thailand

Other Areas: Latin America, the Middle East

Oceania: Australia

Inflation

Management believes that inflation did not have a significant effect on the reported results of operations.

46

LIQUIDITY AND CAPITAL RESOURCES

FINANCE AND LIQUIDITY MANAGEMENT

Cash and cash equivalents were JPY608 billion, JPY705 billion and JPY732 billion at March 31, 2002, 2001 and 2000, respectively. In addition to cash and cash equivalents, the companies had time deposits and marketable securities of JPY78 billion and JPY103 billion, JPY59 billion and JPY45 billion, and JPY121 billion and JPY33 billion at March 31, 2002, 2001 and 2000, respectively. The companies' basic policy for fund-raising activities is to secure stable, medium-to long-term funds and liquidity for their operations.

During fiscal 2002, the companies' principal strategies were to obtain long-term borrowings from financial institutions, to issue long-term corporate bonds, and to make use of other sources of financing available in the Japanese financial markets, where interest rates were low and sufficient liquidity was available. See Note 6, "short-term borrowings and long-term debt," to the consolidated financial statements for the interest rate structure and the maturity profile of debt.

The Company has no materially significant contingent liquidity risks. The Company believes it is unlikely to face a liquidity crisis, given its fundamental financial strengths, and the fact that the Company generally is not subject under its debt agreements to financial covenants or ratings trigger that place significant limits on its operating or financial flexibility.

To secure sufficient liquidity, the Company maintains a JPY200 billion bond shelf-registration statement and a JPY2,400 billion commercial paper ("CP") program. In the United States, Mitsui & Co. (U.S.A.), Inc., has arranged a U.S.\$2 billion U.S. domestic/euro medium-term note ("MTN") program and a U.S.\$1.5 billion U.S. domestic CP program. Similarly, Mitsui & Co. International (Europe) B.V., Mitsui & Co., Asia Investment Ltd. and Mitsui & Co. UK PLC have arranged a joint euro MTN program of U.S.\$2 billion. In addition to these funding sources, some overseas subsidiaries of the Company have made arrangements for CP programs.

The companies employ certain derivative financial instruments to manage financial exposure. The principal derivative financial instruments employed by the companies to manage interest rate risk exposures are interest rate swap agreements, a large part of which is used for the fair value hedging of fixed-rate interest-bearing debt. The floating interest rates for interest rate swap agreements are generally based on the three-month or six-month LIBOR (London Interbank Offered Rate). Currency swap agreements are also used to manage the risks from changes in foreign exchange rates. Foreign currency debts are principally denominated in U.S. dollars. See Note 14, "derivative instruments and hedging activities," to the consolidated financial statements for further description of the companies' risk management policies.

The companies also had approximately JPY602.5 billion in unused lines of credit available for short-term financing outside Japan as of March 31, 2002.

Most available-for-sale equity securities in the companies' portfolio are long-term investments for maintaining business relationships with investee companies. Management does not currently plan to sell its investments in marketable securities to supplement future cash flows.

At March 31, 2002, the companies have given guarantees for obligations of various customers in the ordinary course of business. Such guarantees are not expected to require use of the companies' capital resources. The companies have not had any material credit requirements resulting from these activities for the past three years.

47

The companies had working capital of JPY798.1 billion, JPY984.5 billion and JPY775.9 billion on March 31, 2002, 2001 and 2000, respectively. The ratio of current assets to current liabilities was 1.27, 1.33 and 1.25 at March 31, 2002, 2001 and 2000, respectively. There were no material commitments for capital expenditures and/or for financing that are expected to result in material changes in the companies' cash flows as of the end of the latest financial year and any subsequent interim period.

To facilitate access to funds from capital markets, the Company has currently obtained short- and long-term credit ratings from Moody's Investors Service of A3/P-2, Standard and Poor's of n.a./A-2, and Rating and Investment Information, Inc., of AA- /a+1+.

The amount of short-term borrowings at March 31, 2002 was JPY567,413 million.

Unused lines of credit, for short-term financing outside Japan, aggregated JPY602,478 million at March 31, 2002.

The amount and the maturities of long-term debt outstanding at March 31, 2002 were as follows, excluding the effect of the SFAS No. 133 fair value adjustment:

YEAR ENDED MARCH 31,	LONG TERM DEBT OUTSTANDING (IN MILLIONS OF YEN)
2003	JPY 465,056 541,634
2005 2006	361,891 252,291

2007 Thereafter	247,988 1,145,907
Total	JPY3,014,767

Management believes that the companies maintain sufficient liquidity to satisfy their working capital and debt-service requirements for the foreseeable future through existing cash and time deposits and the sale of certain assets in parallel with outside borrowings from financial institutions as well as the issuance of bonds and notes. Management also believes that the companies' liquidity and capital resources provide adequate flexibility to accelerate or retard the pace of planned capital spending programs as appropriate to address the future environment.

Off-balance sheet arrangements

As aforementioned, the fund-raising activities of the companies are accomplished through long-term borrowings from financial institutions, the issuance of corporate bonds and CP. The companies do not use off-balance sheet arrangements, including asset securitization, except for an immaterial volume of sales of trade receivables held by a subsidiary in the United States.

Contractual obligations and commercial commitments

Contractual Obligations

48

The following table provides the companies' contractual obligations as of March 31, 2002.

		PAYMENT DUE BY	PERIOD ENDE	D MARCH 31,
	2002	2003	2005	2007
		(IN	BILLIONS OF	YEN)
CONTRACTUAL OBLIGATIONS: Long-term debt Other long-term obligations	JPY3,015 1,006	JPY465 368	JPY904 403	JPY500 70

The figures for "Long-term debt" include bank borrowings, bonds and long-term trade payables. "Other long-term obligations" represents the schedule of payments for long-term purchase obligations, net of advance payment of JPY42 billion made to suppliers as of March 31, 2002. The purchased items are principally machinery and equipment, metals, ships, oil products and chemical materials, either at fixed prices or at basic purchase prices adjustable to market. In general, customers of the companies, primarily large Japanese industrial companies, are also parties to the contracts or by separate agreements are committed to purchase the items from the companies.

For additional information regarding long-term debt and other long-term obligations, see Note 6, "Short-term Borrowing and Long-Term Debt," and Note 13, "Commitments and Contingent Liabilities," to the Company's consolidated

financial statements, respectively.

Commitments

The following table sets forth the companies' other commercial commitments as of March 31, 2002.

	AMOUNT C	F COMMITMENT	EXPIRATION PER OF MARCH 31,	PERIOD, B
	2002	2003	2005	2007
		(IN	BILLIONS OF YE	N)
OTHER COMMERCIAL COMMITMENTS:	JPY2.62	JPY46	TDV 4.1	JPY20
Guarantees		JP 1 4 6	JPY41	JPYZU
Commitments on deferred payments	8	_	8	_

In the furtherance of the companies' trading activities, it is a customary practice for the companies to guarantee, severally or jointly with others, indebtedness of certain of their customers and suppliers and of certain associated companies as well as to guarantee the performance of contracts by such entities.

The companies also had financing commitments which were principally for financing, on a deferred payments basis, the cost of equipment to be purchased by their customers. This information is provided under the heading "Financing Commitments" in Note 13, "commitments and contingent liabilities," to the Company's consolidated financial statements.

NON-EXCHANGE TRADED COMMODITY CONTRACTS AT FAIR VALUE

The Company and certain subsidiaries perform trading activities of commodities traded in terminal (futures) markets, such as precious metals, copper, aluminum, corn, soybeans and crude oil. Trading consists of commodity trading on an over-the-counter ("OTC") basis and derivative instruments of those

49

commodities, which are traded in the futures markets or in some cases on an OTC basis. Total open positions — including inventories, unrecognized firm commitments and derivative commodity instruments — are recorded at fair value based on prices actively quoted in the terminal (futures) market. Prices provided by other external sources or prices based on other valuation methods are used in some occasions, but the effect on earnings is immaterial.

TRANSACTIONS WITH RELATED PARTIES

The companies, in conducting their business operations involving a broad range of products throughout the world, have formed alliances with leading partner companies in Japan and overseas, including manufacturers and companies in the raw materials resources fields, including energy and ferrous materials. In addition to investing in associated companies in which the companies are a minority, they conduct selling and purchasing transactions of various products on a continuing basis with such associated companies.

The companies' principal associated companies include Sakhalin Energy Investment Company Ltd. (25% equity ownership), Mitsui Leasing & Development, Ltd. (44.67%), Japan Australia LNG (MIMI) Pty., Ltd. (50%), Nihon Unisys, Ltd. (27.85%) and BHP Mitsui Coal Pty., Ltd. (20%).

For the years ended March 31, 2002, 2001 and 2000, sales by the companies to these associated companies amounted to JPY840 billion, JPY838 billion and JPY784 billion and the value of goods and services procured from such companies was JPY781 billion, JPY658 billion and JPY642 billion, respectively. These amounts represented 6.6%, 6.4% and 5.9% of the companies' total trading transactions and 6.5%, 5.3% and 5.1% of the companies' total purchase transactions for the years ended March 31, 2002, 2001 and 2000, respectively.

Prices applied in transactions with associated companies are computed in the same way that such prices would be calculated in market transactions with unrelated third parties. In addition, when associated companies are counterparties in transactions with the companies and the companies conduct such business under long-term procurement and/or sales contracts, the companies generally enter into a corresponding sales contract with the purchasers (unrelated parties) of goods procured by the companies and/or with suppliers (unrelated parties) of the goods the companies sell to associated companies. As of March 31, 2002, the companies stood as guarantor for JPY78,902 million in funds borrowed and other obligations of associated companies. Regarding any other commitments related to transactions with associated companies, the Company does not normally assume risk in excess of its percentage of share ownership in an associated company.

For additional information regarding related party transactions, please see "Item 7. Major Shareholders and Related Party Transactions - Related Party Transactions."

ASSETS, LIABILITIES AND SHAREHOLDERS' EQUITY

Total assets decreased by JPY42 billion to JPY6,668 billion in fiscal 2002, from JPY6,710 in Fiscal 2001. Current assets decreased by JPY196 billion, to JPY3,785 billion from JPY3,981 in the same corresponding period. These decreases were due mainly to declines in accounts receivables and notes and loans receivable, reflecting the fall in the domestic trading transactions.

Investments and non-current receivables increased by JPY87 billion to JPY2,108 billion in the year ended March 31, 2002 from JPY2,021 in the corresponding period in 2001. This increase was due mainly to growth in investments in and advances to associated companies including earnings of fiscal 2002. The

50

increase was also due to the increase in derivative assets because of the adoption of SFAS No. 133, which were partially offset by the decline in other investments caused by weak stock prices in Japan.

Other assets, less amortization, increased by JPY84 billion to JPY136 billion in fiscal 2002, from JPY52 in fiscal 2001 because of prepaid pension cost as a result of contributions made in fiscal 2002 to the employee retirement benefit trust.

In fiscal 2002 current liabilities decreased by JPY10 billion to JPY2,987 billion from JPY2,997 in fiscal 2001. Trade payables declined due to falling domestic transactions, and repayment of short-term loans by the Company and its domestic subsidiaries, which were partially offset by an increase in current

maturities of long-term debt, and increase in other current liabilities due to the adoption of SFAS No. 133. Long-term debt decreased in fiscal 2002 by JPY89 billion to JPY2,620 billion from JPY2,709 in fiscal 2001 due mainly to the decrease in long-term loans of the Company.

Shareholders' equity increased by JPY81 billion in fiscal 2002 to JPY915 billion from JPY834 in fiscal 2001 primarily because of an improvement in foreign currency translation adjustments resulting from the depreciation of the yen and an increase in net income in fiscal 2002, which was partially offset by a decline in net unrealized holding gains on available-for-sale securities.

CASH FLOWS

Cash flow in fiscal 2002

In fiscal 2002, net cash provided by operating activities was JPY133.7 billion (a JPY38.1 billion increase from fiscal 2001); net cash used in investing activities and net cash used in financing activities were JPY108.2 billion (a JPY153.8 billion change from fiscal 2001) and JPY126.1 billion (a JPY64.8 billion decrease from fiscal 2001), respectively.

Net cash decreased JPY6.2 billion during the stub period. The effect of exchange rate fluctuations increased cash and cash equivalents by JPY9.4 billion in fiscal 2002, a JPY13.5 billion decrease from JPY22.9 billion in fiscal 2001. As a result, at the end of fiscal 2002, cash and cash equivalents were JPY608.0 billion, representing a decrease of JPY97.3 billion, or 13.8%, from JPY705.3 billion in fiscal 2001.

As indicated above, net cash provided by operating activities increased by JPY38.1 billion in fiscal 2002 from the previous year. The principal factors of this increase were:

- an increase of JPY195.5 billion from the change in trade receivables (the net change in fiscal 2002 and 2001 was the trade receivables' net decrease of JPY148.4 billion and the trade receivables' net increase of JPY47.0 billion, respectively);
- a decrease of JPY221.4 billion from the change in trade payables (the net change in fiscal 2002 and 2001 was the trade payables' net decrease of JPY166.8 billion and the trade payables' net increase of JPY54.6 billion, respectively);
- a decrease of JPY22.9 billion from the change in the provision for doubtful receivables (for fiscal 2002 and 2001, JPY21.3 billion and JPY44.2 billion, respectively); and
- an increase of JPY70.4 billion from the change in inventories (the net change in fiscal 2002 and 2001 was an inventories' decrease of JPY32.6 billion and an inventories' increase of JPY37.8 billion, respectively).

Net cash used in investing activities was JPY108.2 billion in fiscal 2002, a JPY153.8 billion change from JPY45.6 billion in cash raised in fiscal 2001. The principal factors were the change in time deposits,

51

mainly at the Company, which increased JPY17.1 billion and decreased JPY64.4 billion for fiscal 2002 and 2001, respectively, and a decrease in proceeds from the sale of investments to JPY103.3 billion in fiscal 2002, from JPY203.2 billion, including IT-related stocks in fiscal 2001, while JPY164.7 billion and

JPY169.7 billion were used for the acquisition of other investments in fiscal 2002 and 2001, respectively.

Net cash used in financing activities in fiscal 2002 was JPY126.1 billion, a JPY64.8 billion decrease from JPY190.9 in fiscal 2001. The principal reason for the decrease was the reduction in repayment of commercial paper and short-term loans at the Company from JPY165.2 billion in fiscal 2001 to JPY89.8 billion in fiscal 2002.

Cash flows in fiscal 2001

In fiscal 2001, net cash provided by operating activities and net cash provided by investing activities were JPY95.6 billion (a JPY47.9 billion increase from fiscal 2000) and JPY45.6 billion (an JPY8.9 billion increase from fiscal 2000), respectively, and net cash used in financing activities was JPY190.9 billion (a JPY107.4 billion increase from fiscal 2000).

The effect of exchange rate changes increased cash and cash equivalents by JPY22.9 billion (a JPY52.2 billion change from fiscal 2000). As a result, at the end of fiscal 2001, cash and cash equivalents were JPY705.3 billion, a decrease of JPY26.8 billion, or 3.7%, from fiscal 2000.

As indicated above, net cash provided by operating activities increased JPY47.9 billion in fiscal 2001 from the previous fiscal year. The principal factors influencing this increase were:

- a decrease of JPY67.0 billion from the change in trade receivables (the net change in fiscal 2001 and 2000 was the trade receivables' net increase of JPY47.0 billion and the trade receivables' net decrease of JPY20.0 billion, respectively);
- an increase of JPY116.9 billion from the change in trade payables (the net change in fiscal 2001 and 2000 was the trade payables' net increase of JPY54.6 billion and the trade receivables' net decrease of JPY62.3 billion, respectively);
- a decrease of JPY43.0 billion due to the gain on securities contributed to an employee retirement benefit trust accounted from fiscal 2001; and
- an increase of JPY25.4 billion from the change in the provision for doubtful receivables (in fiscal 2001 and 2000, JPY44.2 billion and JPY18.8 billion, respectively).

Net cash provided by investing activities increased by JPY8.9 billion to JPY45.6 billion in fiscal 2001, compared to JPY36.7 billion in fiscal 2000. The principal factors for the increase were an increase of JPY55.6 billion from the decrease in time deposits of the Company (net change in fiscal 2001 and 2000 was an increase of JPY64.4 billion and JPY8.8 billion, respectively), and a JPY34.9 billion decrease in proceeds from the sale of investment to JPY203.2 billion in fiscal 2001, compared with JPY238.1 billion, including bank stocks as well as IT-related stocks in fiscal 2000, while acquisition of other investments increased JPY12.2 billion to JPY169.7 billion in fiscal 2001, from JPY157.5 billion in fiscal 2000.

Net cash used in financing activities increased by JPY107.4 billion to JPY190.9 billion in fiscal 2001, compared to JPY83.5 billion in fiscal 2000. The principal factor influencing this increase was a decrease of JPY13.0 billion from the repayment of long-term loans during fiscal 2001 compared to an increase of JPY100.4 billion from an increase in the Company's long-term liabilities, mainly corporate debentures, during fiscal 2000.

52

RESEARCH AND DEVELOPMENT

The amount the companies spent during each of the last three years on research and development activities was not material.

NEW ACCOUNTING STANDARDS

Derivative Instruments and Hedging Activities

Effective April 1, 2001, the companies adopted SFAS No. 133, "Accounting for Derivative Instruments and Hedging Activities," as amended by SFAS No. 138, "Accounting for Certain Derivative Instruments and Certain Hedging Activities — an amendment of FASB Statement No. 133." SFAS No. 133 requires that all derivative instruments be recognized and measured at fair value as either assets or liabilities in the Consolidated Balance Sheet. The accounting for changes in the fair value depends on the intended use of the derivative instruments and its resulting hedge designation.

The initial transition adjustments recorded upon adoption of SFAS No. 133 were immaterial.

Transfers and Servicing of Financial Assets and Extinguishments of Liabilities

On April 1, 2001, the companies fully adopted SFAS No. 140, "Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities — a replacement of FASB Statement No. 125." SFAS No. 140 revised the standards for accounting for transfers and the servicing of financial assets and extinguishments of liabilities provided by SFAS No. 125 and also revised certain disclosures of pledged and accepted financial assets for collateral and securitized financial assets. The effect of the adoption of this statement on the companies' financial position and results of operations was immaterial.

Business Combinations and Goodwill and Other Intangible Assets

In July 2001, the Financial Accounting Standards Board ("FASB") issued SFAS No. 141, "Business Combinations," and SFAS No. 142, "Goodwill and Other Intangible Assets."

SFAS No. 141 requires that the purchase method of accounting be used for all business combinations initiated after June 30, 2001. SFAS No. 141 also specifies the types of acquired intangible assets that are required to be recognized and reported separately from goodwill.

SFAS No. 142 will require that goodwill no longer be amortized but instead tested for impairment at least annually. SFAS No. 142 will also require identifiable intangible assets be amortized over their respective estimated useful lives and reviewed for impairment in accordance with SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets." Any identifiable intangible asset determined to have an indefinite useful life will not be amortized but, instead, will be tested for impairment in accordance with SFAS No. 142 until its life is determined to no longer be indefinite.

The companies adopted SFAS No. 141 for business combinations initiated after June 30, 2001. The effect of the adoption of this statement on the companies' financial position and results of operations was immaterial.

SFAS No. 142 is fully effective for fiscal years beginning after December 15, 2001. The effect of the adoption of this statement on the companies' financial position and results of operations is not known and cannot be reasonably estimated until further study is completed.

53

Asset Retirement Obligations

In July 2001, the FASB also issued SFAS No. 143, "Accounting for Asset Retirement Obligations." SFAS No. 143 requires entities to record the fair value of a liability for an asset retirement obligation in the period in which it is incurred. When the liability is initially recorded, the entity capitalizes the related cost by increasing the carrying amount of the long-lived asset. Over time, the liability is accreted to its present value each period, and the capitalized cost is depreciated over the useful life of the related asset.

SFAS No. 143 is effective for fiscal years beginning after June 15, 2002, with earlier application encouraged. The effect of the adoption of this statement on the companies' financial position and results of operations is not known and cannot be reasonably estimated until further study is completed.

Impairment or Disposal of Long-Lived Assets

In August 2001, the FASB issued SFAS No. 144. SFAS No. 144 replaces SFAS No. 121 and those provisions of APB Opinion No. 30, "Reporting the Results of Operations -- Reporting the Effects of Disposal of a Segment of a Business, and Extraordinary, Unusual and Infrequently Occurring Events and Transactions," related to the disposal of segments of a business. The statement creates one accounting model, based on the framework established in SFAS No. 121, to be applied to all long-lived assets, including discontinued operations. SFAS No. 144 is effective for fiscal years beginning after December 15, 2001. The companies are currently assessing the impact of adopting this statement.

SFAS No. 145 "Rescission of FASB Statements No. 4, 44 and 64, Amendment of FASB Statement No. 13, and Technical Corrections"

In April 2002, the FASB issued SFAS No. 145, effective for fiscal years beginning or transactions occurring after May 15, 2002. This statement rescinds certain authoritative pronouncements and amends, clarifies, or describes the applicability of others.

The effect of adoption of this statement on the companies' financial position and results of operations is currently not known and cannot be reasonably estimated until further study is completed.

Cost Associated with Exit or Disposal Activities

In June 2002, the FASB issued SFAS No. 146, "Accounting for Costs Associated with Exit or Disposal Activities", which is effective for exit or disposal activities initiated after December 31, 2002. SFAS No. 146 nullifies Emerging Issues Task Force Issue No. 94-3, "Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit an Activity (including Certain Costs Incurred in Restructuring)" ("EITF 94-3"). SFAS No. 146 requires that a liability for an exit cost associated with an exit or disposal activity be recognized when the liability is incurred, whereas EITF 94-3 required recognition of a liability for an exit cost when an entity committed to an exit plan. The companies have not yet determined the effect that the adoption of SFAS No. 146 will have on their business, results of operations, and financial

condition.

CRITICAL ACCOUNTING POLICIES

Accounting policies are considered to be critical if it is important to the companies' financial condition and results of operations and requires management's subjective or significant judgment, often as a result of estimates about the effect of matters that are inherently uncertain. For a summary of the companies' significant accounting policies, including the critical accounting policies discussed below,

54

please see Note 2, "basis of financial statements and summary of significant accounting policies" to the consolidated financial statements.

The preparation of the consolidated financial statements in conformity with U.S. GAAP requires 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. On an ongoing basis, the companies evaluate their estimates that are based on historical experience and on various other assumptions that are believed to be reasonable under the circumstances. The results of these evaluations form the basis for making judgments about the carrying values of assets and liabilities and the reported amounts of revenues and expenses that are not readily apparent from other sources. Actual results may differ from those estimates under different assumptions. The following accounting policies require significant management judgments and estimates.

Impairment of long-lived assets

The companies' long-lived assets and certain identifiable intangible assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. This review is performed using estimates of future cash flows. If the carrying value of the asset is considered impaired, an impairment loss is recorded for the amount by which the carrying value of the asset exceeds its fair value. Management believes that the estimates of future cash flows and fair value are reasonable; however, 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 those long-lived assets.

Allowance for doubtful receivables

An allowance for doubtful receivables is recognized as amounts judged to be adequate based primarily on the companies' credit loss experience and an evaluation of potential losses in the receivables, considering various factors, including current economic conditions. In addition, the impairment of a loan is measured based on the present value of expected cash flows discounted at the loan's original effective interest rate or the fair value of the collateral if the loan is collateral dependent. Management believes that the estimates of future cash flows and fair value are reasonable; however, 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 those loans.

Impairment of investment securities

An impairment of investment securities is charged to operations when a decline in fair value below the cost is other than temporary. Management principally considers that an other-than-temporary impairment has occurred if the decline in fair value is 50% or more of the cost. If the decline is less than 50%, various factors such as the extent to which the cost exceeds the market value, the duration of the market decline and the financial health of the issuer are reviewed to judge whether it is temporary or not.

Management believes that the criteria for evaluating the significance of the decline in fair value are reasonable; however, changes in the market or circumstances of individual investment due to unforeseen changes in economic and business assumptions could affect the valuations of the investments.

55

Pension benefit costs

Employee pension benefit costs and obligations are dependent on assumptions, including discount rates, retirement rates and mortality rates, which are based on current statistical data, as well as the long-term return on plan assets and other factors. In accordance with U.S. GAAP, the difference between actual results and the assumptions is accumulated and amortized over future periods and, therefore, generally affects recognized expense and the recorded obligations in future periods. Management believes that the assumptions used are appropriate; however, differences in actual experience or changes in assumptions may affect the companies' pension obligations and future expenses.

Tax asset valuation

The valuation allowance for deferred tax assets is calculated based on all available evidence, both positive and negative, including all currently available information on future years and each company's ability to generate sufficient taxable income prior to the expiration of the loss carryforwards. Although realization is not assured, management believes it is more likely than not that all of the deferred tax assets, less the valuation allowance, will be realized. However, the amount of realizable net deferred tax assets could change in the near term if estimates of future taxable income during the carryforward period are changed.

TREND INFORMATION

Management Features in Fiscal 2002

In May 2001, the Company announced its Medium-Term Strategic & Financial Plan -- Challenge 21 -- covering the period through fiscal 2004 (ending March 31, 2004). Under this plan, the Company is aiming at becoming "the world's strongest Comprehensive Business Engineering enterprise" by providing a full range of trade and industrial development services that go beyond the traditional sogo shosha model. During fiscal 2002, the companies implemented the following action plans:

- prioritizing allocation of corporate resources into strategic areas;
- committing to evolve business models and methods; and
- creating new management frameworks and systems.

Prioritizing allocation of corporate resources into strategic areas -- selectivity and concentration in structuring business portfolio.

Effective April 1, 2002, the Company undertook a major reorganization that included introduction of an operating group system, through which a smaller number of larger groups could access more management resources. Other aspects of the reorganization included establishing two new business units dedicated to electronics and retailing and the consolidation of certain units to form the General Merchandise & Property Development Unit in the Consumer Products Segment and the Electric Machinery, Plant & Project Business Unit in the Machinery Segment. Moreover, the companies allocated their resources on their priority core businesses, which included raw material resources and energy development, and moved forward to enter and expand in IT, biotechnology, nanotechnology and venture capital investments.

Committing to evolve business models and methods — developing beyond the sogo shosha business model to become a "full-service matrix" trading and industrial development enterprise.

56

The Company formed a new organizational unit, the Value Creation Hub within Corporate Headquarters, to centralize its capabilities in IT, FT and LT. The Value Creation Hub combines the eMitsui Business Division, which offers IT capabilities, the Corporate Development Division, which focuses on executing M & A and private equity investments, and the Transportation Logistics Unit, which provides expertise in logistics. The objective of this new organizational unit is to make the companies' cutting-edge knowledge in IT, FT and LT readily available to other operating groups and accelerate the companies' drive to become the leading "Comprehensive Business Engineering" enterprise.

Also, as part of this initiative, the companies have allocated additional resources to strategic regions, including Asia, Central and Eastern Europe and the United States, while at the same time working to build and strengthen its global strategic alliances. Another step taken to bolster the companies' global presence and management capabilities was the formation of the Mitsui Management Academy to train the next generation of managers.

Creation of new management frameworks and systems - achieve the optimal balance between concentration and delegation of authority.

In line with the Company's objective of creating "the optimal balance between concentration and delegation of authority," substantially greater authority was delegated to operating groups, enabling them to accelerate their decision-making process. Concurrently, the Company has strengthened its corporate functions, including capabilities for planning and risk management.

Moreover, as part of instituting new management frameworks and reinforcing corporate governance systems, the Company is reviewing the role of its Board of Directors, and plans to introduce an Executive Officer system and appoint a Board of Advisors.

In order to analyze the financial results for fiscal 2002, the companies made quantitative and qualitative improvements in their earnings structure. This resulted from the implementation of the aforementioned Medium-Term Strategic & Financial Plan. Specifically, the companies' improvements included:

The companies emphasized the concept of "Earning Power" as an indicator to measure trends in fundamental profitability of ongoing businesses. Earning Power is a non-GAAP measure defined and used by management. It excludes gains (losses) on sale of securities, provision for doubtful receivables and certain other items whose financial effects may fluctuate from one period to another. Earning Power is calculated by taking revenue (Gross Trading Profit minus Selling, General and Administrative Expenses) and subtracting Interest Expense, net of Interest Income plus

Dividend Income, then adding Equity in Earnings of Associated Companies, Net.

Earning Power for fiscal 2002 rose by JPY26.7 billion to JPY126.4 billion in Fiscal 2002, from JPY99.7 billion in fiscal 2001. In fiscal 2001 Earning Power increased by JPY26.9 billion to JPY99.7 billion, from JPY72.8 billion in fiscal 2000.

- While reporting improvements in basic operating profitability, as measured by Earning Power, the companies have followed strict rules for write-downs of securities, property and equipment. This occurs when the fair value of these assets declines, and they are recognized as impaired assets. Regarding the companies' employee retirement pension plan, the companies have made an additional contribution to the employee retirement benefit trust to cover the shortfall between benefit obligations and plan assets.

57

- Increasing the profitability of subsidiaries and associated companies and reviewing the performance of such companies showing net losses are continuing issues for the companies. Overall, the performances of subsidiaries and associated companies improved in fiscal 2002. In particular, equity in earnings of associated companies amounted to JPY23.8 billion in fiscal 2002, a substantial improvement over the JPY6.2 billion in fiscal 2001.

Outlook for Fiscal 2003

This section contains forward-looking statements about future performances of the companies and should be read in light of a cautionary statement on that subject that appears on page 3 of this annual report.

Factors supporting the companies' drive for continued gains in net income include measures taken in fiscal 2002 to enhance the quality of its assets. Another contributing factor is the expected successful transition to a transparent earnings structure wherein the companies' Earning Power will be reflected directly in its bottom line (net income) following the implementation of new policies to enable the companies to move into a new stage of growth.

The Company believes that two more facilitating factors for achieving its quantitative objectives will be stronger revenue generation resulting from the more strategic allocation of corporate resources and the improved performance of subsidiaries and associated companies as turnaround measures become effective.

The operating environment in fiscal 2003 will require continued monitoring and timely counter-measures. Furthermore, management anticipates significant milestones in the companies' implementation of its Medium-Term Strategic & Financial Plan.

ITEM 6. DIRECTORS, SENIOR MANAGEMENT AND EMPLOYEES

The Company is managed by a Board of Directors and executive officers. Currently, the Company has 11 directors and 33 executive officers. The Company has announced that effective October 1, 2002, the size of its Board of Directors will be reduced from 11 directors to 8 directors. In accordance with the Company's Articles of Incorporation and Regulations of the Board of Directors, each director was elected for a term of two years ending at the close of the ordinary general meeting of shareholders relating to the last closing of accounts or until the appointment of his successor, by the holders of our common

stock. Each executive officer has been appointed by the Board of Directors.

The Board of Directors is the Company's decision-making body, and is elected by its shareholders. The Board of Directors determines the Company's basic guidelines and policies by: establishing its corporate strategy; reviewing its business plans and supervising and monitoring the activities of its executive officers.

The executive officers are responsible for the management and supervision of the Company's corporate activities. They must follow and enforce the general guidelines and policies established by the Board of Directors and the Company's bylaws.

The Company's executive officers consist of one President, four Executive Vice Presidents, five Senior Executive Managing Officers, eight Executive Managing Officers, eleven Senior Managing Officers and fourteen Managing Officers.

58

DIRECTORS AND EXECUTIVE OFFICERS

The Company's directors and executive officers as of August 31, 2002 were:

Directors and Corporate Auditors

NAME	POSITION
Shigeji Ueshima. Shinjiro Shimizu. Nobuo Ohashi. Retsu Imaizumi. Jun Tashiro. Hiroshi Nagata. Norio Shoji. Tasuku Kondo. Katsuto Momii. Kazumi Nakagawa. Shoei Utsuda. Makoto Ejima. Ko Matsukata. Minoru Suzuki. Katsuro Hatoyama.	Chairman, Board of Directors Director Director Director Director Director Director Director Director Director Corporate Auditor Corporate Auditor Corporate Auditor Corporate Auditor

Mr. Shigeji Ushima, Chairman of the Board of Directors has announced his resignation effective September 30, 2002.

Mr. Nobuo Ohashi will become the Chairman of the Board of Directors as of October 1, 2002.

After resignation of Mr. Shigeji Ueshima, Mr. Shinjiro Shimizu and Mr. Jun Tashiro, they will no longer be directors of the Company. Accordingly, effective October 1, 2002, the number of Board of Directors of the Company will be reduced to 8 from 11.

See "Item 4. Information on the Company - History and Development of the Company - Recent Developments."

Executive Officers

NAME	POSITION
Shinjiro Shimizu	President and Chief Executive Officer
Nobuo Ohashi	Executive Vice President; President, Consumer Products & Services Group
Retsu Imaizumi	Executive Vice President; President, Metal Products & Minerals Group
Jun Tashiro	Executive Vice President; President, Machinery, Electronics & Information Group
Hiroshi Nagata	Executive Vice President; President, Chemical Group
Norio Shoji	Senior Executive Managing Officer; President, Energy Group
Tasuku Kondo	Senior Executive Managing Officer; Chief Financial Officer, Responsible for the General Accounting Division, Finance Division and the Corporate Risk Management Division

59

NAME	POSITION
Katsuto Momii	Senior Executive Managing Officer; Chairman for the Americas
Kazumi Nakagawa	Senior Executive Managing Officer; Chief Administrative Officer, Responsible for the Personnel Division, Legal Division, General Affairs Division and Chief Compliance Officer
Shoei Utsuda	Senior Executive Managing Officer; Chief Strategic Officer, Responsible for the Administration Division
Junji Sato	Executive Managing Officer; Chief Operating Officer, Consumer Products & Services Group, General Merchandise & Property Development Unit
Yasuo Hayashi	Executive Managing Officer; Chief Operating Officer, Machinery, Electronics & Information Group, Electric Machinery, Plant & Project Business Unit
Toshihiko Sasahira	Executive Managing Officer; General Manager, Osaka Office
Haruhiko Yoshida	Executive Managing Officer; Chief Operating Officer, Machinery, Electronics & Information Group, Communications, Transportation & Industrial Project Business Unit
Tetsuya Matsuoka	Executive Managing Officer; Chairman and Managing Director, Mitsui & Co. Europe PLC
Masataka Suzuki	Executive Managing Officer; Chief Operating Officer, Consumer Products & Services Group, Textile & Fashion Unit
Genpachiro Aihara	Executive Managing Officer; Representative of Mitsui & Co., Ltd. in China
Yushi Nagata	Executive Managing Officer; Operating Officer, Machinery, Electronics & Information Group, Electric Machinery, Plant & Project Business Unit
Jun Moriyama	Senior Managing Officer; General Manager, Nagoya Office
Hiroshi Tada	Senior Managing Officer; Chief Operating Officer, Metal

	Products & Minerals Group, Iron & Steel Raw Materials Unit
Yasunori Yokote	Senior Managing Officer; Representative of Mitsui & Co.,
	Ltd. in Indonesia
Yoshiyuki Izawa	Senior Managing Officer; Chief Operating Officer,
	Machinery, Electronics & Information Group, Information
	Business Unit
Osamu Mori	Senior Managing Officer; General Manager, Finance Division
Motohiro Yano	Senior Managing Officer; Chief Operating Officer,
	Chemical Group, Inorganic Chemicals Unit
Kazuya Imai	Senior Managing Officer; Responsible for Finance and
-	Corporate Risk Management

60

NAME	POSITION			
Toshihiro Soejima	Senior Managing Officer; Chief Operating Officer, Machinery, Electronics & Information Group, Electronics Business Unit			
Motonori Saeki	Senior Managing Officer; General Manager, IT Planning & Administration Division			
Satoru Miura	Senior Managing Officer; Chief Operating Officer, Metal Products & Minerals Group, Iron & Steel Products Unit			
Motokazu Yoshida	Senior Managing Officer; Chief Operating Officer, Machinery, Electronics & Information Group, Motor Vehicles, Marine & Aerospace Business Unit			
Junichi Matsuda	Managing Officer; Chief Operating Officer, Transportation Logistics Unit			
Masayoshi Sato	Managing Officer; Chief Operating Officer, Consumer Products & Services Group, Foods Unit			
Kenji Dewa	Managing Officer; Chief Operating Officer, Chemical Group, Petrochemicals Unit			
Michio Matsuda	Managing Officer; Operating Officer, Machinery, Electronics & Information Group, Electric Machinery, Plant & Project Business Unit			
Yoshiyuki Kagawa	Managing Officer; Chief Operating Officer, Energy Group, Energy Business Unit			
Takeshi Oyama	Managing Officer; General Manager, Personnel Division			
Takao Sunami	Managing Officer; General Manager, eMitsui Business Division			
Hirokazu Mizukami	Managing Officer; Chief Operating Officer, Consumer Products & Services Group, Retail Unit			
Ken Abe	Managing Officer; General Manager, Metal Products & Minerals Group, Iron & Steel Products Unit			
Junichi Matsumoto	Managing Officer; General Manager, Corporate Planning Division			
Kazuo Tasaka	Managing Officer; Chief Operating Officer, Metal Products & Minerals Group, Non-Ferrous Metals Unit			
Shunichi Miyazaki	Managing Officer; General Manager, Consumer Products & Services Group, Consumer Products & Services Administrative Division			
Shinjiro Ogawa	Managing Officer; General Manager, Machinery, Electronics & Information Group, Machinery, Electronics & Information Administrative Division			
Toshimasa Furukawa	Managing Officer; President, Mitsui & Co., (Taiwan) Ltd.			

Mr. Shinjiro Shimizu, Director, President and Chief Executive Officer, has

announced his resignation effective September 30, 2002. Mr. Shoei Utsuda will become the Director, President and Chief Executive Officer as of October 1, 2002.

Mr. Jun Tashiro, Director, Executive Vice President and President of Machinery, Electronics & Information Group has announced his resignation effective September 30, 2002.

61

Mr. Haruhiko Yoshida, Executive Managing Officer and Chief Operating Officer of Machinery, Electronics & Information Group, Communications, Transportation & Industrial Project Business Unit resigned as of September 4, 2002.

For additional information, see "Item 4. Information on the Company - History and Development of the Company - Recent Developments."

Shigeji Ueshima has been the Company's Chairman and Executive Director since June 28, 2000, and a member of its Board of Directors since June 26, 1987. Previously, he was President, Chief Executive Officer, Executive Vice President, Senior Executive Managing Director, Executive Managing Director, and General Manager of Corporate Planning Division of the Company for fifteen years. Mr. Ueshima received his degree from Kyoto University . Mr. Ueshima was born on August 25, 1931.

Shinjiro Shimizu has been the Company's President and Chief Executive Officer since June 28, 2000, and a member of its Board of Directors since June 29, 1993. Previously, he was Senior Executive Managing Director, Executive Managing Director, Chief Executive Officer of Mitsui & Co. (U.S.A.), Inc., and Chief Operating Officer of Communication, Transportation & Industrial Project Group of the Company for nine years. Mr. Shimizu received his degree from Tokyo University of Foreign Studies and Harvard Business School (Advanced Management Program). Mr. Shimizu was born on November 24, 1937.

Nobuo Ohashi has been the Company's Executive Vice President and President of Consumer Products & Services Group since April 1, 2002, and a member of its Board of Directors since June 29, 1994. Previously, he was Executive Vice President, Senior Executive Managing Director, General Manager of Corporate Planning Division, Executive Managing Director and Chief Operating Officer of the Company's Foods Unit for eight years. Mr. Ohashi received his degree from Tokyo University. Mr. Ohashi was born on September 13, 1938.

Retsu Imaizumi has been the Company's Executive Vice President and President of Metal Products & Minerals Group since April 1, 2002, and a member of its Board of Directors since June 29, 1994. Previously, he was Executive Vice President, Senior Executive Managing Director, Executive Managing Director, General Manager of the Company's Osaka Office and Chief Operating Officer of the Iron & Steel Raw Materials Group for eight years. Mr. Imaizumi received his degree from Kyoto University and Harvard Business School (Advanced Management Program). Mr. Imaizumi was born on July 8, 1937.

Jun Tashiro has been the Company's Executive Vice President and President of the Machinery, Electronics & Information Group since April 1, 2002. He has also been a member of the Company's Board of Directors since June 29, 1994. Previously, he was Executive Vice President, Executive Managing Director and Chief Operating Officer of the Company's Motor Vehicles, Marine & Aerospace Business Group for eight years. Mr. Tashiro received his degree from Keio University and Harvard Business School (Program for Management Development). Mr. Tashiro was born on May 18, 1939.

Hiroshi Nagata has been the Company's Executive Vice President and

President of the Chemical Group since April 1, 2002. He has also been a member of our Board of Directors since June 27, 1996. Previously, he was the Senior Executive Managing Director, Executive Managing Director, Managing Director of Mitsui & Co. Europe PLC, Managing Director of Mitsui & Co. UK PLC and Chairman of Mitsui & Co. International (Europe) B.V. for six years. Mr. Nagata received his degree from Waseda University and Harvard Business School (Program for Management Development). Mr. Nagata was born on February 22, 1941.

62

Norio Shoji has been the Company's Senior Executive Managing Officer and President of the Energy Group since April 1, 2002. He has also been a member of our Board of Directors since June 27, 1996. Previously, he was Senior Executive Managing Director, Executive Managing Director and Chief Operating Officer of the Company's Energy Group for six years. Mr. Shoji received his degree from Keio University. Mr. Shoji was born on September 17, 1940.

Tasuku Kondo has been the Company's Senior Executive Managing Officer and Chief Financial Officer, Responsible for General Accounting Division, Finance Division and Corporate Risk Management Division since April 1, 2002. He has also been a member of our Board of Directors since June 27, 1996. Previously, he was the Executive Managing Director and Director of the Company for six years. Mr. Kondo received his degree from Tokyo University. Mr. Kondo was born on August 12, 1942.

Katsuto Momii has been the Company's Senior Executive Managing Officer, Chairman for the Americas and President and Chief Executive Officer of Mitsui & Co. (U.S.A.), Inc. since April 1, 2002. He has also been a member of the Company's Board of Directors since June 27, 1997. Previously, he was Executive Managing Director, Chairman for the Americas, President and Chief Executive Officer of Mitsui & Co. (U.S.A.), Inc., Director and Chief Operating Officer of the Iron & Steel Raw Materials Group for five years. Mr. Momii received his degree from Kyushu University and Harvard Business School (Program for Management Development). Mr. Momii was born on March 4, 1943.

Kazumi Nakagawa has been the Company's Senior Executive Managing Officer and Chief Administrative Officer, responsible for Personnel Division, Legal Division, General Affairs Division and Chief Compliance Officer since April 1, 2002. He has also been a member of the Company's Board of Directors since June 27, 1997. Previously, he was Executive Managing Director, General Manager of Osaka Office, Director and General Manager of the Personnel Division for five years. Mr. Nakagawa received his degree from Keio University. Mr. Nakagawa was born on April 9, 1941.

Shoei Utsuda has been the Company's Senior Executive Managing Officer and Chief Strategic Officer, responsible for Administration Division since April 1, 2002. He has also been a member of the Company's Board of Directors since June 27, 1997. Previously, he was the Executive Managing Director, General Manager of Corporate Planning Division, Director and Chief Operating Officer of the Electronics and Information Business Group for five years. Mr. Utsuda received his degree from Tokyo University. Mr. Utsuda was born on February 12, 1943.

Makoto Ejima has been the Company's Corporate Auditor since June 27, 2002. Previously, he was the Executive Vice President, Senior Executive Managing Director, Executive Managing Director, General Manager of the Company's Osaka Office, Director and Chief Operating Officer of the Non-Ferrous Metals Group for ten years. Mr. Ejima received his degree from Tokyo University and Harvard Business School (Program for Management Development). Mr. Ejima was born on April 23, 1937.

Ko Matsukata has been the Company's Corporate Auditor since June 27, 1996. He was Vice Chairman of Mitsui Marine and Fire Insurance Co., Ltd. prior to

April 1996. Mr. Matsukata received his degree from Keio University. Mr. Matsukata was born on March 27, 1933.

Minoru Suzuki has been the Company's Corporate Auditor since June 26, 1998. He was President of Sakura Securities Co., Ltd. prior to June 1998. Mr. Suzuki received his degree from Tokyo University. Mr. Suzuki was born on March 14, 1932.

Katsuro Hatoyama has been the Company's Corporate Auditor since June 28, 2000. He was the General Manager of General Accounting Division of Osaka Office prior to June 2000. Mr. Hatoyama received his degree from Tokyo University. Mr. Hatoyama was born on January 10, 1944.

63

There is no family relationship between any Director or Corporate Auditor. There is no arrangement or understanding between any of the above and any other person pursuant to which they were selected as a Director or a Corporate Auditor.

COMPENSATION

The aggregate amount of compensation, including benefits from Directors' and Auditors' Pension Plan, paid to Directors and Corporate Auditors during the Company's fiscal year ended March 31, 2002, was JPY2,026 million.

In accordance with customary Japanese business practices, a retiring Director or Corporate Auditor receives a retirement allowance, which is subject to the approval by shareholders at the Company's general meeting. The amount of the retirement allowance generally reflects the number of years of service, rank at the time of retirement, special contributions to the companies' performance and other similar factors.

Retirement allowances, including benefits from Directors' and Auditors' Pension Plan, paid to retired individual Directors and Corporate Auditors totaled JPY1,040 million which was included in the above aggregate compensation, as was JPY95 million in annual bonuses paid to Directors during the year ended March 31, 2002.

The balance of the amount set aside by the Company for Directors' and Auditors' Pension Plan to provide part of pension benefit to the retired Directors and Corporate Auditors is JPY690 million as of March 31, 2002.

Since the retirement allowance is subject to the approval of shareholders at the Company's general meeting, there are no amount accrued for the Directors and Corporate Auditors as of March 31, 2002.

BOARD PRACTICES

The information set forth in "Item 6. Directors, Senior Management and Employee -- Directors and Executive Officers," is incorporated into the section by reference.

The Company's Directors and Corporate Auditors are elected at the general meetings of shareholders. In accordance with the Company's Articles of Incorporation, Regulations of the Board of Directors and Regulations of the Corporate Auditors, the normal term of office for its Directors is two years and for its Corporate Auditors is three years(1). However, they may serve any number of consecutive terms. The following table sets forth the Company's Directors' and Corporate Auditors' terms of office as of June 30, 2002.

(1) In accordance with amendments of the Japanese Commercial Code, the normal term of Corporate Auditors who are elected at an ordinary general meeting of shareholders held with respect to the first closing of accounts of the financial year ending on and after May 1, 2002, is to be four years.

	DATE OF EXPIRATION OF CURRENT TERM OF OFFICE	LENGTH OF TIME SERVED IN OFFICE (FROM APPOINTMENT TO JUNE 2002)
DIRECTOR: Shigeji Ueshima(2)	June 2003 June 2003	15 years 9 years

64

	DATE OF EXPIRATION OF CURRENT TERM OF OFFICE	LENGTH OF TIME SERVED IN OFFICE (FROM APPOINTMENT TO JUNE 2002)
Nobuo Ohashi	June 2004	8 years
Retsu Imaizumi	June 2004	8 years
Jun Tashiro(2)	June 2004	8 years
Hiroshi Nagata	June 2004	6 years
Norio Shoji	June 2004	6 years
Tasuku Kondo	June 2004	6 years
Katsuto Momii	June 2003	5 years
Kazumi Nakagawa	June 2003	5 years
Shoei Utsuda	June 2003	5 years
CORPORATE AUDITOR:		
Makoto Ejima	June 2005	Less than 1 year
Ko Matsukata	June 2005	6 years
Minoru Suzuki	June 2004	4 years
Katsuro Hatoyama	June 2003	2 years
Total		

(2) Mr. Shigeji Ueshima, Mr. Shinjiro Shimizu and Mr. Jun Tashiro have resigned their respective positions with the Company effective September 30, 2002. See "Item 6. Directors, Senior Management and Employees - Directors and Executive Officers."

The Company's Directors have not entered into any service contracts with the Company or any of its subsidiaries providing for benefits upon termination of employment.

The Articles of Incorporation of the Company provide that the Board of Directors shall elect from among its members Representative Directors, one of whom shall be the President. Under the Commercial Code of Japan, each of the Representative Directors has statutory authority and power to represent and act on behalf of the Company in all respects.

The Corporate Auditors of the Company are not required to be and are not certified public accountants. However, at least one of the Corporate Auditors (3) should be a person who has not been a director, general manager or employee of the Company or any of its subsidiaries during the five-year period (4) prior to his election as a Corporate Auditor. Each Corporate Auditor has the statutory duty to examine the financial statements, in collaboration with independent certified public accountants, and business reports to be submitted by the Board of Directors at the general meeting of shareholders and also to supervise the administration by the Directors of the Company's affairs. Corporate Auditors are entitled to participate in meeting of the Board of Directors but are not entitled to vote.

- (3) In accordance with amendments of the Japanese Commercial Code, the number of external Corporate Auditors after the conclusion of the first ordinary general meeting of shareholders held with respect to financial years ending on and after May 1, 2005, is required to be at least half the number of Corporate Auditors of a large company.
- (4) In accordance with the same amendment as (3), an external Corporate Auditor who is elected at the first ordinary general meeting of shareholders held with respect to financial years

65

ending on and after May 1, 2005, is defined as any person who has not at any time been an employee, manager or director of the Company or of any of its subsidiaries.

The Corporate Auditors constitute the Board of Corporate Auditors. The Board of Corporate Auditors has a statutory duty to prepare and submit its audit report to the Board of Directors each year. A Corporate Auditor may note his opinion in the audit report if his opinion is different from the opinion expressed in the independent auditors' report. The Board of Corporate Auditors is empowered to establish audit principles, methods of examination by the Corporate Auditors of the Company's affairs and financial position and other matters concerning the performance of the Corporate Auditors' duties. The Corporate Auditors may not at the same time be Directors, managers or employees of the Company or any of its subsidiaries.

EMPLOYEES

As of the years ended March 31, 2002, 2001 and 2000, Mitsui & Co. Ltd. and its subsidiaries had 36,116, 33,712 and 31,250, employees respectively (including temporary employees). The average number of temporary employees during the year ended March 31, 2002 was 7,185.

The following table sets forth the number of employees by operating segment as of the years ended March 31, 2002, 2001 and 2000.

	YEAR ENDED MARCH 31,		
	2002	2001	2000
OPERATING SEGMENT:			
Metals	, -	3,922 4,003	3,981 5,274(1)
Electronics & information	1,919	1,424	(1)

Chemicals	2,742	3 , 595	4,465(2)
Energy	1,349	841	(2)
Consumer products	9,242	8 , 397	7,649
Domestic branches and offices	3 , 309	3,242	3,781
Americas	2,567	2,130	1,127
Europe	1,263	1,196	1,116
Other overseas areas	3,064	2,811	2,987
Corporate	2,180	2,151	870
Total	36,116	33,712	31,250
	======	======	=====

- (1) The segments "Machinery" and "Electronics & information" were organized into separate groups in the year ended March 31, 2001. Therefore, the number of employees for each reportable segment is not available for the year ended March 31, 2000.
- (2) The segments "Chemicals" and "Energy" were organized into separate groups in the year ended March 31, 2001. Therefore, the number of employees for each reportable segment is not available for the year ended March 31, 2000.

The companies consider the relationship between management and their labor unions to be good.

66

SHARE OWNERSHIP

Directors and Corporate Auditors

As of June 30, 2002, the members of the Company's Board of Directors and Corporate Auditors held as a group, 357,526 shares of the Company's common stock, representing 0.02% of the shares outstanding. This number of shares includes 24,509 shares held by Mitsui Executives' Shareholding Association.

None of the Company's Directors nor Corporate Auditors is the beneficial owner of more than 1% of the Company's Common Stock. The number of shares held by the Company's directors and corporate auditors, on an individual basis, is set forth in Item 6. Directors, Senior Management and Employees - Board Practices, and is incorporated herein by reference.

Employees Shareholding Association

The Company currently operates an Employees' Shareholding Association (hereinafter, "Association") which, as of June 30, 2002, has 3,689 employee member participants.

Employee members declare the amount to be deducted monthly from their salary to be used to purchase Company's shares (common stock) through the Association. Employee members receive from the Company a monthly subsidy equivalent to 10% of the declared amount, such that they may purchase shares equivalent to 110% of the declared amount. Employee members are entitled to dividends which are applied towards the purchase of additional shares through the Association. Employee members are able to sell part of the shares that have been reserved for them under Association's plan, in the multiples of 1,000 shares, once every month. As of June 30, 2002, the total amount of shares having voting rights owned by the Association was 14,799,502, representing 0.93% of the total shares issued and outstanding.

The Company does not have any other arrangements for involving its

employees in the capital of the Company, including any arrangement that involves the issue or grant of options, shares or securities of the Company.

ITEM 7. MAJOR SHAREHOLDERS AND RELATED PARTY TRANSACTIONS

MAJOR SHAREHOLDERS

As of March 31, 2002, there were 1,583,674,837 shares of Common Stock issued (including 494,860 shares of the treasury stock), of which 4,159,840 shares were in the form of ADRs and 44,032,093 shares were held of record in the form of Common Stock by residents in the United States. The number of registered ADR holders was 46, and the number of registered holders of shares of Common Stock in the United States was 112.

Japan Trustee Service Bank, Ltd. (owns 102,625,000 shares, 6.48%) and The Mitsubishi Trust and Banking Co. (owns 85,118,000 shares, 5.37%) are shareholders that are the beneficial owners of 5% or more of the Company's voting securities as of March 31, 2002. The following table shows the Company's major shareholders as of March 31, 2002.

67

NAME 	SHARE OWNERSHIP (IN THOUSANDS OF SHARES)	PERCENT OUTSTA SHAR
Japan Trustee Services Bank, Ltd. (trust account)	102,625	6.4
The Mitsubishi Trust and Banking Co. (trust account)	85,118	5.3
Sumitomo Mitsui Banking Corporation	76,570	4.8
The Chuo Mitsui Trust and Banking Company, Limited	61,597	3.8
Mitsui Mutual Life Insurance Co	57,411	3.6
The Fuji Bank Ltd	56,400	3.5
The Bank of Tokyo-Mitsubishi, Ltd	47,781	3.0
UFJ Trust Bank Limited (trust account)	44,418	2.8
Nippon Life Insurance Co	37 , 859	2.3
Mitsui Sumitomo Insurance Co., Ltd	33,600	2.1

On April 1, 2002, the Company's 56,400,318 shares (3.56%) which were owned by The Fuji Bank, Ltd. were transferred to Mizuho Corporate Bank due to split and merger of Mizuho Group.

On April 1, 2001, The Sakura Bank, Ltd. merged with The Sumitomo Bank, Ltd. and became Sumitomo Mitsui Banking Corporation. The Sakura Bank, Ltd. and The Sumitomo Bank, Ltd. owned 79,183,000 shares, representing 4.99% of the total shares outstanding as of March 31, 2001.

On June 20, 2000, The Daiwa Bank, Ltd. and The Sumitomo Trust & Banking Co., Ltd. jointly set up Japan Trustee Services Bank, Ltd. to combine their securities processing businesses. Japan Trustee Services Bank, Ltd. (trust account) became a major shareholder of the Company on that date.

There were no other significant change in share ownership held by any major shareholders during the past three years.

The voting rights of the Company's major shareholders do not differ from the voting rights of other shareholders.

To the knowledge of the Company, the companies are not directly or indirectly owned or controlled by any other corporations, by any foreign government or by any other natural or legal persons severally or jointly.

The Company knows of no arrangements which may, at a subsequent date, result in a change in control of the Company.

RELATED PARTY TRANSACTIONS

The companies, in conducting their business operations involving a broad range of products throughout the world, have formed alliances with leading partner companies in Japan and overseas, including manufacturers and companies in the raw materials resources fields, including energy and ferrous materials. In addition to investing in associated companies in which the companies are minority shareholders, companies conduct selling and purchasing transactions of various products on a continuing basis with such associated companies.

68

The following tables set forth information regarding account balances and transactions with associated companies:

	AS OF MARCH 31,	
	2002	2001
	(IN MILLIONS	OF YEN)
Accounts receivable, trade	JPY152,537 98,490 68,926	JPY189,945 109,392 62,456

	FOR THE	E YEAR ENDED MA	ARCH 31,
	2002	2000	
	(II)	N MILLIONS OF Y	YEN)
Sales transactions Purchase transactions	JPY840,041 780,872	JPY838,385 657,540	JPY783,762 642,462

Dividends received from associated companies for the years ended March 31, 2002, 2001 and 2000 amounted to JPY9,590 million, JPY7,876 million and JPY7,136 million, respectively.

In furtherance of their trading activities, it is customary practice for the companies to loan or guarantee, severally and jointly with others, indebtedness of certain customers and suppliers and of certain associated companies as well as to guarantee the performance of contracts by such entities. At March 31, 2002, the aggregate amount of loans (including guarantees of any kind) relating to associated companies was JPY195,791 million. The largest amount outstanding as of March 31, 2002 was JPY34,928 million to P.T. Paiton Energy Co., which owns and operates a coal-fired power plant in East Java,

Indonesia. The loan was mainly from Paiton Power Financing B.V., which is a wholly owned subsidiary of the Company engaged in the financing for PT. Paiton Energy. The interest rate on the loan was determined on an arm's length transaction basis. Other major loans to associated companies are related to the projects in the development of natural resources jointly invested with other partners.

In the ordinary course of their business, the companies have transactions with various organizations with which certain of the Company's Directors are associated but, except as described in this report, no material transactions have been entered into for the three-year period ended March 31, 2002.

As of March 31, 2002, no person was the beneficial owner of more than 10% of the Company's Common Stock which might give that individual significant influence over the companies.

For additional information, see "Item 5. Operating and Financial Review and Prospects -- Liquidity and Capital Resources -- Transactions with Related Parties."

ITEM 8. FINANCIAL INFORMATION

CONSOLIDATED STATEMENTS AND OTHER FINANCIAL INFORMATION

Our audited consolidated financial statements as of March 31, 2002 and 2001 and for each of the three years ended March 31, 2002, 2001 and 2000 are included elsewhere in this annual report.

69

EXPORT SALES

The companies' total revenue--gross trading profit from export transactions constitutes a significant portion of the companies' total revenue--gross trading profit. The total amount of revenue--gross trading profit from export transactions for the year ended March 31, 2002 was JPY85,645 million or 15% of total revenue--gross trading profit of JPY554,120 million.

For additional information on export sales volume, see "Item 5. Operating and Financial Review and Prospects -- Operating Results -- Total Trading Transactions."

LEGAL PROCEEDINGS

Various legal proceedings are pending against the Company in respect to contractual obligations and other matters arising in connection with the conduct or the alleged conduct of the Company's business. Based upon the information currently available to the Company, the management of the Company believes that the outcome of such legal proceedings will not have a material effect on the Company's consolidated financial position or profitability.

Settlement of Louisiana Class Action. Mitsui & Co (U.S.A.), Inc. ("Mitsui USA"), a wholly owned subsidiary of the Company, had been a defendant in a class action lawsuit filed in Louisiana in September 1987 arising out of a chemical leak and resulting tank car fire in New Orleans. In October 1999, Mitsui USA and certain other defendants entered into a settlement agreement with the plaintiffs, which was approved by the trial court in March 2000 and the settlement became final in January 2001. The settlement did not have a material adverse effect on the Company's consolidated financial position, results of operations or cash flows.

Antitrust Suits Against Mitsui USA and Novus International. Since July 1999, the Company, Mitsui USA and Novus International, Inc., a consolidated subsidiary of the Company, have been defendants in series of lawsuits filed in California and some other states of the U.S. by methionine purchasers, who in claiming that there was a violation of the U.S. antitrust laws regarding methionine, an animal feed additive. In May 2002, the Company, Mitsui USA and Novus reached an agreement for settlement with a substantial number of the plaintiffs, pursuant to which Novus paid U.S.\$35 million as settlement amount. Such settlement agreement was approved by the court in August 2002. Novus agreed to pay US\$2.8 million in addition to US\$35 million (total: US\$37.8 million), as the result of the mediation about allocation of the settlement amounts among the co-defendants. The settlement does not have a significant adverse effect on the Company's consolidated financial position, results of operations or cash flows.

Criminal proceedings relating to Kunashiri bid-rigging allegations. On July 3, 2002, Japanese authorities arrested three employees of the Industrial Systems Division of the Company, based on allegations that in 2000 they had interfered in the bidding process for the construction of a power generation facility on the Russian-held island of Kunashiri. On July 24, 2002, the Tokyo District Public Prosecutor's Office indicted two of these individuals, the General Manager of the Fourth Project Department and the Manager of the Third Project Department. The Company is cooperating fully with the Japanese authorities responsible for the criminal proceedings. The Company is not a defendant and does not anticipate becoming named as a defendant under such criminal proceedings. However, given the circumstances, the Company has decided to refrain from bidding in government Official Development Assistance projects for at least three months following July 11, 2002.

In order to express the Company's regret over the alleged misconduct of its employees, senior officials of the Company, including Mr. Shigeji Ueshima, the Chairman of its Board of Directors, and Mr.

70

Shinjiro Shimizu, the President and Chief Executive Officer, have announced their resignations effective September 30, 2002. See "Item 4. History and Development of the Company--Recent Developments--Matters Relating to Kunashiri Bid-rigging Allegations." At this time the Company is not able to estimate the potential adverse effects that the above developments may have on its future operating results or financial condition.

DIVIDEND POLICY

At the ordinary general meeting of shareholders held on June 27, 2002, a year-end cash dividend was approved at the rate of JPY4 per share of the Company. The Company had already paid JPY4 per share to each shareholder as an interim dividend, which was declared on November 14, 2001, accordingly the annual cash dividend per share was JPY8.

The payment of any future dividends will depend on the Company's earnings, financial condition, future earnings prospects and other factors.

See "Item 10. Additional Information--Memorandum and Articles of Associations."

SIGNIFICANT CHANGES

There has not been any significant changes since the date of the latest annual financial statements included herein.

ITEM 9. THE OFFER AND LISTING

OFFER AND LISTING DETAILS

The primary market for the Company's Common Stock is the Tokyo Stock Exchange ("TSE"). The Common Stock is traded on the First Section of the TSE and is also listed on four other stock exchanges in Japan (Osaka, Nagoya, Fukuoka and Sapporo Stock Exchanges).

The Company's ADSs, each representing 20 shares of Common Stock, are traded on the National Market of NASDAQ under the symbol MITSY. In addition, the Company's Common Stock is listed on the Luxembourg Stock Exchange, in the form of European Depositary Receipts, each representing 20 shares; on the Frankfurt Stock Exchange, in the form of co-ownership shares, each representing 1 share, in Global Bearer Certificates; and on the Amsterdam Stock Exchange through the Amsterdam Securities Account System.

There may from time to time be a differential between the Common Stock's price on exchanges outside the United States and the market price of ADSs in the United States. The majority of the Company's stock traded outside of Japan is traded on the National Market of NASDAQ.

ADRs, each evidencing one or more ADSs, were originally issued pursuant to a Deposit Agreement in May 1963, as amended from time to time, among the Company, Citibank N.A. of New York as Depositary, and the holders of ADRs.

The following table sets forth for the periods indicated the reported high and low sales prices of the Company's Common Stock on the TSE, and the reported high and low bid price quotations for ADS on the National Market of NASDAQ:

71

							NASDAQ		
		PF				PF	PRICE PER ADS (DOLLARS)(1)		
			HIG	H 	LOW	HIG	H 	LOW	
Year ended	d March 31:								
1998		. JE	PY1,	140	JPY639	\$194.	00	\$ 99.00	
1999		•		874	480	137.	50	77.00	
2000		•	1,	019	670	164.	75	122.38	
2001		•		851	605	161.	50	98.00	
2002	•••••	•		926	575	152.	13	91.00	
Year ended	d March 31, 2001:								
First	t quarter					•		•	
Secor	nd quarter							124.00	
Third	d quarter	•		749	649	136.	00	122.00	
Fourt	th quarter	-		730	605	128.	50	98.00	
Year ended	d March 31, 2002:								
First	t quarter	. JE	PΥ	846	JPY641	\$138.	90	\$106.00	
Secor	nd quarter			926	628	152.	13	106.00	
Third	d quarter	•		762	575	125.	75	91.00	
Fourt	th quarter	•		829	627	126.	25	96.10	

Year ended March 31, 2003:

First quarter	JPY	910	JPY756	\$146.75	\$113.50
Month of:					
March 2002	JPY	829	JPY760	\$126.25	\$114.13
April 2002		821	756	126.50	113.50
May 2002		910	816	146.75	127.00
June 2002		881	770	139.00	123.74
July 2002		825	611	135.00	106.15
August 2002		696	620	115.00	102.88

On September 18, 2002, the closing sales price per share of the Company's common stock on the TSE was JPY638, and the closing sales price per share of the Company's ADS on the NASDAQ National Market was U.S.\$106.00.

(1) All fractional figures of the prices of ADS are rounded to the nearest two decimal points.

MARKETS

See "Item 9. The Offering and Listing--Offering and Listing Details."

72

ITEM 10. ADDITIONAL INFORMATION

MEMORANDUM AND ARTICLES OF ASSOCIATION

Organization

The Company is a corporation (kabushiki kaisha) incorporated in Japan under the Commercial Code of Japan (the "Commercial Code"). It is registered in the Commercial Register (shogyo tokibo) maintained by the Tokyo Legal Affairs Bureau and several other registry offices of the Ministry of Justice.

Objects and Purposes

Article 2 of the Articles of Incorporation of the Company provides that its objects are to engage in the following business:

- A. Foreign trading business, purchasing and selling business, wholesaling business, agency business and brokerage business, relating to the following commodities:
 - a. Ferrous and non-ferrous metals and their raw materials and manufactured goods, and minerals.
 - b. Coal, petroleum, natural gas and other fuels and their by-products.
 - c. All kinds of machines and appliances (including measuring instruments and medical apparatus), equipment including manufacturing equipment, communications equipment and antipollution equipment, rolling stock and vehicles, ships and boats, aerospace equipment and aircraft, and parts for the foregoing.
 - d. All kinds of chemical products, salt, fertilizers, high-pressure gas, explosives, pharmaceuticals (including medicines, non-medicinal drugs, medicine for veterinary use, narcotics, powerful poison and poison), radio isotope, toilet preparations and their raw materials.

- e. Cereals, sugar, oils and fats, feeds and their raw materials; livestocks, agricultural, dairy and marine products, processed foods, alcoholic beverage and other foodstuffs and drinks.
- f. All kinds of textile products and their raw materials.
- g. All kinds of fur products and raw fur.
- h. Lumber, cement and other building materials.
- Rubber, pulp, paper and their manufactured goods; tobacco, cigars, cigarettes and sundry goods.
- j. Industrial water and drinking water.
- B. Exploration, development, manufacturing, processing, scrapping and recycling business relating to the above-mentioned commodities.

73

- C. Acquisition, planning, preservation, utilization and disposition of copyrights, patent right, other intellectual property rights, know-how, system technology, and other software and acting as intermediary in such transactions.
- D. Information processing and supply, telecommunications business, broadcasting business, advertising business, publishing business, translation, and production and sales of audio and visual copyright products.
- E. Forestry business, sawing business and lumber processing business.
- F. Movable assets leasing business.
- G. Secondhand goods business.
- H. Freight forwarding and agency business, marine transportation business, shipping agency business and warehousing business.
- I. Intermediary business for life insurance, non-life insurance and also for insurance under the Automobile Liability Law.
- J. Business as contractor, designer and supervisor for various construction works.
- K. Acquisition, disposition, leasing, utilization in any other manner and development of real estates and acting as intermediary in such transactions.
- L. Surveying and researching business relating to land, sea and sky.
- M. Investment in, purchasing, selling and handling as intermediary of negotiable instruments, etc.
- N. Lending moneys, guaranteeing and assuming debts, engaging in the sale and purchase of various credits, dealing in foreign exchange transactions, and conducting any other financing business.
- O. Operation and management of medical facilities, sports facilities and restaurants, and hotel business and travel business.
- P. Planning, administration and implementation of various events.

- Q. Temporary personnel placement service business.
- R. Maintenance and management of buildings.
- S. Business as commodities investment dealer and commodities investment adviser.
- T. Generation and supply of electricity.
- U. Provision of accountancy services.
- V. Consultancy business relating to the foregoing items.

74

W. Other lines of business relating to any of the foregoing items.

Directors

The Company's Articles of Incorporation do not have provisions with respect to: (a) a Director's power to vote on a proposal, arrangement or contract in which the Director is materially interested; (b) the Director's power, in the absence of an independent quorum, to vote compensation to themselves or any members of their body; (c) the borrowing powers exercisable by the Directors and how such borrowing powers can be varied; (d) the retirement or non-retirement of Directors under an age limit requirement, or (e) the number of shares, if any, required for Director's qualification.

Under the Commercial Code, unless approved by the Board of Directors, the Directors must refrain from effecting any transaction with the Company on his or her behalf or on that of a third person or otherwise effecting with a person other than the Director a transaction in which interests are contrary between the Company and the Director, and any Director who has a material interest in the subject matter of a resolution to be taken by the Board of Directors cannot vote in such resolution. The total amounts of remuneration to Directors and that to Corporate Auditors are subject to the approval of the general meeting of shareholders and within such authorized amounts, the Board of Directors and the Board of Corporate Auditors are respectively authorized to determine the compensation to each Director and Corporate Auditor.

The Commercial Code specifically requires the approval of the Board of Directors for the Company to borrow a large amount of money. The Commercial Code does not specifically provide for what constitutes a "large" amount in these contexts. It has been the general practice of the Company's Board of Directors to adopt an individual resolution for a borrowing in excess of certain amount determined by the Board of Directors to be a "large" amount for the Company. The Commercial Code has no provision with respect to: retirement or non-retirement of directors under an age limit requirement; and the Commercial Code prohibits any corporation from requiring a qualification share for a Director.

Common Stock

Set forth below is information relating to the Company's Common Stock, including brief summaries of the relevant provisions of the Company's Articles of Incorporation and Share Handling Regulations adopted by the Company's Board of Directors, as currently in effect, and of the Commercial Code and related legislation.

Authorized capital

Article 5 of the Articles of Incorporation of the Company provides that the total number of shares authorized to be issued by the Company is two billion five hundred million (2,500,000,000) shares.

Under the Company's Articles of Incorporation, currently in effect, only shares of Common Stock are issuable and 1,583,674,837 shares of Common Stock (including treasury stock of 494,860 shares) were issued, fully paid as of March 31, 2002.

Dividends

The Articles of Incorporation of the Company provide that dividends, if any, shall be paid to shareholders, beneficial shareholders or pledgees of record as of the end of the fiscal year of the Company, i.e. March 31. After the close of the fiscal period, the Board of Directors prepares, among other things, a proposed allocation of profits for dividends and other purposes; this proposal is submitted to the Corporate Auditors of the Company and to independent certified public accountants and then submitted for approval

75

to shareholders at the ordinary general meeting, which is normally held in June of each year. In addition to provisions for dividends, if any, and for the legal reserve and other reserves, the allocation of profits customarily includes a bonus to Directors. In addition to year-end dividends, the Board of Directors may, by its resolution, declare a cash distribution pursuant to Article 293-5 of the Commercial Code (an "interim dividend") to shareholders, beneficial shareholders or pledgees of record as of each September 30, without shareholders' approval, but subject to the limitations described below.

The Commercial Code provides that a company may not make any distribution of profit by way of dividends or interim dividends for any fiscal period unless it has set aside in its legal reserve an amount equal to at least one-tenth of the amount paid by way of appropriation of retained earnings for such fiscal period until the aggregate amount of capital surplus and legal reserve reaches one-quarter of its stated capital. Under the Commercial Code, the Company is permitted to distribute profits by way of year-end or interim dividends out of the excess of its net assets over the aggregate of:

- (i) its stated capital;
- (ii) its capital surplus;
- (iii) its accumulated legal reserve;
- (iv) the legal reserve to be set aside in respect of the fiscal period concerned;
- (v) the excess, if any, of unamortized expenses incurred in preparation for commencement of business and in connection with research and development over the aggregate of amounts referred to in (ii), (iii) and (iv) above; and
- (vi) if certain assets of the Company are stated at market value pursuant to the provisions of the Commercial Code, the aggregate amount by which their market value exceeds acquisition cost.

In the case of interim dividends, the net assets are calculated by reference to the balance sheet as at the last closing of the Company's accounts, but adjusted to reflect any subsequent payment by way of appropriation of retained earnings and transfer to legal reserve in respect thereof, provided

that interim dividends may not be paid where there is a risk that at the end of the fiscal year there might not be any excess of net assets over the aggregate of the amounts referred to in (i) through (vi) above. In addition, if the Company's shareholders have adopted a resolution for its purchase of its own shares, the total amount of purchase price authorized by such resolution shall, whether or not such purchase has been effected, be deducted from the amount available for interim dividend. The resolution of the Company's ordinary general meeting of shareholders held on June 27, 2002 authorizes the Company to acquire up to 70,000,000 shares and JPY70,000 million by the closing of the Company's ordinary general meeting of shareholders held in 2003.

Under certain loan agreements with government-owned banks, the lenders may require the companies to submit proposals as to the payment of dividends and other appropriations of earnings for the lenders' review and approval before presentation to the shareholders. Certain of such agreements require the borrower, upon the request of the lender, to reduce outstanding loans before scheduled maturity dates when the lender considers that the Company is able to reduce such loans through increased earnings or through the proceeds from the sale of Common Stock or bonds and notes. During the fiscal years ended March 31, 2002 and 2001, the Company did not receive any such requests, and there is no expectation that any such requests will be made.

76

In Japan the "ex-dividend" date and the record date for dividends precede the date of determination of the amount of the dividends to be paid.

Under its Articles of Incorporation, the Company is not obligated to pay any dividends or interim dividends which are left unclaimed for a period of three years after the date on which they first became payable.

Shareholders' Meetings

The Company normally holds its ordinary general meeting of shareholders in June of each year in Tokyo, Japan. In addition, the Company may hold an extraordinary general meeting of shareholders whenever necessary by giving at least two weeks advance notice to shareholders.

Under the Commercial Code, notice of a shareholders' meeting setting forth the place, time, purpose thereof and providing a summary of the matters to be acted upon, must be mailed to each shareholder having voting rights (or, in the case of a non-resident shareholder, to his resident proxy or mailing address in Japan) at least two weeks prior to the date set for the meeting. The record date for any ordinary general meeting of shareholders is March 31.

Any shareholder or group of shareholders holding at least 3% of the total outstanding voting rights, for a continuous period of six months or longer, may require the convocation of a general meeting of shareholders for a particular purpose. Unless such shareholders' meeting is convened promptly or a convocation notice of a meeting which is to be held not later than six weeks (or eight weeks after April 1, 2003, the effective date of amendments to the Commercial Code) from the day such demand is dispatched, the requiring shareholders may, upon obtaining court approval, convene such shareholders' meeting.

Any shareholder or group of shareholders holding at least 300 voting rights, or one percent of the total outstanding voting rights, for a continuous period of six months or longer, may propose a matter to be considered at a general meeting of shareholders by submitting a written request to a Representative Director at least six weeks (after April 1, 2003, this will be changed to eight weeks pursuant to amendments to the Commercial Code) prior to the date set for such meeting.

To attend a shareholders' meeting in person or by proxy, shareholders must provide proof of identity upon request. Shareholders may be represented by proxies in writing appointed for the meeting. The representative must be a shareholder of the Company holding voting rights. The President of the Company acts as chairman of the general meeting of shareholders pursuant to the Articles of Incorporation of the Company.

Voting rights

A shareholder is entitled to one vote per unit subject to the limitations on voting rights set forth in the following paragraph and '("Unit" share system)—Voting rights under the unit share system' below. Except as otherwise provided by law or by the Articles of Incorporation, a resolution can be adopted at a general meeting of shareholders by a majority of the voting rights represented at the meeting. The Commercial Code and the Company's Articles of Incorporation provide, however, that the quorum for the election of Directors and Corporate Auditors shall not be less than one—third of the total voting rights. The Company's shareholders are not entitled to cumulative voting in the election of Directors. A corporate shareholder, more than one—quarter of whose outstanding shares are directly or indirectly owned by the Company, may not exercise its voting rights with respect to shares of the Company that it owns. Shareholders may exercise their voting rights through proxies, provided that the proxies are also

77

shareholders of the Company holding voting rights. The Company's shareholders also may cast their votes in writing.

The Commercial Code provides that in order to amend the Articles of Incorporation and in certain other instances, including a reduction of stated capital, the removal of a Director or Corporate Auditor, dissolution, merger or consolidation requiring shareholders resolution, the transfer of the whole or an important part of the business, the taking over of the whole of the business of any other corporation requiring shareholders resolution, share exchange or share transfer requiring shareholders resolution for the purpose of establishing 100% parent-subsidiary relationships, splitting of the corporation into two or more corporations requiring shareholders resolution, any offering of new shares at a "specially favorable" price (or any offering of the rights to subscribe for, or acquire the shares of the Company at a "specially favorable" conditions) to any persons other than shareholders, the quorum shall be a majority of the total voting rights and the approval of the holders of at least two-thirds of the voting rights represented at the meeting is required (the "special shareholders resolutions"); provided that any amendment to the Articles of Incorporation reducing the number of shares constituting a unit or eliminating the provisions for the unit of shares may be made by the resolution of the Board of Directors rather than by the special shareholders resolution, as set forth in '("Unit" share system) -- Voting rights under the unit share system.'

Subscription rights

Holders of the Company's shares of Common Stock have no pre-emptive rights under its Articles of Incorporation. Authorized but unissued shares may be issued at such times and upon such terms as the Board of Directors determines, subject to the limitations as to the offering of new shares at a "specially favorable" price mentioned under "(Voting rights)" above. The Board of Directors may, however, determine that shareholders shall be given subscription rights regarding a particular issue of new shares, in which case such rights must be given on uniform terms to all shareholders as at a record date of which not less than two weeks prior public notice must be given. Each of the shareholders to whom such rights are given must also be given notice of the expiration thereof

at least two weeks prior to the date on which such rights expire.

Under the amendments to the Commercial Code which became effective on April 1, 2002, the Company may also issue the rights to subscribe for or acquire the shares of the Company. Subscription rights and the rights to subscribe for or acquire shares may be made transferable or nontransferable by the Board of Directors. Whether or not the Company will make such rights generally transferable in future rights offerings will depend upon the circumstances at the time of such offerings.

Liquidation rights

In the event of a liquidation of the Company, the assets remaining after payment of all debts and liquidation expenses and taxes will be distributed among shareholders in proportion to the respective number of shares of Common Stock held.

Record date

March 31 is the record date for the Company's year-end dividends. The shareholders and beneficial shareholders who are registered as the holders of the number of shares constituting 1 unit or more whole units in the Company's register of shareholders and/or beneficial shareholders at the end of each March 31 are also entitled to exercise shareholders' voting rights at the ordinary general meeting of shareholders with respect to the fiscal year ending on such March 31. September 30 is the record date for interim dividends. In addition, the Company may set a record date for determining the shareholders and/or

78

beneficial shareholders entitled to other rights and for other purposes by giving at least two weeks prior public notice.

Repurchase by the Company of its Common Stock

Except as otherwise permitted by the Commercial Code, in order for the Company to purchase its own shares a resolution of shareholders at an ordinary general meeting is required with respect to (i) the total number of shares and the total acquisition price which the Company may purchase during the period ending the conclusion of the next ordinary general meeting of shareholders, and (ii) if the purchase(s) is/are to be made from a specified person or persons, the identity of such person(s). The total amount of purchase price referred to above cannot exceed the amount which can be distributed as dividends as described under "(Dividends)" above less the sum of dividends to be approved by such ordinary general meeting of shareholders and the amounts to be transferred to stated capital. The shareholders resolution for (ii) above shall be by a special shareholders resolution and any shareholder who received a convocation notice of the general meeting of shareholders where the resolution on item (ii) above is sought may require the Company in writing not later then five days prior to the date set for the meeting to include him/her as the seller of his/her shares in the proposed purchase. Any purchase by the Company of its shares pursuant to the shareholders resolutions except in the case of (ii) above should be made either on the stock exchange or by way of tender offer. Shares so purchased may be retired by a resolution of the Board of Directors or held by the Company as treasury shares.

The Company may acquire its own shares in response to a shareholder's request for purchase of his/her shares representing less than 1 unit. See '("Unit" share system)——Repurchase by the Company of shares constituting less than a full unit' below.

Transfer of shares

Under the Commercial Code, the transfer of Shares is effected by delivery of share certificates but, in order to assert shareholders' rights against the Company, the transferee must have its name and address registered on the Company's register of shareholders. For this purpose, shareholders are required to file their names, addresses and seal with The Chuo Mitsui Trust and Banking Company, Limited which is the transfer agent for Shares of the Company. Foreign shareholders may file specimen signatures in lieu of seals. Non-resident shareholders are required to appoint a standing proxy in Japan or designate a mailing address in Japan.

The central clearing system of share certificates under the Law Concerning Central Clearing of Share Certificates and Other Securities in Japan applies to the Shares. Pursuant to this system, a holder of Share is able to choose, at his discretion, to participate in this system and all certificates of Shares elected to be put into this system are deposited with the Japan Securities Depository Center, Inc. ("JASDEC") (through a participating institution having a clearing account with JASDEC, if the holder is not such a participating institution) and all such Shares are registered in the name of JASDEC, on the Company's register of shareholders. Each participating shareholder ("beneficial shareholder") will, in turn, be registered in the register of beneficial shareholders of the Company and be treated in the same way as shareholders registered on the Company's register of shareholders. In connection with the transfer of Shares held under this system, entry of the share transfer in the book maintained by JASDEC for the participating institutions shall have the same effect as delivery of share certificates.

79

"Unit" share system

Pursuant to the Commercial Code, the Company has adopted 1,000 shares (50 ADSs) as 1 unit of shares. This unit share system is called "tangen-kabu-system."

Any amendment to the Articles of Incorporation reducing the number of shares constituting a unit or eliminating the provisions for the unit of shares may be made by a resolution of the Board of Directors rather than by a special shareholders resolution. The number of shares constituting 1 unit cannot exceed 1,000 or one two-hundredth (1/200) of all issued shares.

Voting rights under the unit share system

Under the unit share system, shareholders shall have one voting right for each unit of shares that they hold. Any number of shares less than a full unit will carry no voting rights.

Share certificates for less than a unit of shares

Under the Article of Incorporation of the Company, except as otherwise provided in the Share Handling Regulations, the Company will not issue share certificates for less than a unit of shares. Thus, unless the Company's Board of Directors takes a resolution to eliminate the provision for the unit shares from the Articles of Incorporation or the shareholders amend the Articles of Incorporation by a special shareholders resolution to eliminate the provision for not to issue share certificates for less than a unit of shares, a share certificate for any number of shares less than a full unit will in general not be issued. As the transfer of shares normally requires the delivery of the share certificates therefor, any fraction of a unit for which no share certificates are issued is not transferable.

Repurchase by the Company of shares constituting less than a full unit

A holder of shares constituting less than 1 unit may require the Company to purchase such shares at their market value.

Effect of the unit share system on holders of ADRs

A holder who owns ADRs evidencing less than 1,000 common shares will indirectly own less than a whole unit. Although, as discussed above, under the unit share system holders of less than a unit have the right to require the Company to purchase their shares, holders of ADRs that represent other than integral multiples of whole units are unable to withdraw the underlying shares of capital stock representing less than a unit and, therefore, are unable, as a practical matter, to exercise the rights to require the Company to purchase such underlying shares unless the Company's Articles of Incorporation are amended to eliminate the provision not to issue share certificates for the numbers of shares less than a whole unit. As a result, access to the Japanese markets by holders of ADRs through the withdrawal mechanism will not be available for dispositions of shares in lots less than a unit. The unit share system does not affect the transferability of ADRs, which may be transferred in lots of any

Reporting of Substantial Shareholdings

The Securities and Exchange Law of Japan requires any person who has become, beneficially and solely or jointly, a holder of more than 5% of the total issued voting shares of capital stock of a company listed on any Japanese stock exchange or whose shares are traded on the over-the-counter market in Japan, to file with the Prime Minister within five business days a report concerning such shareholdings. A similar report must also be made in respect of any subsequent change of 1% or more in any such holding. For this

80

purpose, shares issuable to such person upon his or her exchange of exchangeable securities, conversion of convertible securities or exercise of warrants are taken into account in determining both the size of his or her holding and the Company's total issued share capital. Copies of each such report must also be furnished to the issuer of such shares and all Japanese stock exchanges on which the shares are listed or (in the case of shares traded over-the-counter) the Japan Securities Dealers Association.

Except for the general limitation under Japanese anti-trust and anti-monopoly regulations against holding of shares of capital stock of a Japanese corporation which leads or may lead to a restraint of trade or monopoly, and except for general limitations under the Commercial Code or the Company's Articles of Incorporation on the rights of shareholders applicable regardless of residence or nationality, there is no limitation under Japanese laws and regulations applicable to the Company or under its Articles of Incorporation on the rights of non-resident or foreign shareholders to hold or exercise voting rights on the shares of Common Stock of the Company.

There is no provision in the Company's Articles of Incorporation that would have an effect of delaying, deferring or preventing a change in control of the Company and that would operate only with respect to merger, consolidation, acquisition or corporate restructuring involving the Company.

MATERIAL CONTRACTS

Other than as set forth below, the Companies have not entered into any material contracts, other than in the ordinary course of business.

Corporate Separation Contract

On December 7, 2001, the Company entered into a corporate separation (kaisha bunkatsu) contract with Sumisho Building Material Co., Ltd. (hereinafter, "Sumiken") which is a wholly-owned subsidiary of Sumitomo Corporation, involving the transfer of the Company's construction material sales business to Sumiken. The contract contemplates the formation of an integrated construction materials trading company to be equally owned by both the Company and Sumitomo Corporation.

The contract provides for Sumiken to issue 800,000 of its shares of common stock, which are to be allocated to the Company, as consideration for the assignment and establishes the value of the net assets, all of which assigned to Sumiken, to be JPY4,085 million.

Pursuant to the contract's terms, the separation occurred on February 1, 2002 in accordance with the "corporate separation" procedures set forth under the Commercial Code of Japan. Certain employees in Company's construction material sales business moved to the successor company. The successor business will be engaged in the sales of construction materials, including among other things, lumber products, interior construction materials, exterior wall materials, equipment for wooden housing and various other interior and exterior products.

EXCHANGE CONTROLS

Foreign Exchange Regulations

The Foreign Exchange and Foreign Trade Law of Japan, as currently in effect, and the cabinet orders and ministerial ordinances thereunder (the "Foreign Exchange Regulations") govern certain matters relating to the acquisition and holding of the shares or the ADRs, by "Non-Residents of Japan" and by "Foreign Investors" as hereinafter defined.

81

"Non-Residents of Japan" are defined as individuals who are not resident in Japan and corporations whose principal offices are located outside Japan. Branches and other offices of Japanese corporations located outside Japan are regarded as Non-Residents of Japan, and branches and other offices located within Japan of foreign corporations are regarded as residents of Japan.
"Foreign Investors" are defined to be (i) individuals not resident in Japan, (ii) corporations which are organized under the laws of foreign countries or whose principal offices are located outside Japan and (iii) other corporations of which (a) 50% or more of the shares are held directly or indirectly by (i) or (ii) above, (b) a majority of officers consists of Non-Residents of Japan or (c) a majority of officers having the power of representation consists of Non-Residents of Japan.

Acquisition of Shares

In general, acquisition of shares of stock of a Japanese company listed on any Japanese stock exchange or traded in any over-the-counter market in Japan ("Listed Shares") by a Non-Resident of Japan from a resident of Japan is not subject to any prior filing requirements except as described below. However, the Minister of Finance of Japan (the "MOF") and other Ministers having jurisdiction over the business of the subject company (together, the "Ministers") may require a prior approval for any such acquisition in certain exceptional circumstances. The resident of Japan who transferred the shares of a Japanese company to a Non-Resident of Japan must file a report concerning such transfer with the MOF within 20 days of the transfer unless such transfer is made through a bank, securities company or financial futures trader licensed under the relevant

Japanese law or consideration of such transfer is JPY100 million or less.

If the number of Listed Shares to be acquired, or the number of Listed Shares that will be held as a result of such acquisition, by a Foreign Investor (whether from a resident of Japan, another Foreign Investor or from or through security companies) is 10% or more of the total outstanding shares of the subject company, the Foreign Investor must file a post facto report with the Ministers within 15 days after the date of acquisition.

Acquisition of Shares upon Exercise of Subscription Rights Attached to Bonds

The acquisition by a Non-Resident of Japan of shares upon exercise of his rights under the bonds with rights for subscription of new shares is exempted from the notification and reporting requirements described under "Acquisition of Shares" above.

ADRs

The deposit of the Shares by a Non-Resident of Japan, the issuance of the ADRs, in exchange therefor and the withdrawal of the underlying Shares upon surrender of the ADRs are not subject to any formalities referred to under "Acquisition of Shares" above, except where as a result of such deposit (or withdrawal) the aggregate number of Shares held by the depositary (or its nominee) or the holder surrendering the ADRs, as the case may be, would be certain percentage of the total outstanding Shares, in which event the relevant report is required as outlined under "Reporting of Substantial Shareholdings" and/or under "Acquisition of Shares."

Dividends and Proceeds of Sales

Dividends paid on, and the proceeds of sales in Japan of the shares held by Non-Residents of Japan may be convertible into any foreign currency and repatriated abroad with no limit on the amount under the Foreign Exchange Regulations currently in effect. The acquisition of the shares by Non-Residents of Japan by way of stock splits is not subject to any of the aforesaid notification and confirmation requirements.

82

TAXATION

Japanese Taxes

Generally, a Non-Resident of Japan or a non-Japanese corporation is subject to Japanese withholding tax on dividends. Stock splits, subject as set out below, are not subject to Japanese income or corporate tax. A capitalization of retained earnings or legal reserve by Japanese corporations (whether made in connection with a stock split or otherwise) is subject to Japanese income or corporate tax as "deemed dividends" and a capitalization of capital surplus is not subject to Japanese income or corporate tax.

Pursuant to the Tax Convention, the maximum rate of Japanese withholding tax which may be imposed on dividends paid by a Japanese corporation to a United States resident individual or, subject to certain limited exceptions, a United States corporation is 15% unless such United States resident individual or United States corporation has a permanent establishment in Japan and the shares with respect to which the dividends are paid are effectively connected with the permanent establishment and such dividends are attributable to the permanent establishment.

Gains derived from the sale outside Japan of the Company's shares or the ADRs by Non-Residents of Japan, including non-Japanese corporations, will not be subject to Japanese taxes on income. Gains derived from the sale in Japan of the Company's shares or the ADRs by a Non-Resident of Japan or a non-Japanese corporation not having a permanent establishment in Japan to which such income is attributable are, in general, not subject to Japanese income or corporate tax.

In the case of United States investors, under the Tax Convention, gains derived from the sale in Japan of the Company's shares or the ADRs by a United States resident individual or by a United States corporation are exempt from Japanese income or corporation taxes, unless the resident of the United States has a permanent establishment in Japan and such gains are effectively connected therewith.

Japanese inheritance and gift taxes, at progressive rates, may be payable by an individual who acquires the Shares or the ADRs as a legatee, heir or donee.

U.S. Taxes

Dividends received by a U.S. holder of ADRs or Common Stock will be includable in income as ordinary income for U.S. federal income tax purposes to the extent paid out of current or accumulated earnings and profits of the Company, as determined for U.S. federal income tax purposes.

Subject to limitations set out in the Tax Code, a U.S. holder of ADRs or Common Stock of the Company will be entitled to a credit for Japanese tax withheld in accordance with the Tax Convention from dividends paid by the Company. For purposes of the foreign tax credit limitation, dividends will be foreign source income, but will constitute "passive" or "financial services" income.

Dividends paid by the Company to U.S. corporate holders of ADRs or Common Stock will not be eligible for the dividends-received deduction.

DOCUMENTS ON DISPLAY

The companies are subject to the informational requirements of the Securities Exchange Act of 1934, as amended. In accordance with these requirements, the companies file reports and other information with the Securities and Exchange Commission. These materials, including this annual report and the

83

exhibits hereto, may be inspected and copied at the public reference facilities maintained by the Commission at 450 Fifth Street, N.W., Washington, D.C. 20549. Copies of the materials may be obtained from the principal office of the Commission at 450 Fifth Street, N.W., Washington, D.C. 20549 at prescribed rates. The public may obtain information on the operation of the Commission's public reference facilities by calling the Commission in the United States at 1-800-SEC-0330. The Commission also maintains a web site at http://www.sec.gov that contains reports, proxy statements and other information regarding registrants that file electronically with the Commission.

ITEM 11. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

In the normal course of business, the companies are exposed to many risks arising from the potential change in financial and other instruments' values caused by fluctuations in interest and currency exchange rates, commodity prices and equity prices. In order to manage these risks, the companies apply a

consistent risk management policy to use derivative financial and commodity instruments, including foreign exchange forward contracts, currency and interest rate swap agreements, commodity futures, forwards, options and swap agreements. To a lesser degree, the Company and certain subsidiaries also enter into derivative financial and commodity instruments for trading purposes within position limits and loss limits (trading limits) strictly set under the risk management structure, which is described below.

The companies have established market risk management procedures at several levels throughout the organization. Officers of operating segments have the first line of responsibility for managing market risk within prescribed limits. These Officers have in-depth knowledge of the primary sources of risk in their individual markets and the instruments available to hedge their exposures.

In addition, the Corporate Risk Management Division (herein after "CRM") is responsible for establishing trading limits, monitoring adherence to these limits and providing general oversight of the companies' market risk management process. CRM is independent of the companies' revenue-producing units (business units).

Interest Rate Risk

The companies' normal business activities expose them to market risk arising from changes in interest rates. To manage these exposures by modifying and matching the interest rate characteristics of assets and liabilities, the companies have entered into interest rate swap agreements.

Foreign Currency Exchange Rate Risk

The companies' global operations in many countries generate foreign currency exposures related to imports, exports and financing in currencies other than the local currency. The companies have entered into foreign exchange forward contracts and currency swap agreements to hedge market risk arising from the changes in foreign exchange rates associated with existing assets, obligations, identifiable commitments and forecasted transactions denominated in foreign currencies.

Commodity Price Risk

The companies, as major participants in global commodities markets, trade in physical precious and base metals, energy products (crude oil and refined oil products) and agricultural products (wheat, coffee, sugar and others), and utilize a variety of derivatives related to these commodities, such as futures, forwards, swaps and options. Derivatives on those commodities are often used to hedge price movements in the underlying physical inventory or future inventory needs. To facilitate hedging, the companies often

84

are required to take positions in the commodity markets in the form of future, forward, swap and option contracts involving those commodities.

Equity Price Risk

The companies are exposed to equity price risk inherent in stock issued by their customers and suppliers as marketable securities held by the companies for the promotion of business and strategic objectives. The companies do not take continuous hedging measures against the market exposures on those securities.

Risk Management of Derivative Financial Instruments and Other Financial Instruments

As an independent monitoring and advisory division for currency and interest rate market risks to which the companies are exposed, Financial Management Division (hereinafter, "FMD") obtains and analyzes detailed information on financial transactions, measures the risks and reports them directly to a member of senior management under the supervision by CRM. For financial instruments entered into for trading purposes, such as interest rate swap transactions, foreign exchange forward contracts, interest rate futures and others, FMD measures daily Value-at-Risk (hereinafter, "VaR") and CRM conducts back-test, validating their risk model by comparing its assumptions with actual results semi-annually.

In addition to a policy that the counterparties in most derivative transactions are strictly limited to highly rated financial institutions, FMD continuously evaluates the creditworthiness and the level of transactions with individual institutions. FMD also estimates the companies' current and potential exposure, or the cost of replacing existing swaps and other transactions, in the event that the counterparty is unable to meet its obligations.

Risk Management of Derivative Commodity Instruments

Each operating segment in the companies has a general framework for measuring portfolio risk, aggregate risk limits approved by management and credit risk established by CRM. The transactions are confirmed with counterparties and are reported to management by independent risk management sections within each operating segment through CRM. The conference for commodity market risk management is held annually and its sub-committees in the companies are held from time to time to strengthen the companies' risk monitoring process, particularly by improving the technology of risk measurement and communication with operating units and management. Periodic review by internal auditors subjects the companies' practices to additional checks and further strengthens the process. CRM establishes credit limits for individual counterparties and monitors credit concentration risk for various countries.

VaR (Value-at-Risk)

The companies use the VaR method to measure market risk. VaR is a statistical measure of the potential maximum loss in the fair value of a portfolio resulting from adverse market movements in underlying risk factors, over a defined period, within a certain confidence level. As VaR incorporates historical data regarding changes in market risk factors, the companies' actual results may differ materially from the calculations below. The sum of the VaRs for the risk categories do not represent the aggregate VaR of the companies, because market risk factors such as interest rates and currency exchange rates are partially correlated to offset a portion of the simple sum of the VaRs. At March 31, 2002 and 2001, the companies estimate VaR in one day of the following risk categories (with some exceptions to certain commodity price risks in which case VaRs in five days are used) using a variance-covariance method and a historical simulation approach with a confidence level of 97.7%.

85

VaRs for Non-Trading Activities

The following table sets forth the year-end, high, low and average VaR figures of interest rate risk, foreign currency exchange rate risk and commodity price risk, with respect to financial instruments entered into for purposes other than trading purposes, for the years ended March 31, 2002 and 2001.

Calculated VaR does not include the effect of receivables and payables and cash flows from anticipated transactions that are hedged items. Therefore, the following VaR figures do not reflect the full effect of the hedging activities related to all of the underlying exposures.

Interest rate risk consists of the net risk position based on the asset and liability management of the companies. Foreign exchange rate risk consists of the net risk position of transactions denominated in foreign currencies. Commodity price risk consists of the net risk position of commodity positions and commodity derivative instruments utilized to hedge the commodity price risk associated with physical commodity inventories and firm commitments.

				YEARS ENDED	MARCH 31,	
		2(002	· 		
			(IN	MILLIONS OF	YEN)	
	Year End	High	Low	Average	Year End	Hi
Interest rate risk	JPY 253	JPY 253	JPY 134	JPY 190	JPY191	JPY
Foreign currency exchange rate						
risk	1,533	1,891	1,034	1,396	971	1
Commodity price risk	778	778	452	562	758	1

VaRs for Trading Activities

The Company and certain trading subsidiaries conduct trading activities within well-defined position limits and loss limits strictly set under the risk management structure mentioned above. The results of the transactions and positions are confirmed, monitored daily and reported to management by independent sections to eliminate or reduce unacceptable losses from the trading activities. The items traded by the Company and certain subsidiaries are principally foreign exchange contracts, interest rate swap agreements and commodity futures, forwards, swaps and options related to base metals and agricultural products.

86

The following table sets forth the year end, high, low, and average VaR figures of interest rate risk, foreign exchange rate risk and commodity price risk, for trading purposes, for the years ended March 31, 2002 and 2001.

						YI	EARS E	NDED MARCH
					2002			
	Year	End	Hi 	gh 	Low	(IN M Avera		S OF YEN) Year En
Interest rate risk	JPY 1,	60 49 666	JPY 1	204 191 ,666	JPY 54 27 969	JPY 1,	90 76 388	JPY 13 5 1,37

Tabular Presentation of Equity Price Risk

The cost, fair value and unrealized holding net gains (losses) on marketable equity securities by industry at March 31, 2002 and 2001 were as follows:

VENDC	ENDED	MADCH	3.1
TEARS	トリカレントリン	MARCH	.) .

		2002			2001
			(IN MILLIONS Unrealized Holding Net Gains	OF YEN)	
	Cost	Fair Value	(Losses)	Cost	Fair Value
Manufacturing Commercial, finance and real	JPY 86,179	JPY131,118	JPY44,939	JPY 96,296	JPY184,220
estate	52 , 085	49,839	(2,246)	79,618	99 , 356
telecommunication Energy, service and others	16,936 22,635	30,689 54,433	•	21,622 18,160	39 , 522 73 , 758
Total	JPY177,835	JPY266,079	JPY88,244	JPY215,696	 JPY396,856 ======

For the year ended March 31, 2002, the decline in unrealized holding gain compared to the year ended March 31, 2001 was due to the overall decline in Japanese stock prices. The decrease in cost and fair value of the Manufacturing sector was due to contribution of securities in the industries such as chemical, food and textile to an employee retirement benefit trust. Decline in stock prices of those industries decreased the fair value as well. Commercial, Finance and Real Estate sector shows net unrealized losses mainly due to the decline in stock prices of financial institutions. The net unrealized gain in Transport and Telecommunication sector shares decreased mainly due to decline in stock price of the telecommunication industry. The net unrealized gain in the Energy, Service and Others sector decreased due to decline in stock price of the satellite service industry.

87

Maturities and fair values of debt securities classified as available-for-sale and held-to-maturity at March 31, 2002 were as follows:

Ιl	M V	IL.	LI(ONS

AVAILAE	BLE-FOR-SALE
CARRYING AMOUNT	AGGREGATE FAIR VALUE
JPY 86,588	JPY 86,588
48,333	48,333 12,648
8,770	8,770
JPY156,339	JPY156,339
	AMOUNT JPY 86,588 48,333 12,648 8,770

For the year ended March 31, 2002, certain subsidiaries transferred part of their securities classified as held-to-maturity to available-for-sale category at the date of initial application of SFAS No. 133. The carrying amount of the transferred securities at the time of transfer was JPY15,322 million, and the amount of the related unrealized gain or loss was immaterial.

88

ITEM 12. DESCRIPTION OF SECURITIES OTHER THAN EQUITY SECURITIES

Not applicable.

PART II

ITEM 13. DEFAULTS, DIVIDEND ARREARAGES AND DELINQUENCIES

Not applicable.

ITEM 14. MATERIAL MODIFICATIONS TO THE RIGHTS OF SECURITY HOLDERS AND USE OF PROCEEDS

Not applicable.

ITEM 15. CONTROLS AND PROCEDURES

In preparation for the filing of this annual report on Form 20-F, the management of the Company completed an evaluation of the effectiveness of the companies' internal controls. There have been no significant changes in the companies' internal controls or in other factors that could significantly affect these controls subsequent to such evaluation.

ITEM 16. [RESERVED]

PART III

ITEM 17. FINANCIAL STATEMENTS

We have responded to Item 18. Financial Statements in lieu of responding to this item.

ITEM 18. FINANCIAL STATEMENTS

Reference is made to Item 19 for a list of all financial statements filed as part of this annual report.

ITEM 19. FINANCIAL STATEMENTS AND EXHIBITS

(a) Financial Statements

The audited consolidated financial statements of Mitsui & Co., Ltd. (Mitsui Bussan Kabushiki Kaisha) and subsidiaries, together with the report of Deloitte Touche Tohmatsu as of March 31, 2002 and 2001, and for the years ended March 31, 2002, 2001 and 2000, filed as part of this annual reports are as follows:

Independent Auditors' Report	F-2
Consolidated Balance Sheets, March 31, 2002 and 2001	F-3
Statements of Consolidated Income for the Years Ended March 31,	
2002, 2001 and 2000	F-5
Statements of Consolidated Shareholders' Equity for the Years Ended	
March 31, 2002, 2001 and 2000	F-6
Statements of Consolidated Cash Flows for the Years Ended March 31,	
2002, 2001 and 2000	F-7

89

Notes to Consolidated Financial Statements..... F-8 Supplemental Information on Oil and Gas Producing Activities..... F-36

(b) Exhibits

- 1.1 The Articles of Incorporation of Mitsui & Co., Ltd. (English-language translation).
- 1.2 The Share Handling Regulations of Mitsui & Co., Ltd. (English-language translation).
- 1.3 The Rules of the Board of Directors of Mitsui & Co., Ltd. (English-language translation).
- 1.4 The Rules of the Board of Corporate Auditors of Mitsui & Co., Ltd. (English-language translation).
- 2.1 Deposit Agreement, among Mitsui & Co., Ltd., Citibank, N.A., and holders of ADRs and European Depositary Receipts.
- 4.1 Corporate Separation Contract, dated December 7, 2001, among Mitsui & Co., Ltd. and Sumisho Building Materials Co., Ltd. (English-language translation).
- 8.1 Subsidiaries of Mitsui & Co., Ltd.

90

SIGNATURES

Pursuant to the requirements of Section 12 of the Securities Exchange Act of 1934, the registrant hereby certifies that it meets all of the requirements for filing on Form 20-F and that it has duly caused and authorized the undersigned to sign this annual report on its behalf.

MITSUI & CO., LTD.
-----(Registrant)

Date: September 27, 2002 by /s/ Tasuku Kondo

Tasuku Kondo
Senior Executive Managing Officer and
Chief Financial Officer

91

CERTIFICATION

- I, Shinjiro Shimizu, certify that:
- I have reviewed this annual report on Form 20-F of Mitsui & Co., Ltd.;
- 2. Based on my knowledge, this annual report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this annual report; and
- 3. Based on my knowledge, the financial statements, and other financial information included in this annual report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this annual report.

Date: September 27, 2002

/s/ Shinjiro Shimizu

Name: Shinjiro Shimizu

Title: President and Chief Executive Officer

92

CERTIFICATION

- I, Tasuku Kondo, certify that:
- 1. I have reviewed this annual report on Form 20-F of Mitsui & Co., Ltd.;
- Based on my knowledge, this annual report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this annual report; and
- 3. Based on my knowledge, the financial statements, and other financial information included in this annual report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this annual report.

Date: September 27, 2002

/s/ Tasuku Kondo

Name: Tasuku Kondo

Title: Senior Executive Managing Officer and

Chief Financial Officer

MITSUI & CO., LTD. (MITSUI BUSSAN KABUSHIKI KAISHA) AND SUBSIDIARIES

INDEX TO CONSOLIDATED FINANCIAL STATEMENTS AND SCHEDULES

solidated Financial Statements and Independent Auditors' Report
Independent Auditors' Report
Consolidated Balance Sheets, March 31, 2002 and 2001
Statements of Consolidated Income for the Years Ended March 31, 2002, 2001 and 2000
Statements of Consolidated Shareholders' Equity for the Years Ended
March 31, 2002, 2001 and 2000
Statements of Consolidated Cash Flows for the Years Ended March 31, 2002, 2001 and 2000
Notes to Consolidated Financial Statements
Supplemental Information on Oil and Gas Producing Activities

Supplemental Information:

Schedules for the Years Ended March 31, 2002, 2001 and 2000:

(Schedules are omitted because of the absence of the conditions under which they are required or because the required information is included in the consolidated financial statements or notes thereto.)

Financial statements of majority-owned subsidiaries of the registrant not consolidated and of 50% or less owned persons accounted for by the equity method have been omitted because the registrant's proportionate share of the income from continuing operations before income taxes, and total assets of each such company is less than 20% of the respective consolidated amounts, and the investment in and advances to each company is less than 20% of consolidated total assets.

F-1

INDEPENDENT AUDITORS' REPORT

To the Board of Directors and Shareholders of Mitsui & Co., Ltd. (Mitsui Bussan Kabushiki Kaisha):

We have audited the accompanying consolidated balance sheets of Mitsui & Co., Ltd. (Mitsui Bussan Kabushiki Kaisha) and subsidiaries as of March 31, 2002 and 2001, and the related statements of consolidated income, consolidated shareholders' equity, and consolidated cash flows for each of the three years in the period ended March 31, 2002 (all expressed in Japanese yen). These financial statements are the responsibility of the Company's management. 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 of America. Those standards require that we plan and

Page

perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, such consolidated financial statements present fairly, in all material respects, the financial position of Mitsui & Co., Ltd. and subsidiaries as of March 31, 2002 and 2001, and the results of their operations and their cash flows for each of the three years in the period ended March 31, 2002, in conformity with accounting principles generally accepted in the United States of America.

As discussed in Note 2 to the consolidated financial statements, effective April 1, 2001, the Company changed its method of accounting for derivative instruments and hedging activities to conform to Statement of Financial Accounting Standards No. 133, "Accounting for Derivative Instruments and Hedging Activities."

Our audits also comprehended the translation of Japanese yen amounts into U.S. dollar amounts and, in our opinion, such translation has been made in conformity with the basis stated in Note 2. Such U.S. dollar amounts are presented solely for the convenience of readers outside Japan.

/s/ DELOITTE TOUCHE TOHMATSU
-----Deloitte Touche Tohmatsu
Tokyo, Japan

May 14, 2002, except for Note 17, as to which the date is June 27, 2002

F-2

CONSOLIDATED BALANCE SHEETS
Mitsui & Co., Ltd., and subsidiaries
March 31, 2002 and 2001

ASSETS CURRENT ASSETS:	
Cash and cash equivalents (Note 2)	JPY 607,987
Time deposits	78,211
Marketable securities (Notes 2 and 3)	102,664
Trade receivables (Note 5):	
Notes and loans, less unearned interest	532,708
Accounts	1,560,041
Associated companies	152 , 537
Allowance for doubtful receivables (Notes 2 and 4)	(20,625)

JP

Inventories (Note 2)	485,147	
Advance payments to suppliers	66 , 785	
Deferred tax assetscurrent (Notes 2 and 12)	31,120	
Other current assets	188,194	
Total current assets	3,784,769	
INVESTMENTS AND NON-CURRENT RECEIVABLES (Notes 2 and 5):		
Investments in and advances to associated companies (Note 3)	459 , 797	
Other investments (Note 3)	804,983	
Non-current trade receivables and other receivables, less unearned interest	742,194	
Allowance for doubtful receivables (Note 4)	(139,478)	
Property leased to othersat cost, less accumulated depreciation:		
2002, JPY93,594 million\$704 million;		
2001, JPY85,021 million	240,590	
Total investments and non-current receivables	2,108,086	
PROPERTY AND EQUIPMENTAT COST (Notes 2 and 5):		
Land, land improvements and timberlands	230,577	
Buildings, including leasehold improvements	334,445	
Equipment and fixtures	330,426	
Ships	61,387	
Projects in progress	35,791	
Total	 992 , 626	
Accumulated depreciation	(377,501)	
Net property and equipment	615,125	
DEFERRED TAX ASSETSNON-CURRENT (Notes 2 and 12)	24,668	
OTHER ASSETS, LESS AMORTIZATION (Note 7)	135,718	
TOTAL	JPY6,668,366	JP

See notes to consolidated financial statements.

F-3

	Millions of
	2002
LIABILITIES AND SHAREHOLDERS' EQUITY CURRENT LIABILITIES: Short-term loans (Notes 5 and 6) Current maturities of long-term debt (Notes 5 and 6) Trade payables: Notes and acceptances Accounts Associated companies Accrued expenses:	JPY 567,413 J 454,787 179,129 1,407,512 68,926

Income taxes (Notes 2 and 12) Interest Other (Note 7) Advances from customers Other current liabilities (Notes 2 and 12)	18,588 27,004 41,735 79,387 142,195
Total current liabilities	2,986,676
LONG-TERM DEBT, LESS CURRENT MATURITIES (Notes 5 and 6)	2,619,867
ACCRUED PENSION COSTS AND LIABILITY FOR SEVERANCE INDEMNITIES (Notes 2 and 7)	41,561
DEFERRED TAX LIABILITIESNON-CURRENT (Notes 2 and 12)	47,093
COMMITMENTS AND CONTINGENT LIABILITIES (Notes 5 and 13) MINORITY INTERESTS	58 , 199
SHAREHOLDERS' EQUITY (Note 8): Common stock, 2002no par value, 2001JPY50 par value Authorized, 2,500,000,000 shares;	
Issued, 2002 and 20011,583,674,837 shares	192,487
Capital surplus	287 , 756
Retained earnings:	_
Appropriated for legal reserve	35,873
Unappropriated (Notes 2, 3, 6, 12 and 17)	476,074
Accumulated other comprehensive income (loss) (Notes 2 and 12):	
Unrealized holding gains and losses on available-for-sale securities (Note 3)	
Foreign currency translation adjustments	(118,669)
Minimum pension liability adjustment (Note 7)	(373)
Net unrealized gains and losses on derivatives (Note 14)	(2,122)
Total accumulated other comprehensive loss	(76,918)
Treasury stock, at cost: 494,860 shares in 2002, 0 shares in 2001 (Note 17)	(302)
Total shareholders' equity	914,970
TOTAL	JPY6,668,366 J

F-4

STATEMENTS OF CONSOLIDATED INCOME
Mitsui & Co., Ltd. and subsidiaries
Years Ended March 31, 2002, 2001 and 2000

		Millions of Yen	
	2002	2001	
TOTAL TRADING TRANSACTIONS* (Notes 2 and 10)	JPY12,654,472	JPY13,048,219	JPY

REVENUE--GROSS TRADING PROFIT* (Notes 2 and 10) JPY 554,120 JPY 572,137 JPY

EXPENSES AND OTHER:					
Selling, general and administrative		456,187		472,826	
Provision for doubtful receivables					
(Notes 2 and 4)		21,255		44,180	
Interest expense, net of interest income:					
2002, JPY59,821 million\$450 million;					
2001, JPY76,170 million;					
2000, JPY74,109 million		13,511		22,143	
Dividend income		(18, 203)		(15,896)	
Gain on sales of securities net (Notes 2 and 3)		(31,314)		(65,592)	
Gain on issuance of stock by an equity		•			
investee (Note 2)					
Gain on securities contributed to an employee					
retirement benefit trust (Notes 3 and 7)		(29,242)		(42,975)	
Loss on the write-down of securities (Note 2)		43,562		33,245	
Loss (gain) on disposal or sale of property		, -		,	
and equipmentnet		2,662		2,703	
Impairment loss of long-lived assets (Note 2)		24,930		34,734	
Other expensenet (Notes 2, 11 and 13)		10,280		7,144	
				· , =	
Total		493,628		492,512	
INCOME BEFORE INCOME TAXES, MINORITY INTERESTS					
AND EQUITY IN EARNINGS (Note 12)		60,492		79,625	
INCOME TAXES (Notes 2 and 12):					
Current		32,839		60,743	
Deferred		(859)		(28,089)	
Total		31,980		32,654	
INCOME BEFORE MINORITY INTERESTS AND EQUITY IN EARNINGS		28,512		46 , 971	
MINORITY INTERESTS IN LOSSES (EARNINGS) OF SUBSIDIARIES		3,076		(2,045)	
EQUITY IN EARNINGS OF ASSOCIATED COMPANIESNET		•		•	
(AFTER INCOME TAX EFFECT) (Notes 2, 3 and 12)		23,783		6,662	
		·			
NET INCOME	JPY	55 , 371	JPY	51 , 588	JPY

^{*} Total Trading Transactions represent gross transaction volume for Revenue--Gross Trading Profit reported in the Statements of Consolidated Income.

		Yen		U.S. Dollars (Not
	2002	2001	2000	2002
NET INCOME PER 20 SHARES (Notes 2 and 9): Basic Diluted	JPY699 657	JPY651 613	JPY440 416	\$5.26 4.94

See notes to consolidated financial statements.

F-5

STATEMENTS OF CONSOLIDATED SHAREHOLDERS' EQUITY Mitsui & Co., Ltd. and subsidiaries Years Ended March 31, 2002, 2001 and 2000

Effect of change in fiscal year-end

of certain subsidiaries

Millions of Yen 2002 2001 2000 COMMON STOCK (Note 8): Balance at beginning of year Shares issued: 2002, 2001 and 2000--1,583,674,837 shares JPY 192,487 JPY 192,487 JPY 192,487 _____ Balance at end of year Shares issued: 2002, 2001 JPY 192,487 JPY 192,487 JPY 192,487 and 2000--1,583,674,837 shares ______ CAPITAL SURPLUS (Note 8): Balance at beginning of year JPY 287,756 JPY 287,756 JPY 287,756 ______ Balance at end of year JPY 287,756 JPY 287,756 JPY 287,756 RETAINED EARNINGS (Note 8): APPROPRIATED FOR LEGAL RESERVE: JPY 34,341 JPY 32,859 JPY 31,143 Balance at beginning of year Transfer from unappropriated retained earnings 1,532 1,482 1,716 ______ JPY 35,873 JPY 34,341 JPY 32,859 Balance at end of year ______ UNAPPROPRIATED (Notes 3, 6, 12 and 17): JPY 437,548 JPY 400,111 JPY 379,659 Balance at beginning of year 55,371 51,588 Net income 34,837 Cash dividends paid (annual rate per share: 2002, JPY8.0--6.0 cents; 2001, JPY8.0; 2000, JPY8.0) (12,669) (12,669) (12,669 Transfer to retained earnings appropriated for legal reserve (1,532)(1,482) (1,716 Effect of change in fiscal year-end of certain subsidiaries (Note 2) (2,644) ______ Balance at end of year JPY 476,074 JPY 437,548 JPY 400,111 ACCUMULATED OTHER COMPREHENSIVE INCOME (LOSS) (AFTER INCOME TAX EFFECT) (Notes 2, 8 and 12): Balance at beginning of year JPY(117,705) JPY(117,361) JPY(120,285 Unrealized holding gains and losses (51,384) (19,520) 69,057 28,406 24,514 (9,230) on available-for-sale securities (Note 3) 44,096 (55,624 44,096 Foreign currency translation adjustments 14,452 Minimum pension liability adjustment (Note 7) Net unrealized gains and losses on derivatives (Note 14) (2,950)

1,550

Balance at end of year			JPY(117,705)	
TREASURY STOCK, AT COST (Notes 8 and 17):				
Balance at beginning of year Shares in treasury: 2002, 2001 and 20000 shares				
Purchase of treasury stock		•		
Shares purchased: 2002494,860 shares;				
2001 and 20000 shares	JPY 	(302)	 	
Balance at end of year				
Shares in treasury: 2002494,860 shares; 2001 and 20000 shares	.TDY	(302)		
		(502)		
SUMMARY OF CHANGES IN EQUITY FROM NONOWNER				
SOURCES (COMPREHENSIVE INCOME (LOSS))				
(Notes 2, 8 and 12):				
BEFORE THE EFFECT OF CHANGE IN FISCAL YEAR-END OF CERTAIN SUBSIDIARIES				
Net income	JPY	55,371	JPY 51,588	JPY 34,837
Other comprehensive income (loss) (after income tax				
effect): Unrealized holding gains and losses on				
available-for-sale securities (Note 3)		(51,384)	(19,520)	44,096
Foreign currency translation adjustments			28,406	
Minimum pension liability adjustment (Note 7)		24,514	(9,230)	14,452
Net unrealized gains and losses on derivatives (Note 14)		(2,950)		
Changes in equity from nonowner sources	JPY	94,608	JPY 51,244	JPY 37,761
THE EFFECT OF CHANGE IN FISCAL YEAR-END OF CERTAIN SUBSIDIARIES				
Net loss directly charged to retained earnings		(2,644)		
Other comprehensive income (loss) (after income tax effect):				
Unrealized holding gains and losses				
on available-for-sale securities (Note 3)		(176)		
Foreign currency translation adjustments Minimum pension liability adjustment (Note 7)		944 (46)		
Net unrealized gains and losses on derivatives		, /		
(Note 14)		828		
Changes in equity from nonowner sources	JPY	(1,094)		
AFTER THE EFFECT OF CHANGE IN FISCAL				
YEAR-END OF CERTAIN SUBSIDIARIES Net income			JPY 51,588	
Net loss directly charged to retained earnings		(2,644)		
Other comprehensive income (loss) (after income tax effect):				
Unrealized holding gains and losses on				
available-for-sale securities (Note 3)			(19,520)	
Foreign currency translation adjustments Minimum pension liability adjustment (Note 7)			28,406 (9,230)	
Net unrealized gains and losses on derivatives		21,700	(2,230)	14,432

(Note 14)		(2,122)				
Changes in equity from nonowner sources	JPY	93,514	JPY	51,244	JPY	37 , 761

See notes to consolidated financial statements.

F-6

STATEMENTS OF CONSOLIDATED CASH FLOWS
Mitsui & Co., Ltd. and subsidiaries
Years Ended March 31, 2002, 2001 and 2000

	M	illions of Yen		
	2002	2001		
OPERATING ACTIVITIES:				
Net income	JPY 55,371	JPY 51,588	JP	
Adjustments to reconcile net income to net cash provided				
by operating activities:	E0 076	C1 E10		
Depreciation and amortization Provision for doubtful receivables	58,276 21,255	61,518 44,180		
Net change in undistributed earnings of associated companies	(16,577)	8,735		
Deferred income taxes	1,017	(17,695)		
Gain on sales of securitiesnet	(31,314)			
Gain on issuance of stock by an equity investee	(OI, OII) 			
Gain on securities contributed to an employee retirement				
benefit trust	(29,242)	(42,975)		
Loss on the write-down of securities	43,562	33,245		
Loss (gain) on disposal or sale of property and equipmentnet	2,662	2,703		
Impairment loss of long-lived assets	24,930	34,734		
Decrease (increase) in trade receivables	148,412	(47,042)		
Decrease (increase) in inventories	32,586	(37,843)		
(Decrease) increase in trade payables	(166,813)	54 , 620		
Net change in accrued pension costs and liability for severance				
indemnities	(1,725)	·		
Othernet	(8,688)	12,577		
Net cash provided by operating activities	133,712	95,573		
INVESTING ACTIVITIES:				
Net (increase) decrease in time deposits	(17,102)	64,409		
Investments in and advances to associated companies	(38,008)	(54,561)		
Collection of advances to associated companies	25,377	36,708		
Acquisition of other investments	(164,684)	(169,684)		
Proceeds from sale of investments	103,260	203,212		
Increase in long-term loan receivables	(40,424)	(78 , 538)		
Collection of long-term loan receivables	61 , 472	75 , 131		
Additions to property leased to others and property and equipment Proceeds from sale of property leased to others and property	(89 , 060)	(76,436)		
and equipment	50,957	45,380		
Net cash (used in) provided by investing activities	(108,212)	45,621		

	(89,809)		(165,228)	•
				7
	(428,227)		(544,926)	-
	(126,076)		(190,915)	
	9,433		22,927	
			(26,794)	
	705,331			•
JPY	607 , 987		705,331	 ЈР
				-
JPY	•		•	JP
	59,017		52,642	Ţ
				ľ
				•
				•
	•			•
	18,649			•
	•			
	4,085			
				ļ
	45 , 770		53 , 285	
	JPY	404,629 (428,227) (12,669) (126,076) 9,433 (6,201) (97,344) 705,331 JPY 607,987 JPY 79,614 59,017 35,874 18,649 43,450 39,365 4,085	404,629 (428,227) (12,669) (126,076) 9,433 (6,201) (97,344) 705,331 JPY 607,987 JPY JPY 79,614 JPY 59,017 35,874 18,649 43,450 39,365 4,085	9,433 22,927 (6,201) (97,344) (26,794) 705,331 732,125 JPY 607,987 JPY 705,331 JPY 79,614 JPY 98,572 59,017 52,642 35,874 43,450 43,450 39,365

See notes to consolidated financial statements.

F-7

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS Mitsui & Co., Ltd. and subsidiaries

1. NATURE OF OPERATION

The companies, as sogo shosha or general trading companies, are engaged in business activities, such as worldwide trading in various commodities, financing for customers and suppliers relating to such trading activities in Japan, North America and other areas in the world, and organizing and coordinating industrial projects through their worldwide business networks. The companies conduct export, import, offshore and domestic trades through the sale and manufacturing of a wide variety of products, including iron and steel, non-ferrous metals, machinery, electronics and information, chemicals, energy, foods, textiles, general merchandise, property and service business, while providing services for retailing, information and communications, technical support, transportation and logistics, and financing. Further, the companies are also engaged in development of natural resources such as oil and gas, and iron and steel raw materials. In addition to the above, the companies are engaged in strategic business investments in new areas such as information technology, biotechnology and nanotechnology.

- 2. BASIS OF FINANCIAL STATEMENTS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES
- I. BASIS OF FINANCIAL STATEMENTS

The accompanying consolidated financial statements are stated in Japanese yen, the currency of the country in which the Company is incorporated and principally operates. The translation of Japanese yen amounts into U.S. dollar amounts for the year ended March 31, 2002 is included solely for the convenience of readers outside Japan and has been made at the rate of JPY133 = U.S.\$1, the approximate rate of exchange at March 29, 2002. The translation should not be construed as a representation that the Japanese yen amounts could be converted into U.S. dollars at the above or any other rate.

The accompanying consolidated financial statements have been prepared on the basis of accounting principles generally accepted in the United States of America ("U.S. GAAP"). Effect has been given in the consolidated financial statements to adjustments which have not been entered in the companies' general books of account maintained principally in accordance with accounting practices prevailing in the countries of incorporation. Major adjustments include those relating to accounting for derivative instruments and hedging activities, recognition of expected losses on purchase and sale commitments, accounting for certain investments, including non-monetary exchange of investments, accounting for warrants, accounting for pension costs and severance indemnities and recognition of installment sales on the accrual basis of accounting.

During the year ended March 31, 2002, 231 subsidiaries changed their fiscal year-ends to March 31, mainly from December 31, in order to conform the subsidiaries' year-ends with that of the Company.

The earnings or losses of the subsidiaries for the stub period of the fiscal year exceeding 12 months were directly credited or charged to unappropriated retained earnings in order to maintain the comparability of periodic earnings. The other comprehensive income (loss) and cash flows of the subsidiaries for the stub period of the fiscal year exceeding 12 months are separately presented in the Statements of Consolidated Shareholders' Equity and the Statements of Consolidated Cash Flows, respectively.

Major subsidiaries that changed their fiscal year-ends are Mitsui & Co. (U.S.A.), Inc., Mitsui & Co. UK PLC, Mitsui & Co., (Hong Kong) Ltd., Mitsui & Co. (Thailand) Ltd., Novus International, Inc., Mitsui Oil & Gas Co., Ltd. and Sanyu Koami Co., Ltd.

II. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

CONSOLIDATION

The consolidated financial statements include the accounts of the Company and its majority-owned domestic and foreign subsidiaries.

Except for goodwill recognized after June 30, 2001, the excess of the cost of investments in subsidiaries over the equity in net assets at dates of acquisition is being amortized over periods of less than 20 years using the straight-line method. In accordance with Statement of Financial Accounting Standards ("SFAS") No. 142, "Goodwill and Other Intangible Assets," goodwill recognized after June 30, 2001 is not amortized.

Certain subsidiaries with a fiscal year-end on or after December 31, but prior to the parent company's fiscal year-end of March 31, are included on the basis of the subsidiaries' respective fiscal year-end.

FOREIGN CURRENCY TRANSLATION

Foreign currency financial statements have been translated in accordance with SFAS No. 52, "Foreign Currency Translation." Pursuant to this statement, the assets and liabilities of foreign subsidiaries and associated companies are translated into Japanese yen at the respective year-end exchange rates. All income and expense accounts are translated at average rates of exchange. The resulting translation adjustments are included in accumulated other comprehensive income.

F-8

Foreign-currency-denominated receivables and payables are translated into Japanese yen at year-end exchange rates and resulting exchange gains and losses are recognized in earnings.

CASH EQUIVALENTS

Cash equivalents are defined as short-term (original maturities of three months or less), highly liquid investments, including short-term time deposits, which are readily convertible into cash and have no significant risk of change in value.

ALLOWANCE FOR DOUBTFUL RECEIVABLES

An allowance for doubtful receivables is recognized based primarily upon the companies' credit loss experience and an evaluation of potential losses in the receivables.

In accordance with SFAS No. 114, "Accounting by Creditors for Impairment of a Loan—an amendment of FASB Statements No. 5 and 15," an impairment loss is measured based on the present value of expected cash flows discounted at the loan's original effective interest rate or the fair value of the collateral if the loan is collateral dependent.

INVENTORIES

Inventories, consisting mainly of commodities and materials for resale, are stated at the lower of cost, principally on the specific-identification basis, or market.

DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES

Effective April 1, 2001, the companies adopted SFAS No. 133, "Accounting for Derivative Instruments and Hedging Activities," as amended by SFAS No. 138, "Accounting for Certain Derivative Instruments and Certain Hedging Activities—an amendment of FASB Statement No. 133." SFAS No. 133 requires that all derivative instruments be recognized and measured at fair value as either assets or liabilities in the Consolidated Balance Sheet. The accounting for changes in the fair value depends on the intended use of the derivative instruments and its resulting hedge designation.

The initial transition adjustments recorded upon adoption of SFAS No. 133 were immaterial.

The companies enter into derivative commodity instruments, such as futures, forward and options contracts, as a means of hedging the exposure to changes in

the fair value of inventories and unrecognized firm commitments, principally for non-ferrous metals, crude oil and agricultural products.

Changes in the fair value of derivative commodity instruments, designated and effective as fair value hedges, are recognized in revenue--gross trading profit as offsets to changes in the fair value of the hedged items.

Changes in the fair value of derivative commodity instruments, for which hedge requirements are not met under SFAS No. 133, are currently recognized in revenue—gross trading profit without any offsetting changes in the fair value of the hedged items.

The Company and certain subsidiaries also enter into agreements for derivative commodity instruments as a part of their trading activities. These derivative instruments are marked to market, and gains or losses resulting from these contracts are reported in revenue--gross trading profit.

Changes in the fair value of all open positions of certain commodities traded in terminal (future) markets are recognized in revenue--gross trading profit in order to reflect the fair value of commodity trading transactions consisting of inventories, unrecognized firm commitments and derivative commodity instruments as a whole.

The companies enter into derivative financial instruments such as interest rate swap agreements, foreign exchange forward contracts, currency swap agreements, and interest rate and currency swap agreements as a means of hedging their interest rate and foreign exchange exposure.

Changes in the fair value of interest rate swap agreements, designated and effective as fair value hedges for changes in the fair value of fixed-rate financial assets or liabilities attributable to changes in the designated benchmark interest rate, are recognized in interest expense as offsets to changes in the fair value of hedged items. Changes in the fair value of interest rate swap agreements, designated and effective as cash flow hedges for changes in the cash flows of floating-rate financial assets or liabilities attributable to changes in the designated benchmark interest rate, are initially recorded in other comprehensive income and reclassified into earnings as interest expense when the hedged transactions affect earnings. Changes in the fair value of the ineffective portion are recognized in interest expense immediately.

Changes in the fair value of foreign exchange forward contracts and currency swap agreements, designated and effective as cash flow hedges for changes in the cash flows of foreign-currency-denominated assets or liabilities, unrecognized firm commitments and forecasted transactions attributable to changes in the related foreign currency exchange rate, are initially recorded in other comprehensive income and reclassified into earnings as foreign exchange gains or losses when the hedged transactions affect earnings. Changes in the fair value of the ineffective portion are recognized in foreign exchange gains or losses immediately.

F-9

Changes in the fair value of interest rate and currency swap agreements, designated and effective as fair value hedges or cash flow hedges for changes in the fair values or cash flows of foreign-currency-denominated assets or liabilities attributable to changes in the designated benchmark interest rate or the related foreign currency exchange rate are recorded as either earnings or other comprehensive income depending on the treatment of foreign currency hedges as fair value hedges or cash flow hedges.

Changes in the fair value of derivative financial instruments, for which hedge requirements are not met under SFAS No. 133, are currently recognized in

interest expense for interest rate swap agreements and in foreign exchange gains or losses for foreign exchange forward contracts, currency swap agreements, and interest rate and currency swap agreements.

The Company and certain subsidiaries also enter into agreements for certain derivative financial instruments as a part of their trading activities. These derivative instruments are marked to market and the related gains or losses are reported in interest expense for interest rate swap agreements and in revenue—gross trading profit for foreign exchange forward contracts.

For the Statements of Consolidated Cash Flows, cash flows from derivative commodity instruments and derivative financial instruments that qualify for hedge accounting are included in the same category as the items being hedged.

Please refer to Note 16, "DERIVATIVE FINANCIAL INSTRUMENTS (PRIOR TO ADOPTION OF SFAS NO. 133)" for significant accounting policies for derivative instruments prior to adoption of SFAS No. 133.

DEBT AND MARKETABLE EQUITY SECURITIES AND INVESTMENTS IN ASSOCIATED COMPANIES

The companies classify debt and marketable equity securities, at acquisition, into one of three categories: held-to-maturity, available-for-sale or trading under provisions of SFAS No. 115, "Accounting for Certain Investments in Debt and Equity Securities."

Trading securities are carried at fair value and unrealized holding gains and losses are included in net income.

Debt securities are classified as held-to-maturity and measured at amortized cost in the Consolidated Balance Sheets only if the companies have the positive intent and ability to hold those securities to maturity. Premiums and discounts amortized in the period are included in interest income.

Debt and marketable equity securities other than those classified as trading or held-to-maturity securities are classified as available-for-sale securities and carried at fair value with such unrealized holding gains and losses reported in accumulated other comprehensive income in shareholders' equity on a net-of-tax basis.

Investments in associated companies (investees owned 20% to 50%, corporate joint ventures and other investees over which the companies have the ability to exercise significant influence) are accounted for under the equity method, after appropriate adjustments for intercompany profits, dividends and amortization (over periods of less than 20 years using the straight-line method, although goodwill recognized after June 30, 2001 is not amortized in accordance with SFAS No. 142) of differences between the cost of such investments and the equity in net assets at dates of acquisition.

For other than a temporary decline in the value of securities below their cost or amortized cost, the investment is reduced to its net realizable value, which becomes the new cost basis of the investment. The amount of the reduction is reported as a loss for the year in which such determination is made.

The cost of securities sold is determined based on the moving-average cost method.

NON-MARKETABLE EQUITY SECURITIES

Non-marketable equity securities are carried at cost. When other than temporary declines in the value of such securities below their cost occur, an impairment

loss is recognized.

ISSUANCE OF STOCK BY SUBSIDIARIES AND ASSOCIATED COMPANIES

A subsidiary or associated company may issue its shares to third parties at amounts per share in excess of or less than the Company's average per share carrying value. With respect to such transactions, the resulting gains or losses arising from the change in interest are recorded in income for the year in which such shares are issued.

During the year ended March 31, 2000, JSAT Corporation ("JSAT"), which had been accounted for by the equity method of accounting, issued common stocks to a third party. As a result of the issuance of these shares, the Company's shareholding in JSAT declined from 24% to 20% and a gain of JPY3,343 million (after income tax effect of JPY2,105 million) was recorded in the Statements of Consolidated Income for the year ended March 31, 2000.

DEPRECIATION

Depreciation of property and equipment (including property leased to others) is computed principally under the declining-balance method for assets located in Japan and under the straight-line method for assets located outside Japan, using rates based upon the estimated useful lives of the related property.

LONG-LIVED ASSETS

Long-lived assets, certain identifiable intangibles and goodwill related to those assets to be held and used are reviewed, by using

F-10

future cash flow which is undiscounted, for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. If the sum of the expected future cash flows is less than the carrying amount of the asset, an impairment loss is recognized. Such impairment loss is measured as the amount by which the carrying amount of the asset exceeds the fair value of the asset. Long-lived assets and certain identifiable intangibles to be disposed of are reported at the lower of carrying amount or fair value less the cost to sell.

The impairment loss recognized by the companies during the years ended March 31, 2002, 2001 and 2000, in accordance with SFAS No. 121, "Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed Of," are presented as an impairment loss of long-lived assets in the Statements of Consolidated Income. Impairment loss of long-lived assets consists principally of real estate and production facilities in the Corporate, Metals and Energy operating segments for the year ended March 31, 2002, real estate and production facilities owned by subsidiaries in the Chemical, Energy and Consumer Products operating segments for the year ended March 31, 2001, and real estate and production facilities owned by subsidiaries in the Consumer Products and Energy operating segments for the year ended March 31, 2000. The impairments for the three years ended March 31, 2002 mainly related to lands in Japan resulting from significant decreases in the market value, and to production facilities of certain subsidiaries resulting from the current period operating losses combined with the history of the losses. The fair value of the assets is calculated based on market value or discounted future cash flows which management considered appropriate.

OIL AND GAS EXPLORATION AND DEVELOPMENT

Oil and gas exploration and development costs are accounted for using the successful efforts method of accounting. The costs of acquiring properties, costs of drilling and equipping exploratory wells, and costs of development wells and related plant and equipment are capitalized, and amortized using the unit-of-production method. Exploratory well costs are expensed, if economically recoverable reserves are not found. Other exploration costs, such as geological and geophysical costs, are expensed as incurred. Proved properties are reviewed for impairment whenever events or changes in circumstances indicate that the carrying value may not be recoverable. Unproved properties are assessed annually for impairment, with any impairment charged to expense.

PENSION AND SEVERANCE INDEMNITIES PLANS

The companies have pension plans and/or severance indemnities plans covering substantially all employees other than directors. The costs of the pension plans and severance indemnities plans are accrued based on amounts determined using actuarial methods, in accordance with SFAS No. 87, "Employers' Accounting for Pensions."

REVENUE RECOGNITION

The companies act as principal or agent in the legal form of trading transactions to earn trading profits. Total trading transactions shown in the accompanying Statements of Consolidated Income is a voluntary disclosure and represents the gross transaction volume or the nominal aggregate value of the sales contracts in which the companies act as principal and transactions in which the companies serve as agent. Total trading transactions is not meant to represent sales or revenues in accordance with U.S. GAAP. Total trading transactions is a non-GAAP measure commonly used by similar Japanese trading companies and should not be construed as equivalent to, or a substitute or proxy for, revenues, or as an indicator of the companies' operating performance, liquidity or cash flows generated by operating, investing or financing activities. A substantial part of total trading transactions represents transactions in which title to and payment for the goods pass through the companies without physical acquisition and delivery through the companies' inventories. Revenue--gross trading profit represents gross margin with respect to purchase and sale transactions, in which the companies act as principal, and compensation, in the form of commissions, with respect to agency transactions.

The companies recognize revenue--gross trading profit when it is realized or realizable and earned. Revenue--gross trading profit is realized or realizable and earned when the companies have persuasive evidence of an arrangement, the goods have been delivered or the services have been rendered to the customer, the sales price is fixed or determinable and collectibility is reasonably assured. In addition to this general policy, the following are specific revenue recognition policies:

Revenue--gross trading profit from principal transactions and similar agency transactions is recognized at the time the delivery conditions agreed with customers are met. These conditions are usually considered to have been met when the goods are received by the customer, title to the warehouse receipts are transferred, or the implementation testing is duly completed. Revenue--gross trading profit from service related agency transactions is recognized when the contracted services are rendered to third-party customers. The services are considered to have been rendered pursuant to the arrangements when the contracts between manufacturers and customers are made if the services are related to conclusion of the contract or when deliveries for the goods are made if the services are related to those deliveries.

Operating lease income is recognized over the term of underlying leases on a straight-line basis.

Please refer to accounting policies for derivative instruments and hedging activities for revenue recognition policies regarding derivative instruments entered into as a means of hedging transactions and as a part of trading activities.

F - 11

RESEARCH AND DEVELOPMENT EXPENSES

Research and development costs are charged to expenses when incurred. Research and development costs charged to expenses were immaterial for the years ended March 31, 2002 and 2001, respectively, and were JPY1,898 million for the year ended March 31, 2000.

INCOME TAXES

Income tax expense is based on reported earnings before income taxes. Deferred income taxes reflect the impact of temporary differences between assets and liabilities recognized for financial reporting purposes and such amounts recognized for tax purposes and tax loss carryforwards. These deferred taxes are measured by applying currently enacted tax laws. Valuation allowances are established when it is more likely than not that some or all of the deferred tax assets will not be realized.

NET INCOME PER 20 SHARES

The Company's American Depositary Shares, each representing 20 shares of common stock, are traded on the NASDAQ National Market System.

Basic net income per 20 shares is computed by dividing net income by the weighted average number of common shares outstanding for the period. Diluted net income per 20 shares reflects the potential dilution as a result of issuance of shares upon conversion of the companies' convertible bonds.

III. RECLASSIFICATION

Certain reclassifications and format changes have been made to prior year amounts to conform to the current year presentation.

IV. NEW ACCOUNTING STANDARDS

TRANSFERS AND SERVICING OF FINANCIAL ASSETS AND EXTINGUISHMENTS OF LIABILITIES

On April 1, 2001, the companies fully adopted SFAS No. 140, "Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities—a replacement of FASB Statement No. 125." SFAS No. 140 revised the standards for accounting for transfers and servicing of financial assets and extinguishments of liabilities provided by SFAS No. 125, and also revised certain disclosures of pledged and accepted financial assets for collateral and securitized financial assets.

The effect of adoption of this statement on the companies' financial position and results of operations was immaterial.

BUSINESS COMBINATIONS AND GOODWILL AND OTHER INTANGIBLE ASSETS

In July 2001, the Financial Accounting Standards Board ("FASB") issued SFAS No. 141, "Business Combinations," and SFAS No. 142.

SFAS No. 141 requires that the purchase method of accounting be used for all business combinations initiated after June 30, 2001. SFAS No. 141 also specifies the types of acquired intangible assets that are required to be recognized and reported separately from goodwill.

SFAS No. 142 will require that goodwill no longer be amortized, but instead tested for impairment at least annually. SFAS No. 142 will also require identifiable intangible assets be amortized over their respective estimated useful lives and reviewed for impairment in accordance with SFAS No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets." Any identifiable intangible asset determined to have an indefinite useful life will not be amortized, but instead tested for impairment in accordance with SFAS No. 142 until its life is determined to no longer be indefinite.

The companies adopted SFAS No. 141 for business combinations initiated after June 30, 2001. The effect of adoption of this statement on the companies' financial position and results of operations was immaterial.

SFAS No. 142 is fully effective for fiscal years beginning after December 15, 2001. The effect of adoption of this statement on the companies' financial position and results of operations is not known and cannot be reasonably estimated until further analysis is completed.

ASSET RETIREMENT OBLIGATIONS

In July 2001, the FASB also issued SFAS No. 143, "Accounting for Asset Retirement Obligations." SFAS No. 143 requires entities to record the fair value of a liability for an asset retirement obligation in the period in which it is incurred. When the liability is initially recorded, the entity capitalizes the related cost by increasing the carrying amount of the long-lived asset. Over time, the liability is accreted to its present value each period, and the capitalized cost is depreciated over the useful life of the related asset.

SFAS No. 143 is effective for fiscal years beginning after June 15, 2002, with earlier application encouraged. The effect of adoption of this statement on the companies' financial position and results of operations is not known and cannot be reasonably estimated until further analysis is completed.

IMPAIRMENT OR DISPOSAL OF LONG-LIVED ASSETS

In August 2001, the FASB issued SFAS No. 144. SFAS No. 144 replaces SFAS No. 121 and those provisions of APB Opinion $\frac{1}{2}$

F-12

No. 30, "Reporting the Results of Operations--Reporting the Effects of Disposal of a Segment of a Business, and Extraordinary, Unusual and Infrequently Occurring Events and Transactions," related to the disposal of segments of a business. The statement creates one accounting model, based on the framework established in SFAS No. 121, to be applied to all long-lived assets including discontinued operations. SFAS No. 144 is effective for fiscal years beginning after December 15, 2001. The companies are currently assessing the impact of adopting this statement.

SFAS NO. 145, "RESCISSION OF FASB STATEMENTS NO. 4, 44 AND 64, AMENDMENT OF FASB STATEMENT NO. 13, AND TECHNICAL CORRECTIONS"

In April 2002, the FASB issued SFAS No. 145, effective for fiscal years beginning or transactions occurring after May 15, 2002. This statement rescinds certain authoritative pronouncements and amends, clarifies or describes the applicability of others.

The effect of adoption of this statement on the companies' financial position and results of operations is not currently known and cannot be reasonably estimated until further analysis is completed.

V. USE OF ESTIMATES IN THE PREPARATION OF THE FINANCIAL STATEMENTS

The preparation of financial statements in conformity with U.S. GAAP requires 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. Actual results could differ from those estimates.

3. MARKETABLE SECURITIES AND INVESTMENTS

DEBT AND EQUITY SECURITIES

At March 31, 2002 and 2001, the cost, fair value and gross unrealized holding gains and losses on available-for-sale securities and held-to-maturity debt securities were as follows:

		M	Iillio
			Unre
	Cost	Fair value	Ga
MARCH 31, 2002:			
Available-for-sale:			
Marketable equity securities	JPY177,835	JPY266,079	JPY
Foreign debentures, commercial paper and other debt securities	155,639	156,339	
Held-to-maturity debt securities, consisting principally of			
foreign debentures	23,356	23,381	
March 31, 2001:			
Available-for-sale:			
Marketable equity securities	JPY215,696	JPY396,856	JPY1
Foreign debentures, commercial paper and other debt securities Held-to-maturity debt securities, consisting principally of	39 , 956	40,217	
foreign debentures	59 , 553	59 , 789	

Investments other than investments in marketable equity securities and debt securities were carried at costs of JPY457,576 million and JPY411,709 million at March 31, 2002 and 2001, respectively. The corresponding fair values at those dates were not computed as such estimation was not readily determinable.

The portion of trading losses for the year that relates to trading securities still held at March 31, 2002 was JPY44 million, and the change in net unrealized holding gains and losses on trading securities were losses of JPY37 million and JPY11 million for the years ended March 31, 2001 and 2000, respectively.

The proceeds from sales of available-for-sale securities and the gross realized gains and losses on those sales for the years ended March 31, 2002, 2001 and 2000 are shown below:

		Millions of Yen
	2002	2001
Proceeds from sales	JPY28,419	JPY74,226 J
Gross realized gains Gross realized losses	JPY 8,915 (1,030)	JPY40,363 J (357)
Net realized gains	JPY 7,885	JPY40,006 J

F-13

During the year ended March 31, 2002, the Company contributed certain available-for-sale securities to an employee retirement benefit trust at fair value of JPY45,770 million and recognized JPY29,242 million in a realized gain, which is included in gain on securities contributed to an employee retirement benefit trust.

During the year ended March 31, 2001, the Company contributed certain available-for-sale securities and marketable equity securities of an associated company to an employee retirement benefit trust at fair value of JPY53,285 million and recognized JPY42,975 million in a realized gain, which is included in gain on securities contributed to an employee retirement benefit trust. The fair value of marketable equity securities of an associated company at the time of contribution was JPY19,871 million and the corresponding gain was JPY19,683 million.

On April 1, 2001, in connection with the merger of The Sakura Bank, Ltd. and The Sumitomo Bank, Ltd., the Company exchanged shares of The Sakura Bank, Ltd. for those of Sumitomo Mitsui Banking Corporation. In accordance with FASB Emerging Issues Task Force, Issue No. 91-5 ("EITF 91-5") "Nonmonetary Exchange of Cost-Method Investments," a non-cash gain of JPY16,168 million was recorded for the year ended March 31, 2002, as a result of the exchange, which is included in gain on sales of securities—net in the Statements of Consolidated Income.

Debt securities classified as available-for-sale and held-to-maturity at March 31, 2002 mature as follows:

		Millions of Yen		
	Availab	Available-for-sale		
	Carrying amount	Aggregate fair value	Carrying amount	
Contractual maturities:	TDV 06 500	TDV 06 500	TDV10 C00	
Within 1 year After 1 year through 5 years After 5 years through 10 years	JPY 86,588 48,333 12,648	JPY 86,588 48,333 12,648	JPY10,602 9,752 3,002	
After 10 years	8,770	8,770	, 	
Total	JPY156,339	JPY156,339	JPY23,356	

For the year ended March 31, 2002, certain subsidiaries transferred part of their securities classified as held-to-maturity to available-for-sale category at the date of initial application of SFAS No. 133. The carrying amount of the transferred securities at the time of transfer was JPY15,322 million, and the amount of the related unrealized gain or loss was immaterial.

INVESTMENTS IN AND ADVANCES TO ASSOCIATED COMPANIES

Investments in associated companies (investees owned 20% to 50%, corporate joint ventures and other investees over which the companies have the ability to exercise significant influence) are accounted for under the equity method. Such investments include but are not limited to the Company's investments in Sakhalin Energy Investment Company Ltd. (25.00%), Mitsui Leasing & Development, Ltd. (44.67%), Japan Australia LNG (MIMI) Pty. Ltd. (50.00%), Nihon Unisys, Ltd. (27.85%) and BHP Mitsui Coal Pty. Ltd. (20.00%). Associated companies mainly engage in the development of natural resources and manufacturing and distribution of various kinds of products. The major geographic areas of activities of such entities are Japan, the Americas, Asia, Oceania and the Middle East.

Investments in and advances to associated companies at March 31, 2002 and 2001 consisted of the following:

	Millions of Yen	
	2002	2001
Investments in capital stock Advances	JPY361,307 98,490	JPY273,980 109,392
Total	JPY459,797	JPY383,372

The carrying amount of the above investments at March 31, 2002 and 2001, less such amount as unamortized goodwill, approximates the companies' equity in the underlying net assets.

Investments in common stock of associated companies include marketable equity securities carried at JPY78,030 million and JPY61,272 million at March 31, 2002 and 2001, respectively. Corresponding aggregate quoted market values were JPY75,542 million

F-14

and JPY79,607 million, respectively. Summarized financial information for associated companies at March 31, 2002 and 2001 and for the years ended March 31, 2002, 2001 and 2000 was as follows:

	Millions	of Y
	2002	
Current assets	JPY2,052,553	
Property, plant and equipmentnet of accumulated depreciation	1,951,055	
Other assets	870,220	
Total assets	JPY4,873,828	
Current liabilities	JPY1,782,001	
Long-term liabilities, etc	1,944,236	
Shareholders' equity	1,147,591	
Total liabilities and shareholders' equity	JPY4,873,828	
The companies' equity in net assets of associated companies	JPY 331,078	

2002 2001

Total trading transactions
Revenue--gross trading profit
650,092 569,363
Net income
92,132 25,108

The companies' total trading transactions with associated companies during the years ended March 31, 2002, 2001 and 2000 were as follows:

	Millions of Yen
2002	2001

Millions of Yen

JPY840,041 JPY838,385 780,872 657,540 Sale transactions

Purchase transactions

Dividends received from associated companies for the years ended March 31, 2002, 2001 and 2000 amounted to JPY9,590 million, JPY7,876 million and JPY7,136 million, respectively.

Consolidated unappropriated retained earnings at March 31, 2002 and 2001 included the companies' equity in net undistributed earnings of associated companies in the amount of JPY61,122 million and JPY43,049 million, respectively.

4. ALLOWANCE FOR CREDIT LOSSES

An analysis of the change in the allowance for doubtful receivables is as follows:

			Millions of Y
	Balance at beginning	Credits charged off	Provision for doubtf
YEAR ENDED MARCH 31, 2002(*2):			
Current	JPY 43,930	JPY(25,899)	JPY 2,594
Non-current	121,684	(11,141)	18,661
Total		JPY(37,040)	JPY21,255
Year ended March 31, 2001:			
Current	JPY 24,867	JPY (6,292)	JPY25,355
Non-current		(17,536)	
Total	JPY137,148	JPY(23,828)	JPY44,180
Year ended March 31, 2000:			
Current	JPY 23,921	JPY (6,381)	JPY 7,327
Non-current		(10,413)	
Total	JPY128,328	JPY(16,794)	JPY18,810

- (*1) Principally deconsolidation of certain affiliated companies, and effect on exchange rate changes.
- (*2) The effect of the change in the fiscal year-end of certain subsidiaries is immaterial.

F-15

At March 31, 2002 and 2001, the carrying values of investment in impaired loans as defined in SFAS No. 114 were JPY168,346 million and JPY172,066 million,

respectively, and the total allowance for credit losses related to those loans was JPY127,307 million and JPY127,774 million, respectively.

The average recorded investments in impaired loans for the years ended March 31, 2002, 2001 and 2000 were JPY170,206 million, JPY163,983 million and JPY155,849 million, respectively.

Interest income on impaired loans has been recognized mainly using the cash-basis method of accounting during the period that the loans were impaired. For the years ended March 31, 2002, 2001 and 2000, the Company recognized interest income on impaired loans of JPY2,855 million, JPY3,346 million and JPY2,939 million, respectively.

5. PLEDGED ASSETS AND FINANCIAL ASSETS ACCEPTED AS COLLATERAL

PLEDGED ASSETS

At March 31, 2002 and 2001, the following assets (exclusive of assets covered by trust receipts mentioned below) were pledged as collateral for certain liabilities of the companies:

	Millions of Yen	
	2002	2001
Trade receivables (current and non-current) Investments Property leased to others (net book value) Property and equipment (net book value) Other	JPY 40,936 37,515 15,328 30,333 1,462	JPY 52,401 87,181 15,389 30,927 1,825
Total	JPY125,574	JPY187,723

The distribution of such collateral among short-term bank loans, long-term debt and guarantees of contracts, etc. was as follows:

	Millions of Yen	
	2002	2001
Short-term bank loans	JPY 11,904	JPY 24,416
Long-term debt	88 , 531	142,547
Guarantees of contracts, etc.	25 , 139	20,760
Total	JPY125,574	JPY187,723

Trust receipts issued under customary import financing arrangements (short-term bank loans and bank acceptances) give banks a security interest in the merchandise imported and/or the accounts receivable resulting from the sale of such merchandise. However, because of the companies' large volume of import transactions, it is not practical to determine the total amounts of assets

covered by outstanding trust receipts.

FINANCIAL ASSETS ACCEPTED AS COLLATERAL

At March 31, 2002 and 2001, the fair values of financial assets that the companies accepted as the security for trade receivables and that they are permitted to sell or repledge consisted of the following:

	Millions of Yen	
	2002	2001
Bank deposits Stocks and bonds Promissory notes	JPY 3,694 9,170 50,624	JPY 5,255 6,838 41,884

Of this collateral received by the companies, promissory notes of JPY13,365 million and JPY17,484 million were repledged at March 31, 2002 and 2001, respectively.

At March 31, 2002 and 2001, under security repurchase agreements, the companies accepted Japanese government and corporate bonds of JPY17,931 million, and commercial paper and various bonds of JPY61,917 million, from the counterparties, respectively. These financial assets were not sold or repledged as of March 31, 2002 and 2001, respectively.

F-16

6. SHORT-TERM BORROWINGS AND LONG-TERM DEBT

SHORT-TERM BORROWINGS

Short-term borrowings at March 31, 2002 and 2001 were comprised of the following:

	Millions of Yen			
		2002		2001
		Interest rate(*1)		Interest rate
Short-term bank loans	JPY482,631	2.1%	JPY497,285	3.6%
Commercial paper	84,546	0.4	141,268	1.1
Total	567 , 177		638 , 553	
SFAS No. 133 fair value adjustment(*2)	236			
Total	JPY567,413		JPY638,553	

- (*1) The interest rates represent weighted average rates in effect at March 31, 2002 and 2001, regardless of borrowing currencies, though the range of the interest rates varies by borrowing currency.
- (*2) In accordance with the requirements of SFAS No. 133, the portion of the companies' fixed-rate debt obligations that is designated and effective as fair value hedge is reflected in the Consolidated Balance Sheets as an amount equal to the sum of the debt's carrying value plus an SFAS No. 133 fair value adjustment representing changes recorded in the fair value of the hedged debt obligations attributable to movements in the designated benchmark interest rates during the term of the hedge.

Unused lines of credit, for short-term financing outside Japan, aggregated JPY602,478 million at March 31, 2002.

LONG-TERM DEBT Long-term debt at March 31, 2002 and 2001 consisted of the following: ______ Long-term debt with collateral (Note 5): Banks and insurance companies, maturing serially through 2012--principally 0.1% to 8% JPY 146,4 Government-owned banks and government agencies, maturing serially through 2055--principally 1% to 7% Other, maturing serially through 2018--principally 2% ______ JPY 216,5 Total ______ Long-term debt without collateral: Banks and others (principally insurance companies): Principally 0.1% to 7%, maturing serially through 2015 JPY1,702,1 Principally 2% to 9%, maturing serially through 2013--(payable in foreign currencies) Bonds and notes: Japanese yen convertible bonds (fixed rate 1.5%, due 2003) Japanese yen convertible bonds (fixed rate 1.05%, due 2009) Euro yen bonds (fixed rate 3.0%, due 2002) Japanese yen bonds with early redemption clause (fixed rate 1.1% to 2.75%, due 2002-2013) Japanese yen bonds (fixed rate 2.1% to 3.6%, due 2002-2019) Japanese yen bonds (fixed and floating rate: floating rate 1.6% to 1.9%, due 2003-2013) Japanese yen bonds (fixed and floating rate: fixed rate 2.0% to 2.1%, due 2013-2014) Japanese yen bonds (floating rate 1.9% to 2.9%, due 2010) Reverse dual currency yen/U.S. dollar bonds (fixed rate 3.0% to 3.25%, due 2007-2012) Notes under global medium-term note programme (fixed rate 0.2% to 4.6%,

Notes under euro medium-term note programme (fixed and floating rate:

Account payables, derivative liabilities and others due through 2017:

due 2001-2014)

Interest bearing

Others

fixed rate 0.1% to 10.0%, due 2001-2014)

2002

64,4

5,6

233,1

16,3

92,7

4,2

35,0

20,0

50,5

62,0

30,0

78,1

70,3

57,2

6,4

205,0

Non-interest bearing	134,8
Total	2,798,2
Total SFAS No. 133 fair value adjustment*	3,014,7 59,8
Total Less current maturities	3,074,6 454,7
Long-term debt, less current maturities	JPY2,619,8

* In accordance with the requirements of SFAS No. 133, the portion of the companies' fixed-rate debt obligations that is designated and effective as fair value hedge is reflected in the Consolidated Balance Sheets as an amount equal to the sum of the debt's carrying value plus an SFAS No. 133 fair value adjustment representing changes recorded in the fair value of the hedged debt obligations attributable to movements in the designated benchmark interest rates during the term of the hedge.

F-17

The companies have entered into currency swap agreements and interest rate swap agreements in connection with certain bonds, notes and other long-term borrowings. The floating interest rates for interest rate swap agreements are generally based on the three-month or six-month LIBOR (London Interbank Offered Rate). (See Note 14, "DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES," and Note 15, "FINANCIAL INSTRUMENTS.")

The 1.5% Convertible Bonds due 2003 and the 1.05% Convertible Bonds due 2009 may be converted into common stock at JPY850.70 and JPY881.00 per share, respectively, at the option of the holder and may be redeemed at the option of the Company at specified percentages of the principal commencing on April 1, 1996 and October 1, 2002, respectively.

The indenture, under which the bonds were issued, does not require maintenance of a prescribed amount of net assets, a minimum debt/equity ratio or limits on the payment of cash dividends by the Company.

Substantially all short-term and long-term bank borrowings are made under agreements which, as is customary in Japan, provide that under certain conditions a bank may require the borrower to provide collateral (or additional collateral) or guarantors with respect to the borrowings and that the bank may treat any collateral, whether furnished as security for short-term or long-term loans or otherwise, as collateral for all indebtedness to such bank. Default provisions of certain loan agreements grant certain rights of possession to the lenders.

Under certain loan agreements with government-owned banks, the creditors may require the companies to submit proposals as to the payment of dividends and other appropriations of earnings for the creditors' review and approval before presentation to the shareholders. Certain of such agreements require the borrower, upon the request of the lender, to reduce outstanding loans before scheduled maturity dates when the lender considers that the companies are able to reduce such loans through increased earnings or through the proceeds from the sale of common stock or bonds and notes. During the years ended March 31, 2002 and 2001, the companies did not receive any such requests, and there is no expectation that any such requests will be made.

Maturities of long-term debt outstanding at March 31, 2002 were as follows, excluding the effect of SFAS No. 133 fair value adjustment:

	Millions of Yen
Year ending March 31:	
2003	JPY 465,056
2004	541,634
2005	361 , 891
2006	252 , 291
2007	247 , 988
Thereafter	1,145,907
Total	JPY3,014,767

7. PENSION COSTS AND SEVERANCE INDEMNITIES

Expected return on plan assets

The Company and certain subsidiaries have non-contributory defined benefit pension plans and contributory defined benefit pension plans, covering substantially all employees other than directors.

A main pension plan is the Company's contributory defined benefit Japanese government welfare pension program for its employees (the Employees' Pension Fund, "EPF"). EPF is composed of a substitutional portion of Japanese Pension Insurance and a corporate portion of a contributory defined benefit plan. For the former, the benefits are based on a standard remuneration schedule under the Welfare Pension Insurance Law and the length of participation, and, for the latter, the benefits are based on the length of service.

Effective April 1, 1997, the Company merged a non-contributory defined benefit pension plan (the Tax Qualified Pension Plan, "TQPP") into EPF. TQPP remained only for the retired employees with vested benefits as of March 31, 1997.

The Company and certain subsidiaries have unfunded severance indemnities plans. Benefits under the plans are based on the level of compensation at retirement or earlier termination of employment and the length of service.

The measurement date used for the Company's pension plans was changed for the year ended March 31, 2002 from December 31 to March 31. The change of the measurement date did not have a material effect on the consolidated financial statements.

F-18

Net periodic pension costs of the companies' defined benefit pension plans for the years ended March 31, 2002, 2001 and 2000 included the following components:

		Millions of
	2002	2001
Service costbenefits earned during the period	JPY12,834	JPY13,01
Interest cost on projected benefit obligation	7,528	7,42

(4,80)

(5,004)

Amortization of unrecognized obligation existing at transition Amortization of unrecognized prior service cost	 (53)	3,72 29
Amortization of unrecognized net amount resulting from changes in plan experience and actuarial assumptions	8 , 867	5,80
Net periodic pension costs	JPY24,172	JPY25,4
The following table sets forth the reconciliation of benefit obligation	ons, plan	
assets and funded status of the plans:	, ,	
		 Millions
		2002
Change in benefit obligations:	-	
Benefit obligation at beginning of year	JP:	Y245,195
Service cost Interest cost		12,834 7,528
Plan participants' contributions		1,418
Plan amendments		(2,082)
Actuarial loss		10,761
Benefits paid from plan assets		(14,606)
Direct benefit payments		(4,317)
Settlements		(3,479)
Divestitures		(1,281)
Foreign currency translation adjustment		1,914
Benefit obligation at end of year		253,885
Change in plan assets:		
Fair value of plan assets at beginning of year		188,711
Actual loss on plan assets		(7 , 119)
Employer contribution		67,203
Plan participants' contributions		1,418
Benefits paid from plan assets		(14,606)
Settlements		(3,479)
Foreign currency translation adjustment		1,101
Fair value of plan assets at end of year		233,229
Funded status at end of year		(20,656)
Unrecognized prior service cost		(7 , 268)
Unrecognized net amount resulting from changes in plan experience and actuarial assumptions		69 , 980
Net amount recognized	JP:	Y 42,056
Amounts recognized in the consolidated balance sheets consist of:		
Other assets (Prepaid pension costs)	JP.	Y 80,410
Other assets (Intangible assets)		128
Accrued expenses		
Accrued pension costs and liability for severance indemnities		(41,561)
Accumulated other comprehensive loss (before income tax effect)		3,079
Net amount recognized	JP	Y 42,056
		•

The aggregate projected benefit obligation and aggregate fair value of plan assets for plans with projected benefit obligations in excess of plan assets were JPY80,526 million and JPY38,731 million at March 31, 2002 and JPY245,195 million and JPY188,711 million at March 31, 2001. The aggregate accumulated benefit obligation and aggregate fair value of plan assets for plans with accumulated benefit obligations in excess of plan assets were JPY36,233 million and JPY23,988 million at March 31, 2002 and JPY197,103 million and JPY167,517 million at March 31, 2001.

F-19

The prior service cost is amortized over the average remaining service period of employees expected to receive related benefits.

The amortization periods of the unrecognized net amount resulting from changes in plan experience and actuarial assumptions are seven years for EPF, one year for TQPP, and the average remaining service period for subsidiaries.

The impact of the change in the fiscal year-end of certain subsidiaries on change in benefit obligations and change in plan assets is immaterial.

Assumptions used in the accounting for the companies' defined benefit pension plans for the years ended March 31, 2002, 2001 and 2000 are set forth as follows:

	2002	2001
Weighted-average discount rates Weighted-average expected long-term rates of return on plan assets	3.2%	3.2% 3.0%

The rate of increase in future compensation levels was not applied in determining the projected benefit obligation of the corporate portion of EPF because the benefit formulas of the Company's plans do not contain factors relating to compensation levels.

The rates of increase in future compensation levels applied for the other defined benefit pension plans for the years ended March 31, 2002, 2001 and 2000 were 1.5% to 7.0%, 2.0% to 7.0% and 2.5% to 7.0%, respectively.

The Companies' funding policies with respect to pension plans are generally to contribute amounts calculated based on the plans' contribution formula. Plan assets, including assets in pension trust funds managed by certain trust banks, life insurance companies and investment consulting companies, consist of Japanese government bonds, other debt securities and marketable equity securities. Plan assets managed by insurance companies are included in pooled investment portfolios of such insurance companies.

The Company established the employee retirement benefit trust for retirement obligations by contributing certain available-for-sale securities during the year ended March 31, 2002 and by contributing certain available-for-sale securities and marketable equity securities of an associated company during the year ended March 31, 2001.

As stated in Note 3, "MARKETABLE SECURITIES AND INVESTMENTS," fair value at contribution of these securities for the years ended March 31, 2002 and 2001 were JPY45,770 million and JPY53,285 million, respectively. The fair value of securities held in the employee retirement benefit trust is included in the fair

value of plan assets at March 31, 2002 and 2001. The fair value of marketable equity securities of an associated company included in plan assets is JPY21,139 million and JPY21,732 million at March 31, 2002 and 2001, respectively.

In addition to the above defined benefit pension plans, the Company provides the "Early Retirement Support Plan" to eligible employees, which guarantees, prior to normal retirement age, certain supplemental payments based on preretirement compensation levels. During the years ended March 31, 2002 and 2001, the Company recorded JPY5,595 million and JPY14,796 million of periodic payments and projected benefits based on factors including the history of benefit payments as expenses, respectively.

Certain subsidiaries recorded JPY5,836 million of additional costs of offering early retirement programs to their employees for the year ended March 31, 2001. These benefit costs are immaterial for the years ended March 31, 2002 and 2000.

8. SHAREHOLDERS' EQUITY

COMMON STOCK AND CAPITAL SURPLUS

Prior to October 1, 2001, under the Commercial Code of Japan (the "Code"), certain issuances of common stock, including conversions of bonds and notes and exercises of warrants issued, were required to be credited to the common stock account for at least the greater of par value or 50% of the proceeds. An amendment to the Code, which became effective on October 1, 2001, required that the stated par value be eliminated resulting in all of the outstanding shares having no par value as of October 1, 2001. After the amendment, the issuances of common stock are required to be credited to the common stock account for at least 50% of the proceeds.

At March 31, 2002, 124,585,442 shares of common stock were reserved for the conversion of outstanding bonds.

The Code permits, upon approval by the Board of Directors, transfers of amounts from capital surplus to the common stock account. The amounts available for transfer are based on capital surplus as defined by accounting practices prevailing in Japan.

F-20

Additional amounts recorded as capital surplus to conform with U.S. GAAP may not be transferred. Such additional amounts primarily relate to accounting for warrants and business combinations and amounted to JPY69,049 million at March 31, 2002.

RETAINED EARNINGS APPROPRIATED FOR LEGAL RESERVE

Prior to October 1, 2001, the Code provided that an amount at least equal to 10% of the aggregate amount of cash dividends and certain other appropriations of retained earnings associated with cash outlays applicable to each period shall be appropriated as a legal reserve until such reserve equals 25% of common stock. The amendment to the Code, which became effective on October 1, 2001, provides that the amount to be appropriated as a legal reserve shall be up to the total amount of capital surplus and the legal reserve being equal to 25% of common stock. The retained earnings so appropriated may be used to eliminate or reduce a deficit by resolution of the shareholders or may be transferred to capital stock by resolution of the Board of Directors. The amendment to the Code also provides that to the extent that the sum of capital surplus and legal reserve exceeds 25% of common stock, the excess, if any, is available for

appropriations by resolution of the shareholders.

RETAINED EARNINGS UNAPPROPRIATED

The amount of retained earnings available for dividends under the Code is based on the amount of retained earnings recorded in the Company's general books of account in accordance with accepted Japanese accounting practices. The adjustments included in the accompanying consolidated financial statements for U.S. GAAP purposes but not recorded in the general books of account have no effect on the determination of retained earnings available for dividends under the Code.

Retained earnings, exclusive of retained earnings appropriated for the legal reserve, shown in the Company's general books of account amounted to JPY200,454 million at March 31, 2002. The amount includes retained earnings to be appropriated for the legal reserve as a part of appropriations of retained earnings associated with cash outlays and JPY6,763 million restricted as to the payment of dividends under the Code. See Note 6, "SHORT-TERM BORROWINGS AND LONG-TERM DEBT," for the rights of certain creditors to review and approve the companies' proposal for the payment of dividends and other appropriations of earnings. Dividends are approved by shareholders at a meeting held subsequent to the fiscal year to which the dividends are applicable. A mid-year interim dividend may be paid by resolution of the Board of Directors, subject to limitations imposed by the Code.

The Code permits transfers, upon approval of shareholders, of a portion of unappropriated retained earnings, available for dividends, to the common stock account.

PURCHASE BY THE COMPANY OF SHARES

Prior to October 1, 2001, the Company was generally prohibited from acquiring its own shares except, among others, by means of retirement of shares or grant of stock option for employees, in the manner as provided in the Code, and the purchased shares had to be sold or otherwise transferred to a third party within a reasonable period thereafter.

The amendment to the Code, which became effective on October 1, 2001, permits the Company to purchase and hold its own shares. The Company is allowed to decide the total number and amount of the shares to be acquired, within the extent of the amount of the retained earnings available for dividends, subject to the prior approval of the shareholders at an ordinary general meeting of shareholders. Public companies are generally required to purchase the shares through market transactions or tender offer and dispose of them, subject to the approval of the Board of Directors, unless otherwise specified in the Code, or as far as the Articles of Incorporation do not require a resolution of the shareholders at the shareholders' meeting. As an example of the disposal of its own shares, the Company sells the shares or chooses to transfer the shares instead of issuing new shares in case of merger, stock transfer or exchange, or spin-off. In addition, the Code enables the Company to retire its own shares by resolution of the Board of Directors.

It was approved on May 14, 2002 that the Board of Directors propose a resolution that the Company may acquire up to a total not exceeding 70 million outstanding shares of its common stock at an amount in a total not exceeding JPY70,000 million at the ordinary general meeting of shareholders to be held on June 27, 2002.

ACCUMULATED OTHER COMPREHENSIVE INCOME (LOSS)

Changes in each component of accumulated other comprehensive income (loss) for the years ended March 31, 2002, 2001 and 2000 are as follows:

			N
	2	002	
JNREALIZED HOLDING GAINS AND LOSSES ON AVAILABLE-FOR-SALE SECURITIES: Balance at beginning of year	JPY	95,806	j
Pre-tax amount of unrealized holding gains and losses on available-for-sale securities Deferred income taxes	(119,796) 49,085	
Adjustments for year (after income tax effect)		(70,711)	
Pre-tax amount of reclassification adjustments Deferred income taxes		28,272 (8,945)	
Adjustments for year (after income tax effect)		19,327	
The effect of change in fiscal year-end of certain subsidiaries: Pre-tax amount of unrealized holding gains and losses on available-for-sale securities Deferred income taxes		(290) 122	
Adjustments for year (after income tax effect)		(168)	
Pre-tax amount of reclassification adjustments Deferred income taxes		(8)	
Adjustments for year (after income tax effect)		(8)	
Balance at end of year	JPY	44,246	
FOREIGN CURRENCY TRANSLATION ADJUSTMENTS: Balance at beginning of year Pre-tax amount of translation adjustments Deferred income taxes	JPY(188,670) 73,838 (5,421)	Ċ
Adjustments for year (after income tax effect)		68,417	
Pre-tax amount of reclassification adjustments Deferred income taxes		818 (178)	
Adjustments for year (after income tax effect)		640	
The effect of change in fiscal year-end of certain subsidiaries: Pre-tax amount of translation adjustments Deferred income taxes		954 (10)	
Adjustments for year (after income tax effect)		944	

Deferred income taxes	
Adjustments for year (after income tax effect)	
Balance at end of year	JPY(118,669) J

F-22

(Continued)		
	2002	
MINIMUM PENSION LIABILITY ADJUSTMENT: Balance at beginning of year Pre-tax amount	JPY (24,841) 48,577	
Deferred income taxes	(24,063)	
Adjustment for year (after income tax effect)	24,514	
The effect of change in fiscal year-end of certain subsidiaries: Pre-tax amount Deferred income taxes	(73) 27	
Adjustments for year (after income tax effect)	(46)	
Balance at end of year	JPY (373)	
NET UNREALIZED GAINS AND LOSSES ON DERIVATIVES: Balance at beginning of year Pre-tax amount of net unrealized gains and losses on derivatives Deferred income taxes	JPY (7,545) 2,787	
Adjustments for year (after income tax effect)	(4,758)	
Pre-tax amount of reclassification adjustments Deferred income taxes	3,015 (1,207)	
Adjustments for year (after income tax effect)	1,808	
The effect of change in fiscal year-end of certain subsidiaries: Pre-tax amount of net unrealized gains and losses on derivatives Deferred income taxes	1,016 (353)	
Adjustments for year (after income tax effect)	663	
Pre-tax amount of reclassification adjustments Deferred income taxes	257 (92)	
Adjustments for year (after income tax effect)	165	
Balance at end of year	JPY (2,122)	
ACCUMULATED OTHER COMPREHENSIVE INCOME (LOSS) TOTAL:		

Balance at beginning of year Pre-tax amount Deferred income taxes	JPY(117,705) 27,179 12,058	J
Other comprehensive income (loss) for year (after income tax effect)	39 , 237	
The effect of change in fiscal year-end of certain subsidiaries: Pre-tax amount Deferred income taxes	1,856 (306)	
Other comprehensive income (loss) for the stub period (after income tax effect)	1,550	
Balance at end of year	JPY (76,918)	J

F-23

9. NET INCOME PER 20 SHARES

The following is a reconciliation of basic net income per 20 shares to diluted net income per 20 shares for the years ended March 31, 2002, 2001 and 2000:

	2002			2001	
Net income (numerator)	Shares (denominator)	Per 20 shares amount	Net income (numerator)	Shares (denominator)	amount
Millions of Yen	In Thousands	Yen	Millions of Yen	In Thousands	Yen
JPY55 , 371	1,583,427	JPY699	JPY51,588	1,583,675	JPY651
150	10.266		150	10.266	
	,			,	
JPY56,102	1,708,012	JPY657	JPY52,319	1,708,260	JPY613
	Net income (numerator) Millions of Yen JPY55,371	Net income Shares (numerator) (denominator) Millions of Yen In Thousands JPY55,371 1,583,427 150 19,266 581 105,319	Per 20	Net income (numerator) Shares shares amount (numerator) Net income (numerator) Millions of Yen In Thousands Millions of Yen JPY55,371 1,583,427 JPY699 JPY51,588 150 19,266 150 581 105,319 581	Net income Shares Shares Shares Shares (numerator) (denominator)

10. SEGMENT INFORMATION

SFAS No. 131, "Disclosures about Segments of an Enterprise and Related

Information," requires disclosure of financial and descriptive information about operating segments, which are components of an enterprise whose operating results are regularly reviewed by the enterprise's chief operating decision maker in deciding about resources to be allocated to the segment and assessing its performance.

The operating groups of the companies' Head Office, which are organized based on the "products and services," plan overall and worldwide strategies for their products and services and conduct their worldwide operations. The operating groups also collaborate with branches and offices that are located in Japan and overseas countries and with overseas trading subsidiaries in planning and executing their strategies for products or regions. The branches, offices, and overseas trading subsidiaries are separate operating units, which are delegated the business of their regions as the centers of each particular regional strategy and operate diversified business together with their affiliated companies in collaboration with the operating groups. Therefore, the Company's operating segments are comprised of product-wise operating segments and region-wise operating segments.

The Company's operating segments have been aggregated based on the nature of the products and other criteria into six product-wise reportable operating segments and four region-wise reportable operating segments, totaling ten reportable operating segments.

During the year ended March 31, 2002, as a result of electronics-related business integration, the Electronics Business Group was newly established in the "Electronics & Information" segment. At the same time, the Retail Group was also established in the "Consumer Products" segment in order to expand and create consumer-oriented businesses. The operating segment information for the year ended March 31, 2001 has been restated to conform to the presentation for the year ended March 31, 2002. It was impracticable to restate the operating segment information for the year ended March 31, 2000.

Further, starting from the year ended March 31, 2002, revenue--gross trading profit and operating income (loss) are disclosed, since these two items of each reportable segment are newly included in the measure of segment profit or loss reviewed by the chief operating decision maker.

A description of reportable operating segments of the Company follows.

Metals develops raw material resources of iron or non-ferrous metals in other countries, and manufactures, sells and trades products in Japan and abroad.

Machinery manufactures, sells and trades machinery products and executes projects, such as the construction of plants and infrastructure in Japan and abroad.

Electronics & Information conducts electronics and information related business in Japan and abroad.

Chemicals manufactures, sells and trades chemical products in Japan and abroad.

Energy develops energy resources overseas and manufactures, sells and trades oil and gas products in Japan and abroad.

F-24

Consumer Products manufactures, constructs, sells and trades consumer-related products, such as foods, textiles, general merchandise and houses, and also provides logistics services concerning those consumer-related products.

Domestic Branches and Offices trade in various commodities and conduct related

business in branches and offices in Japan, such as in the Kansai and Chubu districts.

Americas, Europe and Other Overseas Areas trade in various commodities and conduct related business led by overseas trading subsidiaries or offices located in each region.

The companies' operating segment information, product information and geographic area information for the years ended March 31, 2002, 2001 and 2000 presented in conformity with SFAS No. 131 are as follows:

OPERATING SEGMENT INFORMATION

										'
								Million		íen
YEAR ENDED MARCH 31, 2002:			Macl	hinery	Electr Infor	ronics &	Ch	emicals		nergy
Total trading transactions: External customers Intersegment		,501,933 282,948		,956,324 115,715		•		,019,745 292,098		2,367,078 87,215
Total	JPY1	,784,881	JPY2	,072,039	JPY4	433 , 735	JPY1	,311,843	JPY2	454,293
Revenuegross trading profit	JPY	67,397	JPY	66,194	JPY	46,231	JPY	53,476	JPY	48,061
Operating income (loss)	JPY	19,847	JPY	2,308	JPY	7,719	JPY	8,185	JPY	16,661
Net income (loss)	JPY	9,449	JPY	7 , 540	JPY	5 , 837	JPY	(4,893)	JPY	22 , 152
Total assets at March 31, 2002	JPY	935,835	JPY1	,141,230	JPY2	278 , 145	JPY	511,248	JPY	459,226

			1	Millio	ons of Yen			
YEAR ENDED MARCH 31, 2002:	 Am∈	ericas	Europe	0	Other Overseas Areas	and	nations d orate	C
Total trading transactions: External customers Intersegment	JPY	691,271 492,620	JPY414,857 179,837	JPY	590,622 798,560		41,173 ,721,264)	J
Total	JPY1	.,183,891	JPY594,694	JPY1	.,389,182	JPY(2	,680,091)	J
Revenuegross trading profit	JPY	45,096	JPY 20,623	JPY	21,929	JPY	15,213	 J

JPY	· 1	.1,750	JPY	4,484	ł JPY	(4,7	00) J	JPY	(7,	292)	
JPY	· :	6,461	JPY	3,911	L JPY	5,2	71 J	JPY	(11,	808)	
JPY	40	0,387	JPY2	32,656	JPY	241,2	71 J	 ЈР Ү	989 ,	134	
						 M	 illior	ns of	 Yen		
M∈ 	tals	; 	Machi					nical:	s 	Ene	erg
											2 , 88
		243	JPY1,70	1,346	JPY40	9 , 076	JPY1	L , 376	,122 	JPY2	2,9
JPY	10,	271	JPY	1,015	JPY 1	5 , 729	JPY	5	,493 	JPY	
			TDV1 20	9,505	JPY28	4,944	JPY	540	,482	JPY	42
JPY 	890 , 	5/5									
					······································	O ⁻	 Millic Other wersea	 as	El	imina and	d
JPY					Europe	O ⁻	 Other	 as	El	 Limina	d
estated	1):	Ame:	ricas 649,921 543,274	. JPY	7532,29 208,38	0· 0· 2 9 JPY	Other versea Areas 537, 694,	as ,678	E1 C	Limina and Corpos	d rat 31 446
estated	1):	Ame: JPY JPY1	ficas 649,921 543,274 ,193,195	. JPY	7532,29 208,38 208,38	9 JPY 9 JPY	537, 694,	.678 ,451	El C JP	corporation and corporation an	d rat 31 446 415
estated	1):	JPY JPY1 JPY1	649,921 543,274 ,193,195	. JPY	7532,29 208,38 7740,688	9 JPY 9 JPY 9 JPY	537, 694,	.678 ,451 	E1 C JP JP	and Corpor	d rat 31 446 415 (12
estated	d):	JPY JPY1 JPY	ficas 649,921 543,274 ,193,195	. JPY	2532,29 208,38 2740,688 23,87	9 JPY 9 JPY 6 JPY	537, 694, 1,232, 4, 255,	,678 ,451 ,129 ,882	E1 C JP JP JP JP JP	corposition and corposition an	d rat 31 446 415 (12
estated	d):	Ame: JPY JPY1 JPY	ficas 649,921 543,274 ,193,195 9,991	. JPY	2532,29 208,38 2740,688 23,87	9 JPY 9 JPY 6 JPY	537, 694, 1,232, 4, 255,	,678 ,451 ,129 ,882	E1 C JP JP JP JP JP	corposition and corposition an	d rat 31 446 415 (12
	JPY1, JPY1, JPY1,	JPY 40 JPY 40 Metals JPY1,472, 173, JPY1,646,	JPY 6,461 JPY 400,387 Metals JPY1,472,694 173,549 JPY1,646,243 JPY 10,271	JPY 6,461 JPY JPY 400,387 JPY2 Metals Machi JPY1,472,694 JPY1,62 173,549 7 JPY1,646,243 JPY1,70 JPY 10,271 JPY	JPY 6,461 JPY 3,911 JPY 400,387 JPY232,656 Metals Machinery JPY1,472,694 JPY1,629,502 173,549 71,844 JPY1,646,243 JPY1,701,346 JPY 10,271 JPY 1,015	JPY 6,461 JPY 3,911 JPY JPY 400,387 JPY232,656 JPY Electro Metals Machinery Inform JPY1,472,694 JPY1,629,502 JPY362 173,549 71,844 46 JPY1,646,243 JPY1,701,346 JPY409 JPY 10,271 JPY 1,015 JPY 15	JPY 6,461 JPY 3,911 JPY 5,27 JPY 400,387 JPY232,656 JPY 241,27 ME Metals Machinery Information JPY1,472,694 JPY1,629,502 JPY362,222 173,549 71,844 46,854 JPY1,646,243 JPY1,701,346 JPY409,076 JPY 10,271 JPY 1,015 JPY 15,729	JPY 6,461 JPY 3,911 JPY 5,271 3 JPY 400,387 JPY232,656 JPY 241,271 3 Million Metals Machinery Information Chem JPY1,472,694 JPY1,629,502 JPY362,222 JPY1 173,549 71,844 46,854 JPY1,646,243 JPY1,701,346 JPY409,076 JPY1 JPY 10,271 JPY 1,015 JPY 15,729 JPY	JPY 6,461 JPY 3,911 JPY 5,271 JPY JPY 400,387 JPY232,656 JPY 241,271 JPY Millions of Electronics & Metals Machinery Information Chemical: JPY1,472,694 JPY1,629,502 JPY362,222 JPY1,114 173,549 71,844 46,854 261 JPY1,646,243 JPY1,701,346 JPY409,076 JPY1,376 JPY 10,271 JPY 1,015 JPY 15,729 JPY 5	JPY 6,461 JPY 3,911 JPY 5,271 JPY (11, JPY 400,387 JPY232,656 JPY 241,271 JPY 989, Millions of Yen Electronics & Chemicals Metals Machinery Information Chemicals JPY1,472,694 JPY1,629,502 JPY362,222 JPY1,114,765 173,549 71,844 46,854 261,357 JPY1,646,243 JPY1,701,346 JPY409,076 JPY1,376,122 JPY 10,271 JPY 1,015 JPY 15,729 JPY 5,493	JPY 6,461 JPY 3,911 JPY 5,271 JPY (11,808) JPY 400,387 JPY232,656 JPY 241,271 JPY 989,134 Millions of Yen Electronics & Metals Machinery Information Chemicals Ene JPY1,472,694 JPY1,629,502 JPY362,222 JPY1,114,765 JPY2 173,549 71,844 46,854 261,357 JPY1,646,243 JPY1,701,346 JPY409,076 JPY1,376,122 JPY2 JPY 10,271 JPY 1,015 JPY 15,729 JPY 5,493 JPY

Year ended March 31, 2000: Metals Machinery Information Chemicals Ene

Total trading transactions: External customers Intersegment	JPY2,146,566 152,539	JPY1,876,553 120,365	JPY278,884 35,882	JPY1,185,568 172,651	JPY2 , 2
Total	JPY2,299,105	JPY1,996,918	JPY314,766	JPY1,358,219	JPY2,3
Net income	JPY 8,736	JPY 6,870	JPY 10,255	JPY 4,377	JPY
Total assets at March 31, 2000	JPY 749,992	JPY1,239,634	JPY223,595	JPY 514,879	JPY 4

			Millions of Ye	en
Year ended March 31, 2000:	Americas	Europe	Other Overseas Areas	Eliminations and Corporate
Total trading transactions: External customers Intersegment	JPY 637,235 498,784	JPY701,187 252,817	JPY 482,933 578,309	JPY 38,911 (2,055,232)
Total	JPY1,136,019	JPY954,004	JPY1,061,242	JPY(2,016,321)
Net income	JPY 8,056	JPY 4,453	JPY 2,755	JPY (27,991)
Total assets at March 31, 2000	JPY 377,808	JPY241,329	JPY 251,793	JPY 971,530

- Notes: (1) Net loss of "Eliminations and Corporate" for the year ended March 31, 2002 included (a) JPY16,200 million in losses on the write-down of marketable securities, (b) JPY10,084 million in impairment losses of long-lived assets, (c) JPY9,375 million in a gain arising from a nonmonetary exchange of shares in connection with a business combination of certain financial institutions, and (d) JPY8,895 million in gains on contribution of securities to an employee retirement benefit trust (all amounts are after income tax effect). Net loss of "Eliminations and Corporate" for the year ended March 31, 2001 included JPY4,627 million in losses (after income tax effect) on the write-down of marketable securities. Net loss of "Eliminations and Corporate" for the year ended March 31, 2000 included (a) JPY12,846 million in losses on the write-down of marketable securities and (b) an JPY8,212 million loss of equity in Mitsui Leasing & Development, Ltd (all amounts are after income tax effects).
 - (2) Total assets of "Eliminations and Corporate" at March 31, 2002, 2001 and 2000 include corporate assets, consisting primarily of cash and cash equivalents and time deposits maintained with regard to corporate finance activities and assets of certain subsidiaries operating with corporate departments.
 - (3) Transfers between operating segments are made at cost plus a markup.

(4) Operating income (loss) reflects the companies' (a) revenue--gross trading profit, (b) selling, general and administrative expenses, and (c) provision for doubtful receivables.

PRODUCT INFORMATION

			Millions of	Yen
YEAR ENDED MARCH 31, 2002:	Iron and Steel	Non-Ferrous Metals	Machinery	Electronics & Information
Total trading transactions to external customers	JPY1,537,113	JPY 953,378	JPY2,337,386	JPY450,160
Revenue Gross trading profit	JPY 75,567	JPY 22,631	JPY 88,680	JPY 53,985
Year ended March 31, 2001:				·
Total trading transactions to external customers	JPY1,519,731	JPY1,049,652	JPY2,089,036	JPY388,258
Revenue Gross trading profit	JPY 68,543	JPY 28,622	JPY 89,321	JPY 48,884
Year ended March 31, 2000:				·
Total trading transactions to external customers	JPY1,449,310	JPY1,989,027	JPY2,233,095	JPY376,508
Revenue Gross trading profit	JPY 62,622	JPY 27,927	JPY 88,572	JPY 40,995
			Millions of Ye	
YEAR ENDED MARCH 31, 2002:	Foods	Textiles	General Merchandise	
Total trading transactions to external customers		JPY367,922	JPY623,208	JPY228,880
Revenue Gross trading profit	JPY 65,732			
Year ended March 31, 2001:				
Total trading transactions to external customers	JPY1,356,489	JPY386,615	JPY690,925	
Revenue Gross trading profit			JPY 40,068	

	Lagar r illing. Wirro	0. 4 00 1	101111201			
Year ended March 31	, 2000:					
		242,750		JPY739,44	4 JPY442,67	12 J
Revenue Gross trading prof	it JPY		JPY 25,407	JPY 42,55	6 JPY 47,09)2 J
	F	7-26				
GEOGRAPHIC AREA INF	ORMATION					
					Millions of	Yen
				United States	United	
YEAR ENDED MARCH 31						
Total trading transcustomers			JPY7,408,009		JPY 480,87	74 JP
Year ended March 31						
Total trading transcustomers	actions to external			JPY1,153,663	JPY 758,65	53 JF
Year ended March 31						
Total trading transcustomers					JPY1,188,07	/1 JP
location (2) The Comp.	ading transactions a of customers. any provides total t	trading t	ransactions ins	stead of		
	-gross trading profi s based on the locat			e not attribut	ed to	
				Millions of Y	en	
		Ja	apan	United States	All Other	Consc
AT MARCH 31, 2002:						

At March 31, 2001:

Long-lived assets JPY564,615 JPY114,634 JPY192,918 JPY8

There are no individual material customers with respect to total trading transactions and revenue--gross trading profit for the years ended March 31, 2002, 2001 and 2000.

11. FOREIGN EXCHANGE GAINS AND LOSSES

Net foreign currency transaction gains of JPY10,975 million and JPY11,393 million, and losses of JPY1,802 million are included in net income for the years ended March 31, 2002, 2001 and 2000, respectively.

12. INCOME TAXES

Income taxes in Japan applicable to the companies, imposed by the national, prefectural and municipal governments, in the aggregate resulted in the normal effective statutory tax rate of approximately 42% for the years ended March 31, 2002, 2001 and 2000. Under Japanese tax law, consolidated tax returns were not allowed for the years ended March 31, 2002, 2001 and 2000. Foreign subsidiaries are subject to income taxes of the countries in which they operate.

A reconciliation between taxes calculated at the normal statutory rate in Japan and the companies' provision for income taxes for the years ended March 31, 2002, 2001 and 2000 is summarized as follows:

	Milli	
	2002	2
Taxes calculated at the normal rate in Japan applied to pre-tax income Increases (decreases) in taxes resulting from:	JPY25,407	JPY
Expenses not deductible for tax purposes and income not taxablenet Application of lower tax rates to certain taxable income	2,676 (4,429)	
Effect of taxation on dividends from subsidiaries and corporate joint ventures Operating losses of certain subsidiaries	4,422 6,873	
Tax benefits on losses of subsidiaries Othernet	(2,193) (776)	(
Total income taxes	JPY31,980	JPY

F-27

Amounts provided for income taxes for the years ended March 31, 2002, 2001 and 2000 are allocated as follows:

 :	 Millions of Yen	
2002	2001	2000

Income taxes	JPY 31,980	JPY 32,654	JPY21 , 7
Equity in earnings of associated companies	1,876	(1,212)	(4,9
Other comprehensive income (loss)	(12,058)	(24,410)	35 , 6
Total	JPY 21,798	JPY 7,032	JPY52 , 4

The tax effects of significant temporary differences and carryforwards which result in deferred tax assets and liabilities at March 31, 2002 and 2001 are as follows:

Millions of Yen 2002 DEFERRED TAX ASSETS: Accrued pension costs and liability for severance indemnities JPY 26,567 JPY Allowance for doubtful receivables 26,894 43,928 Estimated losses Loss carryforwards of subsidiaries and associated companies 72,750 27,337 Unrealized intercompany profit Foreign currency translation 18,271 Other 18,365 ______ Total deferred tax assets 234,112 2 Valuation allowance (43,301)(190,811 2 Deferred tax assets--net DEFERRED TAX LIABILITIES: 57,731 Property 1 Investment securities 78,203 Undistributed earnings of associated companies other than corporate joint ventures 35,573 Other 16,687 Deferred tax liabilities 188,194 2 JPY Net deferred tax assets (liabilities) JPY 2,617

Net deferred tax assets or liabilities at March 31, 2002 and 2001 are included in the consolidated balance sheets as follows:

Current Assets--Deferred tax assets--current

Deferred Tax Assets--Non-current

Current Liabilities--Other current liabilities

Deferred Tax Liabilities--Non-current

Net deferred tax assets (liabilities)

Millions of Yen

2002

JPY 31,120

JPY 3

(6,078)

(6,078)

(6,078)

(7,093)

(6)

JPY 2,617

JPY (7,093)

.-----

The valuation allowance is provided principally on deferred tax assets for loss carryforwards of certain subsidiaries for which it is more likely that a tax benefit will not be realized. During the years ended March 31, 2002, 2001 and 2000, the valuation allowances were increased by JPY16,595 million, decreased by JPY7,239 million and decreased by JPY4,172 million, respectively. With respect to the remaining deferred tax assets, the Company believes it is more likely than not that such benefits will be realized through the reduction of future taxable income.

Income taxes or foreign withholding taxes are not provided on undistributed earnings of foreign subsidiaries and foreign corporate joint ventures which are considered to be indefinitely reinvested in the operations of such subsidiaries and corporate joint ventures. At March 31, 2002 and 2001, the amounts of undistributed earnings of foreign subsidiaries and foreign corporate joint ventures were JPY252,236 million and JPY223,432 million, respectively. Determination of the amount of unrecognized deferred income taxes with respect to these foreign earnings is not practicable.

F-28

The domestic undistributed earnings would not, under present Japanese tax laws, be subject to additional taxation.

At March 31, 2002, certain subsidiaries had aggregate operating loss carryforwards of JPY110,216 million, which are available to reduce taxable income in subsequent periods. If not utilized, such loss carryforwards expire as follows:

	Millions of Yen
Within 5 years After 5 to 10 years After 10 to 15 years After 15 years	JPY 74,521 12,813 10,921 11,961
Total	JPY110,216

Income before income taxes, minority interests and equity in earnings for the years ended March 31, 2002, 2001 and 2000 comprised the following:

	Millions of Yen				
	The Company and its domestic subsidiaries	Foreign subsidiaries	Total		
YEAR ENDED MARCH 31, 2002	JPY21,926	JPY38,566	JPY60,492		

Year ended March 31, 2001	JPY27,995	JPY51,630	JPY79,625
Year ended March 31, 2000	JPY11,962	JPY39,495	JPY51,457

Income taxes for the years ended March 31, 2002, 2001 and 2000 comprised the following:

	Millions of Yen			
	The Company and its domestic subsidiaries	Foreign subsidiaries	Total	
YEAR ENDED MARCH 31, 2002: Current Deferred	JPY 16,273 631	JPY16,566 (1,490)	JPY 32,839 (859)	
Total	JPY 16,904	JPY15,076	JPY 31,980	
Year ended March 31, 2001: Current Deferred	•	JPY21,455 (3,543)	JPY 60,743 (28,089)	
Total	•	JPY17,912	JPY 32,654	
Year ended March 31, 2000: Current Deferred	JPY 34,361 (29,080)	JPY18,662 (2,181)	JPY 53,023 (31,261)	
Total	JPY 5,281	JPY16,481	JPY 21,762	

13. COMMITMENTS AND CONTINGENT LIABILITIES

The companies customarily enter into long-term purchase contracts for certain items, principally machinery and equipment, metals, ships, oil products and chemical materials, either at fixed prices or at basic purchase prices adjustable to market. In general, customers of the companies are also parties to the contracts or by separate agreements are committed to purchase the items from the companies; such customers are generally large Japanese industrial companies. Long-term purchase contracts at fixed or basic purchase prices amounted to JPY1,048,194 million at March 31, 2002. Scheduled deliveries are at various dates through 2021.

The companies had financing commitments totaling JPY7,659 million at March 31, 2002, principally for financing, on a deferred-payment basis, the cost of equipment to be purchased by their customers through 2003. In the furtherance of their trading activities, it is a customary practice for the companies to guarantee, severally or jointly with others, indebtedness of certain of their customers and suppliers and of certain associated companies as well as to guarantee the performance of contracts by such entities. At March 31, 2002, the aggregate amount of such guarantees was JPY262,198 million, including JPY78,902 million relating to associated companies.

F-29

At March 31, 2002, guarantees consisted of the following:

	Millions of Yen
GUARANTEES:	
Tokyo Telecommunication Network	JPY 24,086
Toyo Engineering	14,639
Qatar LNG Investment	13,711
Usinas Siderurgicas de Minas Gerais	12,492
Sakhalin Energy Investment	8,695
Sumo Company	7,039
Vinyl Chloride (Malaysia)	6 , 929
Teleconsorcio	6,496
Project Finance BLRE	6,142
Bontang Train G Project Finance	5 , 982
Others	155,987
Total	JPY262,198

The Company and two of its subsidiaries, together with other third-party methionine manufacturers, were named as defendants in approximately 20 class action lawsuits in the United States, filed by direct customers and indirect customers. In these cases, manufacturers of methionine allegedly violated federal and/or state antitrust laws by conspiring to fix the prices of methionine. The lawsuits seek compensatory and treble damages in unspecified amounts. The Company and the subsidiaries, together with other methionine manufacturers, have been also named as defendants in several other similar actions filed by individual customers in the United States. The cases filed by direct customers were consolidated in the U.S. District Court for the Northern District of California, which certified the class in December 2000.

In May 2002, the Company and the subsidiaries reached an agreement for settlement with the class action plaintiffs. Under this settlement, Novus International Inc., the Company's 65%-owned subsidiary, paid U.S.\$35 million as a settlement amount, which was recorded as "Other expense--net" in the Statement of Consolidated Income for the year ended March 31, 2002.

All other related lawsuits are pending.

Various other claims and legal actions are pending against the companies in respect of contractual obligations and other matters arising out of the conduct of the companies' business.

Appropriate provision is set up for the estimated loss on those claims and legal actions. In the opinion of management, any additional liability will not materially affect the consolidated financial position, results of operations, or cash flows of the companies.

14. DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES

The companies are exposed to market risks of foreign currency exchange rates,

interest rates and commodity prices in the ordinary course of business.

In order to offset or reduce these risks, the companies use derivative instruments, such as foreign exchange forward contracts, currency swap agreements, interest rate swap agreements and commodity future contracts, and consequently hedge the exposure to changes in the fair value or expected future cash flows of recognized assets and liabilities, unrecognized firm commitments, and forecasted transactions.

FOREIGN CURRENCY EXCHANGE RATE RISK HEDGING ACTIVITIES

The companies use derivative instruments, such as foreign exchange forward contracts, currency swap agreements and interest rate and currency swap agreements, in order to fix the expected future cash flows from foreign-currency-denominated receivables and payables resulting from selling and purchasing activities in currencies other than the local currency and long-term financing transactions as part of the companies' global operations in many countries.

INTEREST RATE RISK HEDGING ACTIVITIES

The companies use interest rate swap agreements and interest rate and currency swap agreements in order to diverse the means of

F - 30

fund raising, reduce fund-raising costs, fix the expected future cash flows from long-term financial assets and liabilities with floating interest rates and reduce the exposure to changes in the fair value of long-term financial assets and liabilities with fixed interest rates.

COMMODITY PRICE RISK HEDGING ACTIVITIES

The companies use derivative instruments, such as commodity futures, forwards and options contracts, in order to reduce the exposure to changes in the fair value of inventories and unrecognized firm commitments resulting from the business activities related to marketable commodities, such as non-ferrous metals, crude oil and agricultural products.

RISK MANAGEMENT POLICY

The companies have strictly separated the trading sections from independent sections which record the results and positions of derivative instruments and are responsible for cash settlement and account confirmation with counterparties. Risk management sections classify the derivative transactions into trading transactions and hedging transactions. The classification between trading transactions and hedging transactions is strictly managed by affirming the correspondence with the hedged items for transactions for hedging purposes. Furthermore, these risk management sections comprehensively monitor, evaluate and analyze the positions of derivative instruments and report the results periodically to the Company's executive officers in charge of the risk management. Based on these reports, the executive officers assess derivative instruments and the market risks surrounding these instruments, and establish the companies' policy regarding derivative instruments.

FAIR VALUE HEDGE

Changes in the fair value of derivative instruments designated as hedging instruments to hedge the exposure to changes in the fair value of the recognized assets or liabilities or unrecognized firm commitments are recorded in earnings together with changes in the fair value of the corresponding hedged items.

The net gain or loss recognized in earnings representing the amount of the hedges' ineffectiveness and the component of the derivative instruments' gain or loss excluded from the assessment of hedge effectiveness were immaterial for the year ended March 31, 2002.

The amount of net gain or loss recognized in earnings when a hedged firm commitment no longer qualifies as a fair value hedge was immaterial for the year ended March 31, 2002.

CASH FLOW HEDGE

Changes in the fair value of foreign exchange forward contracts, currency swap agreements and interest rate and currency swap agreements designated as hedging instruments to hedge the exposure to variability in expected future cash flows of the recognized assets or liabilities, unrecognized firm commitments and forecasted transactions denominated in foreign currencies are initially recorded as other comprehensive income. The amounts in accumulated other comprehensive income are reclassified into earnings when earnings are affected by the hedged items.

Changes in the fair value of interest rate swap agreements designated as hedging instruments to reduce the exposure to variability in expected future cash flows of floating-rate financial assets and liabilities is initially recorded as other comprehensive income. The amounts in accumulated other comprehensive income are reclassified into earnings as interest expense when earnings are affected by the hedged items.

The ineffective portion of the hedging instruments' gain or loss and the component of the derivative instruments' gain or loss excluded from the assessment of hedge effectiveness are reported in earnings immediately. If the hedged forecasted transaction will not occur by the end of the originally specified time period, hedging instruments' gain or loss reported in accumulated other comprehensive income are reclassified into earnings. These amounts were immaterial for the year ended March 31, 2002.

Net gains of JPY1,156 million, relating to the transition adjustment included in accumulated other comprehensive income upon adoption of SFAS No. 133 on April 1, 2001, were reclassified from accumulated other comprehensive income into earnings because earnings were affected by the hedged items.

The estimated net amount of the existing gains or losses in accumulated other comprehensive income at March 31, 2002 that is expected to be reclassified into earnings within the next 12 months is net gains of JPY752 million.

The maximum length of time over which the companies are hedging their exposure to the variability in expected future cash flows for forecasted transactions (excluding those forecasted transactions related to the payment of variable interest on existing financial instruments) is 23 months. Foreign exchange forward contracts are used as hedging instruments for the forecasted transactions.

F-31

The Company and certain subsidiaries use derivative instruments such as foreign exchange forward contracts, interest rate swap agreements, and commodity futures, forwards and options contracts for trading purposes and the Company's executive officers in charge of risk management have strictly set position limits and loss limits for these instruments. Independent back offices and middle offices strictly separated from trading sections (front offices) monitor, evaluate and analyze the position of trading transactions and market risks. Those results are periodically reported to the executive officers. Among others, VaR (Value at Risk: Statistical measure of the potential maximum loss in the fair value of a portfolio resulting from adverse market movements in the underlying risk factors such as foreign currency exchange rates, interest rates, commodity prices, over a defined period, within a certain confidence level) is used to measure the market risks of derivative instruments for trading purposes.

15. FINANCIAL INSTRUMENTS

FAIR VALUE OF FINANCIAL INSTRUMENTS

In accordance with the requirements of SFAS No. 107, "Disclosures about Fair Value of Financial Instruments," the companies have provided the following fair value estimates and information about valuation methodologies.

Quoted market prices, where available, are used to estimate fair values of financial instruments. However, quoted market prices are not available for a substantial portion of financial instruments, and fair values for such financial instruments are estimated using discounted cash flow analysis or other valuation techniques.

CURRENT FINANCIAL ASSETS OTHER THAN MARKETABLE SECURITIES AND CURRENT FINANCIAL

It is assumed that the carrying amount approximated fair value of the majority of these instruments because of their short maturities.

MARKETABLE SECURITIES AND OTHER INVESTMENTS

See Note 3, "MARKETABLE SECURITIES AND INVESTMENTS."

NON-CURRENT TRADE RECEIVABLES AND ADVANCES TO ASSOCIATED COMPANIES

The fair values of non-current trade receivables, including long-term loans receivable, except for loans with floating rates whose carrying amount approximates fair value, are estimated by discounted cash flow analysis, using interest rates currently being offered for loans or accounts receivable with similar terms to borrowers or customers of similar credit quality and remaining maturities.

LONG-TERM DEBT

The fair values for long-term debt, except for debt with floating rates whose carrying amounts approximate fair value, are estimated by discounted cash flow analysis, using rates currently available for similar types of borrowings with similar terms and remaining maturities.

OFF-BALANCE-SHEET FINANCIAL COMMITMENTS

The companies have not estimated the fair value of certain off-balance-sheet commitments, such as financial guarantees and financing commitments (see Note 13, "COMMITMENTS AND CONTINGENT LIABILITIES"). Because of uncertainty involved in attempting to assess the likelihood and timing of commitments being drawn upon, coupled with the lack of an established market, management does not believe it is meaningful to provide an estimate of fair value.

CURRENCY AND INTEREST RATE SWAP AGREEMENTS

The fair values of currency and interest rate swap agreements are estimated by discounted cash flow analysis, using rates currently available for similar types of swap agreements at the reporting date.

Currency swap agreements include certain derivatives with both foreign exchange and interest rate exposures. Fair values of those agreements consist of foreign exchange and interest rate factors.

FOREIGN EXCHANGE FORWARD CONTRACTS

The fair values of foreign exchange forward contracts are estimated based on market prices for contracts with similar terms.

F-32

The estimated fair values of certain financial instruments and derivative financial instruments at March 31, 2002 and 2001 are as follows:

Millions of Yen 2002 ______ Fair Carrying amount value Financial Assets: (other than Derivative Financial Instruments) Current financial assets other than marketable JPY3,047,305 JPY3,047,305 JP securities Non-current trade receivables and advances to associated companies (less allowance for doubtful receivables) 622**,**961 627**,**656 Financial Liabilities: (other than Derivative Financial Instruments) (2,415,602) (2,415,602) Current financial liabilities Long-term debt (including current maturities) (3,038,530) (3,079,706)Derivative Financial Instruments (Assets): Interest rate swap agreements 89,990 89,990 Currency swap agreements 7,135 7,135 Foreign exchange forward contracts 51,163 51,163 Derivative Financial Instruments (Liabilities): Interest rate swap agreements (8,796)(8,796)(36,509) Currency swap agreements (36**,**509) (21,641) Foreign exchange forward contracts (21,641)

Upon adoption of SFAS No. 133, SFAS No. 119, "Disclosures about Derivative Financial Instruments and Fair Value of Financial Instruments" was superseded and SFAS No. 107, "Disclosures about Fair Value of Financial Instruments," was amended. The figures for the previous fiscal year have been reclassified.

CONCENTRATION OF CREDIT RISK

The companies' global operations in a variety of businesses with diverse customers and suppliers reduce concentrations of credit risks. The companies deal with selective international financial institutions to minimize the credit risk exposure of derivative financial instruments with off-balance-sheet risk. Credit risk represents the likelihood that the counterparties may be unable to meet the terms of the agreements. Management does not expect any losses as a result of counterparty default on financial instruments with off-balance-sheet risk. Credit risk is managed through the credit line approved by management and by periodically monitoring the counterparties.

16. DERIVATIVE FINANCIAL INSTRUMENTS (PRIOR TO ADOPTION OF SFAS NO. 133)

ACCOUNTING POLICY PRIOR TO ADOPTION OF SFAS NO. 133

Significant accounting policies for the previous years prior to adoption of SFAS ${\rm No.\ 133}$ are as follows:

DERIVATIVE COMMODITY INSTRUMENTS

The companies enter into commodity futures, forward and options contracts as a means of hedging transactions in inventories, trading commitments and anticipated transactions, principally for non-ferrous metals, agricultural products and crude oil. Changes in the fair value of these contracts, designated and effective as a hedge of transactions in inventories, trading commitments and anticipated transactions, are deferred and recognized in revenue--gross trading profit when the corresponding commodities transactions are consummated.

The companies also enter into agreements for commodity futures, forwards and options as a part of their trading activities. These derivatives are marked to market, and gains or losses resulting from these contracts are reported in revenue--gross trading profit.

F-33

Changes in the fair value of certain commodities traded in terminal (future) markets are recognized in revenue--gross trading profit in order to reflect the fair value of commodity trading transactions consisting of inventory and derivative transactions as a whole.

DERIVATIVE FINANCIAL INSTRUMENTS

The companies enter into interest rate swap agreements, foreign exchange forward contracts and currency swap agreements as a means of managing their interest rate and foreign exchange exposure.

Interest differentials on the swaps, which are designated and effective as a hedge of certain assets or liabilities, are accrued as interest amounts change over the contract period.

The companies also enter into foreign exchange forward contracts, including currency swap agreements, to hedge foreign exchange exposures on receivables or payables denominated in foreign currencies and identifiable commitments denominated in foreign currencies. Gains and losses on forward contracts which are designated and effective as hedges of receivables or payables denominated in foreign currencies are recognized based on changes in exchange rates and are offset against foreign exchange gains or losses on the hedged receivables or payables denominated in foreign currencies. Gains and losses on forward contracts that are intended to hedge identifiable commitments denominated in foreign currencies are deferred and included in the measurement of the related transactions.

The Company and certain subsidiaries also enter into agreements for certain derivative financial instruments as a part of their trading activities. These derivatives are marked to market and the related gains or losses are reported in interest expense for interest rate swap agreements and in revenue—gross trading profit for foreign exchange forward contracts.

Information required under SFAS No. 119, "Disclosures about Derivative Financial Instruments and Fair Value of Financial Instruments," for the previous years prior to adoption of SFAS No. 133 are as follows:

HEDGING ACTIVITIES

The companies are parties to derivative financial instruments ("derivatives") which are used in the normal course of business to reduce exposure to fluctuations in foreign exchange rates and interest rates. The primary classes of derivatives used by the companies are foreign exchange forward contracts, currency swaps and interest rate swaps.

Since most of the companies' derivative transactions are related to qualified hedges of underlying business exposures, market risk in those derivative instruments is basically offset by equal and opposite movements in the underlying exposure.

The companies have strictly separated the trading sections ("front offices") from independent "back offices" which record the results and positions of derivative transactions and are responsible for cash settlement and account confirmation with counterparties. In addition, the Company has the "Market Risk Management Division" in the Tokyo Head Office, which independently monitors and analyzes the positions and reports the analysis to management as "middle offices." This division strengthened the companies' ability to manage derivative risk comprehensively. Through these organization structures, management assesses derivative transactions and market risks surrounding these transactions and establishes the companies' policy regarding derivative transactions.

FOREIGN EXCHANGE RISK MANAGEMENT

The companies' global operations in many countries generate foreign currency exposures related to buying, selling and financing in currencies other than the local currency. The companies have entered into foreign exchange forward contracts and currency swap agreements to hedge market risk from the changes in foreign exchange rates associated with existing assets, obligations and identifiable commitments denominated in foreign currencies. The deferred net gains and losses on derivatives related to qualified hedges of firm commitments were JPY1,434 million of gains at March 31, 2001.

INTEREST RATE RISK MANAGEMENT

The companies' financing and cash management activities are exposed to market risk from changes in interest rates. To manage these exposures, the companies have entered into interest rate swap agreements. Interest rate swaps convert some fixed rate assets or debts to a floating basis as well as convert some floating rate assets or debts to a fixed basis.

F-34

The notional amount, carrying amount and estimated fair values of derivative financial instruments for purposes other than trading at March 31, 2001 are as follows:

	Millions of Yen 2001			
	Notional amount	Carrying amount	Fair value	
Derivative Financial Instruments: Interest rate swap agreements	JPY1,974,104		JPY100,332	
Currency swap agreements	323,912	JPY(21,423)	(19, 258)	
Foreign exchange forward contracts	689,928	19,868	18,471	

TRADING ACTIVITIES

The Company and certain subsidiaries enter into financial instrument transactions, including derivatives for trading purposes. Management has strictly set position limits and loss limits for these transactions and periodically monitors the open positions. As mentioned earlier in this note, the companies' back offices and middle offices, i.e., the Market Risk Management Division, in the Tokyo Head Office are strictly separated from trading sections in order to independently monitor the results and positions of those trading transactions and to report the risk assessment results to management.

The results of the trading activities for the years ended March 31, 2001 and 2000 are summarized by the categories of financial instruments in the following table.

	Millions of Yen		
	2001	2000	
	Net gains	Net gains	
Trading securities Derivatives:	JPY 51	JPY 40	
Interest rate swap agreements Foreign exchange forward contracts	2,086 271	4,528 1,242	

For derivatives held for trading purposes, the notional amounts and fair values

at March 31, 2001 and the average fair values during the year ended March 31, 2001 were as follows:

		Millions of Yer	n	
		2001		
	Year-end notional amount	Year-end fair value	Avera fair va	
Interest rate swap agreements Foreign exchange forward contracts	JPY50,034 40,652	JPY1,397 34	JPY69 7	

Note: The average fair values of derivatives held for trading purposes during the year were computed based on monthly information.

17. SUBSEQUENT EVENT

On June 27, 2002, the shareholders approved the payment of a cash dividend to shareholders of record on March 31, 2002 of JPY4 per share (JPY80 per 20 shares), or a total of JPY6,334 million at the ordinary general meeting of shareholders.

The shareholders also approved the Company to acquire up to a total not exceeding 70 million outstanding shares of its own common stock at an amount in a total not exceeding JPY70,000 million during the period up to the conclusion of the next ordinary general meeting of shareholders.

F-35

SUPPLEMENTAL INFORMATION ON OIL AND GAS PRODUCING ACTIVITIES (UNAUDITED)

In accordance with Statement of Financial Accounting Standards ("SFAS") No. 69, "Disclosures about Oil and Gas Producing Activities," this section provides supplemental information on oil and gas exploration and producing activities of the companies in five separate tables. Tables 1 through 3 provide historical cost information pertaining to costs incurred for property acquisitions, exploration and development; capitalized costs; and results of operations. Tables 4 and 5 present information on the companies' estimated net proved reserve quantities and standardized measure of estimated discounted future net cash flows related to proved reserves. The amounts for investments that are accounted for by the equity method are separately presented as "Associated Companies," for which the companies' share of the investees' information on oil and gas producing activities is presented in the following tables. The "Consolidated Companies" column includes activities in Australia and the Middle East. The "Associated Companies" column includes activities in the Pacific Rim which consists of Australia, Sakhalin (Russia) and Thailand. The "Associated Companies" column of the following tables includes information on LNG producing activities as an integral part of natural gas producing activities.

TABLE 1. COSTS INCURRED FOR PROPERTY ACQUISITION, EXPLORATION, AND DEVELOPMENT*

Millions of Yen				
		Worldwide		
	.TPY 437	JPY 437		
		663		
JPY1,049				
·	14,943	•		
	JPY17,243	JPY18,292		
	JPY 61	JPY 61		
	915	915		
JPY 7	1,168	1,175		
923	6 , 993	7 , 916		
JPY 930	JPY 9,137	JPY10,067		
	Consolidated Companies JPY1,049 JPY1,049 JPY1,049 JPY 7 923	Consolidated Associated Companies JPY 437 663 JPY1,049 1,200 14,943 JPY1,049 JPY17,243 JPY 61 915 JPY 7 1,168 923 6,993		

^{*} Includes costs incurred whether capitalized or expensed.

TABLE 2. CAPITALIZED COSTS RELATED TO OIL AND GAS PRODUCING ACTIVITIES

	1
	Consolidated Companies
YEAR ENDED MARCH 31, 2002: Proved Properties Unproved Properties	JPY16,754
Gross Capitalized Properties Accumulated Depreciation, Depletion, Amortization and Valuation Allowances	16,754 11,123
Net Capitalized Costs	JPY 5,631
YEAR ENDED MARCH 31, 2001: Proved Properties Unproved Properties	JPY16,875
Gross Capitalized Properties Accumulated Depreciation, Depletion, Amortization and Valuation Allowances	16,875 8,051
Net Capitalized Costs	JPY 8,824

TABLE 3. RESULTS OF OPERATIONS FOR OIL AND GAS PRODUCING ACTIVITIES

The companies' results of operations from oil and gas producing activities are shown in the following table. In accordance with SFAS No. 69, income taxes are based on statutory tax rates. Interest income and expense are excluded from the results reported.

	Consolidated Companies
YEAR ENDED MARCH 31, 2002:	
Sales to Unaffiliated Enterprises	JPY1,291
Transfers to Affiliated Enterprises	6,881
Total Revenues	8,172
Production Cost	2,653
Exploration Expenses	744
Depreciation, Depletion, Amortization and Valuation Allowance	3,245
Income Tax Expenses	338
Results of Operations for Oil and Gas Producing Activities	JPY1,192
YEAR ENDED MARCH 31, 2001:	
Sales to Unaffiliated Enterprises	JPY1,331
Transfers to Affiliated Enterprises	5,780
Total Revenues	7,111
Production Cost	1,784
Exploration Expenses	7
Depreciation, Depletion, Amortization and Valuation Allowance	1,201
Income Tax Expenses	1,408
Results of Operations for Oil and Gas Producing Activities	JPY2,711

TABLE 4. PROVED RESERVE QUANTITY INFORMATION

The following table describes proved oil and gas reserves and changes thereto for the years ended March 31, 2002 and 2001. The definitions used herein are in accordance with SFAS No. 25, "Suspension of Certain Accounting Requirements for Oil and Gas Producing Companies."

PROVED DEVELOPED AND UNDEVELOPED RESERVES:

	Crude Oil, Conde		_		
	Mi	Millions of Barrels			
	Consolidated Companies	Associated Companies		Consolidated Companies	
RESERVES AT APRIL 1, 2000 Changes Attributable to:	26	107	133		
Revision of Previous Estimates		4.6	4.0		
(includes improved recovery) Extensions and Discoveries		46	46		
Purchases					
Sales					
Production	(3)	(10)	(13)		
RESERVES AT MARCH 31, 2001 Changes Attributable to: Revision of Previous Estimates	23	143	166		
(includes improved recovery)		(34)	(34)		
Extensions and Discoveries					
Purchases					
Sales					
Production	(3)	(11)	(14)		
reserves at march 31, 2002	20	98	118		
PROVED DEVELOPED RESERVES:					
Reserves at April 1, 2000	26	42	68		
Reserves at March 31, 2001	23	68	91		
Reserves at March 31, 2002	20	35	55		

F-37

TABLE 5. STANDARDIZED MEASURE OF DISCOUNTED FUTURE NET CASH FLOWS RELATED TO PROVED OIL AND GAS RESERVES

The standardized measure of discounted future cash flows, related to preceding proved oil and gas reserves, is calculated in accordance with SFAS No. 69. Estimated future cash inflows from production are computed by applying year-end prices to year-end quantities of estimated net proved reserves. Future development and production costs are those estimated future expenditures necessary to develop and produce year-end estimated proved reserves based on year-end cost indices, assuming continuation of year-end economic conditions. Estimated future income taxes are calculated by applying appropriate year-end statutory tax rates. Discounted future net cash flows are calculated using 10 percent discount factors.

The information provided does not represent management's estimate of the companies' expected future cash flows or value of proved oil and gas reserves. Estimates of proved reserve quantities shall change over time as new information

becomes available. Moreover, probable and possible reserves, which may become proved in the future, are excluded from the calculations. The arbitrary valuation prescribed under SFAS No. 69 requires assumptions as to the timing of future development and production costs. The calculations are made as of each fiscal year-end and should not be relied upon as an indication of the companies' future cash flows or value of their oil and gas reserves.

1) STANDARDIZED MEASURE OF DISCOUNTED FUTURE NET CASH FLOWS

		Millions of Y
		Associated Companies
ATT MADON 31 0000		
AT MARCH 31, 2002 Future Cash Inflows from Production	TDV 42 FC1	TDV1 000 100
Future Production Cost	·	JPY1,002,120 (416,090
Future Development Cost	(2,029)	
Future Income Taxes		(158,576
	(10,019)	(130 , 370
Undiscounted Future Net Cash Flows	15,395	367,214
10% Annual Discount for Timing of Estimated Cash Flows		(241,649
Standardized Measure of Discounted Future Net Cash Flows	JPY 8,951	JPY 125,565
AT MARCH 31, 2001		
Future Cash Inflows from Production	JPY 58,775	JPY1,062,713
Future Production Cost		(383,906
Future Development Cost	(2,059)	(76,199
Future Income Taxes	(11,810)	(178,827
Undiscounted Future Net Cash Flows	20,725	423,781
10% Annual Discount for Timing of Estimated Cash Flows	(8,298)	(274,176
Standardized Measure of Discounted Future Net Cash Flows	JPY 12,427	JPY 149,605

2) DETAILS OF CHANGES FOR THE YEAR

			Millions	of Yen
	Consolidate	d Companies	Associated	d Compani
	2002	2001	2002	200
Present Value at April 1	JPY12,427	JPY14,208	JPY149,605	JPY 71
Sales/Transfers of Oil and Gas Produced, Net of Production Costs	(5,519)	(5,327)	(34,696)	(32
Development Costs Incurred Extensions and Discoveries		923	24,116	. 6

Net Changes in Prices, Development and				
Production Cost	(2,762)	(2,099)	(5,090)	65
Revisions of Previous Quantity Estimates			(46,076)	41
Accretion of Discount	1,243	1,421	14,961	7
Net Changes in Income Taxes	700	(1,042)	17,882	(17
Others*	2,862	4,343	4,863	7
Net Changes for the Year	(3,476)	(1,781)	(24,040)	78
Present Value at March 31	JPY 8,951	JPY12,427	JPY125,565	JPY149

^{*} Main portion of "Others" is foreign currency translation adjustments.

F-38

The following information is disclosed in accordance with applicable Securities and Exchange Commission regulations for foreign private issuers in addition to SFAS No. 69.

PRODUCED FROM OWN RESERVES

The following table shows crude oil, condensate, natural gas liquids and natural gas production from the companies' own reserves for the three fiscal years indicated:

CRUDE OIL, CONDENSATE AND NATURAL GAS LIQUIDS					
	Mi	Millions of Barrels			
	Consolidated Companies	Associated Companies	Worldwide	Consolidated Companies	
Fiscal Year Ending March 31, 2002	3	11	14		
Fiscal Year Ending March 31, 2001	3	10	13		
Fiscal Year Ending March 31, 2000	3	4	7		