Fair Business Practices

DOCOMO seeks to enhance corporate value by ensuring quick, transparent, and sound management based on effective corporate governance.
We promote awareness of human rights to create workplaces that respect the rights of every employee in terms of freedom from discrimination and harassment due to social status, family status, race, ethnicity, nationality, religion, physical or mental disability, sex, sexual minority, pregnancy, and birth, and childcare or nursing care leaves.

**Basic Philosophy**

Recognizing that respect for human rights is a key corporate social responsibility, the NTT DOCOMO Group regards the NTT Group Human Rights Policy as the foundation for respecting human rights and practices the ideas expressed in the NTT DOCOMO Group’s Basic Policies on Human Rights.

**NTT Group Human Rights Policy**

As a corporate group expanding business globally, the NTT Group believes that respect for human rights is a key corporate social responsibility. We therefore believe that due consideration must be given to human rights and that human rights management must be strengthened for everyone involved in the NTT Group value chain. In 2014, we established the NTT Group Human Rights Charter to confirm those principles. In November 2021, we incorporated the charter as part of the new NTT Group Global Sustainability Charter and established the NTT Group Human Rights Policy to achieve a sustainable society that provides greater security, safety, and prosperity. The NTT Group Human Rights Policy reflects the Universal Declaration of Human Rights and other international conventions and treaties and applies them to all NTT Group employees and officers. We also expect all of our suppliers and business partners to support this policy and to respect human rights.

**NTT Group Human Rights Policy (Outline)**

1. **Addressing to International Norms**
   - The NTT Group discloses its global human rights policies both internally and externally, in addition to meeting the requirements* of international laws and evaluation organizations.
   *International conventions and treaties adopted from a global perspective including Universal Declaration of Human Rights

2. **Addressing Critically Important Human Rights Issues**
   - The NTT Group will identify critically important human rights issues and take action on these priority themes through the following:
     1. Promotion of “Diversity & Inclusion”
        - (Prohibition of discrimination, respect for human rights, fairness in the workplace, economic disparities, and poverty)
     2. Promotion of “Technology based on high ethical standards”
        - (technology, data bias, privacy, personal data protection, and security)
     3. Promotion of “Healthy Work in Daily Life (Health Management)”
        - (diverse work styles, prohibition of forced labor and child labor, workplace safety, freedom of association and the right to organize, living wage, enhanced benefits)
     4. Promotion of “appropriate expressions, speech, and other presentations” with consideration for human rights
        - (Freedom of expression and respect for human rights in advertising and other presentations)

3. **Scope of Application**
   - This policy applies to all employees and officers of the NTT Group. We also ask our suppliers and business partners to support this policy and strive to respect human rights.

4. **Due Diligence**
   - Based on the UN Guiding Principles of Business and Human Rights, we will use the human rights due diligence process to identify, prevent, mitigate, and correct human rights issues globally. And we will strive to improve human rights awareness and human rights management throughout the NTT Group.

   In addition, due diligence will be conducted among the stakeholders in the entire business value chain, and a direct dialogue will be the basis of our efforts, especially with major suppliers. The status will be disclosed on our website, in our Sustainability Report, and in our Human Rights Report to evaluate and improve the process continuously.

5. **Accusation and Remedy**
   - The NTT Group has established internal and external contact points for whistle-blowing at each Group company to prevent human rights violations. We promise to protect whistle-blowers from unfair personnel actions (e.g., dismissal, demotion) or other disadvantages resulting from their reporting. In addition, consultations and reports received at the contact points will be reported to the Board of Directors appropriately to ensure transparency. We will take sincere measures to resolve problems.
NTT DOCOMO Group’s Basic Policies on Human Rights

The NTT DOCOMO Group has established its Basic Policies on Human Rights (revised in 2018) to provide a more concrete policy for its initiatives and raise awareness of human rights.

### NTT DOCOMO Group’s Basic Policies on Human Rights

Recognizing the importance of human rights, all NTT DOCOMO Group officers and employees are committed to taking the lead in creating a corporate culture that respects the human rights of all stakeholders while adhering to the NTT DOCOMO Group Code of Ethics, NTT Group Human Rights Charter and our CSR Policy with the aim of building a safer, more secure and richer society.

1. We will, through our business activities, strive for a solution on the Dowag issue and other human rights issues.
2. We will respect diversity and strive to create a healthy working environment that is free of harassment issues by deepening communication and fostering a sense of mutual gratitude.
3. We will, from the standpoint of respect to human rights, review our operations as needed and adapt and improve our business activities.
4. We will cooperate with other NTT DOCOMO Group companies in constructing a proper structure to initiate and execute human rights practices, including the establishment of the Human Rights Committee.

### Human Rights Due Diligence

The NTT Group established and has been implementing in stages its human rights due diligence process. In fiscal 2021, we established the NTT Group Human Rights Policy to further promote our human rights initiatives.
Management System

We established the Human Rights Committee to manage our human rights initiatives. Chaired by the senior executive vice president, it consists of executive vice presidents, branch general managers, the general manager of the General Affairs and Human Resources Management Department, general manager of the Legal Department, general manager of the Brand Communication Department, general manager of the Sustainability Promotion Office, and Audit and Supervisory Committee members. The chairperson presides over the committee and is responsible for formulating and revising basic policies for promoting human rights awareness and taking action.

Establishment of the Corporate Human Rights Committee

The Corporate Human Rights Committee is a Company-wide organization that promotes human rights awareness and handles the formulation and management of human rights education as well as training measures and plans. Compliance promotion managers and risk compliance leaders, who are in charge of human rights management in the workplace, are also designated at the unit level for activities rooted in their respective workplaces.

Freedom of Expression and Protection of Privacy

DOCOMO gives due consideration to protecting the freedom of expression and privacy rights of people communicating via the Internet, social media, and digital communication devices, which are ICT industry specific issues that have been gaining recognition by most telecommunications carriers in Europe and the U.S. With reference to the Principles of Freedom of Expression and Privacy established in 2013 by the Global Network Initiative, a global network of telecommunications companies, we have taken the stance to fulfill our own responsibility to respect and protect the freedom of expression and privacy of our users. This includes protecting the globally recognized rights of our users, even in situations where we need to provide customer information under special circumstances, such as matters of national security requested by the government. In particular, the Children’s Rights and Business Principles calls for protecting children’s rights in the areas of developing and offering products and services or in marketing or advertising activities. At DOCOMO, we provide the Kid’s Keitai (mobile phone) and filtering service \[ P.52 \] as well as the “Smartphones and Mobile Phones Safety Class” \[ P.59 \] to ensure that children are safe when using them. Regarding marketing or expressions used in advertisements, we consult with in-house consumer advisors to avoid any expressions that may result in harm to children \[ P.56 \].

Furthermore, in 2018 we developed the Personal Data Charter, which represents our principles for the use of personal data in continuously providing new value to customers, and published it the following year. Initiatives associated with information security and privacy protection are included as part of our risk management \[ P.72 \].

Principles on Freedom of Expression and Privacy

Whistleblowing Desk for Human Rights and Harassment

DOCOMO has established internal and external points of contact as Company channels for all employees, including temporary employees and employees of suppliers to consult with on problems or concerns related to human rights or harassment. These whistleblowing desks protect the privacy of the employees who consult with them and provide protection for whistleblowers while taking appropriate steps to resolve problems and concerns. In particular, the external point is staffed by counselors affiliated with an external, specialized organization to provide a safe environment in which employees can have complete peace of mind and to ensure that they will not receive any disadvantageous treatment as a result of engaging in consultation or whistleblowing. In fiscal 2021, there were five reports related to human rights, and none involved serious violations of these rights.

Human Rights Violations

Human rights violations are rigorously dealt with and subject to disciplinary action. From the standpoint of preventing recurrence, we alert employees of the DOCOMO Group on a quarterly basis of any human rights violations. In the event of any violation, we will help the victim by taking measures that include separation from the violator and prohibition of retaliation.
Initiatives on Human Rights Practice

» Human Rights Message from Top Management
In conjunction with Human Rights Day (December 10) and Human Rights Week (December 4–10), which commemorate the UN’s adoption of the Universal Declaration of Human Rights, the senior executive vice president and chair of the Human Rights Committee sends a message of respect for human rights to all employees every year.

The message is intended to raise awareness of the subject by promoting understanding of the spirit and purpose of the United Nations’ Universal Declaration of Human Rights and to ensure that all employees are familiar with human rights issues.

» Human Rights Awareness Training
To further raise human rights awareness, we annually conduct training at each organization for all employees, including temporary workers, using web-based resources, video materials, and discussions. We also hold training suited to each career level (including executives) and training for risk compliance leaders.

Starting with the basic question of why companies are addressing human rights issues, the courses provide instruction on a broad range of subjects, including discrimination, harassment, and language sensitivity. We also implement a post-training survey to monitor improvements in awareness and the effectiveness of training.

» Human Rights Awareness Activities
We solicit human rights slogans and poster ideas from employees and give awards to exceptional entries in conjunction with Human Rights Week every year. In fiscal 2021, 19,326 entries for the slogans and 100 entries for the posters were received. In addition, we use an internal Company website to regularly publish an email magazine on human rights as a tool for raising employee awareness.

Participation in the Industrial Federation for Human Rights, Tokyo

DOCOMO participates in the Industrial Federation for Human Rights, Tokyo, a voluntary organization comprising Tokyo-based corporations. We attend training sessions, such as human rights awareness training for top management, presentations for group study, and seminars for employees in charge of human rights awareness. At the same time, we engage in activities to enlighten the public and expand human rights networks. The federation promotes human rights awareness activities in other regions as well, and it convenes national conferences of the nationwide federation of corporations to battle discrimination against groups that have traditionally been targeted in Japan, where we actively participate and exchange information.

As part of our initiative to cooperate with external organizations and groups, we engage in a wide range of initiatives through interaction and collaboration with government agencies, business organizations, and civil rights movements involved in a broad spectrum of human rights issues, and we also participate in training provided by other groups.

NTT DOCOMO Group Code of Ethics

The DOCOMO Group seeks to develop a shared awareness and thorough understanding of the basics of compliance as the foundation of management. To that end, we are developing our ethical standards through ten defining articles, including legal and ethical compliance; securing the transparency of business operations through information disclosure; fair, open, and free competition and trading; and respect for employee human rights. An English language version of the Code of Ethics has also been published for sharing across the Group internationally.

Compliance Management Regulations

The Compliance Management Regulations define the standard issues for promoting activities for ensuring legal compliance and corporate ethics, which DOCOMO pursues from the standpoint of corporate social responsibility. The regulations apply to all individuals DOCOMO employs, including officers and outside directors, full-time employees, and temporary staff.
Compliance Management System

DOCOMO established compliance committees at its head office and each branch and Group company to ensure that employees know and understand the NTT DOCOMO Group Code of Ethics. Each committee determines policies related to legal and ethical compliance and identifies issues and areas in need of improvement in terms of compliance management. They also monitor the progress of activities that promote compliance.

The committee at DOCOMO’s head office is chaired by the president and CEO and comprises the senior executive vice president, executive vice president, executive general manager of regional offices, general manager of each division, directors who are Audit & Supervisory Committee members, and others appointed by the chairperson as needed.

The committee deliberates on matters such as the details of initiatives for the current fiscal year while reflecting on the results of the previous year’s initiatives as well as the situation or trend analysis based on whistleblowing reports made during the prior year. Then, the significant matters are reported to the Board of Directors.

Employees Responsible for Compliance Promotion

Assigned in all divisions to create an implementation plan for legal and ethical compliance for their respective organizations to identify compliance risks, deepen understanding of respect for human rights, and create measures for improving any aspects deemed inadequate.

Monitor the status of compliance within the assigned organization and report the results to the director responsible for corporate ethics (or the president of a regional office).

Risk Compliance Leaders (RCLs)

Appointed by employees responsible for compliance promotion and taking the initiative in promoting risk management, compliance, and human rights practice within their respective organizations. Conduct daily activities to promote compliance as well as human rights practice within their respective organizations and respond quickly and effectively when a compliance risk materializes.

Compliance Committee Office and Human Rights Committee Office

Promote compliance and human rights awareness across the Group. Collaborate with each RCL to address individual issues and exchange information.

Consultation and Reporting Mechanism

DOCOMO has established reporting channels, available to business partners and suppliers as well as DOCOMO Group employees and docomo Shop staff, for the prevention and early detection of compliance issues or risks related to human rights. Whistleblowing desks for compliance and human rights have been set up, including a channel at an external legal firm, to safeguard the anonymity of those seeking consultation. We maintain an environment that encourages employees to file reports by accepting them by email, letter, or fax in addition to stipulating rules to protect the privacy (anonymity) of individuals seeking consultation and ensure that they are not treated unfairly for coming forward. The email addresses of the whistleblowing desks are published on our corporate website, and we actively disseminate information through email magazines and the distribution of posters. The topic of a consultation or report is investigated as needed by the Compliance Committee Office and Human Rights Committee Office in coordination with relevant employees responsible for compliance promotion (heads of organizations) and RCLs. Any confirmed incidence of noncompliance is immediately reported to the director responsible for corporate ethics and other members of management, as well as members of the Audit & Supervisory Committee. Necessary steps are then taken and measures put into place to prevent any future recurrence. Incidents are analyzed and trends are reported to employees across Japan at regular internal meetings and used as topics in compliance training.

A total of 47 cases were brought to consultation and reported in fiscal 2021. The number of reports related to time and attendance management issues has been declining, as workstyle reform has taken root.

All confirmed compliance violations are subject to disciplinary action in accordance with Company regulations.

<table>
<thead>
<tr>
<th></th>
<th>FY2018</th>
<th>FY2019</th>
<th>FY2020</th>
<th>FY2021</th>
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<td>Harassment</td>
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<td>No violations</td>
<td>58</td>
<td>56</td>
<td>29</td>
<td>30</td>
</tr>
</tbody>
</table>
[Compliance Whistleblowing Desk System]

Whistleblower (employees of the DOCOMO Group, suppliers, etc.)

Consultation
Internal Whistleblowing Desk
Compliance Committee Office
Report receipt of consultation
Approve investigation report
Consultation
External Whistleblowing Desk
Lawyers office
Report receipt of consultation
Inform receipt of consultation
Inform result of investigation
Conduct investigation
Corporate officer responsible for corporate ethics
Submit investigation report
Corporate officer responsible for corporate ethics
Investigation request
Investigation of facts (head of area in question)

In fiscal 2021, we continued to conduct anti-harassment training for newly appointed managers to learn about behaviors that could not be tolerated, lead to change, and mitigate workplace harassment risks.

Dissemination of Compliance Violations and Educational Activities
We regularly issue the Human Rights Mini-Knowledge Series on an internal website and conduct education and other activities based on the NTT DOCOMO Group Code of Ethics Handbook to enhance employee awareness of compliance and human rights.

In addition, we review the status of Group-wide initiatives on compliance and human rights education in the quarterly Compliance Report and report on the number and details of actual compliance violations at regular meetings to request that each organization take action to prevent the occurrence and recurrence of such incidents. We also seek to spread awareness of both compliance and human rights by sharing that information with all Group employees.

In addition, directors call twice a year for the specific attention of all Group employees, all of whom are expected to comply with laws, regulations, rules, morals, and manners in both work and their private lives. This initiative includes strictly avoiding any conduct that may lead to mistrust when interacting with external parties, by maintaining an awareness of and compliance with their own regulations as well as those of their counterparts; never engaging in any inappropriate conduct involving alcohol; adhering to COVID-19 safety protocols; and not violating the human rights of people infected with COVID-19, their family members, or those involved in treatment or countermeasures.

Initiatives for Preventing Bribery
The DOCOMO Group, which operates business at an international level, is subject to the bribery and corruption laws of a number of countries, including Japan’s own Unfair Competition Prevention Act, which prohibits activities such as providing unjust gains to foreign public officials, and the Foreign Corrupt Practices Act in the U.S.

To ensure thorough compliance with these laws, DOCOMO established Guidelines on the Prevention of Bribery of Foreign Public Officials in October 2010, based on the NTT DOCOMO Group Code of Ethics, which seeks to unequivocally prevent bribery. The guidelines were revised after the Bribery Act was implemented in the U.K., and regulations were tightened in other countries as well.

In fiscal 2014, the NTT Group created the Anti-Bribery Handbook as a tool for raising employee awareness. It contains basic knowledge and examples of bribery and facilitation payments. It also covers broader themes than the Guidelines on the Prevention of Bribery of Foreign Public Officials. The DOCOMO Group sought to encourage understanding by distributing the Japanese and English language versions of the handbook to Group companies in and outside Japan in fiscal 2015. We have sought to bolster our efforts against bribery among Group companies by encouraging them to construct a system of compliance in accordance with the Code of Ethics, guidelines, and the handbook while paying due consideration to the business models of each company and to the laws of the countries in which they are located. We will further bolster our efforts against bribery by holding training and organizing study groups to fully educate employees.

NTT Group Anti-Bribery Handbook

Status of Initiatives on Compliance

Ongoing Compliance Training
Training is conducted every year to raise awareness of compliance among corporate officers and employees (including temporary staff).

In web-based training for all employees of branches and Group companies (21 out of all consolidated subsidiaries), employees participate in follow-up discussions to share their thoughts on compliance and human rights in an ongoing effort to raise widespread awareness of compliance. RCLs, tasked with promoting compliance activities in their respective departments, are trained to establish a common awareness of the roles expected of leaders and share information. A compliance seminar exclusively for members of upper management is also held.

To ensure thorough compliance with these laws, DOCOMO established Guidelines on the Prevention of Bribery of Foreign Public Officials in October 2010, based on the NTT DOCOMO Group Code of Ethics, which seeks to unequivocally prevent bribery. The guidelines were revised after the Bribery Act was implemented in the U.K., and regulations were tightened in other countries as well.

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NTT Group Anti-Bribery Handbook
Guidelines on the Prevention of Bribery of Foreign Public Officials (Established October 2010)

Introduction: Prohibition Against Acts of Bribery of Foreign Public Officials

1. Foreign Public Officials to Whom the Guidelines Apply
   (1) Officials of central and local governments of foreign countries
   (2) Staff engaged in administrative work at institutions related to a foreign government
   (3) Staff engaged in administrative work at public corporations of foreign countries
   (4) Staff with official responsibilities at international organizations
   (5) Persons working under consignment from foreign governments and other entities
   (6) Political parties of foreign countries and their staff members, or candidates for public office
   (7) Agents or family members of persons defined under 1. to 6., or persons with equivalent status

2. Prohibited Acts and Criteria for Judgment
   (1) Prohibited acts
   (2) Timing
   (3) Substance, monetary amount, and other aspects
   (4) Frequency
   (5) Transparency
   (6) Compliance with local laws

3. Examples
   (1) Dinners and parties
   (2) Gifts
   (3) Golf excursions
   (4) Trips
   (5) Others

4. Selection of Consultants, Consignees and Other Persons Entrusted with Contacting and Negotiating with Foreign Public Officials

5. Individual Cases of Entertaining and Presenting Gifts

6. FAQ

Reports on bribery in Japan and overseas are submitted by divisions with management responsibilities in each operating company. As for our overseas joint ventures, a reporting line has been established between DOCOMO’s head office and the holding company of the joint venture to manage and share information concerning bribery.

In fiscal 2021, no legislative measures have been taken against us on bribery or facilitation payments and no charges were indicted.

Furthermore, prior to the season for sending summer gifts (ochugen) and winter gifts (oseibo), directors warn all Group employees never to make any inappropriate payments to government officials or other public employees. This is to make them aware of compliance with regulations and to uphold ethics regarding gifts such as ochugen. They also must be especially careful not to violate laws such as the National Public Service Ethics Code, Unfair Competition Prevention Act, and Foreign Corrupt Practices Act when making payments to government officials.

With respect to political contributions, we have been absolutely clear that they must be extended through legitimate channels in accordance with the NTT DOCOMO Group Code of Ethics and NTT DOCOMO Guidelines for Sustainability in Supply Chain, and in compliance with the Political Funds Control Law in Japan. In fiscal 2021, DOCOMO made political contributions totaling ten million yen in Japan.

[ Number of Legislative Measures and Exposures to Bribery and Facilitation Payments (Japan and Overseas) ]

<table>
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<th>FY2020</th>
<th>FY2021</th>
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<td>Number of legislative measures/ exposures</td>
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[ Political Contributions ]

<table>
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<tr>
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<th>FY2020</th>
<th>FY2021</th>
</tr>
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<tr>
<td>Political Contributions (millions yen)</td>
<td>700</td>
<td>1,200</td>
<td>1,200</td>
<td>1,000</td>
</tr>
</tbody>
</table>

Initiatives on Fair Competition

In addition to the Antimonopoly Act, which constitutes the common rules of competition, DOCOMO is governed by articles of the Telecommunications Business Law, intended to promote fair competition in accordance with the special nature of the telecommunications business. To encourage new entries and develop a fair and unrestricted competitive environment, the Fair Trade Commission and Ministry of Internal Affairs and Communication formulated the Guidelines for Promotion of Competition in the Telecommunications Business Field, which reflects their declared policies on the manner in which the Antimonopoly Act and Telecommunications Business Law are respectively applied.

Since the revised Telecommunications Business Law and related ministerial ordinances came into effect in October 2019, we are now required to promote fair competition in the mobile phone market through a complete separation of communication charges from terminal prices and the correction of excessive lock-in practices.

Regulations Governing the Telecommunications Business

To ensure compliance with these laws and regulations, the NTT DOCOMO Group has consistently conducted training on fair competition online and by other means for all employees at its headquarters as well as employees at functional subsidiaries that bear any responsibility for corporate marketing and marketing through sales representatives. About 26,000 participants took part in the training in fiscal 2021.

Moreover, when internally considering launching a new service, we seek to rigorously comply with laws and regulations by having the Corporate Strategy and Planning Department confirm that we are not in violation of the Telecommunications Business Law.

In August 2016, the Fair Trade Commission presented its views on issues concerning competitive policy in the mobile phone market, prompting the industry to review practices that may be problematic under the Antimonopoly Act. In June 2021, the commission eventually released a report that pointed out the following new competition policy issues; creating an environment in which consumers can easily select the rate plan that best suits their needs (advertising the lowest rates with certain conditions, and reasons why consumers are not switching from the three MNOs); issues related to mobile phone devices (network and frequency compatibility of new MNOs, spread of SIM-free devices, and wristwatch-type wearable devices); promoting competition through the entry of new MNOs; ensuring a competitive environment for MVNOs (ensuring fairness in new rate plans, opening of the...
By operating under this mechanism, we seek to ensure the fairness of business transactions to avoid conflicts of interest.

**Refusing All Connections to Anti-Social Groups**

DOCOMO long ago established its policy of refusing all connections to anti-social groups and has consistently upheld that policy over the years. The Organized Crime Exclusion Ordinances was enforced throughout Japan (in all 47 prefectures) by October 2011. Following its full enforcement, we revised our policy on refusing all connections to anti-social groups and took steps such as adding exclusionary provisions to outsourcing and all other standard business agreement forms to reinforce our stance against such organizations.

**Intellectual Property Training for Employees**

With the recent increasing importance of intellectual property rights, we are working on improving our competitiveness both in Japan and overseas by protecting and promoting our own businesses while respecting the rights of other companies. To help employees gain a deeper understanding of the significance and purpose of intellectual property, we provide ongoing training programs on intellectual property every year. Moreover, we have developed an intellectual property handbook, which is available on the corporate intranet and is a useful tool for enhancing awareness. It covers themes relevant to actual operations and guides employees in handling intellectual property through a Q&A format.

**Supply Chain**

We value our relationship with other businesses that are important partners in our operations, and we strive to maintain fair transactions and undertake sustainable procurement in view of our responsibilities to society.

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1 A function that allows remote activation of SIM profiles for accessing mobile networks.
2 A SIM card embedded in a mobile device whose profile can be activated online for accessing mobile network.
NTT DOCOMO’s Basic Procurement Policies

NTT Group has established the NTT Group Global Sustainability Charter and promotes initiatives to realize a sustainable society by pursuing both corporate growth and solutions to social issues.

With the increasing globalization and complexity of today’s supply chains, it has become a crucial for us to respond appropriately to global issues, such as human rights, ethics, the environment, disasters and pandemics, and security.

Therefore, the NTT Group will independently and proactively contribute to the realization of a sustainable society by deepening mutual understanding and trust with all suppliers across our entire supply chain. We will also continue to work together with all our suppliers to ensure that our supply chain remains safe and strong under the highest ethical standards, including protecting human rights and safeguarding the environment.

DOCOMO therefore conducts procurement based on the following Basic Procurement Policies.

Promotion of Sustainability Procurement

Based on our procurement policies, we restructured our existing NTT DOCOMO Guidelines for CSR in Supply Chain as the NTT DOCOMO Group Guidelines for Sustainability in Supply Chain in April 2022 to define the attitude and responsibilities expected throughout our supply chain. By requesting suppliers to also adhere to these guidelines, we hope to realize a sustainable supply chain and ultimately a sustainable society.

Our guidelines set forth requirements for suppliers (code of conduct) and items that require compliance in the seven sustainability-related areas: human rights and labor, health and safety, the environment, fair trade and ethics, quality and safety, information security, and business continuity planning. These apply to all suppliers with whom we deal directly. We also require our direct suppliers to communicate the content of these guidelines to their upstream supply chain members and promote their compliance with the guidelines through contracts.

In April 2022, we established the NTT DOCOMO Green Procurement Standards, which require suppliers to commit to reducing environmental impact, particularly in the development and operation of an environmental management system, reduction of greenhouse gas emissions, promotion of resource recycling, and preservation of biodiversity.

Supply Chain Risk Assessment

Risk assessment of our suppliers is performed in two steps. First, we request that each supplier complete and submit a self-assessment questionnaire (SAQ). If any existence of a high-risk factor is suggested in the submitted SAQ, we will send a request letter to the supplier to assess the situation and take the necessary measures, such as conducting a corrective action plan with them. In fiscal 2021, the results of the CSR Promotion Check Sheet indicated that no suppliers were at the level of high risk in terms of sustainability. We also
provide feedback to each supplier on the content of the check sheet without revealing the company name and conduct regular training for procurement staff toward ensuring that sustainability actions are being taken.

From the standpoint of sustainability, we believe that understanding the risks associated with tier-two suppliers are important. Accordingly, we regularly monitor the sustainability risks of manufacturers that supply sizable quantities of general-purpose products used in network construction and customer systems. Manufacturers responsible for a high proportion of parts of the main communication control section, and companies supplying major components in mobile phones.

### Conflict Minerals

Some of the minerals produced in the Democratic Republic of the Congo and other areas subject to ongoing conflict are believed to be funding inhuman activities by armed groups and thereby extending conflict or are thought to be otherwise implicated in human rights violations. The U.S. government requires companies publicly listed in the U.S.*¹ to make disclosures regarding their usage of conflict minerals*² produced in the Democratic Republic of the Congo or neighboring countries.

In order to meet its procurement-related social responsibilities, the DOCOMO Group works with its suppliers to ensure supply chain transparency and advances initiatives for preventing the use of conflict minerals that would fund the activities of armed groups.

In fiscal 2021, as in the previous year, we responded to suppliers’ requests and surveyed tier-one suppliers regarding the country of origin for minerals contained in their products. We used the Conflict Minerals Reporting Template and obtained a response rate of 100%.

*¹ NTT DOCOMO, INC. delisted itself from the New York Stock Exchange in April 2018.
*² Under the Dodd-Frank Act, conflict minerals include tantalum, zinc, gold, tungsten, and other minerals specified by the U.S. Secretary of State.

### Communication with Suppliers

DOCOMO endeavors to establish better partnerships with suppliers through exchanges of requests and proposals. When we make on-site visits to verify a supplier’s response to the self-assessment questionnaire (SAQ) or to select new suppliers, we conduct an assessment in accordance with a factory checklist while also reviewing the status of their BCP.

Although the annual Business Partner Kickoff gathering was called off in 2021 due to the COVID-19 pandemic, procurement briefings and briefings on the NTT DOCOMO Group Guidelines for Sustainability in Supply Chain and NTT DOCOMO Green Procurement Standards, established in April 2021, were held online through a web conferencing system.

### Relationship with Telecom Construction Firms

DOCOMO offers its services through telecommunications facilities built by telecom construction firms. Furthermore, it maintains a communications infrastructure to respond in detail to customer needs based on proper contracts with the telecom construction firms we work with as partners.

Specifically, we sign contracts covering the entire process from design to construction undertaken by the telecom construction firms in accordance with the Construction Business Act. In addition, DOCOMO designates its own standards and assigns supervisors to secure its management system for preventing accidents involving personal injury or death and for ensuring the quality of the communications we require. Since telecom construction often involves aerial work, we conduct rigorous assessments, with a strong focus on safety while also attending to construction for the confirmation of safety and remotely monitoring safety by installing more IP cameras. Furthermore, we present certificates of gratitude...
to telecom construction firms that have operated without accidents throughout the year.

DOCOMO maintains good relationships with partner companies by creating periodic opportunities for mutual communication, including policy briefing sessions, kickoff meetings, and presentations for improvement activities. We also seek Value Engineering Proposals on a quarterly basis and ask telecom construction firms to submit new technical proposals. Excellent proposals are presented with an award from the president. In fiscal 2021, 70 of the 133 proposals presented were adopted.

**Fair and Appropriate Agency Agreements**

DOCOMO provides products and services to customers through docomo Shops and other sales representatives such as large-scale retailers.

As of the end of March 2022, there were 2,307 docomo Shops nationwide and about 3,000 other shops, including large-scale retailers dealing with products and services of multiple carriers, and dealerships for our DOCOMO products. DOCOMO signs appropriate contracts, which include articles related to sustainability, with its partner dealerships in order to provide shops that represent important points of contact between DOCOMO and its customers.

**Support for docomo Shop Staff**

**Diversified Customer Services**

The launch of new services such as docomo Denki and home5G has increased the variety and richness of our proposals to customers. As a result, time spent on customers in fiscal 2021 increased from the previous fiscal year to 65 minutes. Meanwhile, customer wait time remained unchanged from the previous fiscal year at two minutes. In addition to our ongoing efforts, we diversified our customer service methods in fiscal 2021 to reduce in-store operations of docomo Shops. For example, we started offering services to meet the diversifying customer needs, such as helping to complete orders over the phone, assisting in-store customers complete web procedures on their own, and providing online video services. We will continue to further improve customer satisfaction.

**Creating a Favorable Workplace and Providing Incentives**

docomo Shop staff represent the frontline of our relationship with customers. While they are employed by the respective sales representatives, DOCOMO provides the necessary education and training as well as incentives.

With regard to our major sales networks, regular inspection tours are carried out by specialized divisions at the headquarters and by staff at the branch offices of DOCOMO to exchange views and provide guidance on creating favorable working environments.

We offer financial incentives for major sales networks such as docomo Shops. As for non-financial incentives, we offer awards for long-term employment to secure the stable employment of sales staff and organize training trips for competent sales staff as a means of maintaining their motivation.

**Continuous Education and the Training and Qualification System**

In conjunction with the change in the market environment of the telecommunications industry, docomo Shops are seeking to become a total life support base that will make our customers’ lives more convenient, fun, and affluent. Under this concept, we revamped the skills qualification system in April 2019 for docomo Shop staff with the intention of improving the level of customer response, in addition to developing their product and service-related skills.

The basic philosophy of our staff training program is to acquire skills to deliver new value to customers that supports comfortable lifestyles. Under this principle, we will not only review our program to accommodate new products and services but constantly upgrade the content to reflect customer and staff requests for improvements connected to on-site service skills.

**[ Qualifications and Skills of Shop Staff ]**

<table>
<thead>
<tr>
<th>Qualification</th>
<th>Skill</th>
</tr>
</thead>
<tbody>
<tr>
<td>Front Specialist</td>
<td>Responsible for on-site operations</td>
</tr>
<tr>
<td>Grand Meister</td>
<td>Assesses customer needs and presents optimal proposals</td>
</tr>
<tr>
<td>Meister</td>
<td>Presents optimal proposals</td>
</tr>
<tr>
<td>Pre-Meister</td>
<td>Offers a friendly first response</td>
</tr>
<tr>
<td>Technical Advisor</td>
<td>Has an abundance of technical knowledge and is capable of promptly analyzing and responding to a wide range of queries, including those related to malfunctions</td>
</tr>
</tbody>
</table>

Under the leadership of these qualified staff, we will strive to offer new value to customers in an effort to become the total life support base that wins their trust and affection. Over 96% of our staff are qualified in this way, with about 11% holding top-level qualifications.
By attending seminars and obtaining qualifications, our staff gain opportunities to realize personal growth. DOCOMO pays allowances linked to each qualification so that staff can both develop their skills and increase their salaries and thus remain highly motivated.

Customer Service Contest for docomo Shop Staff
The docomo Shop Staff Customer Service Contest—Meister of the Year National Competition, annually gathers docomo Shop staff from across Japan. Held 11 times up until fiscal 2019, the contest offers an opportunity for staff to demonstrate the customer service skills required in their daily operations, such as recommending products and services that best fit the needs of each customer and presenting an accurate knowledge of mobile phones and services. Although it was cancelled in fiscal 2020 and fiscal 2021 due to the COVID-19 pandemic, we will continue to seek ways to hold it as a means of further bolstering their skills.

Universal Design at docomo Shops
(DOCOMO Hearty Style “Enhance Customer Support”)
Following the concept of DOCOMO Hearty Style (P.52), we are creating barrier-free docomo Shops. Specifically, we are removing stairs at shop entrances, opening up clear floor space to accommodate wheelchairs, installing wheelchair-accessible counters and restrooms, designating dedicated parking spaces for people with disabilities, and working on other improvements. As of the end of March 2022, over 90% of all docomo Shops in Japan were equipped with barrier-free entrances and ample indoor space, with over 80% offering barrier-free restrooms and dedicated parking spaces for people with disabilities.

- 2,235 shops with barrier-free entrances
- 2,230 shops with clear floor space for wheelchairs
- 1,896 shops with dedicated parking spaces for people with disabilities
- 2,049 shops with wheelchair-accessible restrooms

For people with impaired hearing, we installed sign-language support videophones at 653 docomo Shops (as of the end of March 2022) to facilitate communication between shop staff and customers by remote video interpreting. Many shops also have communication boards.

The shops also stand by to help customers try out the latest models of the RakuRaku PHONE series. In addition to making shops barrier-free and providing tools, we are working to ensure that personnel thoroughly understand the associated concepts. For example, all new docomo Shop staff attend New Shop Staff Training, with about 4,800 employees nationwide participating during fiscal 2021.

Reinforcing Disaster Preparedness at docomo Shops
After the blackout that spread across Hokkaido following the Hokkaido Eastern Iburi Earthquake in September 2018, DOCOMO opened its office building and docomo Shops to the public in the disaster-stricken area to offer free mobile phone charging service.

As a response to disasters, we installed photovoltaic power generation systems in 334 shops as of the end of March 2022 to strengthen our ability to provide free charging services during power outages. (DOCOMO’S disaster countermeasures: P.58)

Corporate Governance

Basic Philosophy
In accordance with our corporate philosophy of “creating a new world of communications culture,” DOCOMO intends to contribute to the realization of a rich and vigorous society and to improve our corporate value to earn greater trust and recognition from shareholders, customers, employees, partners, and local communities, we recognize that it is essential to ensure effective corporate governance by strengthening our governance structure.

Overview of the Corporate Governance Structure
We are a company with an audit and supervisory committee for the purpose of enriching management strategy discussions at the Board of Directors’ meeting and strengthening the driving force of our management as a business corporation.

The monitoring function of the Board of Directors is strengthened by appointing and encouraging independent outside directors to share their abilities and insights and offer support through prior, in-depth briefings on proposals.
to be discussed at the Board of Directors meetings and by periodically meeting with representative directors and internal officers. With respect to the auditing function, Audit and Supervisory Committee members (including full-time members) attend key meetings such as the Board of Directors, while the Audit and Supervisory Committee conducts effective audits over directors' execution of duties in coordination with independent registered public accountants and the Internal Audit Department, to consistently ensure sound management.

In addition, we continued to maintain the executive officer system (of which 22 are men, and 3 are women) to clearly delineate the roles of business execution and monitoring and to better reinforce business execution functions. This system supports a nimble response to changes in the operating environment.

### [Composition of Board of Directors (as of July 31, 2022)]

<table>
<thead>
<tr>
<th>Category</th>
<th>Male</th>
<th>Female</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Directors who are not Audit and Supervisory</td>
<td>8 (including 2</td>
<td>2 (including 1</td>
<td>10</td>
</tr>
<tr>
<td>Committee members</td>
<td>independent outside directors)</td>
<td>independent outside director)</td>
<td></td>
</tr>
<tr>
<td>Directors who are Audit and Supervisory Committee members</td>
<td>3 (including 2</td>
<td>2 (including 1</td>
<td>5</td>
</tr>
<tr>
<td>members</td>
<td>independent outside directors)</td>
<td>independent outside director)</td>
<td></td>
</tr>
<tr>
<td>(Reference) Executive officers</td>
<td>22</td>
<td>3</td>
<td>25</td>
</tr>
</tbody>
</table>

### [Corporate Governance System]

 vigilant roles of Business Execution and Monitoring. This system is a responsive to changes in the operating environment.

### Directors

#### [Directors Who Are Not Audit and Supervisory Committee Members (as of June 30, 2022)]

<table>
<thead>
<tr>
<th>Name</th>
<th>Title/Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motoyuki Ii</td>
<td>President and Chief Executive Officer, Representative Member of the Board of Directors</td>
</tr>
<tr>
<td>Hozumi Tamura</td>
<td>Senior Executive Vice President, Representative Member of the Board of Directors</td>
</tr>
<tr>
<td>Hiroki Kuriyama</td>
<td>Senior Executive Vice President, Representative Member of the Board of Directors</td>
</tr>
<tr>
<td>Yoshiaki Maeda</td>
<td>Senior Executive Vice President, Representative Member of the Board of Directors</td>
</tr>
<tr>
<td>Masaaki Shintaku</td>
<td>Outside Member of the Board of Directors</td>
</tr>
<tr>
<td>Shin Kikuchi</td>
<td>Outside Member of the Board of Directors</td>
</tr>
<tr>
<td>Akemi Ishiwata</td>
<td>Outside Member of the Board of Directors</td>
</tr>
<tr>
<td>Toru Maruoka</td>
<td>Member of the Board of Directors</td>
</tr>
<tr>
<td>Masato Kuroiwa</td>
<td>Member of the Board of Directors</td>
</tr>
<tr>
<td>Natsuko Fujishiro</td>
<td>Member of the Board of Directors</td>
</tr>
</tbody>
</table>

#### [Directors Who Are Audit and Supervisory Committee Members (as of June 30, 2022)]

<table>
<thead>
<tr>
<th>Name</th>
<th>Title/Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hiroko Kawasaki</td>
<td>Member of the Board of Directors</td>
</tr>
<tr>
<td>Kenjiro Saito</td>
<td>Member of the Board of Directors</td>
</tr>
<tr>
<td>Hironobu Sagae</td>
<td>Outside Member of the Board of Directors</td>
</tr>
<tr>
<td>Yoshitaka Ikeda</td>
<td>Outside Member of the Board of Directors</td>
</tr>
<tr>
<td>Michiko Chiba</td>
<td>Outside Member of the Board of Directors</td>
</tr>
</tbody>
</table>
Business Execution and Audit System

The Board of Directors consists of 15 members, including 6 independent outside directors. Directors who are not members of the Audit and Supervisory Committee serve a single, one-year term. The board members meet monthly and as necessary at extraordinary meetings to render decisions on key business matters. Members also receive status reports as needed from directors with executive authority and executive officers to exercise their supervision of management. The Management Committee was established to make decisions on key issues related to business execution and consists of the president and CEO, senior executive vice presidents, as well as executive vice presidents and board directors who are Audit and Supervisory Committee members. The Management Committee meets in principle once a week, and extraordinary meetings are convened as necessary to facilitate flexible, rapid decision-making by the president and chief executive officer. In addition, we established the Internal Control Committee, which meets as needed and is chaired by the president, thus ensuring that the chief executive officer directly takes the initiative in supervising internal control.

The Audit and Supervisory Committee consists of five directors who serve one term of two years, and the committee also selects four full-time Audit and Supervisory Committee members. The Audit and Supervisory Committee Office is set up as a dedicated organization to assist with the execution of the committee’s duties, with full-time employees assigned to implement the committee’s instructions and orders. The Audit and Supervisory Committee makes decisions on audit policies, plans, methods, and other important issues related to the audit of the Company. As determined by the committee, members attend key meetings, such as the Board of Directors, and receive reports from directors, examine important documents, and conduct on-site examinations of the head office and major business offices and subsidiaries, thereby auditing the execution of duties by directors. Through these activities, they monitor and verify the maintenance and operational status of the Company’s internal control system.

The Audit and Supervisory Committee reports on the results of an internal audit by regularly meeting with the Internal Audit Department in principle once a month. They also promote mutual understanding and information-sharing with the auditors of subsidiaries. In addition, they maintain close contact with the Internal Audit Department and Independent Registered Public Accountants by regularly sharing information on audit plans and results to ensure the effectiveness of audits.

Evaluation of the Effectiveness of the Board of Directors

With the goal of sustainably enhancing corporate value, the Company analyzes and evaluates the effectiveness of the Board of Directors for the sake of continuous improvement, by identifying key issues or points to address related to the responsibilities, operation, composition, and other aspects of the Board of Directors.

Results and Future Operating Policy

We confirmed that the duties, operation, and composition of DOCOMO’s Board of Directors are appropriate and that the board is functioning effectively. To increase corporate value, the Board of Directors will continue to regularly verify the progress of implementing the medium-term management strategy, the allocation of management resources, and our responses to changes in the management environment.

Appointment and Dismissal of Directors and Developing Successors

With regard to the appointment and dismissal of directors, we provide details to the parent company and independent outside directors prior to the meeting of the Board of Directors to gather appropriate advice. Nominees are then presented to the board meeting for approval, followed by deliberation at the shareholders meeting.

The Audit and Supervisor Committee verifies the appropriateness of the process for appointing directors who are not members of the Audit and Supervisory Committee and properly exercises its right to express opinions. Future managerial candidates are given opportunities to deepen their knowledge of and experience in DOCOMO management by participating in the meeting of the board or the management meeting and engaging in decision-making of material management matters through their responsibilities as directors with executive authority or executive officer. They also develop the skills required for Company management through various training programs for officers.

Board Diversity

A key DOCOMO management objective is to promote diversity in the workforce by establishing a working environment in which individuals are exposed to enriching experiences and values and can effectively demonstrate their abilities. Therefore, our Board of Directors consists of members with due consideration for overall balance of expertise and diversity including gender and internationality. As of June 30, 2022, the membership of the Board of Directors includes four women.

Members of the Board of Directors are appointed with due consideration for ensuring balance and diversity in terms of their areas of expertise, and they are chosen from candidates with broad perspectives and experiences that contribute to the development of the DOCOMO Group with excellent management capabilities and leadership skills as well as sound business sense and enthusiasm.

Furthermore, with respect to members of the Audit and Supervisory Committee who are directors, we appoint individuals who can be expected to perform proper audits based on their professional expertise and knowledge of finance and accounting.
Corporate Advisor and Senior Advisor System

DOCOMO has a Corporate Advisor and Senior Advisor System in place under our belief that increasing DOCOMO’s presence in the market will benefit from the activities of individuals who have a wealth of experience and insights and take on external activities under DOCOMO’s name. We therefore acknowledge that the Corporate Advisor and Senior Advisor System is advantageous to corporate management.

Matters to be entrusted to corporate advisors and consultants are defined in Article 19 of the Company’s Articles of Incorporation. Corporate advisors take on the role of answering questions from the president regarding overall management, and Senior Advisor answer questions regarding certain business operations. In addition, they mainly undertake external activities requested by the president and do not wield influence over current management beyond what is expected from them, nor do they engage in managerial judgements.

Addressing Sustainability

DOCOMO incorporates sustainability into its management approach while also considering management strategies and the demands and changes posed by society. It strives to continuously strengthen its sustainability and contribute to the creation of a sustainable society in accordance with its policy of conducting business operations aligned with environmental, social, and corporate governance (ESG) initiatives.

Key risks such as those impacting sustainability are comprehensively managed by the Internal Control Committee and reported to the meeting of the Board of Directors. Social and environmental risks are dealt with by the Sustainability Management Committee to ensure the enforcement of plan, do, check, act (PDCA) cycles for sustainability efforts. In addition, organization heads participate in regular national conferences to report and discuss implementation of sustainability activities and challenges.

The Sustainability Management Committee is chaired by the president and CEO and composed of senior executive vice presidents, members of the Audit and Supervisory Committee who are directors, executive vice presidents, and the heads of relevant departments. Significant matters discussed by the Sustainability Management Committee are reported to the Board of Directors and/or Management Committee. In fiscal 2021, the discussed agenda included a review of the sustainability management system, results of the CSR Medium-term Plan, and formulation of the next medium-term plan, as well as the initiatives of each working group.

As for suggestions and requests from stakeholders, information is identified and gathered by the department responsible for each type of stakeholder, and dialogues are set up as needed.

Risk Management

Basic Philosophy

DOCOMO strives to strengthen risk management under the basic policy of identifying and responding to business risk as quickly as possible. We define risks as situations that may adversely affect our credibility or corporate image or lead to a reduction of revenues and/or increase of costs, such as natural and human-caused disasters, including natural calamities and power shortages, inadequate handling of confidential business information, including personal information, changes in the market environment surrounding the telecommunications industry, and intensifying competition from other businesses. We are making our best efforts to prevent and mitigate such risks.

Risk Management Mechanism

In accordance with our Risk Management Principles, business risks are regularly identified, and the Internal Control Committee, headed by the president and CEO, designates risks that require Company-wide management. Management policies for the identified risks are formulated and appropriate efforts are made to prevent such risks from materializing and to prepare to quickly respond should they occur.

The Internal Audit Department conducts an audit to monitor the status of our response to risk and follow-up surveys as necessary. Environmental and social considerations, including regulatory compliance, have been incorporated into our operational regulations and are also subject to an internal audit for monitoring. Furthermore, we implement sound risk management for aspects related to information management and compliance by establishing internal regulations and encouraging collaboration between relevant committees.

Functions of the Internal Control Committee

The Board of Directors has established the Basic Policy on Fortifying Internal Control Systems. Under the policy, the Internal Control Committee takes the initiative in developing systems to ensure thorough legal compliance and effective, efficient business activities. The committee also identifies risks that require Company-wide management and formulates management policies for those risks. Based on these policies, appropriate efforts are made to prevent such risks from materializing and to prepare to quickly respond should they occur. Furthermore, the Company’s Internal Audit Department conducts audits to minimize risks and increase corporate value for the entire DOCOMO Group.

The department’s work includes evaluating the effectiveness of the internal control system. The committee reviews the risk management process to ensure it is functioning properly and confirms the status of the ongoing PDCA cycle. It also reviews specific risks as necessary. We consistently manage risk under this comprehensive management system.
Risk Identification Process

DOCOMO annually reviews potential risks and methods for managing them to keep abreast of changes in the social environment. The first step in identifying risks is considering both internal and external circumstances in order to incorporate social change into an assessment of the current status and thereby extract new potential risks. We determine component risks for the entire Group through evaluation and analysis based on the level of impact and frequency of occurrence, which are identified through a materiality assessment.

Fostering and Expanding a Risk Management Culture

In accordance with our Risk Management Principles, risks are identified and designated by the Internal Control Committee headed by the president. The Board of Directors makes the final decision on management by paying due consideration to these risks.

Each year, we update our business risks to reflect social trends, which allows us to incorporate emerging risks as a preventive measure. While these risks are appropriately addressed through a Company-wide response, risks related to individual operations are appropriately handled by each division.

Measures taken to prevent or mitigate identified risks are regularly monitored by the Internal Audit Department to ensure that those controls have been properly implemented across the Company in accordance with management policies for those risks.

Response to the Business Continuity Plan (BCP)

Our key responsibility as a communications network operator is to secure communications networks when a disaster strikes. In order to ensure the continuity of operations or, in the event that service is lost when a disaster occurs, to quickly restore operations to working order, DOCOMO has protocols for each department as outlined in its Disaster Preparedness Manual for maintaining operations.

The manual is updated as needed to incorporate past experiences, including lessons learned from the Great East Japan Earthquake, and thereby strengthen our preparedness for ensuring business continuity.

Ensuring Employee Safety and Securing Communications in Times of Disaster

DOCOMO has been taking a number of steps to secure telecommunications services in the event of a major disaster. In addition to developing communications networks (deploying large- and medium-zone base stations and implementing other measures) that are resilient against disasters, we conduct annual general disaster drills as well as drills designed to meet specialized regional needs. Furthermore, as a designated public institution under the Basic Act on Disaster Control Measures, we participate in joint disaster prevention drills with the national government, local governments, and the Self Defense Forces. We are enhancing the safety and reliability of our networks through these activities. (P.66)

In addition, we regularly conduct drills using DOCOMO’s own employee safety confirmation system and earthquake response drill application to provide protection for our employees and their families and to construct systems for promptly confirming safety and restoring communications networks.