Material 3

Provisional Translation

Required Governance for Companies Listed on the "Prime Market"

November 18, 2020 Financial Services Agency Based on the "Prime Market" concept of "commitment to sustained growth and medium- to longterm improvement of corporate value with a focus on constructive dialogue with investors," it is necessary to examine the governance required for companies listed on the "Prime Market".

- In requiring an even higher level of corporate governance for companies listed on the "Prime Market",
 - It is necessary to consider whether to adopt a "comply or explain" approach, compliance requirement, or a combination thereof according to the items.
 - When defining the content of the code, it is necessary to consider whether to write two sets of rules in one code or to create multiple codes.
 - It is necessary to examine what specific items should be required from what perspectives as the content of an even higher level of corporate governance.

<Possible perspectives (Examples)>

- Perspective of governance in response to the possible changes on business brought by the rapid progress of digitalization
- Perspective of governance expected by domestic and foreign investors
- Perspective of promoting constructive dialogue with investors

<Major items pointed out by the Expert Study Group on Capital Markets (Example)>

- Number of independent directors on the Board and independence of advisory committees on the Board, based on the concept of a market that is an investable market from the perspective of international institutional investors
 - At least one-third of the directors are independent as required by many institutional investors in the Proxy Voting Policy / Guidelines
 - The majority of directors are independent, which is the standard outside of Japan
- ✓ Establishment of a nomination committee and remuneration committee (standard outside of Japan)
- Disclosure in English to deepen communication with domestic and foreign investors
 - etc.