# Summary

(Translation)

# Fields Corporation Summary of Financial Statements and Business Results (Consolidated) Year Ended March 31, 2006

May 15, 2006

Company Name: Fields Corporation

(URL: <a href="http://www.fields.biz">http://www.fields.biz</a>)

Listed on: JASDAQ (Securities code: 2767)

Head Office: Tokyo

Representative Director: Hidetoshi Yamamoto

President, Representative Director and CEO

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Date of Board of Directors meeting

to approve these accounts: May 15, 2006

U.S. GAAP applied (Yes/No): No

## 1. Summary of business results for the year ended March 31, 2006 (April 1, 2005, to March 31, 2006)

(1) Operating results (Rounded down to nearest million)

	Net sal	Net sales Operating income Ordinary income		Operating income		ncome
	Millions of yen	(% change)	Millions of yen	(% change)	Millions of yen	(% change)
Year ended March 31, 2006	96,814	(18.6)	12,348	(2.1)	13,127	(5.2)
Year ended March 31, 2005	81,658	(23.3)	12,097	(1.9)	12,480	(2.2)

			Net income	Diluted net	Return on	Ordinary	Ordinary
	Net inc	ome	per share	income per	equity	income to	income to
				share		total assets	net sales
	Millions of yen	(% change)	Yen	Yen	%	%	%
Year ended March 31, 2006	7,085	(2.3)	20,118.14	-	19.5	16.4	13.6
Year ended March 31, 2005	6,926	(4.6)	19,888.61	-	28.9	22.8	15.3

Notes: 1. Equity in earnings of affiliates

Year ended March 31, 2006: ¥429 million Year ended March 31, 2005: ¥421 million

2. Average number of shares outstanding

Year ended March 31, 2006: 347,000 Year ended March 31, 2005: 343,000 3. Changes in accounting methods (Yes/No): No

4. Percentages for net sales, operating income, ordinary income and net income denote changes compared with the previous fiscal year.

(2) Financial position

	Total assets	Shareholders' equity	Shareholders' equity	Shareholders' equity
			ratio	per share
	Millions of yen	Millions of yen	%	Yen
At March 31, 2006	87,556	39,411	45.0	113,275.37
At March 31, 2005	72,584	33,426	46.0	96,026.73

Note: Total number of shares issued and outstanding at end of fiscal year

Year ended March 31, 2006: 347,000 Year ended March 31, 2005: 347,000

### (3) Cash flows

	Cash flow from	Cash flow from	Cash flow from	Cash and cash
	operating activities	investing activities	financing activities	equivalents at end of
				year
	Millions of yen	Millions of yen	Millions of yen	Millions of yen
Year ended March 31, 2006	6,164	(2,224)	(1,540)	15,777
Year ended March 31, 2005	2,965	(5,257)	10,177	13,326

(4) Scope of consolidation or application of the equity method

Number of consolidated subsidiaries: 9

Number of unconsolidated subsidiaries accounted for by the equity method: -

Number of affiliates accounted for by the equity method: 2

(5) Changes in the scope of consolidation or application of the equity method

Newly consolidated companies: 3

Excluded companies: 3

Newly added equity method companies: – Excluded equity method companies: 1

## 2. Forecast earnings for the year ending March 31, 2007 (April 1, 2006, to March 31, 2007)

	Net sales	Ordinary income	Net income
	Millions of yen	Millions of yen	Millions of yen
First half	40,640	3,160	1,270
Full year	106,960	14,070	7,400

Reference: Projected net income per share (Full year): ¥21,325.64

## 1. Outline of the Fields Group

The Fields Group (parent company and associated companies) comprises Fields Corporation ("the Company"), 12 subsidiaries, and 3 affiliated companies.

The Group's principal business activities are the sale of pachinko/pachislot machines and, based on rights created by itself or acquired for secondary use, the planning and development of digital content that it applies to a variety of media. The Group's "digital content business strategy," its strategy for implementation over the medium term, is described on page 5 hereof in section 3: "Management strategies for the medium to long term."

It has been decided to rename the "Sales of pachinko/pachislot machines" category, stated as a separate business segment up to the previous fiscal year, as the "Pachinko/pachislot field" (hereinafter "PS Field"), and in view of the expansion of the scale of game business within the "Others" segment, to make game-related business an independent category divided into segments according to business type, namely as the "Game Field" and "Other Field" categories.

The business areas of each company in the Fields Group are summarized below.

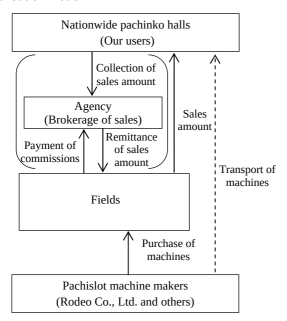
Business segment	Principal business	Company name
PS Field	Planning, development and sale of pachinko/pachislot	Fields Corporation
	machines	Fields Jr. Corporation
	Pachinko/pachislot machine maintenance	Rodeo Co., Ltd.
	Purchasing of pachinko/pachislot machines	
	Planning and development of pachinko/pachislot	Digital Lord Corporation
	machine software	
Game Field	Planning, development and sale of game software for	D3 Publisher Inc.
	home use	Entertainment Software Publishing
		Inc.
		D3Publisher of America, Inc.*
		D3Publisher of Europe Ltd.*
		D3DB S.r.l.*
Other Field	Other content business	Japan Sports Marketing, Inc.
		Kadokawa Haruki Corporation
		White Trash Charms Japan Co., Ltd.
		Database Co., Ltd.
		E-Active Co., Ltd.
		G&E Corporation
		APE Inc.

<sup>\*</sup> Companies located overseas

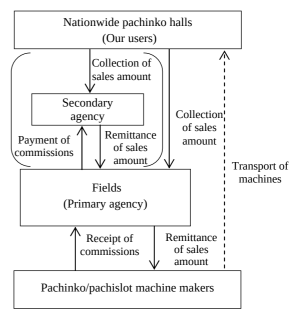
### **Business organization chart**

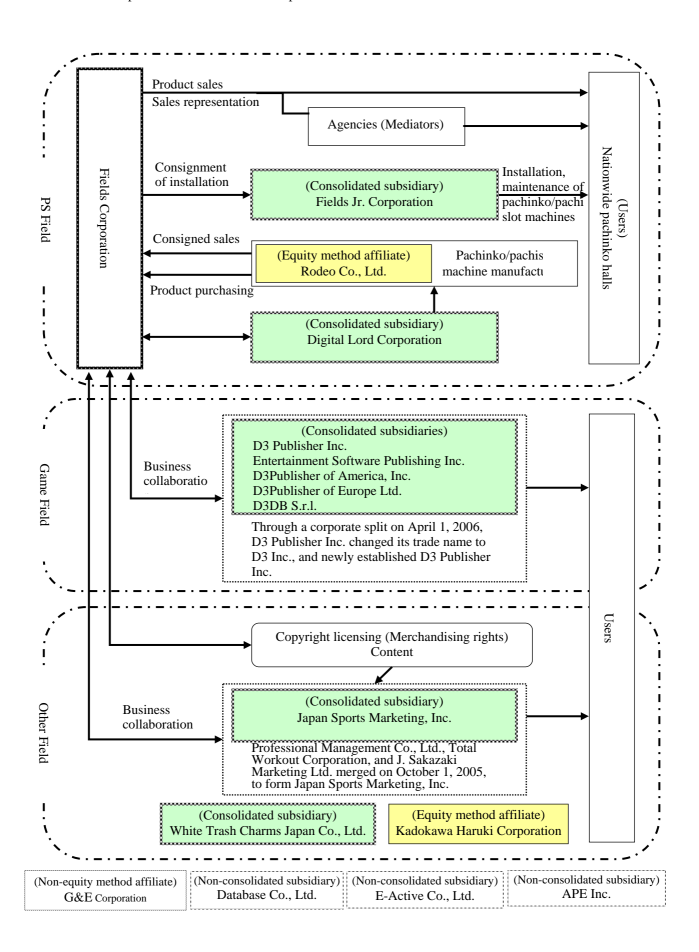
The Company sells pachinko/pachislot machines through a distribution model and an agency model. Under the distribution model it sells the machines directly to pachinko hall operators through the marketing efforts of its branch offices, while under the agency model it mediates sales of the machines as an agent.

#### Distribution model



## Agency model





## 2. Operating Policies

## 1. Fundamental corporate management policy

Taking the pachinko/pachislot field as its starting point the Company has been expanding its business domain in a variety of entertainment fields, with the aim of translating into reality its management philosophy of providing "the greatest leisure for all people." Content business constitutes the basic engine for shaping the core strength of this. By harnessing the collective strength of its Group companies, Fields Corporation acquires merchandising rights with the objective of creating content and for multidimensional secondary use. By means of detailed project design based on strategic marketing, the Company will pursue its business of providing content to a diversity of media, primarily pachinko/pachislot and games.

The Company's fundamental corporate management policy is to place "shareholders first." The twin pillars of this are to enhance corporate value and to return profits to shareholders, for which we will seek to make optimal use of our management resources.

## 2. Fundamental corporate policy for profit distribution

The Company, which views raising shareholder value as its primary task, carries out a fundamental policy of paying dividends at an appropriate level in line with profit.

For the fiscal year ended March 2006, the Company paid an interim dividend of \$2,000 per share, and plans to pay \$2,000 for the year-end dividend. As a result, the dividend payout ratio is scheduled to be 20.3%.

The Company makes every effort to make effective use of retained earnings to enhance its financial condition and strengthen the foundations of its operations, at the same time giving due consideration to business development requirements.

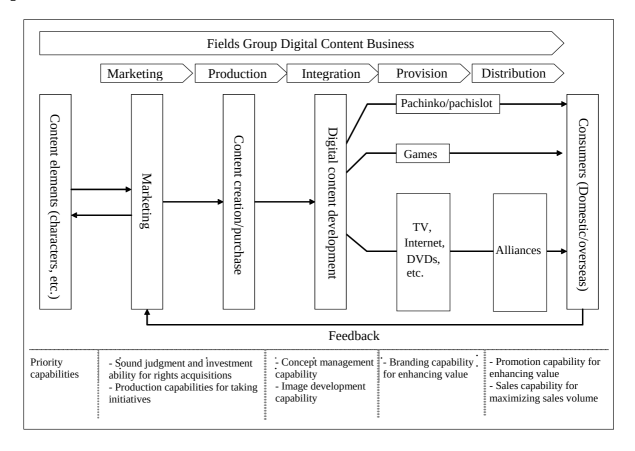
### 3. Management strategies for the medium to long term

In May 2004 the Ministry of Economy, Trade and Industry released its New Industry Promotion Strategy, the aim of which is to nurture industries to underpin the future of the Japanese economy. The future potential of the content industry is one of the focuses of the strategy, which holds high expectations for the growth potential of the digital content field, including animations and games.

Under its management philosophy of providing "the greatest leisure for all people," the Company has long been focusing efforts on furthering its content-provider strategy—based on the multiple use of digital content—as the foundation for enhancing its competitive advantage.

Fields believes that the essence of content business lies in creating content with high commercial value, and putting it to a diversity of uses. To that end, with the overwhelming earnings capacity of the PS Field serving as a powerful base, the Company is strengthening collaboration with its affiliates and partners for the creation of primary content and the development of content for diverse secondary use. In addition, particular emphasis is being placed on the importance of "killer content," which is now a special feature of content business, and through *Neon Genesis Evangelion*, Fields has been developing content in a wide range of media, for example pachinko/pachislot, games and merchandising goods. Fields and its Group companies will continue to work in concert on the strategic development of an array of killer content comparable with *Neon Genesis Evangelion*, including primary content created in-house, and also to develop the content in a variety of media.

## **Digital content business**



### 4. Challenges for the future

### (1) PS Field

### [1] PS planning and development system

The Company's planning and development division for PS (pachinko/pachislot) merchandise has the status of a fabless manufacturer that provides merchandising rights and product planning to collaborating manufacturers, and also image development and the comprehensive supply of image units. In the fiscal year under review, in addition to merchandising rights and product planning, the Company undertook image development for three models. In addition, through the completion of the prototypes of image units the Company has been able to solidify its status as a fabless manufacturer conducting comprehensive planning and development. With respect to the provision of merchandising rights, these are already being provided continuously to a number of companies other than manufacturers with which we collaborate, and we intend to continue developing this business of providing merchandising rights.

Given these trends, we are taking steps to secure high-quality human resources for our planning and development operations, and at the same time are strengthening collaboration with outsourcing partners in a variety of spheres.

## [2] PS sales structure

For PS sales the Company has established a sales structure with the finest array of human resources in the industry, including some 400 marketing personnel. This is backed by a nationwide network of 30 branches, boosted by the recent opening of a branch in the city of Kumamoto. In consequence, for sales of pachinko/pachislot machines that involve the launch of the largest number of machines in the industry, Fields is confident that it has the structure in place to enable it to conduct the continuous, stable input and sale of its products.

Fields is committed to continuing to increase sales in the PS Field and expand market share, and to that end it will continue its efforts to further boost sales of collaborative brands and also to develop new brands. To position ourselves for these sales of multiple brands and machine models, we will constantly investigate the desirable configuration of our sales channels, so as to ensure efficient sales activities; we will place emphasis on the education and training of our marketing personnel, so as to mold them into a professional group with a high level of advanced, specialist knowledge of pachinko and pachislot gaming, and with in-depth understanding of the know-how required for hall management; and we will increase our presence in the industry as a sales

organization that gains the profound trust of client halls.

Rodeo Co., Ltd., an affiliate accounted for by the equity method, is continuing to make strong progress, having made mega-hits of *Onimusha 3*, which has been on sale continuously since the previous fiscal year, and of *Ore no Sora*, launched at the end of the fiscal year under review (cumulative sales of more than 100,000 in each case). We are also continuing to develop a structure to enable a continuous stream of products to be brought to the market from next term onwards, when machines that conform with the new regulations get on track as they achieve compliance with the requirements of the Security Electronics and Communications Technology Association.

#### (2) Game Field

D3 Inc. ("D3") engages in the unitary planning, development, and distribution of highly diverse game software for a variety of platforms in a global market that encompasses Japan, North America and Europe. As demonstrated by the way in which *Neon Genesis Evangelion* simulator game software became a big hit during the year under review, the sharing of content with D3 is generating synergistic effects. By proceeding still further with the bidirectional creation and sharing of content in this way, we will continue to develop operations vigorously in the digital content field.

During the fiscal year under review, particular efforts were thrown into the development of game software, targeting the North American market in particular. The vigorous development investment that was conducted will be reflected in business results from the next fiscal year onwards.

### (3) Other Field

Japan Sports Marketing, Inc. ("JSM") was established on October 1, 2005, through the amalgamation of three Fields subsidiaries. JSM has realized the power of sport to inspire people everywhere—irrespective of nationality—with dreams and infuse them with emotion, and pursues a business model unparalleled anywhere in the world by the manner in which it combines three business domains: athlete business, in which it engages in the management of athletes in a way that enables them to make maximum use of their capabilities; rights business, in which it conducts an array of activities in major sports such as baseball, soccer, and golf, ranging from event management to the handling of broadcasting rights, together with the acquisition of merchandising rights for peripheral content; and solutions business, based on the former Total Workout Corporation, in which the personal values of a wide array of consumers are enhanced through the services of sports gymnasiums. In the fiscal year under review, progress was made with the securing and management of overseas sports content, including the handling of the management of the U.S. women's professional golf LPGA Tour.

Kadokawa Haruki Corporation, an equity-method affiliate, is renowned for having a pioneering media mix of publishing, movies, and music. Its movie *Otokotachi no Yamato*, for which it provided funding and the original script, has been a major success, and the book of the film, the title of which is *Otokotachi no Yamato*, has been a brisk seller. Based on the publishing business, the company will continue to be a driving force for the creation of primary content within the Fields Group.

5. Matters relating to relationships with parent company, etc.

Not applicable, since the Company does not have a parent company, etc.

- 6. Development of internal control system and its operational status
- a. Organization of internal control, allocation of business and management divisions, status of internal regulations, and status of provision of other internal administrative structures

In accordance with its management philosophy of providing "the greatest leisure for all people," the Fields Group seeks to enhance corporate value constantly by strengthening its internal administrative structures, including by building management mechanisms and organizational structures, by laying down various regulations to cover the entire range of the company's business, by the efficient management of business, and by the clear definition of powers and responsibilities. The observance of regulations relating to the execution of business is verified by means of internal audits conducted by the Internal Audit Office.

The Internal Audit Office reports directly to the President and has three personnel: a manager and two members of staff. It conducts regular internal audits of all the business activities of the Company and its subsidiaries, based on internal audit plans for each fiscal year that are laid down and approved by the President at the beginning of each year. Based on the results of the audits, it provides advice and recommendations for improvements.

- b. Status of implementation of measures to improve the internal control system over the most recent one-year period
  - A business reform project was inaugurated, its objectives being to provide constant support for the future business model, and to build an IT system for improving the internal control system.

- In order to improve the sharing of in-house information, committees and similar bodies were reviewed and
- Internal audits of 17 head-office divisions, 29 branches nationwide, and four subsidiaries were conducted by the Internal Audit Office. In addition, the Internal Audit Office, the Board of Statutory Auditors, and the independent auditors have held a meeting every quarter to exchange opinions, and through mutual liaison they have sought to enhance the internal control system.
- 7. Other important matters for company management

Not applicable.

## 3. Operating Results and Financial Position

- 1. Operating results
- (1) Consolidated results for the fiscal year ended March 31, 2006

During the fiscal year under review, uncertainty about the outlook for the Japanese economy lingered, which was caused by factors such as sharp increases in crude-oil prices. Nevertheless, positive developments included growth in capital investment accompanying improvements in corporate earnings, an improved employment situation, and a change in monetary policy by the Bank of Japan. These served to entrench a mood of optimism about the economy throughout the nation, and it became steadily clearer that the recovery trend was on track.

In Fields' mainstay business of selling pachinko/pachislot machines, the trend towards larger-scale pachinko halls continued, and the aggregate number of pachinko/pachislot machines installed in halls nationwide remained stable at just under five million. Amid these conditions, in the market for the sale of pachinko/pachislot machines the pattern that established itself was one in which fierce competition to attract customers, particular among large-scale halls, generated even greater demand for large numbers of new models to replace existing ones. As a result, the cumulative total of sales of new models of pachinko machines over the year was in excess of 4 million. With regard to pachislot machines, there was a temporary decline in the number of new models launched following the revision of the regulations two years ago, but unit sales of each of the new models increased, with the result that the number of units sold greatly exceeded the overall number of machines installed.

With regard to sales of pachinko machines, we scored an even bigger hit with *CR Neon Genesis Evangelion:* Second Impact than with its predecessor, registering the largest number of unit sales ever in the Company's history. In addition, products such as the *CR Marilyn Monroe*, *CR Ashita Ga Arusa*, and *CR Sakigake!! Otoko Juku* sold well, as the business frame with collaborating manufacturers, involving merchandising rights, planning, and the supply of images, got on track.

In respect of pachislot machine sales, there were adverse factors such as delays in completing compliance requirements for new models as a result of changes in the regulations. Nevertheless, based on marketing analysis backed by thorough knowledge of the market nationwide, *Ore no Sora* was placed on the market at the optimum time to maximize sales volume, and with added impetus from television commercials using baseball star Kazuhiro Kiyohara to represent Fields, it became a big hit, selling more than 100,000 units. Meanwhile *Neon Genesis Evangelion*, the first machine in the industry to conform with the new regulations, recorded the highest unit sales in the industry during the year.

Given this performance, sales of pachinko/pachislot machines achieved stronger growth than in the previous fiscal year, because strong underlying demand was tapped by the introduction of highly competitive products, and commission income on machine sales was also up year-on-year, owing to the increase in unit sales. SG&A expenses were also up from the previous year. Among these, the selling of pachislot machines accounts for a large proportion of sales-promotion expenses, but these were reduced during the year, primarily by limiting the number of models being marketed, while monitoring the market environment closely. The primary factors behind the overall rise were an increase in advertising spending, mainly to support launches of overseas operations by D3 and JSM, and increases in personnel and outsourcing expenses for the purposes of improving the PS planning and development structure and of enhancing business efficiency accompanying the increase in the number of collaborating manufacturers.

As a result, net sales were 5.5% higher than in the revised projections released on August 26, 2005, and ordinary income was up by 18.0%. Net sales totaled \$96,814,364,000, up by 18.6% year-on-year, ordinary income was \$13,127,685,000, up by 5.2%, and net income was \$7,085,994,000, up by 2.3%.

### (2) Segment overview

In the PS Field segment, factors such as the good reception in the market for products such as *CR Neon Genesis Evangelion: Second Impact* and *Ore no Sora* enabled us to achieve net sales of \\$88,168,782,000 and operating income of \\$12,711,000,000.

The Game Field segment saw the launch of products such as the SIMPLE series of low-priced software and the full-price software K1-WORLD 2005. It generated net sales of \(\frac{\pmathbf{\x}}{5}\),042,102,000, and operating income of \(\frac{\pmathbf{\x}}{2}\)77.681,000.

In the Other Field segment the year under review was positioned as a period of forward-looking investment, highlighted by the merger of three subsidiaries on October 1, 2005, and by vigorous investment to lay further foundations for future earnings expansion. In consequence, in this segment we posted net sales of \(\frac{\pmathbf{x}}{3}\),603,479,000, and an operating loss of \(\frac{\pmathbf{x}}{655}\),529,000.

### (3) Forecast for the fiscal year ending March 31, 2007

The Fields Group's principal business activities are the sale of pachinko/pachislot machines and, based on rights created by itself or acquired for secondary use, the planning and development of digital content that it applies to a variety of media.

In its PS Field segment, over the next period of approximately one year its pachislot machines, more than 1.93 million of which have now been installed, will be shifting from machines compliant with the old regulations to those that comply with the new ones. The Company's aim is to maximize sales volume by identifying market needs with great accuracy, and continuing to introduce the optimum products at the optimum times. With regard to pachinko machines we are placing emphasis on the strategic planning and development of killer content to compare with *Neon Genesis Evangelion*, and will develop our sales on the basis of such major products.

In the Game Field segment we plan to launch Flashed Away, the major full-price product that has already been under development by D3 for some time, starting in the North American market during the second half. We are also committed to the vigorous development of simulator games such as *CR Neon Genesis Evangelion: Second Impact*, and to strengthening the foundations of our management in this segment.

In the Other Field segment JSM, which will enter the second year of its existence during the year, will be devoting its efforts to nurturing the three principal pillars of its operations, namely rights business, athlete business, and solutions business, focusing on the further refinement of its unparalleled business model.

The major movie *Aoki Okami* (The Blue Wolf), for which Kadokawa Haruki Corporation provided the original script and also funding, was filmed entirely on location in Mongolia, with the full cooperation of the Mongolian government, and is due to be released in March 2007. *Aoki Okami* is planned to be used in multiple applications in the future, such as in games and pachinko/pachislot machines.

As a result of this vigorous development of our business activities we are projecting the following consolidated results for the fiscal year ending March 31, 2007: net sales of \$106,960 million, up by 10.5% year-on-year, ordinary income of \$14,070 million, up by 7.2%, and net income of \$7,400 million, up by 4.4%.

### 2. Financial position

### Cash flows

Cash and cash equivalents at the end of the fiscal year under review totaled \$15,777,313,000, representing an increase of \$2,451,057,000 from the previous year. Factors contributing to this included a 3.8% increase in income before income taxes and minority interest to \$13,034,882,000, an increase in notes and accounts receivable-trade, an increase in notes and accounts payable-trade, expenditure for the relocation of branch offices, and an increase in expenses related to merchandising rights (copyrights).

#### Cash flows from operating activities

Net cash provided by operating activities totaled \$6,164,786,000. The principal contributing factors included the increase in income before income taxes and minority interest to \$13,034,882,000, an increase of \$9,135,880,000 in notes and accounts receivable-trade, an increase of \$7,492,695,000 in notes and accounts payable-trade, an increase of \$1,085,496,000 in inventories, and income taxes paid of \$6,162,055,000.

#### Cash flows from investing activities

Net cash used in investing activities totaled \$2,224,610,000. This resulted principally from purchases of property and equipment totaling \$784,621,000 (particularly expenditure for moving branches), and purchases of investment securities totaling \$920,000,000.

## Cash flows from financing activities

Net cash used in financing activities amounted to \$1,540,544,000. This was attributable primarily to the repayment of long-term borrowings totaling \$343,268,000, and dividend payments totaling \$1,384,996,000.

	Year ended March 31,2002 (Fiscal 2001)	Year ended March 31,2003 (Fiscal 2002)	Year ended March 31,2004 (Fiscal 2003)	Year ended March 31,2005 (Fiscal 2004)	Year ended March 31,2006 (Fiscal 2005)
Equity ratio	20.8%	51.2%	39.1%	46.0%	45.0%
Equity ratio at market	-	88.8%	491.7%	250.5%	145.8%
value					
Debt redemption years	0.9 years	-	3.5 years	0.7 years	0.3 years
Interest coverage ratio	53.6 times	68.8 times	271.0 times	210.3 times	256.6 times

- 1. Equity ratio: Shareholders' equity/Total assets
- 2. Equity ratio at market value: Market capitalization (based on closing share price at end of fiscal year)/Total assets
- 3. Debt redemption years: Interest bearing debt/Net cash provided by operating activities
- 4. Interest coverage ratio: Net cash provided by operating activities/Interest expense
- Notes: 1. Consolidated financial statements have been prepared since fiscal 2002 (ended March 31, 2003). For fiscal 2001 (ended March 31, 2002), calculations are based on the figures from the non-consolidated financial statements.
  - 2. The Company listed its shares on the JASDAQ market on March 19, 2003; the shares had no market value prior to that date.

## 4. Planned and Actual Application of Funds Raised through Public Share Offering at Market Price

The funds totaling ¥13,100 million raised through a public share offering at market price conducted on June 15, 2004, were, with the exception of a portion for the capital spending plan, applied generally according to plan, including for the purchase of merchandising rights (copyrights) and for investments in subsidiaries.

# **5. Consolidated Financial Statements**

# 1. Consolidated Balance Sheets

Period		cal year ended arch 31, 2005			al year ended		Year-on-year
Item		March 31, 200	)5)	(As of March 31, 2006)		06)	change
		ount	% total		ount	% total	Amount
Assets							
I. Current assets							
Cash and cash equivalents		13,326,256			15,777,313		2,451,057
Notes and accounts receivable - trade		37,667,536			46,385,995		8,718,459
Marketable securities		5,000			-		(5,000)
Inventories		480,171			1,568,986		1,088,815
Deferred tax assets		267,886			526,855		258,969
Other current assets		5,340,996			5,769,846		428,849
Allowance for doubtful accounts		(87,140)			(149,225)		(62,084)
Total current assets		57,000,705	78.5		69,879,772	79.8	12,879,066
II. Fixed assets							
1. Tangible fixed assets							
Buildings and structures	2,803,718			3,148,129			
Accumulated depreciation	(416,997)	2,386,720		(692,884)	2,455,245		68,524
Vehicles	73,791			47,356			
Accumulated depreciation	(44,284)	29,506		(26,643)	20,713		(8,793)
Tools, furniture and fixtures	1,473,323			1,671,437			
Accumulated depreciation	(630,319)	843,004		(858,088)	813,349		(29,654)
Land		1,547,993			1,372,477		(175,516)
Construction in progress		50,353			27,369		(22,983)
Total tangible fixed assets		4,857,578	6.7		4,689,155	5.4	(168,423)
2. Intangible fixed assets							
Software		353,136			266,603		(86,532)
Excess of net assets acquired over cost		666,791			1,600,689		933,898
Other intangible fixed assets		686,438			885,090		198,651
Total intangible fixed assets		1,706,367	2.4		2,752,383	3.1	1,046,016
3. Investments and other assets							
Investment securities *1		5,545,899			6,991,655		1,445,756
Long-term loan receivables		382,300			296,238		(86,061)
Deposits		2,201,142			2,298,879		97,737
Others		568,889			442,485		(126,403)
Deferred tax assets		500,672			360,424		(140,248)
Allowance for doubtful accounts		(179,008)			(154,461)		24,547
Total investments and other assets		9,019,895	12.4		10,235,222	11.7	1,215,326
Total fixed assets		15,583,841	21.5		17,676,761	20.2	2,092,920
Total assets		72,584,547	100.0		87,556,534	100.0	14,971,987

(Thousands of yen, %						ds of yen, %)	
Period	Fiscal year ended			Fisc	Year-on-year		
	March 31, 2005			March 31, 2006			change
Item	(As of March 31, 2005		(5)	(As of March 31, 20		06)	Change
	Am	ount	% total	Ame	ount	% total	Amount
Liabilities							
I. Current liabilities							
Accounts payable - trade		27,479,525			34,869,095		7,389,570
Short-term borrowings		656,600			730,000		73,400
Current portion of long-term		241.760			214 660		(127.100)
debt		341,768			214,668		(127,100)
Corporate bonds redeemable		_			110,000		110,000
within 1 year							·
Accrued income taxes		2,685,881			3,733,977		1,048,095
Accrued bonuses		20,000			25,000		5,000
Other current liabilities		2,126,332			2,843,769		717,437
Total current liabilities		33,310,107	45.9		42,526,511	48.6	9,216,403
II. Long-term liabilities							
Corporate bonds		500,000			490,000		(10,000)
Long-term borrowings		593,165			366,997		(226,168)
Retirement benefit provisions		139,140			162,648		23,507
Reserve for retirement benefits for							
directors and statutory auditors		568,700			607,100		38,400
Deposits received		2,378,609			2,380,985		2,375
Other long-term liabilities		5,893			-		(5,893)
Total long-term liabilities		4,185,508	5.8		4,007,730	4.6	(177,777)
Total liabilities		37,495,616	51.7		46,534,242	53.2	9,038,625
Minority interest							
Minority interest in consolidated							
subsidiaries		1,662,657	2.3		1,610,739	1.8	(51,917)
Sharahaldara? aquite:							
Shareholders' equity I. Common stock *2		7,948,036	10.9		7,948,036	9.1	_
II. Capital surplus		7,994,953	11.0		7,994,953	9.1	_
III. Retained earnings		17,133,487	23.6		22,726,469	26.0	5,592,982
IV. Unrealized holding gain on							
available-for-sale securities		349,796	0.5		735,622	0.8	385,826
V. Foreign currency translation		_			6,470	0.0	6,470
adjustment		22 /2					·
Total shareholders' equity Total liabilities, minority interest,		33,426,273	46.0		39,411,552	45.0	5,985,279
and shareholders' equity		72,584,547	100.0		87,556,534	100.0	14,971,987

# 2. Consolidated Statements of Income

	тэ.	al rra=== 1 1		171	.al v.a 1 1		ands of yen, %)
Period		al year ended rch 31, 2005			al year ended rch 31, 2006		Year-on-year
Item		04–March 31,	. 2005)		005–March 31,	2006)	change
	Amo		% sales	Ame		% sales	Amount
I. Net sales		81,658,011	100.0		96,814,364	100.0	15,156,352
II. Cost of sales		56,905,614	69.7		67,077,197	69.3	10,171,582
Gross profit III. Selling, general and administrative		24,752,397	30.3		29,737,167	30.7	4,984,770
expenses							
Advertising expenses	2,873,523			3,905,772			
Salaries Provision for accrued bonuses	3,535,458 20,000			4,588,573			
Outsourcing expenses	745,562			25,000 1,277,679			
Travel expenses	503,664			622,025			
Depreciation and amortization	468,471			576,645			
Rents Retirement benefit expenses	835,296 26,668			1,087,487 47,982			
Provision to reserve for retirement	20,000			,,,,,,			
benefits for directors and statutory	-			57,400			
auditors Provision to allowance for							
doubtful accounts	20,268			114,257			
Amortization of excess of net	_			261,807			
assets acquired over cost	2 626 250	10 655 172	15.5	•	17 290 011	17.0	4 722 927
Others Operating income	3,626,259	12,655,173 12,097,224	15.5 14.8	4,824,379	17,389,011 12,348,156	17.9 12.8	4,733,837 250,932
IV. Non-operating income		12,071,224	14.0		12,570,150	12.0	230,932
Interest income	7,135			16,797			
Dividend income Discounts on purchases	10,021 159,760			25,422 201,904			
Amortization of excess of net	•			201,904			
assets acquired over cost	1,481			-			
Equity in earnings of affiliates	421,667			429,179			
Lease income Others	38,079 17,804	655,950	0.8	155,191	828,495	0.9	172,544
V. Non-operating expenses	17,001	033,750	0.0	133,171	020,173	0.5	172,311
Interest expense	14,783			23,875			
Corporate bond issuance expense Stock issuance expense	10,750 91,906			2,400 872			
Capital increase-related expense	112,494			-			
Lease expenses	16,848			-			
Others	25,819	272,602	0.3	21,818	48,966	-	(223,636) 647,113
Ordinary income VI. Extraordinary income		12,480,571	15.3		13,127,685	13.6	047,113
Gain on sale of fixed assets *1	4,726			147,314			
Gain from liquidation of guarantees	2,600			7.054			
Gain on sale of investment securities Gain from investment in	162,685			7,054			
anonymous association	45,171			64,081			
Reversal of reserve for retirement	121 100						
benefits for directors and statutory auditors	131,100			-			
Gain from changes in equity of	C10	246 002		_	010 451	0.0	(100.440)
affiliates	610	346,893	0.4	_	218,451	0.2	(128,442)
VII. Extraordinary loss Loss on sale of fixed-assets *2	1,666			62			
Loss on disposal of fixed-assets *3	89,416			115,194			
Impairment loss *4	-			56,819			
Loss on sale of investment securities Valuation loss on investment	-			1,251			
Valuation loss on investment securities	175,534			4,320			
Transfer to allowance for doubtful	_			6 000			
accounts	-			6,900			
Loss on sale of shares in affiliates Valuation loss on shares in	-			4,604			
affiliates	-			13,498			
Valuation loss on equity	_			22,609			
investment Valuation loss on membership							
rights	-			2,100			
Loss on changes in equity of	_	266,618	0.3	83,894	311,254	0.3	44,636
affiliates Income before income taxes and		200,010	0.5	03,074	311,234	0.5	77,030
minority interest		12,560,847	15.4		13,034,882	13.5	474,034
Current income taxes	5,403,841			6,588,353			
Deferred income taxes	217,712	5,621,553	6.9	(383,530)	6,204,823		583,270
Minority interest Net income		12,502 6,926,791	0.0 8.5		(255,935) 7,085,994	(0.2)	(268,438) 159,202
Not income		0,720,771	6.5		1,003,774	7.3	137,202
				l .			i

# 3. Consolidated Statements of Shareholders' Equity

_				`	
	Period	Fiscal ye	Fiscal year ended		ar ended
	Terrod	March 3	31, 2005	March 31, 2006	
Te	em	(April 1, 2004–1	March 31, 2005)	(April 1, 2005–N	March 31, 2006)
11	CIII	Amo	ount	Amo	ount
Cap	ital surplus				
I.	Capital surplus at beginning of period		1,342,429		7,994,953
II.	Increase in capital surplus				
	Capital increase from issue of new stock	6,652,524	6,652,524	-	-
III.	Balance of capital surplus at end of period		7,994,953		7,994,953
Reta	ained earnings				
I.	Retained earnings at beginning of period		11,631,695		17,133,487
II.	Increase in retained earnings				
	Net income	6,926,791	6,926,791	7,085,994	7,085,994
III.	Decrease in retained earnings				
	Cash dividends paid	1,340,000		1,388,000	
	Bonuses to directors and statutory auditors	85,000		105,000	
Decrease due to newly consolidated subsidiaries		-	1,425,000	12	1,493,012
IV.	Retained earnings at end of period		17,133,487		22,726,469

# 4. Consolidated Statements of Cash Flows

_		Tr' 1 1 1 1		housands of yen
	Period	Fiscal year ended	Fiscal year ended	Vann on was:
τ,		March 31, 2005	March 31, 2006	Year-on-year
Ite	m	(April 1, 2004–	(April 1, 2005–	change
		March 31, 2005) Amount	March 31, 2006) Amount	Amount
		Amount	Allioulit	Amount
I. (	Cash flows from operating activities			
1.	Income before income taxes and minority	12.560.045	12.024.002	474.024
	interest	12,560,847	13,034,882	474,034
2.	Depreciation and amortization	568,604	1,237,274	668,669
3.	Impairment loss	-	56,819	56,819
4.	Amortization of excess of net assets	(1,481)	261,807	263,289
	acquired over cost	(1,401)	201,807	203,289
5.	Increase (decrease) in allowance for	2,729	(55,454)	(58,184)
	doubtful accounts			
	Increase (decrease) in accrued bonuses	1,400	2,688	1,288
7.	Increase (decrease) in retirement benefit provisions	9,110	(3,100)	(12,210)
8.	Increase (decrease) in reserve for retirement			
0.	benefits for directors and statutory auditors	(131,100)	38,400	169,500
9.	Interest and dividend income	(17,157)	(42,219)	(25,061)
	Discounts on purchases	(159,760)	(201,904)	(42,143)
	Equity in earnings of affiliates	(421,667)	(429,179)	(7,512)
	Interest expense	14,783	23,875	9,091
13.	-	10,750	2,400	(8,350)
	Stock issuance expense	91,906	872	(91,034)
15.	_	112,494	-	(112,494)
16.	Gain on sale of fixed assets	(4,726)	(147,314)	(142,588)
	Gain on sale of investment securities	(162,685)	(7,054)	155,630
	Gain from investment in anonymous			·
10.	association	(45,171)	(64,081)	(18,909)
19.	Loss on changes in equity of affiliates	(610)	83,894	84,504
	Loss on sale of fixed assets	1,666	62	(1,604)
21.	Loss on disposal of fixed assets	89,416	115,194	25,777
	Valuation loss on investment securities	175,534	4,320	(171,213)
23.	Decrease (increase) in notes and accounts	(19 262 214)	(0.125.990)	
	receivable – trade	(18,363,214)	(9,135,880)	9,227,333
	Decrease (increase) in inventories	(54,621)	(1,085,496)	(1,030,874)
25.	Decrease (increase) in merchandising rights	(1,592,677)	(203,728)	1,388,949
	advances		, , ,	
	Decrease (increase) in prepaid expenses	34,850	147,235	112,384
	Decrease (increase) in advance payments	(74,885)	5,838	80,724
	Decrease (increase) in notes held	122,482	(19,670)	(142,153)
29.	, ,	(415,283)	377,620	792,904
20	receivable	, , ,		·
30.	Decrease (increase) in deposits as security for dealing	(10,000)	(30,832)	(20,832)
31.				
51.	payable – trade	15,920,750	7,492,695	(8,428,054)
32.	Increase (decrease) in accrued consumption	(0.50.405)	155 155	,,,,,,
	tax	(269,189)	177,473	446,662
33.	Increase (decrease) in deposits received	3,529	(55,878)	(59,408)
34.		1,216,687	2,375	(1,214,311)
35.	Payments of bonuses to directors and	(85,000)	(105,000)	(20,000)
	statutory auditors			
36.	Others	641,685	797,611	155,925
	Subtotal	9,769,999	12,276,545	2,506,545
37.	Interest and dividends received	39,248	74,320	35,072
38.	Interest paid	(14,103)	(24,024)	(9,921)
39.	Income taxes paid	( 6,829,288)	(6,162,055)	667,232
Net	cash provided by (used in) operating activities	2,965,857	6,164,786	3,198,929

				nousanus or yen)
	Period	Fiscal year ended	Fiscal year ended	Year-on-year
τ.		March 31, 2005	March 31, 2006	change
Ite	m	(April 1, 2004–	(April 1, 2005–	
		March 31, 2005)	March 31, 2006)	A 4
		Amount	Amount	Amount
II.	Cash flows from investing activities			
1.	Sale of marketable securities	-	5,000	5,000
2.	Purchases of property and equipment	(2,245,700)	(784,621)	1,461,079
3.	Sale of property and equipment	38,761	395,924	357,162
4.	Purchases of intangible fixed assets	(629,298)	(702,484)	(73,185)
	Purchases of investment securities	(3,182,935)	(920,000)	2,262,935
6.	Sale of investment securities	238,024	551,585	313,561
7.	Purchases of shares in affiliates	(10,000)	(300,000)	(290,000)
	Proceeds (expenditure) from acquiring *2 newly consolidated subsidiaries	896,150	(662,560)	(1,558,710)
9.	Sale of shares of subsidiaries on change to *3 scope of consolidation	-	8,914	8,914
10.	Expenditure for loans	(24,000)	(215,650)	(191,650)
11.	Proceeds from repayment of loans	83,158	303,461	220,303
12.	Refund of deposits and guarantees	103,463	259,448	155,985
13.	Payment of deposits and guarantees	(466,414)	(304,686)	161,727
14.	Payment for long-term prepaid expenses	(33,727)	(48,271)	(14,543)
15.	Cancellation of insurance policies	-	178,638	178,638
16.	Payments to insurance reserve	(1,092)	(1,092)	-
	Other	(23,543)	11,780	35,324
Ne	et cash provided by (used in) investing activities	(5,257,154)	(2,224,610)	3,032,543
Ш.	Cash flows from financing activities			
	Increase (decrease) in short-term borrowings	(2,570,000)	79,800	2,649,800
	Proceeds from long-term borrowings	520,000	-	(520,000)
3.	Repayment of long-term borrowings	(27,000)	(343,268)	(316,268)
	Proceeds from issuance of corporate bonds	489,250	97,600	(391,650)
	Proceeds from issuance of new stock	13,100,659	-	(13,100,659)
6.	Payments by minority shareholders	-	10,319	10,319
	Cash dividends paid	(1,335,027)	(1,384,996)	(49,968)
	et cash provided by (used in) financing activities	10,177,881	(1,540,544)	(11,718,425)
l IV	Effect of exchange rate changes on cash and			
	cash equivalents	1,913	50,037	48,124
V.	Increase (decrease) in cash and cash equivalents	7,888,497	2,449,668	(5,438,828)
VI.	period	5,437,758	13,326,256	7,888,497
VII.	Încrease (decrease) in cash and cash equivalents due to change in scope of consolidation	-	1,388	1,388
VIII.	Cash and cash equivalents at end of period	13,326,256	15,777,313	2,451,057
	•			

# **Basis of Presentation of the Consolidated Financial Statements**

Item	Fiscal year ended March 31, 2005	Fiscal year ended March 31, 2006
	(April 1, 2004–March 31, 2005)	(April 1, 2005–March 31, 2006)
Item  1. Scope of consolidation		(April 1, 2005–March 31, 2006)  (1) Number of consolidated subsidiaries: 9 Names of consolidated subsidiaries: Fields Jr. Corporation White Trash Charms Japan Co., Ltd. Digital Lord Corporation Japan Sports Marketing, Inc. D3 Publisher Inc. Entertainment Software Publishing Inc. D3Publisher of America, Inc. D3Publisher of Europe Ltd. D3DB S.r.l. Given its significance, D3DB S.r.l., which was a non-consolidated subsidiary until the previous fiscal year, was included within the scope of consolidation in the current fiscal year.  J. Sakazaki Marketing Ltd. has also been included within the scope of consolidation as a result of the acquisition of its shares in the current fiscal year.  During the year, Total Workout Corporation and newly consolidated J. Sakazaki Marketing Ltd. were excluded from the scope of consolidation, since they merged on October 1, 2005, and Professional Management Co., Ltd. became the surviving company. After the merger, Professional Management Co., Ltd. changed its name to Japan Sports Marketing, Inc. D3Publisher of Europe Ltd. was established during the fiscal year under review, and was therefore included in the scope of
	(2) Names of non-consolidated subsidiaries: Database Co., Ltd. APE Inc. D3DB S.r.l. Reason for exclusion from the scope of consolidation:	consolidation.  The Company sold all its shares in Heart-line Inc., which was a consolidated subsidiary in the previous fiscal year, and therefore that company ceased to be a consolidated subsidiary as of this fiscal year.  (2) Names of non-consolidated subsidiaries:  Database Co., Ltd.  E-Active Co., Ltd.  APE Inc.  Reason for exclusion from the scope of consolidation:
2 Analization of south mothed	Non-consolidated subsidiaries have been left out of consolidation due to their small size, with none of their total assets, net sales, net income (proportionate to the equity stakes held) and retained earnings (proportionate to equity stakes held) having a material effect on the consolidated financial statements.	Same as at left
2. Application of equity method	(1) Number of equity-method affiliates: 3 Rodeo Co., Ltd. Kadokawa Haruki Corporation 3D-AGES Inc. As a result of acquiring additional shares in	(1) Number of equity-method affiliates: 2 Rodeo Co., Ltd. Kadokawa Haruki Corporation  In accordance with a resolution adopted at the
	D3 Publisher Inc. and converting it into a subsidiary in the current fiscal year, 3D-AGES Inc., an affiliate of D3 Publisher Inc., has become an equity-method affiliate. Since shares of Kadokawa Haruki Corporation have been newly acquired, that company has become an equity-method affiliate as of the current fiscal year.	ordinary general meeting of shareholders held on September 30, 2005, 3D-AGES Inc. was dissolved, and upon the completion of its liquidation on December 30, 2005, it ceased to be an equity method affiliate.

	Fiscal year ended March 31, 2005	Fiscal year ended March 31, 2006
Item	(April 1, 2004–March 31, 2005)	(April 1, 2005–March 31, 2006)
2. Application of equity method	(2) Names of non-consolidated subsidiaries and	(2) Names of non-consolidated subsidiaries and
	affiliated companies not accounted for by the	affiliated companies not accounted for by the
	equity method:	equity method:
	Database Co., Ltd.	Database Co., Ltd.
	APE Inc.	G&E Corporation
	D3DB S.r.l.	APE Inc.
		E-Active Co., Ltd.
	Reason for non-application of the equity method: These companies have a negligible impact on net income (proportionate to equity stakes held) and retained earnings (proportionate to equity stakes held) and have no significance as a whole, so have been excluded from the application of the equity method.	Reason for non-application of the equity method: Same as at left
	(3) Matters requiring clarification concerning procedures for application of the equity method:  With regard to companies accounted for by the equity method whose accounting year-ends differ from the consolidation date, the financial statements relating to those companies' fiscal years are utilized.	(3) Matters requiring clarification concerning procedures for application of the equity method:  With regard to companies accounted for by the equity method whose accounting year-ends differ from the consolidation date, the financial statements relating to those companies' fiscal years are utilized.
	With regard to 3D-AGES Inc., financial statements based on a provisional accounts settlement effected on the consolidation date have been utilized.	
3. Balance sheet dates of consolidated subsidiaries	Among the consolidated subsidiaries, D3 Publisher Inc., Heart-line Inc., Entertainment Software Publishing Inc., and D3Publisher of	The year-end balance sheet date of consolidated subsidiaries coincides with the consolidation date.
	America, Inc., have October 31 as their year-end balance sheet date.  The financial statements based on provisional accounts settlements on March 31 are used in the preparation of the consolidated financial statements.	As of the fiscal year under review, the year-end balance sheet date of D3 Publisher Inc. and of Entertainment Software Publishing Inc. was changed from October 31 to March 31.
4. Accounting standards	(1) Marketable securities	(1) Marketable securities
(1) Valuation standards and	Other marketable securities	Other marketable securities
methods for important assets	Securities with market prices:	Securities with market prices:
memous 19.1 important assets	Stated at market value based on market price as of the consolidated balance sheet date (unrealized gains or losses are charged or credited directly to shareholders' equity, with the cost of securities sold determined by the moving-average method).	Same as at left
	Securities without market prices:	Securities without market prices:
	Stated at cost determined by the moving-average method.	Same as at left
	(2) Inventories	(2) Inventories
	- Merchandise	- Merchandise
	Fields Corporation:	Fields Corporation:
	Used pachinko/pachislot machines	Used pachinko/pachislot machines
	Stated at cost determined by the specific identification method.	Same as at left
	Others	Others
	Stated at cost determined by the moving-average method.	Same as at left
	Consolidated subsidiaries:	Consolidated subsidiaries:
	Stated at cost determined by the average-cost method.	Same as at left
	- Products	- Products
	Consolidated subsidiaries:	Consolidated subsidiaries:
	Stated at cost determined by the first-in	Same as at left
	first-out method.	

	Fiscal year ended March 31, 2005	Fiscal year ended March 31, 2006
Item	(April 1, 2004–March 31, 2005)	(April 1, 2005–March 31, 2006)
(1) Valuation standards and	- Work in process	- Work in process, content
methods for important assets	Consolidated subsidiaries: Stated at cost determined by the specific identification method.	Consolidated subsidiaries: Stated at cost determined by the specific identification method. Game software
		With regard to the production costs of outsourced game software, the software and its content are closely integrated and therefore inseparable, and it is impossible to demarcate them. In view of this, hitherto they have been recognized as software and treated accordingly, but owing to developments such as the upgrading of the performance of home game machines, the decision-making process for the merchandising of game software and the nature of outsourcing have been revised, and in recent years the importance of content categorized as images, music, voice, etc., has been growing, and this trend will
		strengthen in the future. In view of this, with the exclusion of items whose principal characteristics are clearly those of software, as of the fiscal year under review the Company's accounting recognizes them as content (stating production expenditure as advances or inventories, and transferring it to cost of sales in accordance with projected sales volume).
		In consequence, inventories increased by \$1,160,073,000 and there were declines of \$147,250,000 in advances and of \$718,410,000 in other intangible fixed assets. Cost of sales rose by \$124,267,000, and there were declines of \$418,793,000 in selling, general and administrative expenses and of \$112,000 in non-operating income, while the operating loss fell by \$294,525,000, and also the ordinary loss and the net loss before income taxes and minority interest each fell by \$294,413,000.
	- Supplies Stated at cost determined by the last purchase price method.	- Supplies Same as at left
(2) Depreciation methods for important depreciable assets	(1) Tangible fixed assets  Declining-balance method  However, the straight-line method is applied to buildings (excluding building fixtures) acquired after April 1, 1998.  The estimated useful lives of depreciable assets are as follows.  Buildings: 6-50 years  Structures: 10-50 years  Vehicles: 4-6 years  Tools, furniture and fixtures: 3-20 years  (2) Intangible fixed assets  Straight-line method  The straight-line method is applied to software for company use, based on its useful life within the company (five years).	(1) Tangible fixed assets Declining-balance method However, the straight-line method is applied to buildings (excluding building fixtures) acquired after April 1, 1998. The estimated useful lives of depreciable assets are as follows. Buildings: 4-50 years Structures: 10-50 years Vehicles: 4-6 years Tools, furniture and fixtures: 3-20 years (2) Intangible fixed assets Same as at left
	Software for sale by consolidated subsidiaries is depreciated at the depreciation rate determined by the Company over the estimated payback period (12 months for game software; 36 months for other software).  (3) Long-term prepaid expenses Straight-line method	(3) Long-term prepaid expenses Same as at left

<b>.</b>	Fiscal year ended March 31, 2005	Fiscal year ended March 31, 2006	
Item	(April 1, 2004–March 31, 2005)	(April 1, 2005–March 31, 2006)	
(3) Treatment of important deferred charges	(1) Stock issuance expenses  These expenses are charged in full at the time they are incurred.	(1) Stock issuance expenses  These expenses are charged in full at the time they are incurred.	
	The issuance of 12,000 new shares of common stock on June 15, 2004, through a public offering was carried out by the underwriting companies purchasing and underwriting the shares at ¥1,108,755 per share, which differed from the share issue price of ¥1,161,000, the offering price paid by ordinary investors.  The gross spread or differential between		
	the two prices was in this case \$\fomale^2626,940,000\$, the de facto underwriting commission. If, as was previously the case, the underwriting and share issue prices were the same, the underwriting commission would have been charged as stock issuance expenses.		
	Consequently, compared to the previous method of accounting for underwriting commission, stock issuance expenses and the total of common stock and capital surplus are each reduced by ¥626,940,000, and ordinary income and income before income taxes and minority interest are each increased by the same amount.		
	(2) Corporate bond issuance expenses  These expenses are charged in full at the time they are incurred.	(2) Corporate bond issuance expenses Same as at left	
(4) Accounting standards for important reserves	(1) Allowance for doubtful accounts To provide against losses from doubtful accounts, allowances for ordinary receivables are provided using a rate determined by past collection experience, and allowances for specific debts considered doubtful are accounted for by calculating the estimated amounts deemed uncollectible after individually reviewing collectibility of the debts.	(1) Allowance for doubtful accounts Same as at left	
	(2) Accrued bonuses  To provide for employee bonuses, the  Company recognizes the amounts out of the projected bonus payments to be allocated to the fiscal year.	(2) Accrued bonuses Same as at left	
	(3) Retirement benefit provisions To provide for employees' retirement benefits, the Company and some consolidated subsidiaries recognize, on the basis of projected benefit obligations as of the end of the fiscal year, benefit obligations accrued as of the end of the fiscal year.	(3) Retirement benefit provisions Same as at left	
	Actuarial differences are amortized proportionately by the straight-line method over a fixed number of years (five years) within the average remaining period of service of employees as of the time such differences arise.		
	Amortization amounts are expensed beginning with the fiscal year following that in which the difference arise.		

	Fiscal year ended March 31, 2005	Fiscal year ended March 31, 2006
Item	(April 1, 2004–March 31, 2005)	(April 1, 2005–March 31, 2006)
	(4) Reserve for retirement benefits for directors and statutory auditors  To provide for directors' and statutory auditors' retirement benefits the Company, in accordance with the internal regulations, states the amounts to be paid at the end of the fiscal year.	(4) Reserve for retirement benefits for directors and statutory auditors  Same as at left
(5) Translation of important foreign-currency-denominated assets and liabilities into yen	Foreign currency receivables and payables are translated into yen using the spot currency exchange rate on the consolidated balance sheet date, and translation differences are recorded as gains or losses.	Foreign currency receivables and payables are translated into yen using the spot currency exchange rate on the consolidated balance sheet date, and translation differences are recorded as gains or losses.  The assets and liabilities of overseas
		subsidiaries are translated into yen using the spot currency exchange rate on the consolidated balance sheet date, and income and expenses are translated into yen using the average exchange rate during the period, translation differences being stated as part of the foreign currency translation adjustment in the minority interest or shareholders' equity sections of the balance sheet.
(6) Treatment of important lease transactions	Finance lease transactions, other than those where the ownership of the leased assets is deemed to be transferred to the lessee, are accounted for as ordinary operating lease transactions.	Same as at left
(7) Important hedge accounting methods	(1) Hedge accounting method At certain consolidated subsidiaries, special treatment is used in the case of interest rate swaps that satisfy the criteria for hedge accounting.	(1) Hedge accounting method Same as at left
	(2) Methods and scope of hedging Hedging methods Interest rate swap transactions Scope of hedging Interest on borrowings	(2) Methods and scope of hedging Same as at left
	(3) Hedging policy At certain consolidated subsidiaries, a hedging policy is implemented to avoid any impact of fluctuations in market interest rates on fund-raising costs (interest expense).	(3) Hedging policy Same as at left
	(4) Method for assessing hedging effectiveness Interest rate swap transactions are deemed to qualify for special accounting treatment, and therefore it is on this basis that judgments as to effectiveness are made.	(4) Method for assessing hedging effectiveness Same as at left
	(5) Other risk management The management division has responsibility for the conclusion of contracts relating to hedge accounting at certain consolidated subsidiaries. No particular stipulations relating to such transactions have been laid down, but they are administered in accordance with regulations governing the scope of authority.	(5) Other risk management Same as at left
(8) Other significant standards for the preparation of financial statements	Accounting for consumption tax  Consumption tax is accounted for by the tax-excluded method.	Accounting for consumption tax Same as at left
5. Valuation of assets and liabilities of consolidated subsidiaries	The full fair value method is adopted to value assets and liabilities of consolidated subsidiaries.	Same as at left

Item	Fiscal year ended March 31, 2005 (April 1, 2004–March 31, 2005)	Fiscal year ended March 31, 2006 (April 1, 2005–March 31, 2006)	
6. Amortization of excess of net assets acquired over cost	The excess of net assets acquired over cost is amortized evenly over five years.	Same as at left	
7. Treatment of items for appropriation of retained earnings	The methods of appropriation of retained earnings and loss disposition are determined in accordance with the appropriation of retained earnings determined during the fiscal year.	Same as at left	
8. Scope of funds in consolidated statements of cash flows	Funds include cash on hand, demand deposits, and investments maturing or redeemable within three months from acquisition that are highly liquid, easy to convert into cash, and exposed to low price fluctuation risk.	Same as at left	

# Changes in accounting treatment

Fiscal year ended March 31, 2005 (April 1, 2004–March 31, 2005)	Fiscal year ended March 31, 2006 (April 1, 2005–March 31, 2006)
(April 1, 2001 Materi 31, 2003)	Accounting standard for impairment of fixed assets
	As of this fiscal year the Company has adopted the Accounting Standard for Impairment of Fixed Assets ("Opinion Concerning Establishment of Accounting Standard for Impairment of Fixed Assets" issued by the Business Accounting Deliberation Council on August 9, 2002) and the Implementation Guidance for the Accounting Standard for Impairment of Fixed Assets (Financial Accounting Standard Implementation Guidance No. 6 issued by the Accounting Standards Board of Japan on October 31, 2003).
	In consequence, income before income taxes and minority interest declined by ¥56,819,000.
	Cumulative impairment losses are deducted directly from the amount of the relevant assets in accordance with the revised Regulations on Consolidated Financial Statements.

# Changes in method of presentation

Fiscal year ended March 31, 2005	Fiscal year ended March 31, 2006
(April 1, 2004–March 31, 2005)	(April 1, 2005–March 31, 2006)
	Consolidated statements of income
	Until the previous fiscal year, "Lease income" was presented as a separate item under "Non-operating income." As this item has become insignificant it has been included in "Others" under "Non-operating income." During the year ended March 31, 2006, lease income amounted to ¥5,393,000.

## **Additional information**

Fiscal year ended March 31, 2005	Fiscal year ended March 31, 2006
(April 1, 2004–March 31, 2005)	(April 1, 2005–March 31, 2006)
As a result of the promulgation of the Law for Partial Amendment to the Local Tax Law, etc. (Law No. 9 of 2003) on March 31, 2003, and the consequent introduction of the pro forma standard taxation system, which applies to fiscal years commencing on or after April 1, 2004, as of the current fiscal year the Company includes charges for the value-added and capital portions of corporate enterprise tax in selling, general and administrative expenses in accordance with the Practical Procedures for Indication of Pro Forma Taxation in Income Statement concerning Corporate Enterprise Tax (Practical Solutions Report No. 12 issued by the Accounting Standards Board of Japan on February 13, 2004).	
As a result, SG&A expenses increased by ¥108,422,000, and operating income, ordinary income, and income before income taxes and minority interest decreased by ¥108,422,000.	

# Notes

## **Consolidated balance sheets**

Fiscal year ended March 31, 2005		Fiscal year ended March 31, 2006		
(As of March 31, 2005		(As of March 31, 2006)		
and affiliates		*1. The following are assets held in non-consolidated subsidiaries and affiliates		
Investment securities (equities)	¥3,554,981,000	Investment securities (equities)	¥4,128,042,000	
*2. Number of shares issued	347,000 shares	*2. Number of shares issued	347,000 shares	
3. Contingent liabilities  The Company provides payment guarantees for sales of pachinko/pachislot machines to pachinko halls on an agency basis for pachinko/pachislot machine manufacturers.		Contingent liabilities     The Company provides payment guarantees for sales of pachinko/pachislot machines to pachinko halls on an agency basis for pachinko/pachislot machine manufacturers.		
Asahi Shoji K.K.	¥59,985,000	Sankei Shoji Co., Ltd.	¥41,728,000	
Daiei Kanko K.K.	¥58,480,000	Asahi Shoji K.K.	¥39,823,000	
Meiplanet K.K.	¥33,698,000	Niimi Co., Ltd.	¥33,106,000	
Kouki Co., Ltd.	¥30,571,000	Y.K. Daiko	¥31,777,000	
Iwamoto Development Co., Ltd.	¥28,551,000	Meiplanet K.K.	¥23,861,000	
BOSS Co., Ltd.	¥24,910,000	K.K. Toei Kanko	¥19,895,000	
Niimi Co., Ltd.	¥23,739,000	LiNE Company	¥15,536,000	
Y.K. Daiko	¥23,293,000	Y.K. Big Shot	¥14,025,000	
The City Co., Ltd.	¥19,622,000	Y.K. R&K	¥14,017,000	
K.K. Toei Kanko	¥18,677,000	K.K. Bishop	¥13,198,000	
Others (176)	¥475,519,000	Others (294)	¥430,297,000	
Total	¥797,050,000	Total	¥677,268,000	
4. Overdraft agreements and loan commitments  To raise working capital efficiently, the Fields Group has concluded overdraft and loan commitment agreements with three banks. As of the end of the fiscal year, unutilized amounts under these agreements were as follows:		4. Overdraft agreements and loan commitments. To raise working capital efficiently, the Foundation concluded overdraft and loan commitments. As of the end of the fiscal year, under these agreements were as follows:	Fields Group has nt agreements with six	
Overdraft limit plus total amount of loan commitments  Borrowings outstanding  Difference	¥4,310,000,000 ¥630,000,000 ¥3,680,000,000	Overdraft limit plus total amount of loan commitments  Borrowings outstanding  Difference	¥5,610,000,000 <u>¥730,000,000</u> ¥4,880,000,000	

# **Consolidated statements of income**

Fiscal year ended March 31, 20				al year ended March 31, 2	
(April 1, 2004–March 31, 2005)		(April 1, 2005–March 31, 2006)  *1. Breakdown of gain on sale of fixed assets			
*1. The gain on sale of fixed assets arose from the sale of vehicles.					VO 222 000
				nd structures	¥9,323,000
				ture and fixtures	¥521,000
			Land	1. 6:	¥115,617,000
				ale of insurance reserves  Total	¥21,852,000
					¥147,314,000
*2. The loss on sale of fixed assets arose from the furniture and fixtures.	ne sale of tools,		loss on sale scription righ	of fixed assets arose from thats.	he sale of telephone
*3. Details of loss on disposal of fixed assets		*3. Deta	ails of loss o	n disposal of fixed assets	
Buildings and structures	¥54,837,000			s and structures	¥34,242,000
Vehicles	¥29,000			rniture and fixtures	¥16,274,000
Tools, furniture and fixtures	¥20,961,000		Construc	tion in process	¥19,337,000
Long-term prepaid expenses	¥361,000		Long-teri	m prepaid expenses	¥1,714,000
Software	¥13,151,000		Software		¥5,845,000
Other intangible fixed assets	¥74,000		Other into	angible fixed assets	¥37,780,000
Total	¥89,416,000			Γotal	¥115,194,000
*4.		The out be out b	Usage Type Location Amount nen grouping grouping pri	Miscellaneous business Buildings and land Shibuya, Tokyo ¥56,819,000 g its assets the Fields Group marily by business category	adopts the method in accordance
		with management accounting practice. With regard to property in Shibuya used for miscellaneous business, there is no prospect of a recovery in operating incom the property, a loss has been recognized, composed of \$\frac{\pmathbf{Y}}{51,136,000}\$ on the building and \$\frac{\pmathbf{Y}}{5,682,000}\$ on the later the basis of the net sale price, the market price being estate appraisal value.		s business, since ing income from omposed of 0 on the land. been calculated on	

# Consolidated statements of cash flows

Fiscal year ended March 31, 2005		Fiscal year ended March 31, 2006		
(April 1, 2004–March 31, 2005)		(April 1, 2005–March 31, 2006)		
Relationship between cash and cash equivalents as of the end of the fiscal year and cash amounts stated in the consolidated balance sheets		Relationship between cash and cash equi the fiscal year and cash amounts stated in balance sheets		
	(As of March 31, 2005)		(As of March 31, 2006)	
Cash and deposit accounts Cash and cash equivalents	¥13,326,256,000 ¥13,326,256,000	Cash and deposit accounts Cash and cash equivalents	¥ <u>15,777,313,000</u> ¥ <u>15,777,313,000</u>	
*2. Details of assets and liabilities of comp newly consolidated through the acquisiti		*2. Details of assets and liabilities of companewly consolidated through the acquisition		
Details of assets and liabilities at the sta the companies were newly consolidated acquisition of shares, and the relationshi acquisition cost of the shares and the inc (net amount) are as follows.	through the additional p between the	Details of assets and liabilities at the star the companies were newly consolidated acquisition of shares, and the relationshi acquisition cost of the shares and the inc (net amount) are as follows.	through the additional p between the	
D3 Publisher Inc. and its three subsidiarie	es	J. Sakazaki Marketing Ltd.		
	(As of March 31, 2005)	· ·	of September 30, 2005)	
Current assets	¥3,715,900,000	Current assets	¥1,293,740,000	
Fixed assets	¥1,113,546,000	Fixed assets	¥249,426,000	
Excess of net assets acquired over cost	¥446,834,000	Excess of net assets acquired over cost	¥980,395,000	
Current liabilities Long-term liabilities	(¥784,740,000) (¥217,380,000)	Current liabilities Long-term liabilities	(¥1,024,859,000) (¥26,607,000)	
Minority interest in consolidated	(1217,500,000)	Minority interest in consolidated	(120,007,000)	
subsidiaries	(¥1,632,177,000)	subsidiaries	(¥172,094,000)	
			·	
Acquisition cost	¥2,641,982,000	Acquisition cost	¥1,300,000,000	
Book value after application of		Cash and cash equivalents	(¥637,439,000)	
equity method at end of fiscal year	¥854,882,000	To an income from a social in a fort one	.) V((2,5(0,000	
I assu association asst for sumant		Less: income from acquisition (net amoun	t) ¥662,560,000	
Less: acquisition cost for current fiscal year	¥1,787,100,000			
Cash and cash equivalents	(¥2,683,250,000)			
Cush and cush equivalents	(12,003,230,000)			
Less: income from acquisition (net amount)	(¥896,150,000)			
		*3. Details of assets and liabilities of a combe a consolidated subsidiary through the		
		As a result of the sale of shares, Heart-li be a consolidated subsidiary. Details of t at the time of the sale, and the selling pri sales proceeds, are as follows.	he assets and liabilities	
		Current assets	¥2,810,000	
		Fixed assets	¥13,330,000	
		Current liabilities	(¥15,012,000)	
		Long-term liabilities	(¥10,000,000)	
		Gain on sale of shares	¥ <u>18,871,000</u>	
		C III.	V10 000 000	
		Selling price of HL shares	¥10,000,000	
		HL cash and cash equivalents	(¥1,085,000)	
		Less: sales proceeds	¥8,914,000	

#### Leases

Fiscal year ended March 31, 2005 (April 1, 2004–March 31, 2005)

- Finance lease transactions other than those in which the ownership of the leased assets is deemed to be transferred to the lessee
- (1) Acquisition cost, accumulated depreciation, and net book value of leased assets at the end of the fiscal year

(Thousands of yen)

	Acquisition cost	Accumulated depreciation	Net book value
Tools, furniture and fixtures	216,628	158,948	57,680
Software	39,710	1,441	38,269
Total	256,339	160,389	95,949

Acquisition cost has been calculated by the interest-inclusive method, since the balance of future minimum lease payments accounts for a minimal portion of tangible fixed assets at the end of the fiscal year.

(2) Future minimum lease payments

Due within one year	¥41,005,000
Due after one year	¥54,944,000
Total	¥95,949,000

Future minimum lease payments at the end of the fiscal year have been calculated by the interest-inclusive method, since the balance of future minimum lease payments accounts for a minimal portion of tangible fixed assets at the end of the fiscal year.

(3) Lease payments and depreciation

Lease payments \$\ \xi\_{50,540,000}\$

Depreciation \$\ \xi\_{50,540,000}\$

(4) Calculation method for depreciation

Depreciation is calculated by the straight-line method over the lease term of the leased assets, with no residual value.

Fiscal year ended March 31, 2006 (April 1, 2005–March 31, 2006)

- Finance lease transactions other than those in which the ownership of the leased assets is deemed to be transferred to the lessee
- (1) Acquisition cost, accumulated depreciation, and net book value of leased assets at the end of the fiscal year

(Thousands of yen)

	Acquisition cost	Accumulated depreciation	Net book value
Vehicles	11,592	241	11,350
Tools, furniture and fixtures	91,863	67,278	24,584
Software	38,757	8,397	30,359
Total	142,212	75,917	66,295

Acquisition cost has been calculated by the interest-inclusive method, since the balance of future minimum lease payments accounts for a minimal portion of tangible fixed assets at the end of the fiscal year.

(2) Future minimum lease payments

Due within one year	¥27,619,000
Due after one year	¥38,676,000
Total	¥66.295.000

Future minimum lease payments at the end of the fiscal year have been calculated by the interest-inclusive method, since the balance of future minimum lease payments accounts for a minimal portion of tangible fixed assets at the end of the fiscal year.

(3) Lease payments and depreciation

 Lease payments
 ¥41,246,000

 Depreciation
 ¥41,246,000

(4) Calculation method for depreciation

Depreciation is calculated by the straight-line method over the lease term of the leased assets, with no residual value.

# Marketable securities

## 1. Other securities at fair value

(Thousands of yen)

	(Thousands of yer							
		Fiscal year ended March 31, 2005			Fiscal year ended March 31, 2006			
			(As of March 31, 2005)			(As of March 31, 2006)		
	Category	Acquisition cost	Carrying value on consolidated balance sheets	Difference	Acquisition cost	Carrying value on consolidated balance sheets	Difference	
Securit	ies whose carrying							
value e	exceeds their							
acquisi	tion cost							
(i)	Shares	773,307	1,363,984	590,676	832,724	2,088,715	1,255,990	
(ii)	Bonds	-	-	-	500,000	503,200	3,200	
(iii)	Others	-	-	-	-	-	-	
	Sub total	773,307	1,363,984	590,676	1,332,724	2,591,915	1,259,190	
value d	loes not exceed their							
(i)	tion cost Shares	59,417	59,417					
(ii)	Bonds	39,417	39,417	[	200,000	181,320	(18,680)	
(iii)	Others	500,000	499,199	(800)	200,000	101,320	(10,000)	
(111)	Sub total	559,417	558,616	(800)	200,000	181,320	(18,680)	
	Total	1,332,724	1,922,600	589,875	1,532,724	2,773,235	1,240,510	

# 2. Other securities sold during the fiscal year under review

(Thousands of yen)

Category	Fiscal year ended March 31, 2005 (April 1, 2004–March 31, 2005)	Fiscal year ended March 31, 2006 (April 1, 2005–March 31, 2006)
Proceeds from sales	238,024	551,585
Gains on sales	162,685	7,054
Losses on sales	-	(1,251)

## 3. Major securities with no available market value

(Thousands of yen)

		(Thousands of yell)
	Fiscal year ended March 31, 2005	Fiscal year ended March 31, 2006
Category	(As of March 31, 2005)	(As of March 31, 2006)
	Carrying value on consolidated balance sheets	Carrying value on consolidated balance sheets
1. Shares of subsidiaries and affiliates		
Shares of subsidiaries	100,000	155,000
Shares of affiliates	3,454,981	3,973,042
2. Other securities		
Unlisted shares (excluding shares	68,317	34,618
traded over the counter)	00,317	34,016
Unlisted corporate bonds	5,000	-
Others	-	55,758

# 4. Redemption schedule of other securities with maturities and bonds classified as held-to-maturity

Fiscal year ended March 31, 2005 (April 1, 2004 – March 31, 2005)

	1 year or less	1 to 5 years	5 to 10 years	Over 10 years
1. Bonds				
Japanese government and	-	-	-	-
local government bonds				
Japanese corporate bonds	5,000	-	-	-
Others	-	-	-	-
2. Others	-	-	-	-
Total	5,000	-	-	-

(Thousands of yen)

	1 year or less	1 to 5 years	5 to 10 years	Over 10 years
1. Bonds				
Japanese government and local government bonds	-	-	-	-
Japanese corporate bonds	-	-	-	-
Others	-	-	-	-
2. Others	-	-	-	-
Total	-	-	-	-

# Derivatives

1. Matters relating to transaction status

1. Matters relating to transaction status	
Fiscal year ended March 31, 2005 (April 1, 2004–March 31, 2005)	Fiscal year ended March 31, 2006 (April 1, 2005–March 31, 2006)
(1) Description of transactions  Derivative transactions entered into by some of the consolidated subsidiaries are interest rate swaps.	(1) Description of transactions Same as at left
(2) Policy for transactions  Derivative transactions entered into by some of the consolidated subsidiaries are aimed at reducing the risks from interest rate fluctuations, and it is our policy that they are not for speculative purposes.	(2) Policy for transactions Same as at left
(3) Purposes of transactions  Derivative transactions entered into by some of the consolidated subsidiaries are aimed at reducing their exposure to interest rate fluctuations on borrowings.	(3) Purposes of transactions Same as at left
Hedge accounting is carried out using derivative transactions.	
Method for hedge accounting  Special accounting methods are adopted for interest rate swaps that satisfy the requirements for hedge accounting.	Method for hedge accounting Same as at left
Means and scope of hedging  Means of hedging: Interest rate swap transactions  Scope of hedging: Interest on borrowings	Means and scope of hedging Same as at left
Hedge policy At some of the consolidated subsidiaries, a hedge policy is implemented to mitigate the interest rate risks and improve the financial account balance, and hedging is carried out within the scope of the relevant debt.	Hedge policy Same as at left
Method for assessing hedging effectiveness  As the interest rate swap transactions are deemed to come under the requirements for special accounting methods, that becomes the criterion for assessing the hedging as effective.	Method for assessing hedging effectiveness Same as at left
(4) Details of risk relating to transactions Interest rate swap transactions entered into by some of the consolidated subsidiaries have risks from fluctuations in the market interest rates.	(4) Details of risk relating to transactions Same as at left
(5) Risk management system relating to transactions  The management division bears the responsibility for concluding contracts relating to hedge accounting at some of the consolidated subsidiaries. There are no particular stipulations relating to such transactions, but these are controlled in accordance with the office regulations concerning authority.	(5) Risk management system relating to transactions Same as at left
(6) Supplementary explanation on matters relating to market value of transactions All derivative transactions entered into by some of the consolidated subsidiaries are subject to hedge accounting, thus a supplementary explanation has been omitted.	(6) Supplementary explanation on matters relating to market value of transactions  Same as at left

# 2. Matters relating to market value of transactions

Fiscal year ended March 31, 2005	Fiscal year ended March 31, 2006
(April 1, 2004–March 31, 2005)	(April 1, 2005–March 31, 2006)
All derivative transactions entered into by some of the	Same as at left
consolidated subsidiaries are subject to hedge accounting, thus a	
supplementary explanation has been omitted.	

# Deferred tax accounting

(As of March 31, 2005)  1. Main components of deferred tax assets and liabilities  Deferred tax assets  Unrecognized reserve for retirement benefits for directors and statutory auditors  Unrecognized accrued enterprise taxes  Excess reserve for retirement benefits  Excess allowance for doubtful accounts  Excess reserve for accrued bonuses  Operating loss carryforwards for subsidiaries  Unrecognized excess depreciation of software  Excess amortization of royalty  Unrecognized valuation loss on investment securities  Unrecognized valuation loss on merchandise  Others  Sub total deferred tax assets	#231,460,000  #161,041,000  #55,593,000  #55,763,000  #8,140,000  #524,700,000  #118,720,000  #268,125,000  #45,195,000  #40,608,000  #64,218,000	(As of March 31, 20  1. Main components of deferred tax assets liabilities  Deferred tax assets  Unrecognized reserve for retirement benefits for directors and statutory auditors  Unrecognized accrued enterprise taxes  Excess reserve for retirement benefits  Excess allowance for doubtful accounts  Excess reserve for accrued bonuses  Operating loss carryforwards for subsidiaries  Unrecognized excess depreciation of software  Excess amortization of royalty  Unrecognized valuation loss on merchandising rights advances  Unrecognized excess depreciation of	
liabilities  Deferred tax assets  Unrecognized reserve for retirement benefits for directors and statutory auditors  Unrecognized accrued enterprise taxes  Excess reserve for retirement benefits  Excess allowance for doubtful accounts  Excess reserve for accrued bonuses  Operating loss carryforwards for subsidiaries  Unrecognized excess depreciation of software  Excess amortization of royalty  Unrecognized valuation loss on investment securities  Unrecognized valuation loss on merchandise  Others	¥231,460,000 ¥161,041,000 ¥55,593,000 ¥55,763,000 ¥8,140,000 ¥524,700,000 ¥118,720,000 ¥268,125,000 ¥45,195,000 ¥40,608,000	liabilities  Deferred tax assets  Unrecognized reserve for retirement benefits for directors and statutory auditors  Unrecognized accrued enterprise taxes  Excess reserve for retirement benefits  Excess allowance for doubtful accounts  Excess reserve for accrued bonuses  Operating loss carryforwards for subsidiaries  Unrecognized excess depreciation of software  Excess amortization of royalty  Unrecognized valuation loss on merchandising rights advances	¥247,089,00 ¥262,282,00 ¥66,142,00 ¥93,755,00 ¥10,175,00 ¥1,055,752,00 ¥183,322,00 ¥246,788,00
Unrecognized reserve for retirement benefits for directors and statutory auditors Unrecognized accrued enterprise taxes Excess reserve for retirement benefits Excess allowance for doubtful accounts Excess reserve for accrued bonuses Operating loss carryforwards for subsidiaries Unrecognized excess depreciation of software Excess amortization of royalty Unrecognized valuation loss on investment securities Unrecognized valuation loss on merchandise Others	¥161,041,000 ¥55,593,000 ¥55,763,000 ¥8,140,000 ¥524,700,000 ¥118,720,000 ¥268,125,000 ¥45,195,000 ¥40,608,000	Unrecognized reserve for retirement benefits for directors and statutory auditors Unrecognized accrued enterprise taxes Excess reserve for retirement benefits Excess allowance for doubtful accounts Excess reserve for accrued bonuses Operating loss carryforwards for subsidiaries Unrecognized excess depreciation of software Excess amortization of royalty Unrecognized valuation loss on merchandising rights advances	¥262,282,00 ¥66,142,00 ¥93,755,00 ¥10,175,00 ¥1,055,752,00 ¥183,322,00 ¥246,788,00
benefits for directors and statutory auditors Unrecognized accrued enterprise taxes Excess reserve for retirement benefits Excess allowance for doubtful accounts Excess reserve for accrued bonuses Operating loss carryforwards for subsidiaries Unrecognized excess depreciation of software Excess amortization of royalty Unrecognized valuation loss on investment securities Unrecognized valuation loss on merchandise Others	¥161,041,000 ¥55,593,000 ¥55,763,000 ¥8,140,000 ¥524,700,000 ¥118,720,000 ¥268,125,000 ¥45,195,000 ¥40,608,000	benefits for directors and statutory auditors Unrecognized accrued enterprise taxes Excess reserve for retirement benefits Excess allowance for doubtful accounts Excess reserve for accrued bonuses Operating loss carryforwards for subsidiaries Unrecognized excess depreciation of software Excess amortization of royalty Unrecognized valuation loss on merchandising rights advances	¥262,282,00 ¥66,142,00 ¥93,755,00 ¥10,175,00 ¥1,055,752,00 ¥183,322,00 ¥246,788,00
Excess reserve for retirement benefits Excess allowance for doubtful accounts Excess reserve for accrued bonuses Operating loss carryforwards for subsidiaries Unrecognized excess depreciation of software Excess amortization of royalty Unrecognized valuation loss on investment securities Unrecognized valuation loss on merchandise Others	¥55,593,000 ¥55,763,000 ¥8,140,000 ¥524,700,000 ¥118,720,000 ¥268,125,000 ¥45,195,000 ¥40,608,000	Excess reserve for retirement benefits Excess allowance for doubtful accounts Excess reserve for accrued bonuses Operating loss carryforwards for subsidiaries Unrecognized excess depreciation of software Excess amortization of royalty Unrecognized valuation loss on merchandising rights advances	¥66,142,00 ¥93,755,00 ¥10,175,00 ¥1,055,752,00 ¥183,322,00 ¥246,788,00
Excess reserve for retirement benefits Excess allowance for doubtful accounts Excess reserve for accrued bonuses Operating loss carryforwards for subsidiaries Unrecognized excess depreciation of software Excess amortization of royalty Unrecognized valuation loss on investment securities Unrecognized valuation loss on merchandise Others	¥55,763,000 ¥8,140,000 ¥524,700,000 ¥118,720,000 ¥268,125,000 ¥45,195,000 ¥40,608,000	Excess reserve for retirement benefits Excess allowance for doubtful accounts Excess reserve for accrued bonuses Operating loss carryforwards for subsidiaries Unrecognized excess depreciation of software Excess amortization of royalty Unrecognized valuation loss on merchandising rights advances	¥93,755,00 ¥10,175,00 ¥1,055,752,00 ¥183,322,00 ¥246,788,00
Excess reserve for accrued bonuses Operating loss carryforwards for subsidiaries Unrecognized excess depreciation of software Excess amortization of royalty Unrecognized valuation loss on investment securities Unrecognized valuation loss on merchandise Others	¥55,763,000 ¥8,140,000 ¥524,700,000 ¥118,720,000 ¥268,125,000 ¥45,195,000 ¥40,608,000	accounts  Excess reserve for accrued bonuses Operating loss carryforwards for subsidiaries Unrecognized excess depreciation of software Excess amortization of royalty Unrecognized valuation loss on merchandising rights advances	¥93,755,00 ¥10,175,00 ¥1,055,752,00 ¥183,322,00 ¥246,788,00
Operating loss carryforwards for subsidiaries Unrecognized excess depreciation of software Excess amortization of royalty Unrecognized valuation loss on investment securities Unrecognized valuation loss on merchandise Others	¥524,700,000 ¥118,720,000 ¥268,125,000 ¥45,195,000 ¥40,608,000	Operating loss carryforwards for subsidiaries Unrecognized excess depreciation of software Excess amortization of royalty Unrecognized valuation loss on merchandising rights advances	¥1,055,752,00 ¥183,322,00 ¥246,788,00
subsidiaries Unrecognized excess depreciation of software Excess amortization of royalty Unrecognized valuation loss on investment securities Unrecognized valuation loss on merchandise Others	¥118,720,000 ¥268,125,000 ¥45,195,000 ¥40,608,000	subsidiaries Unrecognized excess depreciation of software Excess amortization of royalty Unrecognized valuation loss on merchandising rights advances	¥183,322,00 ¥246,788,00
software Excess amortization of royalty Unrecognized valuation loss on investment securities Unrecognized valuation loss on merchandise Others	¥268,125,000 ¥45,195,000 ¥40,608,000	software Excess amortization of royalty Unrecognized valuation loss on merchandising rights advances	¥246,788,00
Unrecognized valuation loss on investment securities Unrecognized valuation loss on merchandise Others	¥45,195,000 ¥40,608,000	Unrecognized valuation loss on merchandising rights advances	
investment securities Unrecognized valuation loss on merchandise Others	¥40,608,000	merchandising rights advances	¥90,416,00
merchandise Others		I I hrecognized excess depreciation of	
<u> </u>	¥64,218,000	content	¥41,653,00
	*** ***	Unrecognized valuation loss on merchandise	¥29,388,00
Valuation allowance	¥1,573,566,000	Others	¥180,132,00
	(¥564,928,000)	Sub total deferred tax assets	¥2,506,901,00
Total deferred tax assets	¥1,008,637,000	Valuation allowance	(¥1,114,733,00
		Total deferred tax assets	¥1,392,167,00
Deferred tax liabilities		Deferred tax liabilities	
Unrealized holding gains (losses) on available-for-sale securities	(¥240,079,000)	Unrealized holding gains (losses) on available-for-sale securities	(¥504,887,000
Total deferred tax liabilities	(¥240,079,000)	Total deferred tax liabilities	(¥504,887,00
Net deferred tax assets	¥768,558,000	Net deferred tax assets	¥887,279,00
<ol><li>Breakdown of main items causing difference statutory tax rate and the effective rate for in applying deferred tax accounting</li></ol>		Breakdown of main items causing differ statutory tax rate and the effective rate for applying deferred tax accounting	
Statutory tax rate	40.7 %	Statutory tax rate (Adjustments)	40.7 %
(Adjustments) Accumulated earnings tax	2.4 0/	Accumulated earnings tax	2.9 %
Per capita levy of local resident	2.4 %	Per capita levy of local resident	
income tax Entertainment expenses not	0.3 %	income tax Entertainment expenses not deductible	0.3 %
deductible for tax purposes  Non-taxable dividend income	0.8 %	for tax purposes Non-taxable dividend income	1.1 %
Tax deductions	(0.1 %) (0.1 %)	Tax-rate difference arising from losses at consolidated subsidiaries	(0.2 % 3.5 %
Others	0.8 %	Others	(0.7 %
Effective income tax rate after application of deferred tax accounting	44.8 %	Effective income tax rate after application of deferred tax accounting	47.6 %

# **Retirement benefit provisions**

	Fiscal year ended March 31, 2005 (April 1, 2004–March 31, 2005)		Fiscal year ended March 31, 2006 (April 1, 2005–March 31, 2006)				
1.	Outline of retirement benefit system adopted The Company has adopted a defined benefit plan consisting of a lump-sum retirement payment.	1.					
2.	Details of retirement benefit obligations	2.	Details of retirement benefit obligation	ns			
	Projected benefit obligations Unrecognized net actuarial loss Retirement benefit provisions  (¥145,040,000)  ¥5,899,000  (¥139,140,000)	Note:	Projected benefit obligations Unrecognized net actuarial loss Retirement benefit provisions  Certain domestic consolidated subsidia simplified method for the computation				
			obligations.	of retirement benefit			
3.	Details of retirement benefit expenses	3.	Details of retirement benefit expenses				
	Retirement benefit expenses           Service cost         \(\frac{\pmathbf{\pmathbf{2}}{2}}{904,000}\)           Interest cost         \(\frac{\pmathbf{2}}{2},470,000\)           Amortization of net actuarial loss         \(\frac{\pmathbf{2}}{2},470,000\)           \(\frac{\pmathbf{2}}{2},6668,000\)		Retirement benefit expenses Service cost Interest cost Amortization of net actuarial loss Other	¥40,626,000 ¥2,716,000 ¥993,000 ¥3,645,000			
			_	¥47,982,000			
		Notes:	The retirement benefits expenses of subsidiaries using the simplified met "Service cost."      "Other" indicates the amount of prer defined contribution pensions.	thod are stated in			
4.	Basis for calculation of retirement benefit obligation	4.	Basis for calculation of retirement benefit obligation				
	Discount rate: 2.0 %		Discount rate:	2.0 %			
	Periodic allocation method for projected benefits:		Periodic allocation method for projecte				
1	Straight-line standard Years over which actuarial gains or losses are amortized:		Voors over which actuaried acing or less	Straight-line standard			
	Five years from the fiscal year after the year of occurrence		Years over which actuarial gains or losses are amortized: Five years from the fiscal year after the year of occurrence				
	11.0 jeans from the fiscar jear after the jear of occurrence	L	11.0 jeans from the fiscar year after	and jour or occurrence			

### **Segment information**

### 1. Segment information by business category

Fiscal year ended March 31, 2005 (April 1, 2004–March 31, 2005)

Since pachinko/pachislot machine sales business accounts for more than 90% of total sales and operating income in all segments, the Company does not disclose segment information for each category of business activity.

Fiscal year ended March 31, 2006 (April 1, 2005–March 31, 2006)

(Thousands of yen)

	PS Field	Game Field	Other Field	Total	Elimination	Consolidated
	1010	To Field Game Field Galler				total
I. Sales and operating income						
Sales						
(1) Sales to outside customers	88,168,782	5,042,102	3,603,479	96,814,364	-	96,814,364
(2) Inter-segment sales and transfers	180,653	10,774	480,027	671,455	(671,455)	-
Total	88,349,435	5,052,877	4,083,507	97,485,820	(671,455)	96,814,364
Operating expenses	75,638,435	4,775,196	4,739,036	85,152,668	(686,460)	84,466,208
Operating profit (loss)	12,711,000	277,681	(655,529)	12,333,151	15,004	12,348,156
II. Assets, depreciation and capital						
expenditure						
Assets	76,791,354	5,543,721	6,091,831	88,426,907	(870,373)	87,556,534
Depreciation	497,534	403,421	252,956	1,153,912	(4,942)	1,148,970
Impairment losses	-	-	56,819	56,819	-	56,819
Capital expenditure	734,555	674,656	987,660	2,396,872	(3,555)	2,393,317

Notes: 1. The business has been segmented into the PS Field, Game Field, and Other Field segments after taking into consideration the similarities between products and services.

- 2. Principal products in each segment
  - (1) PS Field: Purchasing and sale, planning and development of pachinko/pachislot machines, and ancillary business activities
  - (2) Game Field: Planning, development and sale of game software and other software packages, etc.
  - (3) Other Field: Sports management, etc.
- 3. All operating expenses are allocated to individual segments, and thus none remain unallocated.
- 4. All assets are allocated to individual segments, and thus there are no assets that are regarded as being Company-wide assets.

### 2. Segment information by region

Fiscal year ended March 31, 2005 (April 1, 2004–March 31, 2005)

Since Japan accounts for more than 90% of total sales in all segments and of the value of assets of all segments, the Company does not disclose segment information by region.

Fiscal year ended March 31, 2006 (April 1, 2005–March 31, 2006)

Since Japan accounts for more than 90% of total sales in all segments and of the value of assets of all segments, the Company does not disclose segment information by region.

## 3. Overseas sales

Fiscal year ended March 31, 2005 (April 1, 2004-March 31, 2005)

Since there are no overseas sales, there is no pertinent information to disclose.

Fiscal year ended March 31, 2006 (April 1, 2005–March 31, 2006)

Since overseas sales account for less than 10% of consolidated net sales, the Company does not disclose information on overseas sales.

## Transactions with related parties

Fiscal year ended March 31, 2005 (April 1, 2004 – March 31, 2005)

1. Directors and major individual shareholders

(Thousands of yen)

					Voting	Relati	onship				
Attribute	Name	Location	Capital	Business or occupation	rights holding (held)	Concurrent posts of directors	Business relationship	Transaction details	Transaction amount	Account item	Balance at year-end
Directors and their close relatives	Hiroyuki Yamanaka	-	-	Director, General Manager, of Administration Division Fields Corporation  Director Database Co., Ltd.  Statutory Auditor Professional Management Co., Ltd. Total Workout Corporation White Trash Charms Japan Co., Ltd. Fields Jr. Corporation Digital Lord Corporation	(Held) direct 0.1%	-	-	Corporate housing rent (Notes 1,2)	2,953	-	-
	Shigemi Shimada	-	-	Director, General Manager of Product Development Division Fields Corporation	(Held) direct 0.1%	-	-	Corporate housing rent (Notes 1,2)	1,430	-	-

Notes:

- 1. The above transaction amounts are net of consumption tax.
- 2. Transaction conditions and the policies for determining those conditions
  - (1) Corporate housing rent is the amount borne by individuals as rent for leased corporate housing. Until December 2004 they bore 50% of the total rent, but from January 2005 the system was changed so that individuals bore the full amount. Corporate housing rent was terminated on April 1, 2005.

#### 2. Subsidiaries, etc.

(Thousands of yen)

										(Thousand	J j
Attribute	Name of company	Location	Capital	Business or occupation	Voting rights holding (held)	Relati Concurrent posts of directors	Business relationship	Transaction details	Transaction amount	Account item	Balance at year-end
Affiliate	D3 Publisher Inc.	Shibuya ward, Tokyo	1,727,889	Design and sale of games software and packaged software	Holding, direct 57.4%	Concurrent post, 1 person	Acquisition of shares	Subscription of new shares privately allocated (Notes 1,2,3)	1,787,100	-	1
Anniate	Rodeo Co., Ltd.	Toshima ward, Tokyo	100,000	Development and manufacture of pachinko/ pachislot machines	Holding, direct 35.0%	-	Development and manufacture of pachinko/ pachislot machines	Purchase of machines (Notes 1,2)	44,579,677	Accounts payable -trade	22,637,049

Notes:

- 1. The above transaction amounts are net of consumption tax, but the balance at year-end is inclusive of consumption tax.
- 2. Transaction conditions and the policies for determining those conditions
  - (1) The number of shares issued was 7,000, and the issue price was set at ¥255,300, the average of closing prices in ordinary trading for the most recent three months up to the day immediately preceding the resolution of the Board of Directors (November 15, 2004, to February 14, 2005), disclosed by Jasdaq Securities Exchange, Inc. (during the period to December 10, 2004, disclosed by the Japan Securities Dealers Association).
  - (2) For the purchase of machines, the transaction conditions are determined in the same manner as those generally applied.
- 3. D3 Publisher Inc. became a consolidated subsidiary as a result of the subscription of new shares privately allocated referred to above.

Fiscal year ended March 31, 2006 (April 1, 2005 – March 31, 2006)

## 1. Subsidiaries, etc.

(Thousands of yen)

Attribute	Name of company	Location	Capital	Business or occupation	Voting rights holding (held)	Relat Concurrent posts of directors	Business relationship	Transaction details	Transaction amount	Account item	Balance at year-end
Affiliate	Rodeo Co., Ltd.	Toshima ward, Tokyo	100,000	Development and manufacture of pachinko/ pachislot machines	Holding, direct 35.0%	-	Development and manufacture of pachinko/ pachislot machines	Purchase of machines (Notes 1,2)	46,825,232	Accounts payable -trade	30,590,077

otes: 1. The above transaction amounts are net of consumption tax, but the balance at year-end is inclusive of consumption tax.

<sup>2.</sup> Transaction conditions and the policies for determining those conditions

<sup>(1)</sup> For the purchase of machines, the transaction conditions are determined in the same manner as those generally applied.

# Per-share data

Fiscal year ended Mar (April 1, 2004–March	,	Fiscal year ended March 31, 2006 (April 1, 2005–March 31, 2006)		
Book value per share	¥96,026,73	Book value per share	¥113,275.37	
Net income per share	¥19,888.61	Net income per share	¥20,118.14	
Since no dilutive latent shares exist, share is not stated.	diluted net income per	Since no dilutive latent shares exist, diluted net income per share is not stated.		
The Company implemented a 2-for- September 3, 2004. Had this stock s at the beginning of the previous fisc for the previous fiscal year would have	plit been implemented al year, per-share data			
Book value per share	¥44,652.69			
Net income per share	¥20,233.98			
Since no dilutive latent shares exist,	diluted net income per			
share is not stated.				

Note: The calculation basis for net income per share is as follows.

	Fiscal year ended Mar (April 1, 2004–March	· · · · · · · · · · · · · · · · · · ·	Fiscal year ended March 31, 2006 (April 1, 2005–March 31, 2006)
Net income		¥6,926,791,000	¥7,085,994,000
Amount not allocable to common shareholders		¥105,000,000	¥105,000,000
(Of which, bonuses to directors and statutory auditors by appropriation of retained earnings)		(¥105,000,000)	(¥105,000,000)
Net income allocable to common shares		¥6,821,791,000	¥6,980,994,000
Average number of shares of common stock outstanding		343,000 shares	347,000 shares
Outline of latent shares not reflected in the calculation of diluted net income per share since they have no dilutive effect	Stock acquisition rights (Number of rights: 636)		Stock acquisition rights: 2 types (Stock acquisition rights (1st series): 604) (Stock acquisition rights (2nd series): 1,610)

# Going concern assumption

Fiscal year ended March 31, 2005 (April 1, 2004 – March 31, 2005) Not applicable.

Fiscal year ended March 31, 2006 (April 1, 2005 – March 31, 2006) Not applicable.

# Significant subsequent events

Fiscal year ended I	March 31, 2005	Fiscal year ended March 31, 2006
(April 1, 2004–M		(April 1, 2005–March 31, 2006)
Resolution on stock options		
Pursuant to the provisions of Article Commercial Code, and based on re- general meeting of shareholders on meeting of the Board of Directors I Company resolved as follows with acquisition rights as stock options.	Solutions of the 17th ordinary June 29, 2005, and of the same day, the	
Issue date of stock     acquisition rights	June 29, 2005	
2. Number of stock acquisition	1,610	
rights to be issued	(five shares per stock acquisition right)	
3. Issue price of stock	Gratis	
acquisition rights 4. Class and number of shares	1,610 shares of common	
for which stock acquisition	stock	
rights are to be issued 5. Amount to be paid upon exercise of stock acquisition	¥760,000 per share	
rights 6. Exercise period	From August 1, 2005, to June 30, 2008	
7. Number of persons eligible	Directors and employees	
for stock acquisition rights allotment	of the Company totaling 46 people	
Acquisition of shares of J. Sakazak subsidiary)	i Marketing Ltd. (to make it a	
The Company is seeking to expand operations and establish a global statherefore at the meeting of its Board 2005, it was resolved to conclude a shares in J. Sakazaki Marketing Ltd.	anding in the field, and d of Directors held on June 27, basic agreement to acquire	
(1) Overview of the company	1. 4. 1.1	
<ul><li>(i) Trade name: J. Sakazaki Mar</li><li>(ii) Representative: Kazunori Sal</li></ul>		
(iii) Address: 2-19 Akasaka 2-cho	ome, Minato-ku, Tokyo	
(iv) Main businesses: Planning, in	mplementation, sale of sporting events; acquisition of	
copyrights, trademarks, licen		
(v) Capital: ¥20 million		
(vi) Shares issued: 24,000 (vii) Revenues: ¥3,266,450,000		
(viii) Total assets: ¥952,935,000		
(ix) Fiscal year-end: December 3	I	
(2) Method of acquiring shares Acquisition of 15,600 shares fro of all issued shares)	m Kazunori Sakazaki (65.0%	
(3) No. of shares acquired and state	of share ownership before and	
after the acquisition  No. of shares owned before the	transfer - shares	
No. of shares acquired	15,600 shares	
(No. of shares with voting rights No. of shares owned after the tra		
(No. of shares with voting rights		
(4) Schedule		
Mid-July 2005: Conclusion of fi certificates and	nal agreement, transfer of share payment (Planned)	

Fiscal year ended March 31, 2005	Fiscal year ended March 31, 2006
(April 1, 2004–March 31, 2005)	(April 1, 2005–March 31, 2006)
Merger of subsidiaries	
At the meeting of the Board of Directors held on June 27, 2005, it was resolved that J. Sakazaki Marketing Ltd. would become a subsidiary of the Company, whereupon it was further resolved to approve a basic memorandum of agreement concerning the merger of its subsidiaries Professional Management Co., Ltd., Total Workout Corporation and J. Sakazaki Marketing Ltd.	
(1) Outline of the merger of subsidiaries Schedule	
Mid-August 2005: Signing of merger agreement (Planned) Late-August 2005: Approval of merger by extraordinary general meeting of shareholders at each company (Planned) October 1, 2005: Merger (Planned)	
(2) Outline of merging companies	
<ul> <li>(i) Trade name: Professional Management Co., Ltd.</li> <li>(ii) Representatives: Hidetoshi Yamamoto, Ken Kudo, Representative directors</li> <li>(iii) Address: 10-8 Dogenzaka 1-chome, Shibuya-ku, Tokyo</li> <li>(iv) Main businesses: Advertising agency services, etc., acquisition of copyrights (merchandising rights) and content</li> <li>(v) Capital: ¥200 million</li> <li>(vi) Shares issued: 4,000</li> <li>(vii) Total assets: ¥643,272,000</li> <li>(viii) Fiscal year-end: March 31</li> </ul>	
<ul> <li>(i) Trade name: Total Workout Corporation</li> <li>(ii) Representatives: Hidetoshi Yamamoto, Kevin Yamazaki, Representative directors</li> <li>(iii) Address: 10-8 Dogenzaka 1-chome, Shibuya-ku, Tokyo</li> <li>(iv) Main businesses: Management of gymnasiums</li> <li>(v) Capital: ¥10 million</li> <li>(vi) Shares issued: 200</li> <li>(vii) Total assets: ¥1,373,732,000</li> <li>(viii) Fiscal year-end: March 31</li> </ul>	
(i) Trade name: J. Sakazaki Marketing Ltd.	
Details are as set out above in "(1) Overview of the company" in "Acquisition of shares of J. Sakazaki Marketing Ltd. (to make it a subsidiary)."	

## 6. Production, Orders Received and Sales

As of the fiscal year under review, the businesses that were presented in the "Pachinko/pachislot machines" and "Others" segments until the previous fiscal year are presented as segments categorized by type, namely the "PS Field," "Game Field," and "Other Field" segments.

The reason for this change is that game-related business, formerly included within the "Others" category, has grown in importance relative to sales of pachinko/pachislot machines, the Company's principal business, and it was desired to ensure that segmentation matches the realities of the Fields Group.

### (1) Production

Production by segment during the fiscal year under review was as follows.

	(Thousands of yen)
Τ.	Fiscal year ended March 31, 2005
Item	(April 1, 2004–March 31, 2005)
Pachinko/pachislot machines	-
Others	-
Total	-

	(Thousands of yen)			
G	Fiscal year ended March 31, 2006			
Segment	(April 1, 2005–March 31, 2006)			
PS Field	-			
Game Field	2,262,141			
Other Field	-			
Total	2,262,141			
Note: The above amounts are net of consumption tax.				

### (2) Procurement

Product purchasing by segment during the fiscal year under review was as follows.

	(Thousands of yen)
Item	Fiscal year ended March 31, 2005
	(April 1, 2004–March 31, 2005)
Pachinko/pachislot machines	49,064,230
Others	1,127,785
Total	50,192,015
Notes: 1. The above amounts are based on the procurement	
prioce	

2. The above amounts are net of consumption tax

	(Thousands of yen)
Segment	Fiscal year ended March 31, 2006
	(April 1, 2005–March 31, 2006)
PS Field	53,820,662
Game Field	-
Other Field	137,402
Total	53,958,064

Notes: 1. The above amounts are based on the procurement prices. The above amounts are net of consumption tax.

## (3) Orders received

Orders received by segment during the fiscal year under review were as follows.

	(Thousands of yen)
Item	Fiscal year ended March 31, 2005
	(April 1, 2004–March 31, 2005)
Pachinko/pachislot machines	-
Others	-
Total	-
	_

	(Thousands of yen)
Segment	Fiscal year ended March 31, 2006
	(April 1, 2005–March 31, 2006)
PS Field	-
Game Field	159,410
Other Field	-
Total	159,410
Note: The above amounts are net of consumption tax.	

### (4) Sales

Sales by segment during the fiscal year under review were as follows.

, ,	(Thousands of yen)
Item	Fiscal year ended March 31, 2005
	(April 1, 2004–March 31, 2005)
Pachinko/pachislot machines	78,336,175
Others	3,321,835 (*1)
Total	81,658,011
37 4 804 84 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	

Notes: 1. "Others" includes pachinko/pachislot machine parts and used pachinko/pachislot machines.

2. The above amounts are net of consumption tax.

	(Thousands of yen)
Segment	Fiscal year ended March 31, 2006
	(April 1, 2005–March 31, 2006)
PS Field	88,168,782
Game Field	5,042,102
Other Field	3,603,479
Total	96,814,364
Note: The above amounts are net of consumption tax.	

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