

Law No. 112 of 2003

National University Corporation Law

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Chapter 1 General Rules

Section 1 General Rules

(Purpose)

Article 1 This law is a national university that establishes a national university to conduct education and research in order to respond to the public's request for university education and research, and to improve the level of higher education and academic research in Japan and to achieve balanced development. The purpose is to determine the organization and operation of corporations and the organization and operation of university joint-use institution corporations that establish university joint-use institutions for shared use by universities.

(Definition)

Article 2 The term "national university corporation" as used in this Act means a corporation established pursuant to the provisions of this Act for the purpose of establishing a national university.

2. The term "national university" as used in this Act means the university listed in the second column of Attached Table 1.
3. The term "inter-university research institute corporation" as used in this Act means a corporation established pursuant to the provisions of this Act for the purpose of establishing an inter-university research institute.
4. The term "inter-university research institute" as used in this Act means an inter-university research institute established to contribute to the development of academic research at a university in the research fields listed in the second column of Attached Table 2.
5. In this Act, the "medium-term goal" is a goal related to business operations that national university corporations and inter-university research institute corporations (hereinafter referred to as "national university corporations, etc.") should achieve, and is Article 30, paragraph 1. It means what is specified by the Minister of Education, Culture, Sports, Science and Technology according to the provisions of.
- (6) The term "medium-term plan" as used in this Act means a plan for achieving the medium-term goals, which is prepared by a national university corporation, etc. pursuant to the provisions of Article 31, paragraph 1.
7. The term "annual plan" as used in this Act means the mutatis mutandis general rules law (meaning the general rules law for independent administrative corporations (Act No. 103 of 1999) applied mutatis mutandis in Article 35; the same shall apply hereinafter) 31. A plan established by a national university corporation, etc. based on the medium-term plan pursuant to the provisions of paragraph 1 of Article.
8. The term "school rules" as used in this Act means the rules of national university corporations that stipulate the period of study, curriculum, educational research organizations, and other matters necessary for students to study.

(Consideration for the characteristics of education and research)

Article 3 The State shall always consider the characteristics of education and research at national universities and inter-university research institutes in the operation of this law.

(Names of national university corporations, etc.)

Article 4 The names of each national university corporation and the locations of its main offices shall be as listed in columns 1 and 3 of Attached Table 1, respectively.

2. The national university corporations listed in the first column of the attached table 1 shall each establish the national universities listed in the second column of the same table.

(Name of inter-university research institute corporation, etc.)

Article 5 The name of each inter-university research institute corporation and the location of its main office shall be as listed in columns 1 and 3 of Attached Table 2, respectively.

2. The inter-university research institute corporations listed in the first column of Attached Table 2 shall establish inter-university research institutes for the research fields listed in the second column of the same table, respectively, pursuant to the provisions of the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology.

(Corporate status)

Article 6 National university corporations, etc. shall be corporations.

(Capital)

Article 7 The capital of each national university corporation, etc. shall be the amount deemed to have been invested by the government pursuant to the provisions of Article 9, Paragraph 2 of the Supplementary Provisions.

(2) The government may, when it finds it necessary, make an additional investment in national university corporations, etc. within the amount specified in the budget.

(3) When the government finds it necessary, regardless of the provisions of the preceding paragraph, the land, buildings and other fixed objects of the land and the works attached to the buildings (paragraph 6 and Article 34-2 shall be "

"Land, etc.") can be additionally invested in national university corporations, etc. for the purpose of investment.

- (4) When the government invests land for the purpose of investment pursuant to the provisions of the preceding paragraph and the national university corporation, etc. transfers all or part of the land, the Minister of Education, Culture, Sports, Science and Technology within the range of income generated by the transfer. It is possible to add a condition that the amount equivalent to the amount calculated according to the standard set by the above should be paid to the National Institution for Academic Reform and Degree Conferring.
- (5) When a national university corporation, etc. makes a government investment pursuant to the provisions of paragraph (2) or paragraph (3), it shall increase its capital by the amount of the investment.
6. The value of land, etc. for which the government invests shall be the value evaluated by the evaluation committee based on the market value as of the date of investment.
7. The evaluation committee members set forth in the preceding paragraph and other necessary matters concerning evaluation shall be specified by Cabinet Order.
- (8) When a national university corporation, etc. transfers the property specified by the Minister of Education, Culture, Sports, Science and Technology among the important property specified in the main text of Article 48 of the General Rules for Applicable Law, the Minister of Education, Culture, Sports, Science and Technology shall specify it as the portion related to the transferred property. Regarding the amount, it is assumed that there was no investment from the government in the national university corporation, etc., and the national university corporation, etc. shall reduce its capital by that amount.

(Restrictions on the use of names)

Article 8 A person who is not a national university corporation or an inter-university research institute corporation shall not use the characters "national university corporation or inter-university research institute corporation" in its name.

Section 2 National University Corporation Evaluation Committee

Article 9 The Ministry of Education, Culture, Sports, Science and Technology shall establish the National University Corporation Evaluation Committee (hereinafter referred to as the "Evaluation Committee") to handle the affairs related to national university corporations.

2 The evaluation committee is in charge of the following affairs.

(I) Matters concerning the evaluation of the business performance of national university corporations, etc.

(II) To deal with other matters that belong to the authority under this Act.

(3) The Minister of Education, Culture, Sports, Science and Technology may appoint a foreigner (meaning a person who does not have Japanese nationality; the same shall apply in the next paragraph) who has a high level of knowledge regarding the operation of the university as a member of the evaluation committee.

(4) In the case of the preceding paragraph, a member of the evaluation committee who is a foreigner cannot be the person who manages the duties of the evaluation committee and represents the evaluation committee, and the number of the members concerned is the number of the members of the evaluation committee. It must not exceed one-fifth of the total number of members.

5. In addition to what is provided for in the preceding three paragraphs, the organization of the evaluation committee, administrative affairs, members and other staff, and other necessary matters concerning the evaluation committee shall be specified by Cabinet Order.

## Chapter 2 Organization and Business

### Section 1 National University Corporation

#### Subsection 1 Officers and employees

(Executive)

Article 10 Each national university corporation shall have its president as an officer (in the case where a university general director prescribed in paragraph 3 is assigned to all national universities established by the national university corporation, the president. The same shall apply hereinafter, except for Article

21, Paragraph 1, Item 4, Paragraph 3, and Paragraph 5 of Article 21, Paragraph 1) and two auditors.

2. Each national university corporation shall have directors within the number specified in the fourth column of Attached Table 1 as officers.
3. If a national university corporation establishes two or more national universities, or if there are other special circumstances to strengthen its management and operation system, the provisions of the President's Selection Committee prescribed in Article 12, Paragraph 2 shall apply. Duties prescribed in Article 92, Paragraph 3 of the School Education Act (Act No. 26 of 1947) pertaining to all or part of the national universities established by the national university corporation (hereinafter referred to as "universities") A director (hereinafter referred to as the "university general director") may be appointed to perform "duties as the head of the university".
- (4) A national university corporation shall obtain the approval of the Minister of Education, Culture, Sports, Science and Technology when it decides to appoint a university general director pursuant to the provisions of the preceding paragraph.

(Duties and authority of officers)

Article 11 The President shall perform the duties of the President of the University (excluding those related to the duties of the President of the University in the case of having a Director of the University), and represent the national university corporations thereof. Prime minister.

2 The chairman represents the national university corporation and manages its business.

(3) When the President intends to make a decision on the following matters, he / she must go through a meeting consisting of the President and directors (referred to as "Board of Directors" in Item 5).

(I) Opinions on medium-term goals (meaning opinions expressed by national university corporations, etc. to the Minister of Education, Culture, Sports, Science and Technology pursuant to the provisions of Article 30, paragraph 3; the same shall apply hereinafter) and matters concerning the annual plan.

- (li) Matters that must be approved or approved by the Minister of Education, Culture, Sports, Science and Technology (excluding the approval under Article 13-2, paragraph 1 and Article 17, paragraph 6) under this Act.
  - (lii) Matters concerning budget preparation and execution and settlement of accounts
  - (lv) Matters concerning the establishment or abolition of relevant national universities, faculties, departments and other important organizations
  - (V) Other important matters specified by the board of directors
4. The directors shall assist the president in managing the duties of national university corporations, act on behalf of the president in the event of an accident, and perform the duties when the president is vacant, as determined by the president.
  5. In addition to the duties prescribed in the preceding paragraph, the university general director shall be the director of the university (in accordance with the provisions of the president selection meeting prescribed in Article 12, paragraph 2, the university general director shall be the head of the university. (Limited to those related to national universities that are supposed to perform their duties.) And represent national university corporations as determined by the President.
  - 6 Auditors audit the operations of national university corporations. In this case, the Auditor shall prepare an audit report pursuant to the provisions of the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology.
  7. Auditors may request officers (excluding auditors) and staff to report on clerical work and business at any time, or investigate the status of business and property of national university corporations.
  8. When a national university corporation intends to submit to the Minister of Education, Culture, Sports, Science and Technology documents relating to approval, approval, accreditation and notification pursuant to the provisions of this Act or the mutatis mutandis law, as well as reports and other documents specified by the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology. These documents must be investigated.

9. Auditors, when necessary to perform their duties, have a business with a subsidiary corporation of a national university corporation (meaning a corporation specified by the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology as a corporation whose management is controlled by the national university corporation). You can request a report or investigate the status of the business and property of its subsidiary corporation.

(10) The subsidiary corporation set forth in the preceding paragraph may refuse the report or investigation set forth in the same paragraph if there are justifiable grounds.

11. Auditors may submit their opinions to the President or the Minister of Education, Culture, Sports, Science and Technology when they find it necessary based on the results of the audit.

(Obligation to report to the president, etc.)

Article 11-2 The Auditor finds that an officer (excluding the Auditor) commits an illegal act or is likely to commit such an act, or a fact or significantly unreasonable violation of this Act or other laws and regulations. If we find that there is a fact, we must report it to the President and the Minister of Education, Culture, Sports, Science and Technology without delay.

(Appointment of officers)

Article 12 The appointment of the President shall be made by the Minister of Education, Culture, Sports, Science and Technology based on the request of the national university corporation.

2. The request set forth in the preceding paragraph shall be made by selection of a meeting consisting of the same number of members listed in item 1 and members listed in item 2 (hereinafter referred to as the "President Selection Meeting").

(I) A person selected by the management council prescribed in Article 20, paragraph (1) of the persons listed in Article 20, paragraph (2), item (iii).

(II) A person elected by the Education and Research Council prescribed in Article 21, paragraph (1) of the persons listed in Article 21, paragraph (2), item (iii) or item (iv).



(3) In addition to the persons listed in each item of the preceding paragraph, the president or directors may be added to the members of the president selection meeting pursuant to the provisions of the president selection meeting. However, the number must not exceed one-third of the total number of members of the Presidential Selection Council.

4 A chairperson shall be appointed at the president selection meeting, and this shall be decided by mutual election of the committee members.

5 The chairman presides over the president selection meeting.

6. In addition to what is stipulated in this Article, the procedure for proceedings of the President Selection Meeting and other necessary matters concerning the President Selection Meeting shall be determined by the President in consultation with the President Selection Meeting.

7. The selection of the president prescribed in paragraph 2 shall be made by the president selection meeting from among those who have a noble personality, excellent academic knowledge, and the ability to manage education and research activities at the university appropriately and effectively. Must be done according to the standards set by.

(8) When the president's selection prescribed in paragraph 2 is made, the national university corporation establishes or changes the criteria prescribed in the preceding paragraph for the results of the selection and other matters specified by the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology. Must publish each of these standards without delay.

9 Auditors are appointed by the Minister of Education, Culture, Sports, Science and Technology.

Article 13 Directors (excluding university general directors; the same shall apply in the next paragraph, Article 15, paragraph 2 and Article 17, paragraph 5) shall be appointed by the President from among those prescribed in paragraph 7 of the preceding Article. To do.

(2) When the President has appointed a director pursuant to the provisions of the preceding paragraph, he / she shall notify the Minister of Education, Culture, Sports, Science and Technology and publicize it without delay.

Article 13-2 The President of the University shall be appointed by the President from among those prescribed in Article 12, Paragraph 7 after hearing the opinions of the President Selection Meeting and obtaining the approval of the Minister of Education, Culture, Sports, Science and Technology.

2. The approval set forth in the preceding paragraph shall be made based on the request of the national university corporation.

(3) When the President has appointed a university general director pursuant to the provisions of paragraph (1), he / she shall announce it without delay.

Article 14 When appointing directors or auditors, respectively, the President or the Minister of Education, Culture, Sports, Science and Technology shall include persons who are not officers or employees of the relevant national university corporation (hereinafter referred to as "off-campus persons") at the time of their appointment. There must be.

(2) National university corporations listed in the first column of each paragraph (excluding those appointed by outsiders) whose number of directors listed in the fourth column of each paragraph of Attached Table 1 is four or more.

Regarding the application of the provisions of the preceding paragraph regarding the appointment of directors, the term "included" in the same paragraph shall mean "includes two or more persons."

(Term of office of officers)

Article 15 The term of office of the President shall be determined by the rules of each national university corporation after the discussion of the President Selection Meeting within the range of two years or more and not exceeding six years.

2. The term of office of directors shall be determined by the President within a range not exceeding six years. However, the last day of the term of office of a director must be before the last day of the term of office of the president who appoints the director.

3. The term of office of the university director shall be determined by the rules of each national university corporation after the deliberation of the president selection meeting within the range not exceeding six years. However, the last

day of the term of office of the university director must be before the last day of the term of the president who appoints the university director.

(4) The term of office of an auditor shall be until the approval of the financial statements set forth in Article 38, paragraph 1 of the mutatis mutandis Act concerning the last business year ending within four years after the appointment. However, the term of office of the vacant auditor shall be the remaining term of the predecessor.

5 Officers may be reappointed. In this case, with regard to the application of the provisions of the preceding Article when the officer was not an officer or employee of the national university corporation at the time of his first appointment, a person who is not an officer or employee of the national university corporation at the time of his reappointment. Consider it as.

(Executive disqualification clause)

Article 16 Employees of the government or local public bodies (excluding part-time employees) may not be officers.

(2) Notwithstanding the provisions of the preceding paragraph, an educational public employee who is specified by a Cabinet Order may be a part-time director or auditor.

(Dismissal of officers)

Article 17 The Minister of Education, Culture, Sports, Science and Technology or the President shall dismiss an officer who has been appointed when he / she falls under a person who cannot become an officer pursuant to the provisions of the preceding Article.

(2) The Minister of Education, Culture, Sports, Science and Technology or the President may dismiss an officer who is appointed when he / she falls under any of the following items or when he / she finds that he / she is not suitable for being an officer.

When it is recognized that you cannot carry out your duties due to a physical or mental disorder.

(li) When there is a breach of duty.

(3) In addition to what is provided for in the preceding paragraph, the Minister of Education, Culture, Sports, Science and Technology or the President may have

deteriorated the business performance of the national university corporation due to improper execution of duties by the officers (excluding auditors) related to their appointment. , If it is deemed inappropriate to have the officer continue to perform the duties, the officer may be dismissed.

4. The dismissal of the President by the Minister of Education, Culture, Sports, Science and Technology pursuant to the provisions of the preceding two paragraphs shall be made at the request of the President Selection Meeting of the relevant national university corporation.

(5) When the President dismisses a director pursuant to the provisions of paragraphs (1) to (3), he / she shall notify the Minister of Education, Culture, Sports, Science and Technology and publicize this without delay.

(6) The dismissal of the university president by the president pursuant to the provisions of paragraphs (2) and (3) shall be carried out after hearing the opinions of the president selection meeting and obtaining the approval of the Minister of Education, Culture, Sports, Science and Technology.

(7) The provisions of Article 13-2, paragraphs (2) and (3) shall apply mutatis mutandis to the dismissal of the university general director pursuant to the provisions of paragraphs (1) to (3). In this case, the term "previous paragraph" in paragraph 2 of the same Article shall be deemed to be replaced with "Article 17, paragraph 6."

(Obligation to maintain confidentiality of officers and staff)

Article 18 Officers and employees of national university corporations shall not divulge any secrets that they have learned in the course of their duties. The same shall apply after retiring from that position.

(Status of officers and staff)

Article 19 Officers and employees of national university corporations shall be deemed to be employees engaged in public affairs by law with respect to the application of the Penal Code (Act No. 45 of 1890) and other penalties.

Subsection 2 Management Council, etc.

(Management Council)

Article 20 A management council shall be established in a national university corporation as an organization to deliberate important matters concerning the management of the national university corporation.

2 The management council shall consist of the following members.

1chi President

(li) Directors and staff appointed by the President

(lii) Among those who are not officers or staff members of the national university corporation and have broad and high knowledge about the university, those appointed by the President after hearing the opinion of the Education and Research Council prescribed in paragraph 1 of the next article.

(3) In addition to the persons listed in each item of the preceding paragraph, if a university general director is appointed, the university general director shall be a member.

(4) The majority of the members of the Management Council must be members of paragraph (2), item (iii).

5 The Management Council deliberates on the following matters.

(I) Of the matters concerning opinions on medium-term goals, those concerning the management of national university corporations

(li) Of the matters related to the medium-term plan and the annual plan, those related to the management of national university corporations

(lii) School rules (limited to the part related to the management of national university corporations), accounting rules, standards for payment of remuneration and retirement allowances to officers, standards for payment of salaries and retirement allowances for employees, and establishment of other important management-related rules Matters concerning revision and abolition

(iv) Matters concerning budget preparation and execution and settlement of accounts

(V) Matters concerning inspections and evaluations conducted by oneself regarding the status of organization and operation

(Vi) Other important matters concerning the management of national university corporations

6 A chairperson is appointed to the management council, and the president assigns it.

7 The chairman presides over the management council.

(Education and Research Council)

Article 21 A national university corporation shall have an education and research council as an organization to deliberate important matters concerning education and research of the national university established by the national university corporation.

2 The Education and Research Council shall be organized by the following councilors.

1. President

(i) Directors appointed by the President (in the case of appointing a university general director who will serve as the president of the university concerned with the national university, the president or the university general director)

(2) Among the heads of faculties, graduate schools, research institutes attached to universities, and other important organizations for education and research, those designated by the Education and Research Council

(iv) In addition, the president pursuant to the provisions of the Education and Research Council (in the case where a university general director who performs the duties of the head of the university related to the national university is appointed, the university general director. The same shall apply in the next paragraph and paragraph 5). Appointed staff

(3) In addition to the persons listed in each item of the preceding paragraph, if a university general director who performs the duties of the head of the university pertaining to the national university is appointed, the university general director shall be appointed as Article 92, paragraph 2 of the School Education Act. If a vice president (limited to those who are in charge of school affairs related to important matters related to education and research) is appointed pursuant to the provisions of Paragraph 4 of the same Article, the vice president (if there are two or more vice presidents) is a councilor who is appointed by the president from among the vice presidents.

4 The Education and Research Council deliberates on the following matters.

- (I) Matters concerning opinions on medium-term goals (excluding matters listed in paragraph 5, item 1 of the preceding Article)
- (II) Matters concerning the medium-term plan and annual plan (excluding the matters listed in paragraph 5, item 2 of the preceding Article)
- (III) Academic rules (excluding the part related to the management of national university corporations) Other matters related to the establishment, revision or abolition of important rules related to education and research
- (IV) Matters concerning faculty personnel
- (V) Matters concerning the policy regarding the organization of the curriculum
- (VI) Matters concerning advice, guidance and other assistance necessary to support the smooth study of students
- (VII) Matters concerning student admission, graduation, completion of courses, and other policies related to student enrollment and degree conferral
- (VIII) Matters concerning inspections and evaluations conducted by oneself regarding the status of education and research

9. Other important matters concerning education and research at national universities

5 A chairperson is appointed to the Education and Research Council, and the president assigns it.

6 The chairman presides over the Education and Research Council.

Subsection 3 Business, etc.

(Scope of work, etc.)

Article 22 National university corporations shall carry out the following operations.

- (I) To establish and operate a national university.
- (II) To provide counseling and other assistance to students regarding study, career selection, physical and mental health, etc.
- (III) Conducting research commissioned by or jointly with a person other than the national university corporation, or conducting other educational and research activities in collaboration with a person other than the national university corporation.

- (Iv) Opening public lectures and providing learning opportunities for other non-students.
- (V) To disseminate the results of research at the national university and promote its utilization.
- (Vi) To make an investment (excluding those falling under the next item) to a person who implements a project that promotes the utilization of the results of research on technology at the relevant national university and that is specified by a Cabinet Order.
- (Vii) To provide investment and human and technical assistance pursuant to the provisions of Article 21 of the Industrial Competitiveness Enhancement Act (Act No. 98 of 2013).
- (Viii) Performing business incidental to the business of each of the preceding items.

(2) A national university corporation shall obtain the approval of the Minister of Education, Culture, Sports, Science and Technology when it intends to carry out the business listed in item 6 of the preceding paragraph and the business listed in item 7 of the same paragraph related to investment.

3. Necessary matters concerning tuition fees and other expenses of national universities and schools attached to national universities pursuant to the provisions of the next article shall be specified by the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology.

(School attached to the university)

Article 23 A national university is attached to a kindergarten, elementary school, junior high school, compulsory education school, high school, secondary school, special support school, kindergarten cooperation type certified child institution or vocational school, as specified by the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology. Can be installed.

Section 2 Inter-university research institute corporation

Subsection 1 Officers and employees

(Executive)

Article 24 Each inter-university research institute corporation shall have two directors, the director of the organization and two auditors, as officers.



2. Each inter-university research institute corporation shall have directors within the number specified in the fourth column of Attached Table 2 as officers.

(Duties and authority of officers)

Article 25 The Director of the Organization shall represent the inter-university research institute corporation and manage its business.

(2) When the Director of the Organization intends to make a decision on the following matters, he / she must go through the discussion of a meeting consisting of the Director of the Organization and directors (referred to as "Board of Directors" in Item 5).

(I) Opinions on medium-term goals and matters concerning the annual plan

(ii) Matters that must be approved or approved by the Minister of Education, Culture, Sports, Science and Technology under this Act

(iii) Matters concerning budget preparation and execution and settlement of accounts

(iv) Matters concerning the establishment or abolition of the inter-university research institute and other important organizations

(V) Other important matters specified by the board of directors

3. The directors, as determined by the director, assist the director in managing the work of the inter-university research institute corporation, and if the director has an accident, act on behalf of the director, and if the director is vacant, the director shall take charge of the duties. Do the job.

4 Auditors audit the operations of inter-university research institute corporations. In this case, the Auditor shall prepare an audit report pursuant to the provisions of the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology.

(5) Auditors may request officers (excluding auditors) and staff to report on office work and business at any time, or investigate the status of business and property of inter-university research institute corporations.

(6) When an inter-university research institute corporation intends to submit to the Minister of Education, Culture, Sports, Science and Technology documents relating to approval, approval, accreditation and notification pursuant to the provisions of this Act or the mutatis mutandis law, reports and other documents

specified by the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology Must investigate these documents.

7. Auditors shall, when necessary to perform their duties, become a subsidiary corporation of the inter-university research institute corporation (meaning the corporation specified by the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology as the corporation in which the inter-university research institute corporation controls its management). You can request a report on the business, or investigate the status of the business and property of its subsidiary corporation.

(8) The subsidiary corporation set forth in the preceding paragraph may refuse the report or investigation set forth in the same paragraph if there are justifiable grounds.

9. Auditors may submit their opinions to the Director of the Organization or the Minister of Education, Culture, Sports, Science and Technology when they find it necessary based on the results of the audit.

(Obligation to report to the director, etc.)

Article 25-2 Auditors find that officers (excluding auditors) commit fraudulent acts or are likely to commit such acts, or that they violate this Act or other laws or regulations, or are significantly unreasonable. If we find that there is a fact, we must report it to the Director of the Organization and the Minister of Education, Culture, Sports, Science and Technology without delay.

(Regulations regarding officers and staff of national university corporations apply mutatis mutandis)

Article 26 Article 12, Article 13, Article 14, Article 15 (excluding paragraph 3), Article 16 and Article 17 (paragraphs 6 and 7) ), The provisions of Articles 18 and 19 shall apply mutatis mutandis to officers and employees of inter-university research institute corporations. In this case, in these regulations, "President" means "Director", "National University Corporation" means "Inter-University Research Institute Corporation", and "President Selection Meeting" means "Organization". In addition to reading "Chief Selection Meeting", "Article 20, Paragraph 2, Item 3" in Article 12, Paragraph 2, Item 1 is "Article 27, Paragraph 2, Item 3". In item 2 of the same paragraph, "Article 21, paragraph 2, item 3 or

item 4" means "Article 28, paragraph 2, items 3 to 5" and item 2 of the same article. In paragraph 7, "university" means "inter-university research institute" and in Article 13, paragraph 1, "directors (excluding general directors of universities. Next paragraph, Article 15, paragraph 2 and Article 17). "The same shall apply in paragraph (5).)" Means "directors" and "each item in which the number of directors listed in the fourth column of each item of the attached table 1 is four or more" in Article 14, paragraph 2. The word "Appendix 2" shall be read as "Appendix 2".

Subsection 2 Management Council, etc.

(Management Council)

Article 27 An inter-university research institute corporation shall have a management council as an organization to deliberate important matters concerning the management of the inter-university research institute corporation.

2 The management council shall consist of the following members.

One mechanism director

(li) Directors and staff appointed by the Director of the Organization

(lii) Among those who are not officers or staff members of the inter-university research institute corporation and have broad and high knowledge about inter-university research institutes, the director of the organization listens to the opinions of the Education and Research Council prescribed in paragraph 1 of the next article. What to appoint

(3) The majority of the members of the Management Council must be members of item 3 of the preceding paragraph.

4 The management council deliberates on the following matters.

(l) Of the matters concerning opinions on medium-term goals, those concerning the management of inter-university research institute corporations

(li) Of the matters related to the medium-term plan and the annual plan, those related to the management of inter-university research institute corporations

(lii) Matters concerning the establishment, revision or abolition of accounting rules, standards for payment of remuneration and retirement allowances to

officers, standards for payment of salaries and retirement allowances for employees, and other important rules concerning management.

(Iv) Matters concerning budget preparation and execution and settlement of accounts

(V) Matters concerning inspections and evaluations conducted by oneself regarding the status of organization and operation

(Vi) Other important matters concerning the management of inter-university research institute corporations

5 A chairperson is appointed to the management council, and the director of the organization allocates it.

6 The chairman presides over the management council.

(Education and Research Council)

Article 28 The Inter-University Research Institute Corporation shall have an Education and Research Council as an organization to deliberate important matters concerning education and research of inter-university research institutes.

2 The Education and Research Council shall be organized by the following councilors.

One mechanism director

(Ii) Directors appointed by the Director of the Organization

Head of three inter-university research institutes

(Iv) Other staff appointed by the Director of the Organization pursuant to the provisions of the Education and Research Council

(V) Education from among those who are not officers and staff of the inter-university research institute corporation and who are engaged in the same research as the research conducted by the inter-university research institute (excluding those listed in item 3 of paragraph 2 of the preceding Article).

What is appointed by the Director of the Organization as determined by the Research Council

3 The Education and Research Council deliberates on the following matters.

(I) Matters concerning opinions on medium-term goals (excluding matters listed in item 1 of paragraph 4 of the preceding Article)

- (li) Matters concerning the medium-term plan and annual plan (excluding the matters listed in paragraph 4, item 2 of the preceding Article)
- (lii) Matters concerning the establishment, revision or abolition of important rules concerning education and research
- (lv) Matters concerning the personnel affairs of those who are exclusively engaged in research or education among the staff
- (V) Matters concerning the policy regarding the recruitment and selection of joint research plans and the policy regarding the implementation of joint research
- (Vi) Matters concerning cooperation in education at graduate schools and other education at universities
- (Vii) Matters concerning inspections and evaluations conducted by oneself regarding the status of education and research
- (Viii) Other important matters concerning education and research of inter-university research institutes

4 A chairperson is appointed to the Education and Research Council, and the director is assigned.

5 The chairman presides over the Education and Research Council.

Subsection 3 Business, etc.

(Scope of work, etc.)

Article 29 The inter-university research institute corporation shall carry out the following business.

- (I) To establish and operate an inter-university research institute.
- (li) Use the facilities and equipment of the inter-university research institute for the use of faculty members and other persons engaged in the same research as the research conducted by the inter-university research institute.
- (lii) To cooperate with graduate school education and other education at the university at the request of the university.
- (lv) Disseminate the results of research at the inter-university research institute (including the results of research related to the use of facilities and equipment of the inter-university research institute under item 2; the same shall apply in the next item) and promote its utilization. To do.

(V) To make an investment (excluding those falling under the next item) to a person who implements a project that promotes the utilization of the results of research on technology at the inter-university research institute concerned and that is specified by a Cabinet Order.

(Vi) To make investment and provide human and technical assistance pursuant to the provisions of Article 21 of the Industrial Competitiveness Enhancement Act.

(Vii) Performing business incidental to the business of each of the preceding items.

(2) An inter-university research institute corporation shall obtain approval from the Minister of Education, Culture, Sports, Science and Technology when it intends to carry out the business listed in item 5 of the preceding paragraph and the business listed in item 6 of the same paragraph related to investment.

Chapter 3 Medium-term Goals, etc.

(Medium-term goal)

Article 30 The Minister of Education, Culture, Sports, Science and Technology shall set goals for business operations to be achieved by national university corporations, etc. in six years as medium-term goals, indicate them to the national university corporations, etc., and publicize them. The same shall apply when this is changed.

2. The following matters shall be stipulated in the medium-term goals.

(I) Matters concerning the improvement of the quality of education and research

(li) Matters concerning improvement and efficiency of business operations

(lii) Matters concerning improvement of financial condition

(lv) Matters concerning the inspection and evaluation of education and research, the status of organization and operation, and the provision of information related to the status.

(V) Other important matters related to business operations

(3) When the Minister of Education, Culture, Sports, Science and Technology sets or intends to change the medium-term goals, he / she must hear the opinions of

national university corporations, etc. in advance, give consideration to those opinions, and listen to the opinions of the Evaluation Committee.

(Medium-term plan)

Article 31 When a national university corporation, etc. indicates a medium-term goal pursuant to the provisions of paragraph 1 of the preceding Article, it plans to achieve the medium-term goal based on the medium-term goal, pursuant to the provisions of the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology. Must be prepared as a medium-term plan and approved by the Minister of Education, Culture, Sports, Science and Technology. The same shall apply when attempting to change this.

2 The following matters shall be stipulated in the medium-term plan.

- (I) Measures to be taken to achieve the goal of improving the quality of education and research
  - (II) Measures to be taken to achieve the goals for improving and streamlining business operations
  - (III) Budget (including estimation of labor costs), income and expenditure plan and financial plan
  - (IV) Maximum amount of short-term borrowing
  - (V) When transferring important property or providing it as collateral, the plan
  - (6) Use of surplus
  - (VII) Other matters related to business operations specified by the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology
- (3) The Minister of Education, Culture, Sports, Science and Technology shall hear the opinion of the Evaluation Committee in advance when he / she intends to obtain the approval set forth in paragraph (1).
- (4) When the Minister of Education, Culture, Sports, Science and Technology finds that the medium-term plan approved in paragraph (1) is inappropriate for the proper and reliable implementation of the matters listed in each item of paragraph (2) of the preceding Article, he / she should change the medium-term plan. I can order.
- (5) When a national university corporation, etc. receives the approval set forth in paragraph (1), it shall publish its medium-term plan without delay.

(Evaluation of business performance, etc. for each business year)

Article 31-2 National university corporations, etc. shall, after the end of each business year, evaluate the matters specified in each of the following items according to which of the following business years the business year falls under. Must be evaluated by the association.

Business year other than the business year listed in the first and third items

Business performance in the relevant business year

(li) Business year two years before the last business year of the medium-term target period Business performance in the relevant business year and business performance in the medium-term target period expected at the end of the medium-term target period

(lii) Last business year of the medium-term target period Business performance in the relevant business year and business performance in the medium-term target period

(2) When a national university corporation, etc. intends to receive the evaluation set forth in the preceding paragraph, pursuant to the provisions of the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology, within three months after the end of each business year, item 1, item 2 or item 3 of the same paragraph. A report clarifying the matters specified in the above and the results of self-evaluation of the matters shall be submitted to the evaluation committee.

(3) National university corporations, etc. must publish the report set forth in the preceding paragraph without delay.

Article 31-3 The evaluation set forth in paragraph 1 of the preceding Article by the Evaluation Committee shall be accompanied by a comprehensive evaluation of the matters specified in item 1, item 2 or item 3 of the same paragraph pursuant to the provisions of the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology. And have to do it. In this case, in the evaluation of the business performance in the relevant business year prescribed in each item of the same paragraph, the implementation status of the medium-term plan in the relevant business year must be investigated and analyzed, and the results must be taken into consideration. In addition, in the evaluation of the business



performance in the medium-term target period expected at the end of the medium-term target period specified in item 2 of the same paragraph or the business performance in the medium-term target period specified in item 3 of the same paragraph. Is conducting an evaluation of the National Institution for Academic Reform and Degree Conferring in accordance with the provisions of Article 16, Paragraph 2 of the National Institution for Academic Reform and Degree Conferring Act (Act No. 114 of 2003). Must be requested and the results of the evaluation must be respected.

2. When requesting the implementation of an evaluation pursuant to the provisions of Article 16, Paragraph 2 of the National Institution for Academic Reform and Degree Conferring Organization Act pertaining to national university corporations pursuant to the provisions of the preceding paragraph, the national universities established by the national university corporations concerned shall be requested. We request that the evaluation be conducted based on the results of the certification evaluation prescribed in Article 109, Paragraph 2 of the School Education Law.
- (3) When the evaluation committee has made the evaluation set forth in paragraph (1) of the preceding Article, the relevant national university corporation, etc. (business in the period of the medium-term target expected at the end of the period of the medium-term target prescribed in item (ii) of the same paragraph) without delay. When an evaluation is made regarding the performance of the above, the evaluation is made to the relevant national university corporation, etc. and the Incorporated Administrative Agency Evaluation System Committee (referred to as "Evaluation System Committee" in paragraph 5 and the next article). You must notify the result of. In this case, the Evaluation Committee may, when it finds it necessary, make recommendations to the national university corporation, etc. for improvement of business operations and other matters.
- (4) When the Evaluation Committee has given a notification pursuant to the provisions of the preceding paragraph, without delay, the matters pertaining to the notification (in the case of making a recommendation pursuant to the latter

part of the same paragraph, the matters relating to the notification and the recommendation) Contents) must be published.

- (5) The Evaluation System Committee may state its opinion to the Evaluation Committee when it finds it necessary for the evaluation results notified pursuant to the provisions of paragraph (3). In this case, the Evaluation System Committee shall publish the content of the opinion without delay.

(Examination at the end of the medium-term target period)

Article 31-4 The Minister of Education, Culture, Sports, Science and Technology regarding the performance of operations during the period of the medium-term target expected by the Evaluation Committee at the end of the period of the medium-term target prescribed in Article 31-2, paragraph (1), item (ii). When the evaluation is made, by the end of the medium-term target period, the necessity of continuing the business of the national university corporation, etc., the ideal state of the organization and other aspects of the organization and business in general will be examined, and based on the results, Necessary measures shall be taken regarding the national university corporation, etc.

- (2) The Minister of Education, Culture, Sports, Science and Technology shall hear the opinion of the Evaluation Committee when conducting the examination pursuant to the provisions of the preceding paragraph.
- (3) The Minister of Education, Culture, Sports, Science and Technology shall notify the Evaluation System Committee of the results of the examination set forth in paragraph (1) and the details of the measures to be taken pursuant to the provisions of the same paragraph, and publicize them.
- (4) When the Evaluation System Committee receives the notification pursuant to the provisions of the preceding paragraph, it shall be concerned with the revision and abolition of major affairs and businesses of the national university corporation, etc. by the end of the medium-term target period of the national university corporation, etc. You can make recommendations to the Minister. In this case, the Evaluation System Committee shall publish the contents of the recommendation without delay.
- (5) When the Evaluation System Committee has made the recommendation set forth in the preceding paragraph, it may request the Minister of Education,

Culture, Sports, Science and Technology to report on the measures taken and the measures to be taken based on the recommendation.

#### Chapter 4 Finance and Accounting

##### (Disposal of reserve fund)

Article 32 National university corporations, etc., after making arrangements pursuant to the provisions of Article 44, paragraph 1 or 2 of the mutatis mutandis general rules law pertaining to the last business year of the medium-term target period, the same Article 1 If there is a reserve fund pursuant to the provisions of paragraph (1), the amount approved by the Minister of Education, Culture, Sports, Science and Technology out of the amount equivalent to that amount shall be the amount approved by the Minister of Education, Culture, Sports, Science and Technology, Article 31 of the period of the next medium-term target period. According to the provisions of the medium-term plan approved in paragraph 1 (when the change is approved pursuant to the provisions of the latter part of the same paragraph, the one after the change), Article 22 (ii) in the period of the next medium-term target. It may be used to finance the business prescribed in paragraph (1) or Article 29, paragraph (1).

2. If a national university corporation, etc. deducts the amount approved under the provisions of the same paragraph from the amount equivalent to the amount of the reserve fund prescribed in the preceding paragraph and there is still a remainder, pay the remaining amount to the national treasury. There must be.

(3) In addition to the matters specified in the preceding two paragraphs, the procedures for payment of payment and other necessary matters concerning the disposal of reserve funds shall be specified by Cabinet Order.

##### (Long-term borrowings and bonds)

Article 33 National university corporations, etc., with the approval of the Minister of Education, Culture, Sports, Science and Technology, make long-term loans or make long-term loans in order to cover the costs required for land acquisition, facility installation or maintenance, or equipment installation specified by government ordinance. Bonds bearing the name of the national university corporation, etc. (hereinafter referred to as "bonds") can be issued.

2. In addition to what is provided for in the preceding paragraph, national university corporations, etc. may make long-term borrowings or issue bonds with the approval of the Minister of Education, Culture, Sports, Science and Technology in order to use them for redemption of long-term borrowings or bonds specified by government ordinance. .. However, the redemption period is limited to the period specified by Cabinet Order.

(3) Creditors of bonds pursuant to the provisions of the preceding two paragraphs have the right to repay their own claims prior to other creditors with respect to the property of the national university corporation, etc. that issued the bonds.

(4) The order of liens in the preceding paragraph shall be second only to general liens under the provisions of the Civil Code (Act No. 89 of Meiji 29).

(5) National university corporations, etc. may entrust all or part of the affairs related to the issuance of bonds to a bank or trust company with the approval of the Minister of Education, Culture, Sports, Science and Technology.

6 The provisions of Article 705, paragraphs 1 and 2 and Article 709 of the Companies Act (Act No. 86 of 2005) shall apply to banks or trust companies entrusted under the provisions of the preceding paragraph. Apply *mutatis mutandis*.

7. In addition to the matters specified in the preceding paragraphs, necessary matters concerning long-term borrowings or bonds pursuant to the provisions of paragraph 1 or 2 shall be specified by Cabinet Order.

(Reimbursement plan)

Article 34 National university corporations, etc. that make long-term borrowings or issue bonds pursuant to the provisions of paragraph 1 or 2 of the preceding Article shall make a redemption plan for long-term borrowings and bonds every business year, and make a plan for redemption of long-term borrowings and bonds. Must be approved by the Minister.

(Lending of land, etc.)

Article 34-2 National university corporations, etc. shall pay the consideration to the national university within the range that does not interfere with the performance of the business prescribed in Article 22, paragraph 1 or Article 29, paragraph 1. In order to cover the expenses necessary to further improve the

education and research standards of corporations, etc., the land, etc. belonging to the ownership of the national university corporation, etc., with the approval of the Minister of Education, Culture, Sports, Science and Technology, for the business concerned. You can lend something that is not actually in use and is not planned to be used for these purposes for the time being.

(Certification of operation of surplus money)

Article 34-3 National university corporations, etc. may be certified by the Minister of Education, Culture, Sports, Science and Technology for conforming to any of the following items pursuant to the provisions of the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology.

It shall stipulate the method of carrying out the work necessary to carry out the operation specified in the first paragraph safely and efficiently.

Must have sufficient knowledge and experience to safely and efficiently perform the operations specified in the second paragraph.

(2) Notwithstanding the provisions of Article 47 of the mutatis mutandis law, national university corporations, etc. that have received the certification set forth in the preceding paragraph shall use the following methods to fund their business allowances (funds received by the national university corporations, etc.). It is possible to operate (limited to those that meet the requirements specified by the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology).

(i) Buying and selling of securities specified by the Financial Instruments and Exchange Act (Act No. 25 of 1952) and specified by Cabinet Order (excluding stocks)

(ii) Deposits or savings (limited to those designated by the Minister of Education, Culture, Sports, Science and Technology as appropriate)

(iii) To a trust company (limited to those licensed under Article 3 or Article 53, paragraph 1 of the Trust Business Act (Act No. 154 of 2006)) or financial institutions engaged in trust business Money trust. However, those that specify the operation method are limited to those that are operated by the following methods.

B. Methods listed in the previous two items

- (B) Discretionary investment contract with a financial instruments business operator (meaning a financial instruments business operator prescribed in Article 2, Paragraph 9 of the Financial Instruments and Exchange Act) (discretionary investment contract prescribed in Paragraph 8, Item 12 (b) of the same Article) The conclusion of what is specified by a Cabinet Order
- (3) If the Minister of Education, Culture, Sports, Science and Technology finds that a national university corporation, etc. that has received the certification no longer conforms to any of the items of the same paragraph after the certification under the provisions of paragraph (1), the certification shall be granted without delay. Must be canceled.

#### Chapter 5 Designated National University Corporations, etc.

(Designation of designated national university corporation)

Article 34-4 The Minister of Education, Culture, Sports, Science and Technology shall comprehensively consider the educational and research achievements, management and operation system, and financial base of national university corporations, and shall be the world's highest level of education and research. Those whose activities are expected to develop to a considerable extent can be designated as designated national university corporations by application.

- (2) The Minister of Education, Culture, Sports, Science and Technology shall hear the opinion of the Evaluation Committee in advance when he / she intends to make a designation pursuant to the provisions of the preceding paragraph (hereinafter referred to as "designation" in this Article).
- (3) When the Minister of Education, Culture, Sports, Science and Technology has made a designation, he / she shall publicize that fact pursuant to the provisions of the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology.
- (4) When the Minister of Education, Culture, Sports, Science and Technology finds that the reasons for designation of a designated national university corporation have disappeared, it shall revoke the designation of the designated national university corporation.
- (5) The provisions of paragraphs (2) and (3) shall apply mutatis mutandis to the cancellation of designation under the provisions of the preceding paragraph.

(Investment in businesses that utilize research results)

Article 34-5 A designated national university corporation is a business that utilizes the results of research at the designated national university corporation, in addition to the businesses listed in each item of Article 22, paragraph 1, and is specified by a Cabinet Order. It is possible to make an investment in the person who implements it.

(2) A designated national university corporation must obtain the approval of the Minister of Education, Culture, Sports, Science and Technology when it intends to carry out the business prescribed in the preceding paragraph.

(3) With regard to the application of the provisions of Article 32, paragraph 1 and Article 34-2 regarding the designated national university corporation when the designated national university corporation carries out the business prescribed in paragraph 1, these provisions "Or Article 29, paragraph 1" shall be "and Article 34-5, paragraph 1".

(Special provisions regarding medium-term goals)

Article 34-6 The Minister of Education, Culture, Sports, Science and Technology shall carry out the world's highest level of education and research activities in setting or changing the medium-term goals of designated national university corporations pursuant to the provisions of Article 30, paragraph 1. It must be taken into account the status of business operations of foreign universities.

(Special provision for certification of margin management)

Article 34-7 Notwithstanding the provisions of Article 34-3, paragraph 2, the designated national university corporation shall operate as prescribed in paragraph 2 of the same Article without being certified under paragraph 1 of the same Article. It can be carried out.

(Special cases such as remuneration for officers and employees, salary, etc.)

Article 34-8 With regard to the application of the provisions of Article 50-2, paragraph 3 and Article 50-10, paragraph 3 of the mutatis mutandis general rules law concerning designated national university corporations, Article 50-2 of the mutatis mutandis general rules law In paragraph 3, "Achievements" means "Achievements and officers engaged in work that is particularly required to be carried out by utilizing the world's highest level of specialized knowledge and

experience. "The need to secure human resources with outstanding abilities" and "and staff" in Article 50-10, paragraph 3 of the mutatis mutandis law are ", staff" and "employment form" "Internationally outstanding ability in employment forms and those engaged in tasks that are specifically required to be carried out by utilizing the world's highest level of specialized knowledge and experience among employees engaged exclusively in education and research. It is necessary to secure human resources who have

2. In addition to what is stipulated in the preceding paragraph, salaries and other treatment of staff exclusively engaged in education and research at designated national university corporations shall be carried out in consideration of the international evaluation of the content and results of education and research conducted by the staff. To do.

(Special provisions regarding national university corporations that establish two or more national universities)

Article 34-9 Among the national universities established by national university corporations that establish two or more national universities, the Minister of Education, Culture, Sports, Science and Technology shall refer to the educational and research achievements and management and operation system of the national universities and the national universities. By comprehensively considering the financial base of the national university corporation to be established, those that are expected to develop the world's highest level of education and research activities to a considerable extent can be designated as designated national universities by application of the national university corporation. ...

- (2) The provisions of Article 34-4, paragraphs (2) to (5) are for designation under the provisions of the preceding paragraph, and the provisions of Article 34-5 to the preceding Article are for national university corporations that establish designated national universities. Apply mutatis mutandis to each. In this case, the term "designated national university corporation" in Article 34-4, paragraph 4 and paragraph 2 of the preceding article means "designated national university" and "correspondingly" in Article 34-5, paragraph 1. The term



"designated national university corporation" shall be read as "the designated national university".

#### Chapter 6 Miscellaneous Rules

(Correction of illegal acts, etc.)

Article 34-10 The Minister of Education, Culture, Sports, Science and Technology recognizes that national university corporations, etc. or their officers or employees may commit fraudulent acts or acts that violate this Act or other laws and regulations, or may commit such acts. In some cases, the national university corporation, etc. may be requested to take necessary measures to correct the act.

(2) When requested by the Minister of Education, Culture, Sports, Science and Technology pursuant to the provisions of the preceding paragraph, national university corporations, etc. must promptly correct the act and take other measures deemed necessary, and report the details of the measures to the Minister of Education, Culture, Sports, Science and Technology. Must be.

(The provisions of the General Rules for Independent Administrative Institutions apply mutatis mutandis)

Article 35 Independent Administrative Institution General Rules Law Article 3, Article 7, Paragraph 2, Article 8, Paragraph 1, Article 9, Article 11, Articles 14 to 17, Second Article 11-4, Article 21-5, Article 24, Article 25, Article 25-2, paragraphs 1 and 2, Article 26, Article 20 Article 8, Article 28-4, Article 31, Article 36 to Article 46, Article 47 to Article 50-10, Article 64 and The provisions of Article 66 shall apply mutatis mutandis to national university corporations, etc. In this case, in these provisions (excluding the provisions of Article 31, paragraph 1 of the same law), "the competent minister" is "the Minister of Education, Culture, Sports, Science and Technology" and "the ordinance of the competent ministry" is "the Ministry of Education, Culture, Sports, Science and Technology". "Ministry of Science Ordinance" and "Medium-term goal management corporation" are "National university corporations", "Medium-term goal management corporation" is "National university corporations", and "Medium-term goal management corporation" "To" means "national university corporations, etc.", "medium-term goal management corporations" means

"national university corporations, etc.", and "medium-term goal management corporations" means "national university corporations." ", Etc." and "Medium-term target management corporation officers and employees" should be read as "national university corporation officers and employees", and the words and phrases listed in the middle column of the same table in the upper column of the following table. Should be read as the phrases listed in the lower column of the same table.

Provisions of the General Rules for Independent Administrative Institutions that can be read	Tokenization that can be read	Tokenization to be read
Article 3, paragraph 3	Individual law	National University Corporation Law
Article 14, paragraph 1	Chief (hereinafter referred to as "corporate chief")	resident (If a university general director stipulated in Article 10, Paragraph 3 of the National University Corporation Act is appointed for all national universities established by the national university corporation, it shall be the chairman, and if it is a university joint-use institution corporation, it shall be the president. The director of the mechanism. The same shall apply hereinafter.)

Article 14, paragraph 2	Corporate head	resident
	this law	National University Corporation Law
Article 14, paragraph 3	Article 20, paragraph 1	Article 12, Paragraph 7 of the National University Corporation Law (In the case of inter-university research institute corporations, the same paragraph shall apply mutatis mutandis in Article 26 of the same law)
	Corporate head	resident
Article 15, paragraph 2, Article 16, Article 24 and Article 25	Corporate head	resident
Article 26	Appointed by the head of the corporation	Appointed by the president. Provided, however, that the national university director prescribed in Article 10, Paragraph 3 of the National University Corporation Act shall perform the duties prescribed in Article 92, Paragraph 3 of the School

		<p>Education Act (Act No. 26 of 1947). Vice-President of the university, Dean of the Faculty, and other heads and faculty members (professors, associate professors, assistant professors, lecturers, and assistants) of departments designated by government ordinance, and attached to the national university pursuant to the provisions of Article 23 of the National University Corporation Act. When appointing, dismissing, or resigning the principal or director of the school and teachers (meaning the headmaster, teacher, or any other person specified by a government ordinance) of the school prescribed in the same Article, the request of the general director of the university concerned It shall be done based on</p>
<p>Article 28, paragraph 2</p>	<p>Individual law</p>	<p>National University Corporation Law</p>

<p>Article 28-4</p>	<p>Article 32, paragraph 1, Article 35-6, paragraph 1 or 2, or Article 35-11, paragraph 1 or 2.</p>	<p>Article 31-2, Paragraph 1 of the National University Corporation Law</p>
	<p>shall be read and applied mutatis mutandis in the medium-term plan set forth in Article 30, paragraph 1, the annual plan set forth in Article 31, paragraph 1, the medium- to long-term plan set forth in Article 35-5, paragraph 1, and Article 35-8. Annual plan set forth in Article 31, paragraph 1 or business plan set forth in Article 35-10, paragraph 1.</p>	<p>Medium-term plan prescribed in Article 31, paragraph 1 of the same Act (hereinafter referred to as "medium-term plan") and annual plan set forth in Article 31, paragraph 1.</p>
<p>Article 31 Paragraph 1</p>	<p>Medium-term goal management corporation</p>	<p>National university corporations, etc. (meaning national university corporations, etc. prescribed in Article 2, Paragraph 5 of the National University Corporation Law. The same shall apply hereinafter)</p>

	paragraph 1 of the preceding article	Article 31, paragraph 1 of the same law
	Ordinance of the competent ministry	Ministry of Education, Culture, Sports, Science and Technology Ordinance
	Competent Minister	Minister of Education, Culture, Sports, Science and Technology
Article 31, paragraph 2	After receiving the approval set forth in paragraph 1 of the preceding article	After receiving approval under Article 31, Paragraph 1 of the National University Corporation Act
Article 38, paragraph 2	For incorporated administrative agencies that must be audited by the accounting auditor pursuant to the provisions of paragraph 1 of the next article, the audit report and accounting audit report. The same shall apply hereinafter.)	and accounting audit report
Article 38, paragraph 3	and audit report	and audit report and accounting audit report
Article 38, Paragraph 4, Item 2	Ministry of Internal Affairs and Communications Ordinance	Ministry of Education, Culture, Sports, Science and Technology Ordinance

<p>Article 39, paragraph 1</p>	<p>incorporated administrative agencies (excluding incorporated administrative agencies whose capital amount and other management scale do not meet the standards specified by Cabinet Order. The same shall apply hereinafter in this Article).</p>	<p>National university corporations, etc.</p>
<p>Article 39, Paragraph 2, Item 2</p>	<p>Ministry of Internal Affairs and Communications Ordinance</p>	<p>Ministry of Education, Culture, Sports, Science and Technology Ordinance</p>
<p>Article 39, paragraph 3</p>	<p>or a subsidiary corporation</p>	<p>sub-corporation (meaning a subsidiary corporation of a national university corporation prescribed in Article 11, Paragraph 9 of the National University Corporation Act and a subsidiary corporation of an inter-university research institute corporation prescribed in Article 25, Paragraph 7 of the same Act. .) To</p>
<p>Article 39-2, paragraph 1</p>	<p>individual law</p>	<p>National University Corporation Law</p>

Article 42	financial statement approval date	approval date of financial statements (meaning the date of approval of financial statements under Article 38, paragraph 1 as applied mutatis mutandis pursuant to Article 35 of the National University Corporation Act)
Article 44, paragraph 3	Medium-term goal management corporation and national research and development corporation	National university corporations, etc.
	Article 30, paragraph 1	National University Corporation Law, Article 31, Paragraph 1
	Medium-term plan of the same paragraph	Medium-term plan
	Paragraph 2, Item 7 of the same Article or Medium- to Long-term Plan (Medium- to Long-term Plan of the same paragraph approved under Article 35-5, Paragraph 1 (when approval for change under the latter part of	Paragraph 2, Item 6 of the same Article



	<p>the same paragraph is obtained) (After the change). The same shall apply hereinafter.)</p> <p>Article 35-5, Paragraph 2, Item 7</p>	
<p>Article 44, Paragraph 4</p>	<p>specified by individual law</p>	<p>According to the provisions of Article 32 of the National University Corporation Law</p>
<p>Article 45, paragraph 1</p>	<p>Article 30, Paragraph 2, Item 4, Article 35-5, Paragraph 2, Item 4 of the Medium- to Long-Term Plan of the National Research and Development Corporation or Business Plan of the Incorporated Administrative Agency (Article 35-10, Item 1) Article 35-10-3 of the business plan of the same paragraph that has been approved under the same paragraph (meaning the one after the change when the change is approved under the provisions of the latter part of the</p>	<p>National University Corporation Law, Article 31, Paragraph 2, Item 4</p>

	same paragraph). Item No. 4	
Article 45, Paragraph 4	there is a special provision in the individual law	According to the provisions of Article 33, Paragraph 1 or Paragraph 2 of the National University Corporation Act
Article 46, paragraph 2	Medium-term plan, medium- to long-term plan of the National Research and Development Corporation, or business plan of an incorporated administrative agency	Medium-term plan
Article 48	important property other than unnecessary property	important property
	When the plan of Article 30, Paragraph 2, Item 6 is established, when the plan of Article 35-5, Paragraph 2, Item 6 is established in the medium- to long-term plan of the National Research and Development Corporation, or when the administrative	When the plan of Article 31, Paragraph 2, Item 5 of the National University Corporation Act is established,

	executive corporation In the case where the plan of Article 35-10, paragraph 3, item 6 is stipulated in the business plan, these	
Article 50	this law and this	this law, the National University Corporation Law, and these
Article 50-4, Paragraph 2, Item 1	Cabinet Order	Ministry of Education, Culture, Sports, Science and Technology Ordinance
Article 50-4, Paragraph 2, Item 3	researcher	those who are exclusively engaged in research or education in
	or research	or research or education
Article 50-4, Paragraph 2, Item 4	Article 32, paragraph 1	Article 31-2, Paragraph 1 of the National University Corporation Law
Article 50-4, Paragraph 2, Item 5	Article 35, paragraph 1	Article 31-4, Paragraph 1 of the National University Corporation Law
	Cabinet Order	Ministry of Education, Culture, Sports, Science and Technology Ordinance

Article 50-4, paragraph 3	Cabinet Order	Ministry of Education, Culture, Sports, Science and Technology Ordinance
Article 50-4, paragraph 4	Minister of Internal Affairs and Communications	Minister of Education, Culture, Sports, Science and Technology
Article 50-4, paragraph 5	Cabinet Order	Ministry of Education, Culture, Sports, Science and Technology Ordinance
Article 50-4, paragraph 6	Individual law	National University Corporation Law
Article 50-6, Article 50-7, Paragraph 1, Article 50-8, Paragraph 3 and Article 50-9	Cabinet Order	Ministry of Education, Culture, Sports, Science and Technology Ordinance

(Consultation with the Minister of Finance)

Article 36 The Minister of Education, Culture, Sports, Science and Technology shall consult with the Minister of Finance in the following cases.

- (i) When attempting to set a standard pursuant to the provisions of Article 7, paragraph 4 or when attempting to set an amount pursuant to the provisions of Article 7, paragraph 8.
- (ii) Article 22, paragraph 2, Article 29, paragraph 2, Article 31, paragraph 1, Article 33, paragraph 1, paragraph 2, or paragraph 5, Article 34. , Article 34-2 or Article 34-5, paragraph 2 or the proviso of Article 45, paragraph 1 or the proviso of paragraph 2 of the mutatis mutandis law or the provision of Article 48 of the mutatis mutandis law When trying to approve by.
- (iii) When setting or changing medium-term goals pursuant to the provisions of Article 30, paragraph 1.

(iv) When attempting to approve pursuant to the provisions of Article 32, paragraph 1 or Article 44, paragraph 3 of the mutatis mutandis law.

(v) When attempting to make a designation pursuant to the provisions of Article 34-3, paragraph (2), item (ii) or Article 47, item (i) or item (ii) of the mutatis mutandis law.

(Applying other laws and regulations)

Article 37 With regard to the Fundamental Law of Education (Act No. 120 of 2006) and other laws and regulations specified by Cabinet Order, national university corporations, etc. shall be regarded as the national government and these laws and regulations shall apply mutatis mutandis.

2. Regarding the Museum Act (Act No. 285 of 1952) and other laws and regulations specified by Cabinet Order, national university corporations, etc. are stipulated in Article 2, Paragraph 1 of the Act on General Rules for Incorporated Administrative Agencies, as provided by Cabinet Order. These laws and regulations shall apply mutatis mutandis to the independent administrative agency.

Chapter 7 Penalties

Article 38 A person who leaks a secret in violation of the provisions of Article 18 (including the case where it is applied mutatis mutandis in Article 26) shall be punished by imprisonment with work for not more than 1 year or a fine of not more than 500,000 yen. To process.

Article 39 If you fail to make a report pursuant to the provisions of Article 64, paragraph 1 of the mutatis mutandis law, or make a false report, or refuse, hinder, or avoid the inspection pursuant to the provisions of the same paragraph, An officer or employee of a national university corporation or an officer or employee of an inter-university research institute corporation who commits the violation shall be punished by a fine of not more than 200,000 yen.

Article 40 In the case of any of the following items, an officer of a national university corporation or an officer of an inter-university research institute corporation who commits the violation shall be punished by a fine of not more than 200,000 yen.

- (I) When the approval or approval of the Minister of Education, Culture, Sports, Science and Technology must be obtained pursuant to the provisions of this Act or the mutatis mutandis law, and the approval or approval has not been obtained.
- (li) When a notification must be made to the Minister of Education, Culture, Sports, Science and Technology pursuant to the provisions of this Act or the mutatis mutandis general law, but the notification is not made or a false notification is made.
- (lii) When a public announcement is required pursuant to the provisions of this Act or the mutatis mutandis general law, and the public announcement is not made or a false public announcement is made.
- (Iv) When the investigation under the provisions of Article 11, paragraph 7 or 8 or Article 25, paragraph 5 or paragraph 6 or Article 39, paragraph 3 of the mutatis mutandis law is obstructed.
- (V) Business prescribed in Article 22, paragraph 1 (in the case of designated national university corporations, the same paragraph and Article 34-5, paragraph 1, in the case of national university corporations that establish designated national universities, item 1 When performing business other than the business prescribed in Article 34-5, paragraph 1, which is applied mutatis mutandis pursuant to Article 22, paragraph 1 and Article 34-9, paragraph 2.
- (Vi) When performing business other than the business prescribed in Article 29, paragraph 1.
- (Vii) In the case of violating the order of the Minister of Education, Culture, Sports, Science and Technology pursuant to the provisions of Article 31, paragraph 4.
- (Viii) When the report has not been submitted pursuant to the provisions of Article 31-2, paragraph (2), the matters to be stated in the report have not been entered, or the report has been submitted with false statements.
- (Ix) When operating a business allowance in violation of the provisions of Article 34-3, paragraph 2 or Article 47 of the mutatis mutandis law.

(X) When he / she fails to make a report pursuant to the provisions of Article 34-10, paragraph 2 or Article 50-8, paragraph 3 of the mutatis mutandis law, or makes a false report.

(11) In the case of failing to register in violation of a Cabinet Order pursuant to the provisions of Article 9, Paragraph 1 of the mutatis mutandis law.

(Xii) When financial statements, business reports, financial statements, audit reports or accounting audit reports are not kept or made available for inspection in violation of the provisions of Article 38, paragraph 3 of the mutatis mutandis Act.

(2) An officer of a subsidiary corporation of a national university corporation prescribed in Article 11, paragraph 9 or a subsidiary corporation of an inter-university research institute corporation prescribed in Article 25, paragraph 7 shall be an officer of Article 11, paragraph 9 or 2. If the investigation pursuant to the provisions of Article 15, paragraph 7 or Article 39, paragraph 3 of the mutatis mutandis law is obstructed, a fine of not more than 200,000 yen shall be punished.

Article 41 A person who violates the provisions of Article 8 shall be punished by a fine of not more than 100,000 yen.

Supplementary provisions

(Effective date)

Article 1 This Act shall come into effect as from October 1, 2003.

Article 2 Deleted

(Establishment of national university corporations, etc.)

Article 3 The national university corporations stipulated in Attached Table 1 and the inter-university research institute corporations stipulated in Attached Table 2 are related laws accompanying the enforcement of the National University Corporation Law, etc., regardless of the provisions of Article 17 of the General Rules for Applicable Law. (Act No. 117 of 2005; hereinafter referred to as the "Maintenance Act"), which is enacted at the time of enforcement of the provisions of Article 2.

(2) National university corporations, etc. established pursuant to the provisions of the preceding paragraph must register their establishment pursuant to the

provisions of a Cabinet Order without delay after the establishment of national university corporations, etc., regardless of the provisions of Article 16 of the *mutatis mutandis* law. It doesn't become.

(Handover of staff, etc.)

Article 4 Persons who are actually employees of the institutions listed in the upper column of the attached table of the supplementary provisions when the national university corporation, etc. is established (Japan Student Services Organization Act (Act No. 94 of 2003) Supplementary Provision Article 2 Or, pursuant to the provisions of Article 2 of the Supplementary Provisions of the Incorporated Administrative Agency Marine Research and Development Organization Act (Act No. 95 of 2003), the employee shall be a staff member of the Japan Student Services Organization or the Incorporated Administrative Agency Marine Research and Development Organization. (Excluding those who have been made) shall be employees of the national university corporations, etc. listed in the lower column of the same table on the day of establishment of the national university corporations, etc., unless a separate resignation is issued.

Article 5 Regarding the application of the provisions of Article 82, Paragraph 2 of the National Civil Service Law (Act No. 120 of 1947) to persons who have become employees of national university corporations, etc. pursuant to the provisions of the preceding Article. Special occupation national public servants, etc. prescribed in the same paragraph for the staff of each national university corporation, etc., and special occupation national public servants, etc. prescribed in the same paragraph at the request of the appointed person that they have lost their status as national public servants pursuant to the provisions of the preceding Article. Therefore, it is considered that the employee has retired.

Article 6 If the staff of the institution listed in the upper column of the supplementary table (hereinafter referred to as the "old institution") becomes the staff of the national university corporation, etc. listed in the lower column of the same table pursuant to the provisions of Article 4 of the Supplementary Provisions, Retirement allowances based on the National Civil Service Retirement Allowance Act (Act No. 182 of 1952) shall not be paid to persons.



2. When each national university corporation, etc. intends to pay retirement allowance when the employee of the national university corporation, etc., to which the provisions of the preceding paragraph apply, retires, the person's national public employee retirement allowance law, Article 2, item 1 The period of continuous employment as an employee prescribed in paragraph (including those who are deemed to be an employee pursuant to the provision of paragraph 2 of the same Article) shall be treated as the period of employment as an employee of the relevant national university corporation, etc.
3. A person who was employed as an employee of an old institution on the day before the establishment of a national university corporation, etc. will continue to be an employee of a national university corporation, etc., and will continue to be an employee of a national university corporation, etc. pursuant to the provisions of Article 4 of the Supplementary Provisions. With regard to the calculation of the length of service, which is the basis for the calculation of the retirement allowance to be paid based on the same law when the employee becomes an employee prescribed in Article 2, Paragraph 1 of the National Public Employee Retirement Allowance Law. The period of employment of a person as an employee of a national university corporation, etc. shall be deemed to be the period of continuous employment as an employee prescribed in the same paragraph. Provided, however, that this shall not apply when the person has retired from a national university corporation, etc. and is receiving retirement allowance (including benefits equivalent to this).
4. Each national university corporation, etc. was in office as an employee of the old institution on the day before the establishment of the national university corporation, etc., and subsequently with the staff of the national university corporation, etc. listed in the lower column of the attached table of the supplementary provisions pursuant to the provisions of Article 4 of the supplementary provisions. From the date of establishment of a national university corporation, etc. to the acquisition of eligibility for unemployment benefits under the Employment Insurance Act (Act No. 116 of 1974), the national university corporation, etc. For those who have retired and who have been employed as employees of the old institution until the day of retirement,

they can receive the retirement allowance pursuant to the provisions of Article 10 of the National Civil Service Retirement Allowance Law. The amount equivalent to the amount of retirement allowance calculated according to the example of the provisions of the same Article shall be paid as retirement allowance.

Article 7 and Article 8 deleted

(Succession of rights and obligations, etc.)

Article 9 Rights and obligations that the national government actually has when a national university corporation, etc. is established (National School Special Account Law before abolition pursuant to the provisions of Article 2 of the Maintenance Law (Act No. 55 of 1958. Hereinafter referred to as this) In the paragraph and the next article, it is referred to as the "former special account law.") The transfer from the national school special account based on the former special account law to the industrial investment special account social capital development account pursuant to the provisions of paragraph 21 of the Supplementary Provisions. (Including such obligations), those related to the business prescribed in Article 22, paragraph 1 or Article 29, paragraph 1 performed by each national university corporation, etc. shall be specified by the government ordinance, as provided by the government ordinance. Except for those, the national university corporation, etc. will succeed.

2. When each national university corporation, etc. inherits the rights and obligations of the national government pursuant to the provisions of the preceding paragraph, it will be inherited from the total value of the property related to the rights to be inherited by the national university corporation, etc., as specified by the government ordinance. The value of obligation-related debt specified by a government ordinance (in the case of national university corporations, the Act for Partial Revision of the University Evaluation and Degree Conferring Organization Act (Act 27, 2007) No.) Amount of debt that the national university corporation is to bear to the National University Finance and Management Center under the provisions of Article 12, Paragraph 1 of the Supplementary Provisions before the revision by the provisions of Article 19 of the Supplementary Provisions. The amount equivalent to the amount obtained

by subtracting (the amount including the above) shall be deemed to have been invested by the government in the relevant national university corporation, etc., pursuant to the provisions of a government ordinance.

3. Of the property prescribed in the preceding paragraph, when the national university corporation, etc. transfers all or part of the land, it is calculated according to the standard set by the Minister of Education, Culture, Sports, Science and Technology within the range of income generated by the transfer. The amount equivalent to the amount shall be contributed with the condition that it should be paid to the National Institution for Academic Reform and Degree Conferring (referred to as "the Organization" in Article 12, Paragraph 1 of the Supplementary Provisions).
- (4) The Minister of Education, Culture, Sports, Science and Technology shall consult with the Minister of Finance when he / she intends to establish standards pursuant to the provisions of the preceding paragraph.
- (5) The value of the property set forth in paragraph (2) shall be the value evaluated by the evaluation committee based on the market value as of the date of establishment of the national university corporation, etc.
6. The evaluation committee members set forth in the preceding paragraph and other necessary matters concerning evaluation shall be specified by Cabinet Order.

Article 10 When a national university corporation, etc. is established, if there is a balance in the amount issued by the Minister of Education, Culture, Sports, Science and Technology to the head of the former institution based on the provisions of Article 17 of the former Special Accounting Law and entrusted with its accounting. The amount corresponding to the remainder shall be donated to each national university corporation, etc. for the purpose of scholarship on the day of establishment of the national university corporation, etc. In this case, the necessary matters concerning the accounting of the donation shall be specified by the Ordinance of the Ministry of Education, Culture, Sports, Science and Technology.

Article 11 Deleted

(Institutional debt burden, etc.)

Article 12 The national university corporation specified by the Minister of Education, Culture, Sports, Science and Technology shall provide the Organization with the succession obligation prescribed in Article 13, Paragraph 1, Item 1 of the Supplementary Provisions of the National Institution for Academic Reform and Degree Conferring Organization Act (in paragraph 3). Of the "succession debt"), the debt equivalent to the debt specified by the Minister of Education, Culture, Sports, Science and Technology will be borne as the part required for the maintenance of the facilities and equipment of the national university corporation.

(2) The Minister of Education, Culture, Sports, Science and Technology shall consult with the Minister of Finance when he / she intends to establish debt pursuant to the provisions of the preceding paragraph.

(3) A national university corporation that is to bear the debt pursuant to the provisions of paragraph (1) shall guarantee the succession debt pursuant to the provisions of the Minister of Education, Culture, Sports, Science and Technology.

(4) Necessary matters concerning the redemption of debts borne under the provisions of paragraph (1), payment of interest on the debts, the burden of debts under the provisions of the same paragraph, and the guarantee of debts under the provisions of the preceding paragraph shall be specified by Cabinet Order.

(5) With respect to the redemption of the obligation set forth in the preceding paragraph and the payment of interest relating to the obligation, the income from the issuance of long-term borrowings or bonds prescribed in Article 33, paragraph 2 shall not be used.

(Free use of state-owned property)

Article 13 The national government shall use the state-owned property currently used by each old institution at the time of establishment of national university corporations, etc., which is specified by the government ordinance, for the use of each national university corporation, etc. Therefore, it can be used free of charge by the national university corporation.

(2) The national government, etc., shall, pursuant to the provisions of the government ordinance, the state-owned property that is currently used for the residence of the staff of each old institution at the time of the establishment of the national university corporation, etc. It can be used free of charge by the national university corporation, etc.

(National interest-free loan, etc.)

Article 14 For the time being, the national government shall provide national university corporations, etc. with the Act on Special Measures Concerning Promotion of Development of Social Capital by Utilizing Sales and Payment Revenues of Shares of Nippon Telecom Telephone Co., Ltd. (Act No. 86 of 2012) All or part of the funds to be allocated to the expenses required for those falling under Article 2, Paragraph 1, Item 2 may be lent without interest within the budget. Regarding the application of the provisions of Article 35 in this case, the term "Article 33, Paragraph 1 or Paragraph 2" in the paragraph of Article 45, Paragraph 4 of the same Article shall mean " Article 33, paragraph (1) or paragraph (2) or Supplementary Provisions, Article 14, paragraph (1) ".

(2) The redemption period of the national loan set forth in the preceding paragraph shall be a period specified by a Cabinet Order within five years (including a deferment period of up to two years).

(3) In addition to what is provided for in the preceding paragraph, the method of redeeming loans, the advancement of the redemption deadline, and other necessary matters concerning redemption pursuant to the provisions of paragraph (1) shall be specified by Cabinet Order.

(4) When a loan is made to a national university corporation, etc. pursuant to the provisions of paragraph (1), the national government shall subsidize the amount of money equivalent to the loan for the maintenance of the facilities covered by the loan. , The subsidy shall be provided by delivering an amount equivalent to the redemption amount of the loan at the time of redemption of the loan.

5 When a national university corporation, etc. redeems an interest-free loan received under the provisions of paragraph 1 by advancing the redemption deadline set under the provisions of paragraphs 2 and 3 (specified by Cabinet Order). With regard to the application of the provisions of the preceding

paragraph in (excluding cases), the redemption shall be deemed to have been made when the redemption deadline has come.

(Transitional measures regarding universities, etc. stipulated in the old installation law)

Article 15 The universities listed in the upper column of the supplementary provisions shall be established by the national university corporations listed in the lower column of the same table at the time of establishment of the national university corporations, respectively, in accordance with the provisions of Article 4, paragraph 2. It shall be a national university listed in the second column.

2 Old Establishment Law (refers to the National School Establishment Law (Act No. 150 of 1945) before the abolition pursuant to the provisions of Article 2 of the Maintenance Law. The same shall apply in the attached table of the Supplementary Provisions.) National Kurihama prescribed in Article 9 The school for the disabled shall be a school for the disabled attached to the University of Tsukuba established by the University of Tsukuba under the provisions of Article 4, Paragraph 2 at the time of the establishment of the University of Tsukuba.

Article 16 and Article 17 Deleted

(Registration regarding real estate)

Article 18 When each national university corporation, etc. succeeds to the right relating to real estate pursuant to the provisions of Article 9, paragraph 1 of the Supplementary Provisions, a special provision may be provided by a Cabinet Order regarding the registration procedure to be carried out for that right.

(Transitional measures concerning the law concerning the authority of the Minister of Justice, etc. regarding litigation related to national interests)

Article 19 A litigation case or non-litigation concerning the business prescribed in Article 22, paragraph 1 or Article 29, paragraph 1 conducted by a national university corporation, etc. that is currently pending at the time of establishment of a national university corporation, etc. Regarding cases that are inherited by each national university corporation, etc., the Act on the Authority of the Minister of Justice, etc. regarding proceedings related to the interests of the national university corporation, etc., pursuant to the provisions of a

government ordinance (Showa 22) It is regarded as a national or administrative agency prescribed in Law No. 194), and the provisions of the same law shall be applied.

(First Councilor of Education and Research Council)

Article 20 The Education and Research Council prescribed in Article 21, Paragraph 1 and Article 28, Paragraph 1 of the first time after the establishment of a national university corporation, etc. shall comply with the categories listed in the following items. It shall be organized by the councilors specified in each item.

(I) Persons listed in Article 21, Paragraph 2, Items 1 and 2 of the Education and Research Council of National University Corporations

(II) Persons listed in Article 28, Paragraph 2, Items 1 to 3 of the Education and Research Council of Inter-University Research Institute Corporation

Article 21 Deleted

(Delegation to Cabinet Order)

Article 22 In addition to what is provided for in Articles 4 to 6 of the Supplementary Provisions, Articles 9, 10, 12, 12 to 15 and Articles 18 to 20, National Transitional measures necessary for the establishment of university corporations, etc. and other transitional measures necessary for the enforcement of this Act shall be specified by Cabinet Order.

(Payments of national university corporations, etc.)

Article 23 The national university corporation specified by the Minister of Education, Culture, Sports, Science and Technology shall be the amount of money invested by the government in the national university corporation in the general account supplementary budget (No. 1) for FY2012 and other amounts specified by government ordinance. Of these, the amount specified by the Minister of Education, Culture, Sports, Science and Technology shall be specified by a government ordinance as the amount equivalent to the amount deemed unnecessary for the national university corporation to smoothly carry out the business listed in Article 22, Paragraph 1, Item 7. However, it must be paid to the national treasury.

(2) The Minister of Education, Culture, Sports, Science and Technology must hear the opinion of the Evaluation Committee and consult with the Minister of Finance in advance when the national university corporation prescribed in the same paragraph intends to determine the amount to be paid to the national treasury pursuant to the provision of the preceding paragraph. Must be.

(3) When a national university corporation prescribed in paragraph (1) pays to the national treasury pursuant to the same paragraph, the amount of the capital of the national university corporation related to the payment shall be from the government to the national university corporation. The national university corporation shall reduce its capital by the amount of the investment.

Supplementary Provisions Appendix (related to Supplementary Provisions Article 4, Supplementary Provisions Article 6, Supplementary Provisions Article 15)

rgan	ational university corporations, etc.
Hokkaido University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Hokkaido University
Hokkaido Kyoiku University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Hokkaido Kyoiku University
Muroran Institute of Technology listed in the table of Article 3, Paragraph 1 of the Old Installation Law	Muroran Institute of Technology
Otaru University of Commerce listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Otaru University of Commerce
Obihiro University of Agriculture and Veterinary Medicine listed in the table of Article 3, Paragraph 1 of the Old Installation Law	Obihiro University of Agriculture and Veterinary Medicine



sahikawa Medical University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	sahikawa Medical University
itami Institute of Technology listed in the table of Article 3, Paragraph 1 of the Old Installation Law	itami Institute of Technology
irosaki University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	irosaki University, a national university corporation
wate University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Iwate University
ohoku University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ohoku University
Miyagi University of Education listed in the table of Article 3, Paragraph 1 of the Old Installation Law	Miyagi University of Education
kita University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Akita University
amagata University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	amagata University
ukushima University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ukushima University
paraki University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	paraki University

University of Tsukuba listed in the table of Article 3, Paragraph 1 of the Old Installation Law and National Kurihama School for the Disabled prescribed in Article 9 of the Old Installation Law	University of Tsukuba
Mitsunomiya University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	Mitsunomiya University
Gunma University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	Gunma University
Saitama University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	National University Corporation Saitama University
Chiba University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	National University Corporation Chiba University
The University of Tokyo listed in the table of Article 3, Paragraph 1 of the Old Installation Law	National University Corporation The University of Tokyo
Tokyo Medical and Dental University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	Tokyo Medical and Dental University
Tokyo University of Foreign Studies listed in the table of Article 3, Paragraph 1 of the Old Installation Law	Tokyo University of Foreign Studies

okyo Gakugei University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	okyo Gakugei University
okyo University of Agriculture and Technology listed in the table of Article 3, Paragraph 1 of the Old Installation Law	okyo University of Agriculture and Technology
okyo University of the Arts listed in the table of Article 3, Paragraph 1 of the Old Installation Law	okyo University of the Arts
okyo Institute of Technology listed in the table of Article 3, Paragraph 1 of the Old Installation Law	okyo Institute of Technology
okyokaiyo University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	okyokaiyo University
ochanomizu University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ochanomizu University, a national university corporation
he University of Electro-Communications listed in the table of Article 3, Paragraph 1 of the Old Installation Law	he University of Electro-Communications
itotsubashi University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	itotsubashi University
okohama National University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Yokohama National University

<p>Iiigata University listed in the table of Article 3, Paragraph 1 of the Old Installation Law</p>	<p>Iiigata University</p>
<p>Iagaoka University of Technology listed in the table of Article 3, Paragraph 1 of the Old Installation Law</p>	<p>Iagaoka University of Technology</p>
<p>Iobetsu University of Education listed in the table of Article 3, Paragraph 1 of the Old Establishment Law</p>	<p>Iobetsu University of Education</p>
<p>Iiversity of Toyama listed in the table of Article 3, Paragraph 1 of the Old Installation Law</p>	<p>Iiversity of Toyama</p>
<p>Ioyama Medical and Pharmaceutical University listed in the table of Article 3, Paragraph 1 of the Old Installation Law</p>	<p>Ioyama Medical and Pharmaceutical University</p>
<p>Ianazawa University listed in the table of Article 3, Paragraph 1 of the Old Installation Law</p>	<p>Ianazawa University</p>
<p>Iiversity of Fukui listed in the table of Article 3, Paragraph 1 of the Old Installation Law</p>	<p>Iiversity of Fukui</p>
<p>Iamanashi University listed in the table of Article 3, Paragraph 1 of the Old Installation Law</p>	<p>Iational University Corporation Yamanashi University</p>
<p>Ihinshu University listed in the table of Article 3, Paragraph 1 of the Old Installation Law</p>	<p>Ihinshu University</p>
<p>Iifu University listed in the table of Article 3, Paragraph 1 of the Old Installation Law</p>	<p>Iifu University</p>

hizuoka University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	hizuoka University
amamatsu University School of Medicine listed in the table of Article 3, Paragraph 1 of the Old Installation Law	amamatsu University School of Medicine
agoya University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Nagoya University
ichi University of Education listed in the table of Article 3, Paragraph 1 of the Old Establishment Law	ichi University of Education
agoya Institute of Technology listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Nagoya Institute of Technology
oyohashi University of Technology listed in the table of Article 3, Paragraph 1 of the Old Installation Law	oyohashi University of Technology
Mie University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Mie University
higa University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	higa University
higa University of Medical Science listed in the table of Article 3, Paragraph 1 of the Old Installation Law	higa University of Medical Science

kyoto University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Kyoto University
kyoto University of Education listed in the table of Article 3, Paragraph 1 of the Old Installation Law	kyoto University of Education
kyoto Institute of Technology listed in the table of Article 3, Paragraph 1 of the Old Installation Law	kyoto Institute of Technology
Osaka University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Osaka University
Osaka University of Foreign Studies listed in the table of Article 3, Paragraph 1 of the Old Installation Law	Osaka University of Foreign Studies
Osaka Kyoiku University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	Osaka Kyoiku University
kyogo University of Teacher Education listed in the table of Article 3, Paragraph 1 of the Old Installation Law	kyogo University of Teacher Education
kobe University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Kobe University
lara University of Education listed in the table of Article 3, Paragraph 1 of the Old Installation Law	lara University of Education



agawa University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Kagawa University
hime University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	hime University, a national university corporation
ochi University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ochi University
ukuoka University of Teacher Education listed in the table of Article 3, Paragraph 1 of the Old Installation Law	niversity of Teacher Education Fukuoka
yushu University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	yushu University
yushu Institute of Technology listed in the table of Article 3, Paragraph 1 of the Old Installation Law	yushu Institute of Technology
aga University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Saga University
agasaki University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	agasaki University
umamoto University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	umamoto University
oita University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	ational University Corporation Oita University



Miyazaki University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	National University Corporation Miyazaki University
Yamaguchi University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	Yamaguchi University
Kanoya Physical Education University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	National Institute of Fitness and Sports in Kanoya
Ryukyuu University listed in the table of Article 3, Paragraph 1 of the Old Installation Law	National University Corporation Ryukyuu University
The Graduate University for Advanced Studies stipulated in Article 3-3, Paragraph 1 of the Old Establishment Law	Graduate University for Advanced Studies
National Graduate Institute for Policy Studies as stipulated in Article 3-3, Paragraph 1 of the Old Establishment Law	National Graduate Institute for Policy Studies
Japan Advanced Institute of Science and Technology as stipulated in Article 3-3, Paragraph 1 of the Old Installation Law	Japan Advanced Institute of Science and Technology
Nara Institute of Science and Technology as stipulated in Article 3-3, Paragraph 1 of the Old Installation Law	Nara Institute of Science and Technology
Sokuba College of Technology listed in the table of Article 3-5, Paragraph 1 of the Old Installation Law	Sokuba College of Technology

<p>akaoka National College listed in the table of Article 3-5, Paragraph 1 of the Old Establishment Law</p>	<p>akaoka National College</p>
<p>among the inter-university research institutes stipulated in Article 9-2, Paragraph 1 of the Old Establishment Law (hereinafter referred to as "former inter-university research institutes"), the institutions that conduct research on the research fields of the National Institutes for the Humanities. What is specified by Cabinet Order</p>	<p>National Institutes for the Humanities</p>
<p>among the former inter-university research institutes, those specified by Cabinet Order as institutions conducting research on the research fields of the National Institute of Natural Sciences</p>	<p>National Institute of Natural Sciences</p>
<p>among the former inter-university research institutes, those specified by Cabinet Order as institutions conducting research on the research fields of the Inter-University Research Institute Corporation High Energy Accelerator Research Organization.</p>	<p>High Energy Accelerator Research Organization, a university joint-use institution</p>
<p>among the former inter-university research institutes, those specified by Cabinet Order as institutions that conduct research related to the research field of the Research Organization of Information and Systems</p>	<p>Research Organization of Information and Systems, Research Organization of Information and Systems</p>

Supplementary Provisions (Act No. 49 of May 25, 2005)  
(Effective date)

Article 1 This Act shall come into effect as from October 1, 2005. Provided, however, that the provisions of the following Article and Supplementary Provisions Articles 5 to 7, Article 10, Article 11 and Article 13 shall come into effect as from the day of promulgation.

(Special provisions regarding the nomination of a person who should become the president)

Article 2 The Minister of Education, Culture, Sports, Science and Technology shall, on the first day of the month following the month to which the date of promulgation of this Act belongs, actually stipulate the National University Corporation Tsukuba College of Technology (hereinafter referred to as "" On the same day, the person who is the president of the former Tsukuba College of Technology (formerly referred to as "Tsukuba College of Technology") is designated as the National University Corporation Tsukuba College of Technology (hereinafter "New Tsukuba College of Technology"), which is stipulated in Appendix 1 of the National University Corporation Law after amendment by this law. ") To be nominated as the president. However, if a person other than the nominated person becomes the new president of the former Tsukuba College of Technology after the nomination, the president will be replaced by the president of the new Tsukuba College of Technology. It shall be nominated as a person who should be.

2. Regarding the nomination of a person who should be the president prescribed in the preceding paragraph, the mutatis mutandis law (National University Corporation Law, Article 35 of the National University Corporation Law) shall be applied mutatis mutandis (Act No. 103 of 1999). The same shall apply hereinafter.) The provisions of Article 14, paragraph 3 shall not apply.

3. The term of office of the President, who is nominated pursuant to the provisions of Paragraph 1 and is deemed to have been appointed as the President at the time of the establishment of the New Tsukuba College of Technology Corporation pursuant to the provisions of Article 14, Paragraph 2 of the National University Corporation Law, is the National University Corporation Law. Notwithstanding the provisions of Article 15, paragraph 1, the term of

office as the president of the former Tsukuba College of Technology shall be the same as the remaining term.

4. On the first day of the month following the month in which the date of promulgation of this law belongs, the Minister of Education, Culture, Sports, Science and Technology shall, on the first day of the month following the month to which this law is promulgated, the National University Corporation Toyama University and the National University Corporation Toyama Medical and Pharmaceutical University prescribed in Appendix 1 of the National University Corporation Law before the revision by this law. And the rules established by the National University Corporation Takaoka National College (hereinafter referred to as "former University of Toyama Corporation", "former University of Toyama Medical and Pharmaceutical University Corporation" and "former Takaoka National College Corporation") (hereinafter referred to as "Joint President Selection Conference Regulations" ), Which is composed of persons selected at each president selection meeting from among the members of the president selection meeting stipulated in Article 12, Paragraph 2 of the National University Corporation Law established in each of these national university corporations. The national universities that have been amended by this Act will be selected from among those stipulated in Paragraph 7 of the same Article at the meeting to be held (hereinafter referred to as the "Joint President Selection Meeting") based on the request of the Joint President Selection Meeting. It shall be nominated as a person who should be the president of the National University Corporation Toyama University (hereinafter referred to as "New Toyama University Corporation") stipulated in Appendix 1 of the Corporation Law. However, if the nominated person is missing after the nomination, the person newly selected from the persons stipulated in Article 12, Paragraph 7 of the National University Corporation Act at the Joint President Selection Meeting will be jointly selected. Based on the request of the President Selection Committee, the person who should be the president of the New Toyama University Corporation shall be nominated in place of the nominated person.
- 5 The following contents shall be stipulated in the rules of the Joint President Selection Meeting.

- (I) Among the members of the Joint President Selection Conference, the number of members prescribed in Article 12, Paragraph 2, Item 1 of the National University Corporation Act must be at least half of the total number of members of the Joint President Selection Conference. Don't be.
- (li) A chairperson shall be appointed at the joint president selection meeting, and this shall be decided by mutual election of the members.
- (lii) The chairman shall preside over the joint president selection meeting.
- (lv) In addition to the matters specified in the preceding three items, the procedure for proceedings of the Joint President Selection Meeting and other matters necessary for the Joint President Selection Meeting shall be determined by the Chair in consultation with the Joint President Selection Meeting.

(Establishment of Tsukuba University of Technology and Toyama University)

Article 3 New Tsukuba University of Technology Corporation and New Toyama University Corporation (hereinafter collectively referred to as "New National University Corporation") are subject to the provisions of Article 17 of the General Rules for Applicable Law and Article 3, Paragraph 1 of the Supplementary Provisions of the National University Corporation Law. Regardless, it will be established at the time of enforcement of this law.

- (2) Regardless of the provisions of Article 16 of the mutatis mutandis law, a new national university corporation established pursuant to the provisions of the preceding paragraph must register its establishment without delay after the establishment of the new national university corporation, pursuant to the provisions of a Cabinet Order. It doesn't become.

(Transitional measures concerning directors or auditors of former national university corporations)

Article 4 Persons who were directors or auditors of the former Tsukuba College of Technology (excluding those who were not officers or employees of the former Tsukuba College of Technology at the time of their first appointment) will continue to be the new Tsukuba College of Technology. With regard to the application of the provisions of Article 14 of the National University Corporation Law when appointed as a director or auditor of a corporation, the person shall

be deemed to be an officer or employee of the new Tsukuba College of Technology at the time of the appointment.

2 Persons who were directors or auditors of the former Toyama University Corporation, the former Toyama Medical and Pharmaceutical University Corporation, and the former Takaoka National College Corporation (hereinafter collectively referred to as "the former Toyama University Corporation, etc.") (the former Toyama at the time of its first appointment) (Excluding those who were not officers or employees of university corporations, etc.) will continue to be appointed as directors or auditors of the New Toyama University Corporation, with regard to the application of the provisions of Article 14 of the National University Corporation Law. It is considered to be an officer or employee of the Shin-Toyama University Corporation.

(Dissolution of the former national university corporation, etc.)

Article 5 The former Tsukuba College of Technology and the former University of Toyama (hereinafter collectively referred to as "former national university corporations") shall be dissolved when the new national university corporation is established, and the national government shall comply with the provisions of the next paragraph. Except for the assets to be inherited, all rights and obligations at that time are new for those related to the former Tsukuba College of Technology, new for those related to the former Toyama University Corporation, etc. Toyama University Corporation will succeed each.

2. Of the rights that the old national university corporation actually has at the time of the establishment of the new national university corporation, the assets other than the assets necessary for the new national university corporation to carry out its business reliably are those at the time of the establishment of the new national university corporation. The country will succeed in.

(3) The scope of assets to be succeeded by the national government pursuant to the provisions of the preceding paragraph and other matters necessary for the succession of the assets to the national government shall be specified by Cabinet Order.

4. The business year of the former national university corporation that begins on April 1, 2005 (hereinafter referred to as the "final business year") shall end on the day before the dissolution of the former national university corporation.
- 5 Regarding the business performance of the former national university corporations in the final business year, the new Tsukuba College of Technology corporations for the former Tsukuba College of Technology corporations and the new Toyama University corporations for the former Toyama University corporations, etc. Each university corporation shall receive the evaluation prescribed in Article 32, Paragraph 1 of the General Rules for Applicable Law. In this case, notifications and recommendations pursuant to the provisions of paragraph 3 of the same Article shall be given to the New Tsukuba University of Technology Corporation or the New Toyama University Corporation, respectively.
6. Regarding the settlement of accounts for the final business year of the former national university corporation and the preparation of financial statements and business reports stipulated in Article 38 of the General Rules for Applicable Law, the preparation of financial statements and business reports for the former Tsukuba College of Technology is new. The Tsukuba College of Technology corporation, and the new Toyama University corporation, etc., shall carry out the matters related to the former Toyama University corporation, etc.
7. Regarding the processing of profits and losses in the final business year of the former national university corporations, the new Tsukuba College of Technology corporations for the former Tsukuba College of Technology corporations and the former Toyama University corporations, etc. It shall be carried out by each new Toyama University corporation.
8. Regarding the disposal of the reserve fund of the former national university corporation, the period of the medium-term target has expired on the day before the dissolution of the former national university corporation, and in the case of the former Tsukuba College of Technology, the new Tsukuba College of Technology If the corporation is related to the former Toyama University corporation, etc., the new Toyama University corporation shall do so.

9. The settlement of accounts, etc. related to the business conducted by the old national university corporation, which is to be carried out by the new national university corporation pursuant to the provisions of the preceding three paragraphs, shall be deemed to be the settlement of accounts, etc. related to the business conducted by the new national university corporation. , National University Corporation Law Article 11, Article 20, Paragraph 4, Article 32, Article 36 and Article 40, and the General Rules Law Article 38, Article 39 and The provisions of Article 44 (excluding the proviso of paragraph 1, paragraphs 3 and 4) shall apply. In this case, the phrase "next to the period of the medium-term target" in Article 32, Paragraph 1 of the National University Corporation Act is "New National University Corporation (Act for Partial Revision of the National University Corporation Act (Heisei)). 17th Law No. 49) The first "of the new national university corporation prescribed in Article 3, Paragraph 1 of the Supplementary Provisions)" and "the next" are "the relevant" and the general rules In Article 38, Paragraph 1 of the Act, "every business year," means "former national university corporation (former national university prescribed in Article 5, Paragraph 1 of the Supplementary Provisions of the Act for Partial Revision of the National University Corporation Act). "The final business year of a corporation; the same shall apply hereinafter) (meaning the final business year prescribed in paragraph 4 of the same Article; the same shall apply hereinafter)" and "the relevant business year" are "the final business year" In Article 44, Paragraph 1 of the same Article, "the relevant business year" is "the final business year", and in Article 44, Paragraph 1 of the General Rules Act, "every business year" is "the former national". "For the final business year of a university corporation" and "every business year" in paragraph 2 of the same Article are "for the final business year of a former national university corporation" and "reserve fund under the provisions of the preceding paragraph". Is "a reserve fund accumulated by the former National University Corporation in the business year prior to the final business year".

10. Notwithstanding the provisions of Article 7, Paragraph 1 of the National University Corporation Law, when the new Tsukuba University of Technology Corporation or the New University of Toyama Corporation succeeds to the rights



and obligations of the former National University Corporation, respectively, pursuant to the provisions of Paragraph 1. At the time of succession, the value of the assets to be succeeded by the New Tsukuba University of Technology Corporation or the New Toyama University Corporation (when there is an amount approved under the provisions of Article 32, Paragraph 1 of the same Act, which has been replaced by the provisions of the preceding paragraph, or if there is an amount sent to the former national university corporation from a person other than the government, the total amount equivalent to that amount is excluded.) The amount obtained by subtracting the amount of debt is the amount obtained by subtracting the amount of debt from the government. Alternatively, it shall be invested in a new Toyama University corporation.

11. Of the assets prescribed in the preceding paragraph, with regard to land, when the New Tsukuba University of Technology Corporation or the New Toyama University Corporation transfers all or part of the land, it is a national university corporation within the range of income generated by the transfer. The investment was made with the condition that the amount equivalent to the amount calculated according to the standard set by the Minister of Education, Culture, Sports, Science and Technology prescribed in Article 9, Paragraph 3 of the Supplementary Provisions of the Law should be paid to the National University Reform Support and Degree Conferring Organization. It shall be.

12. The value of the assets prescribed in paragraph 10 shall be the value evaluated by the evaluation committee based on the market value as of the date of establishment of the new national university corporation.

13. The evaluation committee members set forth in the preceding paragraph and other necessary matters concerning evaluation shall be specified by Cabinet Order.

14. The registration of dissolution when the former national university corporation is dissolved pursuant to the provisions of paragraph 1 shall be specified by a Cabinet Order.

Article 6 The amount equivalent to the loan pursuant to the provisions of Article 11, Paragraph 1 of the Supplementary Provisions of the National University Corporation Act, which was succeeded by the New Tsukuba University of

Technology Corporation or the New Toyama University Corporation pursuant to the provisions of Paragraph 1 of the preceding Article, shall be the Supplementary Provisions of the same Act. The provisions of paragraphs 4 and 5 of the same Article shall apply, assuming that the loan has been made by the national government to the national university corporation without interest pursuant to the provisions of Article 14, paragraph 1.

- (2) In addition to what is provided for in the preceding paragraph, the redemption period, redemption method, advancement of the redemption deadline and other necessary matters concerning redemption under the provisions of the same paragraph shall be specified by Cabinet Order.

(Free use of state-owned property)

Article 7 The national government uses the national property that was actually used by the former national university corporation at the time of the establishment of the new national university corporation, which is specified by the government ordinance, for the former Tsukuba University of Technology corporation as provided by the government ordinance. If it is used, it will be used by the new Tsukuba University of Technology corporation, and if it is used by the former University of Toyama corporation, it will be used by the new University of Toyama corporation. Can be done.

- (2) The former Tsukuba University of Technology will determine the state-owned property that is currently used for the residence of the staff of the former national university corporation when the new national university corporation is established and is specified by the government ordinance. If it is used for the residence of the staff of the new Tsukuba University of Technology, it is new if it is used for the residence of the staff of the former University of Toyama Corporation. It can be used free of charge by the new national university corporation to be used as a residence for the staff of the University of Toyama corporation.

(Special provisions regarding medium-term goals)

Article 8 Regarding the period of the first medium-term target of a new national university corporation, "six years" in Article 30, paragraph 1 of the National University Corporation Law shall be "four years and six months."

Article 9 Regarding the evaluation stipulated in Article 34, Paragraph 1 of the Applicable General Rules Act concerning the medium-term goals of the preceding Article, the evaluation prescribed in Article 34, Paragraph 1 of the New Tsukuba College of Technology includes the day before the dissolution of the former Tsukuba College of Technology In the case of the new Toyama University corporation, the business performance in the medium-term target period, including the day before the dissolution of the former Toyama University corporation, etc., shall be taken into consideration.

(Transitional measures for universities, etc. established by former national university corporations)

Article 10 When there are students enrolled in a junior college (referred to as "former junior college" in paragraph 4) established by the former Tsukuba University of Technology and the former Takaoka Junior College when the new national university corporation is established. In order to enable the students to take the education courses required to graduate from the junior college, the Tsukuba University of Technology was established as a junior college in the case of the new Tsukuba University of Technology. , The Takaoka Junior College Department will be established in each of the new Tomiyama University corporations.

2. The Tsukuba College of Technology and Takaoka College of Technology shall be abolished on the day when the students prescribed in the preceding paragraph cease to attend the junior college.

(3) Regarding the application of the provisions of Article 22, Paragraph 1, Item 1 of the National University Corporation Act in the case of Paragraph 1, "national university" in the same item means "national university (National University Corporation Act). Including junior universities established pursuant to the provisions of Article 10, Paragraph 1 of the Supplementary Provisions of the Act for Partial Revision. The same shall apply hereinafter in this Article). "

4 The former junior college was formerly a junior college established by the new Tsukuba technical junior college corporation as a junior college when the new national university corporation was established. The junior college established by the Takaoka Junior College Corporation shall be the Takaoka Junior College

Department established by the New Toyama University Corporation as a junior college.

Article 11 Those who are currently enrolled in the universities established by the former Toyama University Corporation and the former Toyama Medical and Pharmaceutical University Corporation at the time of the establishment of the new national university corporation shall graduate from the university or complete the graduate school course of the university. The necessary education courses shall be taken at the university established by Shin-Toyama University Corporation, and the university established by Shin-Toyama University Corporation shall provide the necessary education for that purpose. In this case, taking the curriculum and other necessary matters regarding the education of the student concerned shall be as stipulated by the university established by the New Toyama University Corporation.

(Transitional measures associated with the dissolution of the former national university corporation)

Article 12 Regarding the former national university corporation Dispositions, procedures and other acts pursuant to the provisions of the National University Corporation Law (excluding Articles 12 and 13) are related to the former Tsukuba University of Technology Corporation. In the case of dispositions, procedures and other acts related to the New Tsukuba University of Technology Corporation, and dispositions, procedures and other acts related to the former Toyama University Corporation, etc., respectively.

(Delegation to Cabinet Order)

Article 13 In addition to what is provided for in Articles 2 and 4 of the Supplementary Provisions to the preceding Article, transitional measures necessary for the establishment of a new national university corporation and other transitional measures necessary for the enforcement of this Act shall be specified by Cabinet Order.

Supplementary Provisions (Act No. 87 of July 26, 2005) Extract

This law will come into effect as from the date of enforcement of the Companies Act.

Supplementary Provisions (Act No. 80 of June 21, 1996) Extract

(Effective date)

Article 1 This Act shall come into effect as from April 1, 1997.

Supplementary Provisions (Act No. 120 of February 22, 1996) Extract

(Effective date)

1 This law shall come into effect as from the day of promulgation.

Supplementary Provisions (Act No. 89 of June 20, 1997)

(Effective date)

Article 1 This Act shall come into effect as from October 1, 1997. Provided, however, that the provisions of paragraph 4 of the following Article and Articles 3 and 4 of the Supplementary Provisions, Article 4 and Article 7 shall come into effect as from the day of promulgation.

(Dissolution of Osaka University of Foreign Studies, etc.)

Article 2 Osaka University of Foreign Studies (hereinafter referred to as "Osaka University of Foreign Studies") shall be dissolved at the time of enforcement of this Act, except for the assets inherited by the government pursuant to the provisions of the next paragraph. At that time, the national university corporation Osaka University (hereinafter referred to as "Osaka University Corporation") will succeed to the rights and obligations of.

2. Of the rights that Osaka University Corporation currently has at the time of enforcement of this Act, assets other than those necessary for Osaka University Corporation to carry out its business reliably shall be succeeded by the national government at the time of enforcement of this Act. To do.

(3) The scope of assets to be succeeded by the national government pursuant to the provisions of the preceding paragraph and other necessary matters concerning the succession of the assets to the national government shall be specified by Cabinet Order.

4. The business year beginning April 1, 1997 of Osaka University of Foreign Studies (hereinafter referred to as the "final business year" in this Article) shall end on the day before the day of dissolution of Osaka University of Foreign Studies. ..

5 Regarding the business performance of the Osaka University Corporation in the final business year, the Osaka University Corporation General Law (National University Corporation Law Article 35) applies mutatis mutandis to the

Independent Administrative Institution General Law (Act No. 100 of 1999). No. 3). The same shall apply hereinafter in this Article.) The evaluation prescribed in Article 32, Paragraph 1 shall be received. In this case, the notification and recommendation pursuant to the provision of paragraph 3 of the same Article shall be given to the Osaka University corporation.

6. Preparation of financial statements, business reports and financial statements (referred to as "financial statements, etc." in paragraph 11) pursuant to the provisions of Article 38 of the mutatis mutandis general rules law pertaining to the final business year of Osaka University of Foreign Studies. Will be done by Osaka University Corporation.
7. The processing of profits and losses in the final business year of Osaka University Corporation shall be carried out by Osaka University Corporation.
8. The medium-term target stipulated in Article 30, Paragraph 1 of the National University Corporation Act, including the date of enforcement of this Act of Osaka University Corporation (hereinafter referred to as the "enforcement date") (hereinafter referred to simply as the "medium-term target" in this Article. Regarding the submission and publication of the business report pursuant to the provisions of Article 33 of the General Rules for the Period of ), the business report of the same Article concerning the period of the medium-term target including the day before the enforcement date of the Osaka University Corporation. It shall be carried out including the matters to be described in.
9. Regarding the evaluation stipulated in Article 34, Paragraph 1 of the mutatis mutandis law regarding the performance of operations during the period of the medium-term target including the enforcement date of the Osaka University corporation, the medium-term including the day before the enforcement date of the Osaka University corporation. It shall be carried out in consideration of the business performance in the target period.
10. The reserve fund of the Osaka University of Foreign Languages Corporation shall be disposed of by the Osaka University Corporation on the assumption that the period of the medium-term target of the Osaka University of Foreign Studies corporation has expired on the day before the enforcement date.

11. Treatment of profits and losses and disposal of reserve funds, such as preparation of financial statements, etc. relating to the business conducted by Osaka University Corporation, which shall be carried out by Osaka University Corporation pursuant to the provisions of paragraphs 6, 7 and the preceding paragraph. The business of is regarded as these business related to the business conducted by Osaka University Corporation, and Article 11, Article 20, Paragraph 4, Article 32, Article 36 and Article 36 of the National University Corporation Law. The provisions of Article 40 and Articles 38, 39 and 44 of the General Rules for Applicable Law (excluding the proviso of paragraph 1, paragraphs 3 and 4) shall apply. In this case, the phrase "next to the period of the medium-term target" in Article 32, Paragraph 1 of the National University Corporation Law is "a law that partially amends the National University Corporation Law of Osaka University (National University Corporation). "Including the date of enforcement of Law No. 89 of 1997)" and "the next" means "the relevant" and "every business year" in Article 38, Paragraph 1 of the National University Corporation Act. ", " Means "Osaka University Corporation (Osaka University of Foreign Studies) as stipulated in Article 2, Paragraph 1 of the Supplementary Provisions of the Act for Partial Revision of the National University Corporation Act (Act No. 89 of 1997). "The final business year of a corporation; the same shall apply hereinafter) (meaning the final business year prescribed in paragraph 4 of the same Article; the same shall apply hereinafter)" and "the relevant business year" are "the final business year" In Paragraph 2 of the same Article, "Business Year" means "Final Business Year", and in Article 44, Paragraph 1 of the National University Corporation Act, "Every Business Year" means "Osaka University of Foreign Studies". "In the final business year of the corporation" and "every business year" in paragraph 2 of the same article are "in the final business year of the Osaka University Corporation" and "reserve fund pursuant to the provisions of the preceding paragraph". Is "a reserve fund accumulated by the Osaka University Corporation in the business year prior to the final business year".

12. The registration of dissolution when the Osaka University of Foreign Studies corporation is dissolved pursuant to the provisions of paragraph 1 shall be specified by a Cabinet Order.

(Investment in Osaka University corporation)

Article 3 When the Osaka University Corporation succeeds the rights and obligations of the Osaka University Corporation pursuant to the provisions of Paragraph 1 of the preceding Article, the value of the assets inherited by the Osaka University Corporation at the time of the succession (paragraph 11 of the same Article). There is an amount approved under the provisions of Article 32, Paragraph 1 of the National University Corporation Act, which is applied by replacing it with the provisions of the above, or there is an amount sent to Osaka University Corporation by a person other than the government. In each case, the amount obtained by subtracting the amount of debt from the total amount of the amount equivalent to the amount concerned shall be deemed to have been invested by the government in Osaka University Corporation. In this case, the Osaka University corporation shall increase the capital by the amount.

2. Of the assets prescribed in the preceding paragraph, when the Osaka University Corporation transfers all or part of the land, the National University Corporation Law Supplementary Provisions Article 9-3 within the range of income generated by the transfer. It shall be contributed with the condition that the amount equivalent to the amount calculated according to the standard set by the Minister of Education, Culture, Sports, Science and Technology prescribed in the paragraph should be paid to the National University Reform Support and Degree Conferring Organization.

(3) The value of the asset prescribed in paragraph (1) shall be the value evaluated by the evaluation committee based on the market value as of the enforcement date.

4. The evaluation committee members set forth in the preceding paragraph and other necessary matters concerning evaluation shall be specified by Cabinet Order.

(Free use of state-owned property)



Article 4 The national government shall, pursuant to the provisions of a Cabinet Order, the state-owned property that is currently used for the residence of the staff of the Osaka University Corporation at the time of enforcement of this Act and that is specified by a Cabinet Order. It can be used free of charge by the Osaka University corporation to be used as a residence for staff.

(Transitional measures for universities established by Osaka University of Foreign Studies)

Article 5 Those who are currently enrolled in a university established by Osaka University of Foreign Studies at the time of enforcement of this Act must take the educational course required to graduate from the university or to complete the graduate school course of the university. Will be conducted at the university established by the Osaka University Corporation, and the university established by the Osaka University Corporation shall provide the necessary education for that purpose. In this case, the curriculum and other necessary matters regarding the education of the student concerned shall be determined by the university established by the Osaka University corporation.

(Transitional measures regarding the appointment of directors or auditors of Osaka University corporation)

Article 6 Persons who were officers of Osaka University of Foreign Studies (for those who were directors or auditors, those who were not officers or employees of Osaka University of Foreign Studies at the time of their initial appointment are excluded. ) Continues to be appointed as a director or auditor of the Osaka University Corporation, and the application of the provisions of Article 14 of the National University Corporation Law shall be deemed to be an officer or employee of the Osaka University Corporation at the time of the appointment.

2 A person who was a director or auditor of the Osaka University corporation (a person who was not an officer or employee of the Osaka University corporation at the time of the first appointment, and an officer of the Osaka University of Foreign Studies corporation on the day before the enforcement date) Those who were (excluding those who were not officers or staff members of Osaka University of Foreign Studies at the time of their initial appointment) or those who were staff members continue to be directors or auditors of Osaka

University Corporation. With regard to the application of the provisions of Article 14 of the National University Corporation Law in this case, it shall be deemed to be an officer or employee of the Osaka University Corporation at the time of its appointment. In this case, the provisions of the second sentence of Article 15, paragraph 4 of the same Act shall not apply.

(Delegation to Cabinet Order)

Article 7 In addition to what is provided for in this Supplementary Provision, transitional measures necessary for the enforcement of this Act shall be specified by Cabinet Order.

Supplementary Provisions (Act No. 96 of June 27, 1997) Extract

(Effective date)

Article 1 This Act shall come into effect as from the date specified by Cabinet Order within the range not exceeding six months from the date of promulgation.

Supplementary Provisions (Act No. 18 of March 31, 2001) Extract

(Effective date)

Article 1 This Act shall come into effect as from April 1, 2001.

Supplementary Provisions (Act No. 37 of May 28, 2002) Extract

(Effective date)

Article 1 This Act shall come into effect from the date specified by Cabinet Order (hereinafter referred to as the "Effective Date") within the range not exceeding June from the date of promulgation.

(Transitional measures regarding the application of penalties)

Article 34 With regard to the application of penalties for acts committed before the enforcement of this Act, the provisions then in force shall remain applicable.

(Delegation of other transitional measures to Cabinet Order)

Article 35 In addition to what is provided for in this Supplementary Provision, necessary transitional measures for the enforcement of this Act shall be specified by a Cabinet Order.

Supplementary Provisions (Act No. 67 of August 22, 2012) Extract

This law will come into effect on the day of enforcement of the Child and Child Care Support Law. However, the provisions listed in each of the following items shall come into effect as from the date specified in each item.

(l) The day of promulgation of the provisions of Articles 25 and 73

Supplementary Provisions (Act No. 98 of December 11, 2013) Extract

(Effective date)

Article 1 This Act shall come into effect as from the date specified by Cabinet Order within the range not exceeding three months from the date of promulgation. However, the provisions listed in each of the following items shall come into effect as from the date specified in each item.

Abbreviation

(li) Article 16 (limited to the part related to the specific research result utilization support project), Articles 20 to 22, Article 75, Article 134 (specific research result utilization support) (Limited to the part related to the business), Article 137, paragraph 1 (limited to the part related to the specific research result utilization support project), Article 150, item 3 (the same paragraph (specific research result utilization support) Limited to the part related to the business), Article 152 (Limited to the part related to the same item (limited to the part related to the specified research result utilization support project) )) And the provisions of Articles 26 and 36 of the Supplementary Provisions The date specified by the government ordinance within the range not exceeding six months from the date of promulgation.

Supplementary Provisions (Act No. 67 of June 13, 2006) Extract

(Effective date)

Article 1 This Act shall come into effect as from the day of enforcement of the Act for Partial Revision of the General Rules Act of Incorporated Administrative Agencies (Act No. 66 of 2006; hereinafter referred to as the "General Rules Act Amendment Act"). However, the provisions listed in each of the following items shall come into effect as from the date specified in each item.

(l) The date of promulgation of the provisions of Article 14, Paragraph 2, Article 18 and Article 30 of the Supplementary Provisions

(Transitional measures accompanying the partial revision of the National University Corporation Law)

Article 17 The National University Corporation Law (hereinafter referred to as the "New University Corporation Law" in this Article) after amendment pursuant to

the provisions of Article 93, Article 11, Paragraphs 4, 5, 7, and 7 Paragraph 8, Article 11-2, Article 25, Paragraph 4, Paragraph 5, Paragraph 7, and Paragraph 8 and Article 25-2, and Article 35 of the New University Corporation Act. The provisions of Article 21-5, Article 39, paragraphs 1 to 4 and Article 39-2 of the New General Rules Act shall also apply to matters that occurred before the enforcement date.

2. The term of office of a person who is an auditor of a national university corporation, etc. (meaning a national university corporation, etc. prescribed in Article 2, Paragraph 5 of the New University Corporation Law; the same shall apply hereinafter in this Article) at the time of enforcement of this Act. (Including the term of office of an auditor of a national university corporation, etc.), regardless of the provisions of Article 15, Paragraph 3 of the New University Corporation Law (including cases where it is applied mutatis mutandis in Article 26 of the New University Corporation Law). It should be noted that it is based on the previous example.
- (3) The provisions of Article 31-2 and Article 31-3 of the New University Corporation Law shall also apply to the evaluation of business performance related to the business year ended on the day before the enforcement date of the National University Corporation, etc.
4. End of the period of the medium-term target including the day before the enforcement date of the national university corporation, etc. (meaning the medium-term target specified in Article 30, Paragraph 1 of the National University Corporation Act before the revision pursuant to the provisions of Article 93) Regarding the application of the provisions of Article 31-4, Paragraph 1 of the New University Corporation Law concerning the examination of time, the medium term prescribed in Article 31-2, Paragraph 1, Item 2 of the same paragraph. When an evaluation is made regarding the performance of operations during the period of the medium-term target expected at the end of the target period, the term "medium-term target" shall be the "medium-term target."

(Effect of disposal, etc.)

Article 28 Dispositions, procedures and other acts that were or should be taken pursuant to the provisions of the respective laws (including orders based on them) before the revision by this Act before the enforcement of this Act, after the revision by this Act. If there is a considerable provision in each of the laws (including orders based on it; hereinafter referred to as "new laws" in this article), those that have special provisions in the law (including government ordinances based on this) Except, it shall be regarded as a disposition, procedure or other act that has been or should be done under the appropriate provisions of the new law.

(Transitional measures regarding penalties)

Article 29 With regard to the application of penalties for acts performed before the enforcement of this Act and for acts performed after the enforcement of this Act in cases where the provisions of this Supplementary Provisions still have effect, the provisions then in force shall remain applicable.

(Delegation of other transitional measures to Cabinet Order, etc.)

Article 30 In addition to what is provided for in Article 3 to the preceding Article of the Supplementary Provisions, transitional measures necessary for the enforcement of this Act (including transitional measures regarding penalties) are Cabinet Orders (for matters under the jurisdiction of the National Personnel Authority, the rules of the National Personnel Authority). ).

Supplementary Provisions (Act No. 88 of June 27, 2006)

(Effective date)

(1) This Act shall come into effect as from April 1, 2007.

(Consideration)

2. The government shall, at an appropriate time after the enforcement of this Act, the status of enforcement of the National University Corporation Law (hereinafter referred to as the "New National University Corporation Law") revised by the provisions of Article 2, and the National University Corporation (New National University Corporation). The president prescribed in Article 12, Paragraph 2 of the New National University Corporation Act, taking into consideration changes in the socio-economic situation surrounding the national university corporation prescribed in Article 2, Paragraph 1 of the National

University Corporation Act. The composition of the selection meeting and other systems related to the organization and operation of national university corporations shall be examined, and if deemed necessary, necessary measures shall be taken based on the results.

Supplementary Provisions (Act No. 27 of May 27, 2007) Extract

(Effective date)

Article 1 This Act shall come into effect as from April 1, 2008.

(Transitional measures accompanying the partial revision of the National University Corporation Law)

Article 20 The condition that the amount prescribed in Article 7, Paragraph 4 of the National University Corporation Act before the revision pursuant to the provisions of the preceding Article should be paid to the Center before the enforcement date is the provision of the preceding Article. The amount prescribed in Article 7, Paragraph 4 of the National University Corporation Act after amendment by the National University Corporation Act shall be deemed to be a condition for payment to the Organization.

Supplementary Provisions (Act No. 46 of June 24, 2007) Extract

(Effective date)

Article 1 This Act shall come into effect as from April 1, 2008.

Supplementary Provisions (Act No. 38 of May 18, 2008)

(Effective date)

Article 1 This Act shall come into effect as from April 1, 2009. Provided, however, that the revised provisions of Article 9 and the provisions of the following Article and Article 3 of the Supplementary Provisions shall come into effect as from October 1, 2008.

(Preparatory actions regarding the designation of designated national university corporations)

Article 2 Let's receive the designation under the provisions of Article 34-4, paragraph 1 of the National University Corporation Law (referred to as the "new law" in the next paragraph) after amendment by this law (hereinafter referred to as "designation" in this article). National university corporations can apply for designation even before the enforcement of this law.

(2) The Minister of Education, Culture, Sports, Science and Technology may, when the application set forth in the preceding paragraph is made, make a designation even before the enforcement of this Act, in accordance with the example of the provisions of Article 34-4 of the New Act. In this case, the designation shall come into effect on the day of enforcement of this Act.

(Delegation to Cabinet Order)

Article 3 In addition to what is provided for in the preceding Article, transitional measures necessary for the enforcement of this Act shall be specified by Cabinet Order.

Supplementary Provisions (Act No. 26 of May 23, 1991) Extract

(Effective date)

Article 1 This Act shall come into effect as from the date specified by Cabinet Order within the range not exceeding six months from the date of promulgation.

Supplementary Provisions (Act No. 11 of May 24, 1st year of Reiwa) Extract

(Effective date)

Article 1 This Act shall come into effect as from April 1, 1991. However, Article 2 amendment provisions to add one article to the Supplementary Provisions of the National University Corporation Law, Article 4 Amendment provisions of Article 3 of the National Institution for Academic Reform Support and Degree Conferring Organization Act, and Article 16 Paragraph 1 of the same Act. The revised provisions, the following Article, and the provisions of Article 4, paragraphs 3 and 4, Article 9, Article 11 and Article 12 of the Supplementary Provisions shall come into effect as from the day of promulgation.

(Special provisions regarding the nomination of a person who should become the president)

Article 2 National University Corporation Gifu University and National University Corporation Nagoya University (hereinafter referred to as "Gifu University Corporation" and "Nagoya University Corporation", respectively) as stipulated in Appendix 1 of the National University Corporation Law before the revision pursuant to the provisions of Article 2. The president selection meeting (hereinafter referred to as the "joint president selection meeting rules") established by each of these national university corporations (the president

selection stipulated in Article 12, Paragraph 2 of the National University Corporation Law) A meeting (hereinafter referred to as the "joint president selection meeting") may be established, which is composed of persons selected at each president selection meeting from among the members of the members (hereinafter the same shall apply in this section).

- (2) The Minister of Education, Culture, Sports, Science and Technology shall, when there is a request from the Joint President Selection Conference, for those who have been selected from among those prescribed in Article 12, Paragraph 7 of the National University Corporation Act at the Joint President Selection Conference. Based on the request, the National University Corporation Tokai National University Organization (hereinafter referred to as the "Tokai National University Organization") prescribed in Appendix 1 of the same law (hereinafter referred to as the "New National University Corporation Law") revised by the provisions of Article 2. If a university general director stipulated in Article 10, Paragraph 3 of the New National University Corporation Act is appointed for all national universities established by the Tokai National University Organization, the president. The same.) Shall be nominated as a person who should be. However, if the nominated person is missing after the nomination, the person newly selected from the persons stipulated in Article 12, Paragraph 7 of the National University Corporation Act at the Joint President Selection Meeting will be jointly selected. Based on the request of the President Selection Committee, the person who should be the president of the Tokai National Higher Education Organization shall be nominated in place of the nominated person.
3. A person who should be the president nominated pursuant to the provisions of the preceding paragraph shall be appointed as the president of the Tokai National Higher Education Organization on the day of enforcement of this Act (hereinafter referred to as the "enforcement date") pursuant to the provisions of the New National University Corporation Act. It shall be.
4. The term of office of the president of Nagoya University Corporation shall be, regardless of the provisions of Article 15, Paragraph 1 of the National University Corporation Act, when a person who should become the President of the Tokai



National Higher Education Organization is appointed pursuant to the provisions of Paragraph 2. It expires the day before the enforcement date.

5. The Joint President Selection Meeting stipulates that a university general director shall be appointed to the Tokai National Higher Education Organization, pursuant to the provisions of Article 10, Paragraph 3 of the New National University Corporation Law, even before the enforcement date, and the provisions of Paragraph 4 of the same Article. By the example of, the approval of the Minister of Education, Culture, Sports, Science and Technology can be obtained.

6 The following contents shall be stipulated in the rules of the Joint President Selection Meeting.

(I) Among the members of the Joint President Selection Conference, the number of members prescribed in Article 12, Paragraph 2, Item 1 of the National University Corporation Act must be at least half of the total number of members of the Joint President Selection Conference. Don't be.

(II) A chairperson shall be appointed at the joint president selection meeting, and this shall be decided by mutual election of the members.

(III) The chairman shall preside over the joint president selection meeting.

(IV) In addition to the matters specified in the preceding three items, the procedure for proceedings of the Joint President Selection Meeting and other matters necessary for the Joint President Selection Meeting shall be determined by the Chair in consultation with the Joint President Selection Meeting.

(Dissolution of Gifu University corporation, etc.)

Article 3 Gifu University Corporation shall be dissolved at the time of enforcement of this Act, and all rights and obligations thereof shall be succeeded by the Tokai National Higher Education Organization at that time, except for the assets inherited by the national government pursuant to the provisions of the next paragraph.

2. Of the rights that Gifu University corporations actually have at the time of enforcement of this law, assets other than those necessary for the Tokai

National Higher Education Organization to carry out its business reliably will be succeeded by the national government at the time of enforcement of this law. ...

- (3) The scope of assets to be succeeded by the national government pursuant to the provisions of the preceding paragraph and other necessary matters concerning the succession of the assets to the national government shall be specified by Cabinet Order.
4. Regarding the business performance of Gifu University Corporation in the business year beginning on April 1, 1991 (hereinafter referred to as the "final business year" in this Article), the Tokai National University Organization is the 30th National University Corporation Law. The evaluation prescribed in Article 1-2, Paragraph 1, Item 2 shall be received. In this case, notifications and recommendations pursuant to the provisions of Article 31-3, paragraph 3 of the New National University Corporation Act shall be given to the Tokai National Higher Education Organization.
- 5 The mutatis mutandis general law concerning the final business year of Gifu University corporations (meaning the general rules law for independent administrative corporations (Act No. 103 of 1999) applied mutatis mutandis in Article 35 of the New National University Corporation Law). The same shall apply.) The Tokai National University Organization shall prepare financial statements, business reports, financial statements (referred to as "financial statements, etc." in the same paragraph) pursuant to the provisions of Article 38.
- 6 The Tokai National Higher Education Organization shall handle profits and losses in the final business year of Gifu University Corporation.
7. Article 31 of the National University Corporation Act concerning the period of the medium-term target (hereinafter referred to simply as "medium-term target" in this Article) prescribed in Article 30, Paragraph 1 of the National University Corporation Act, including the enforcement date of the Tokai National Higher Education Organization. Regarding the submission of the report pursuant to the provisions of paragraph 2 of the same Article and the publication pursuant to the provisions of paragraph 3 of the same Article, refer to the report of paragraph 2 of the same Article relating to the period of the

medium-term target including the day before the enforcement date of the Gifu University Corporation. It shall be carried out including the matters to be described.

8. Evaluation of business performance during the medium-term target period including the enforcement date of the Tokai National Higher Education Organization, as stipulated in Article 31-2, Paragraph 1 of the National University Corporation Act (listed in Items 2 and 3 of the same paragraph). (Limited to those related to the business year)) shall be carried out in consideration of the business performance during the medium-term target period including the day before the enforcement date of the Gifu University Corporation.
9. The disposal of the reserve fund of Gifu University Corporation shall be carried out by the Tokai National Higher Education Organization, assuming that the period of the medium-term target of Gifu University Corporation has expired on the day before the enforcement date.
10. Treatment of profits and losses and disposal of reserve funds, such as preparation of financial statements, etc. relating to the business conducted by Gifu University Corporation, which is to be carried out by the Tokai National Higher Education Organization pursuant to the provisions of paragraphs 5, 6 and the preceding paragraph. Regarding the business, it is regarded as these business related to the business carried out by the Tokai National Higher Education Organization, and the New National University Corporation Law, Article 11, Article 20, Paragraph 5, Article 32, Article 36 and The provisions of Article 40 and Articles 38, 39 and 44 of the General Rules for Applicable Law (excluding the proviso of paragraph 1, paragraphs 3 and 4) shall apply. In this case, in Article 32, Paragraph 1 of the New National University Corporation Law, "next to the period of the medium-term target" means "partial amendment of the School Education Law, etc. of the National University Corporation Tokai National University Organization". "Including the date of enforcement of the Act (Act No. 11 of the First Year of the Ordinance)" and "the next" means "the relevant" and "every" in Article 38, Paragraph 1 of the National University Corporation Act. "Business year," means "Gifu University Corporation (Gifu

University Corporation as stipulated in Article 2, Paragraph 1 of the Supplementary Provisions of the Act for Partial Revision of the School Education Act (Act No. 11 of the First Year of the Ordinance)" The term "the final business year" and "the final business year specified in Article 3, Paragraph 4 of the Supplementary Provisions of the Act; the same shall apply hereinafter)" and "the final business year" ", " In paragraph 2 of the same Article, "business year" means "final business year," and in Article 44, paragraph 1 of the National University Corporation Act, "every business year," means "Gifu University Corporation." "In the final business year of Gifu University", "Every business year," in paragraph 2 of the same Article means "In the final business year of Gifu University Corporation," and "Reserve fund pursuant to the provisions of the preceding paragraph" means "Final." The reserve fund accumulated by Gifu University Corporation in the business year prior to the business year.

11. The registration of dissolution when Gifu University corporation is dissolved pursuant to the provisions of paragraph 1 shall be specified by a Cabinet Order. (Investment in Tokai National Higher Education Organization)

Article 4 When the Tokai National Higher Education Organization succeeds the rights and obligations of Gifu University Corporation pursuant to the provisions of paragraph 1 of the preceding Article, the value of the assets inherited by the Tokai National Higher Education Organization at the time of the succession (paragraph 10 of the same Article). When there is an amount approved under the provisions of Article 32, Paragraph 1 of the New National University Corporation Law, which is applied by replacing it with the provisions, or when there is an amount sent to Gifu University Corporation by a person other than the government. , Excluding the total amount equivalent to the relevant amount.) The amount obtained by subtracting the amount of debt from the amount shall be deemed to have been invested by the government in the Tokai National Higher Education Organization. In this case, the Tokai National Higher Education Organization shall increase the capital by the amount.

2. Of the assets prescribed in the preceding paragraph, with regard to land, when the Tokai National Higher Education Organization transfers all or part of the land, within the range of income generated by the transfer, Article 9 of the

Supplementary Provisions of the National University Corporation Act It shall be contributed with the condition that the amount equivalent to the amount calculated according to the standard set by the Minister of Education, Culture, Sports, Science and Technology prescribed in paragraph 3 should be paid to the National University Reform Support and Degree Conferring Organization.

(3) The value of the asset prescribed in paragraph (1) shall be the value evaluated by the evaluation committee based on the market value as of the enforcement date.

4. The evaluation committee members set forth in the preceding paragraph and other necessary matters concerning evaluation shall be specified by Cabinet Order.

(Transitional measures for universities established by Gifu University corporation)

Article 5 Gifu University established by Gifu University Corporation shall be Gifu University established by Tokai National Higher Education Organization at the time of enforcement of this Act.

(Transitional measures regarding Nagoya University corporation)

Article 6 The Nagoya University Corporation shall become the Tokai National Higher Education Organization at the time of enforcement of this Act.

Article 7 If the Nagoya University Corporation is designated as a designated national university corporation prescribed in Article 34-4 of the National University Corporation Act on the day before the enforcement date, Nagoya University established by the Tokai National Higher Education Organization shall be enforced. It shall be deemed to have been designated as a designated national university prescribed in Article 34-9, paragraph 1 of the New National University Corporation Act.

(Transitional measures regarding the appointment of directors or auditors of the Tokai National Higher Education Organization)

Article 8 Persons who were officers of Gifu University corporations (excluding those who were directors or auditors who were not officers or staff members of Gifu University corporations at the time of their initial appointment) will continue to do so. With regard to the application of the provisions of Article 14 of the New National University Corporation Law when appointed as a director or

auditor of the Tokai National University Organization, the person shall be deemed to be an officer or employee of the Tokai National University Organization at the time of the appointment.

2 A person who was a director or auditor of a Nagoya University corporation (a person who was not an officer or employee of the Nagoya University corporation at the time of his first appointment, and was an officer of the Gifu University corporation the day before the enforcement date. A new person (excluding those who were not officers or staff members of Gifu University Corporation at the time of their initial appointment) or those who were staff members) continue to be directors or auditors of the Tokai National University Organization. With regard to the application of the provisions of Article 14 of the National University Corporation Law, it shall be deemed to be an officer or employee of the Tokai National University Organization at the time of its appointment. In this case, the provisions of the second sentence of Article 15, Paragraph 5 of the New National University Corporation Law shall not apply.

(Delegation of other transitional measures to Cabinet Order)

Article 12 In addition to what is provided for in Article 2 to the preceding Article of the Supplementary Provisions, transitional measures necessary for the enforcement of this Act shall be specified by Cabinet Order.

Appendix 1 (related to Articles 2, 4, 10, Supplementary Provisions Article 3, Supplementary Provisions Article 15)

ame of national university corporation	ame of national university	ocation of main office	umber of directors
ational University Corporation Hokkaido University	okkaido University	okkaido	even
ational University Corporation Hokkaido Kyoiku University	okkaido Kyoiku University	okkaido	our

Muroran Institute of Technology	Muroran Institute of Technology	Hokkaido	three
National University Corporation Otaru University of Commerce	Otaru University of Commerce	Hokkaido	two
Obihiro University of Agriculture and Veterinary Medicine	Obihiro University of Agriculture and Veterinary Medicine	Hokkaido	two
Saishu University	Saishu University	Hokkaido	four
Kitami Institute of Technology	Kitami Institute of Technology	Hokkaido	two
Iwate University, a national university corporation	Iwate University	Iwate Prefecture	five
National University Corporation Iwate University	Iwate University	Iwate Prefecture	four
Tohoku University	Tohoku University	Miyagi Prefecture	seven
Miyagi University of Education	Miyagi University of Education	Miyagi Prefecture	three
National University Corporation Akita University	Akita University	Akita	five

amagata University	amagata University	amagata Prefecture	ive
ukushima University	ukushima University	ukushima Prefecture	our
paraki University	paraki University	paraki Prefecture	our
University of Tsukuba	University of Tsukuba	paraki Prefecture	ight
sukuba University of Technology	sukuba University of Technology	paraki Prefecture	wo
tsunomiya University	tsunomiya University	ochigi Prefecture	our
unma University	unma University	unma Prefecture	ive
ational University Corporation Saitama University	aitama University	aitama	our
ational University Corporation Chiba University	hiba University	hiba	ix
ational University Corporation The University of Tokyo	University of Tokyo	okyo	even
okyo Medical and Dental University	okyo Medical and Dental University	okyo	ive



okyo University of Foreign Studies	okyo University of Foreign Studies	okyo	hree
okyo Gakugei University	okyo Gakugei University	okyo	our
okyo University of Agriculture and Technology	okyo University of Agriculture and Technology	okyo	our
okyo University of the Arts	okyo University of the Arts	okyo	our
okyo Institute of Technology	okyo Institute of Technology	okyo	our
okyokaiyo University	okyokaiyo University	okyo	our
ochanomizu University, a national university corporation	ochanomizu University	okyo	our
he University of Electro-Communications	niversity of Electro-Communications	okyo	our
itotsubashi University	itotsubashi University	okyo	our
ational University Corporation Yokohama National University	okohama National University	anagawa Prefecture	our
iiigata University	iiigata University	iiigata Prefecture	ix

agaoka University of Technology	agaoka University of Technology	iiigata Prefecture	hree
obetsu University of Education	obetsu University of Education	iiigata Prefecture	hree
niversity of Toyama	niversity of Toyama	oyama Prefecture	ix
anazawa University	anazawa University	shikawa Prefecture	ix
niversity of Fukui	niversity of Fukui	ukui prefecture	ix
ational University Corporation Yamanashi University	amanashi University	amanashi Prefecture	ix
hinshu University	hinshu University	lagano Prefecture	ix
hizuoka University	hizuoka University	hizuoka Prefecture	our
amamatsu University School of Medicine	amamatsu University School of Medicine	hizuoka Prefecture	our
okai National Higher Education Organization	ifu University	ichi prefecture	ight
	agoya University		
ichi University of Education	ichi University of Education	ichi prefecture	our

ational University Corporation Nagoya Institute of Technology	agoya Institute of Technology	ichi prefecture	hree
oyohashi University of Technology	oyohashi University of Technology	ichi prefecture	hree
ational University Corporation Mie University	Mie University	Mie Prefecture	ive
higa University	higa University	higa Prefecture	our
higa University of Medical Science	higa University of Medical Science	higa Prefecture	our
ational University Corporation Kyoto University	yoto University	yoto	even
yoto University of Education	yoto University of Education	yoto	hree
yoto Institute of Technology	yoto Institute of Technology	yoto	our
ational University Corporation Osaka University	Osaka University	Osaka	ight
Osaka Kyoiku University	Osaka Kyoiku University	Osaka	our
Hyogo University of Teacher Education	Hyogo University of Teacher Education	Hyogo prefecture	hree

ational University Corporation Kobe University	obe University	yogo prefecture	ight
ara University of Education	ara University of Education	ara Prefecture	wo
ational University Corporation Nara Women's University	ara Women's University	ara Prefecture	our
akayama University	akayama University	akayama Prefecture	our
ottori University	ottori University	ottori prefecture	ive
himane University, a national university corporation	himane University	himane Prefecture	ix
okayama University	okayama University	okayama Prefecture	even
iroshima University	iroshima University	iroshima Prefecture	even
amaguchi University	amaguchi University	amaguchi Prefecture	ive
ational University Corporation Tokushima University	okushima University	okushima Prefecture	ive
aruto University of Education	aruto University of Education	okushima Prefecture	hree

ational University Corporation Kagawa University	agawa University	agawa Prefecture	ix
hime University, a national university corporation	hime University	hime Prefecture	ive
ochi University	ochi University	ochi Prefecture	ix
niversity of Teacher Education Fukuoka	niversity of Teacher Education Fukuoka	ukuoka Prefecture	hree
yushu University	yushu University	ukuoka Prefecture	ight
yushu Institute of Technology	yushu Institute of Technology	ukuoka Prefecture	our
ational University Corporation Saga University	aga University	aga Prefecture	ix
agasaki University	agasaki University	agasaki Prefecture	ix
umamoto University	umamoto University	umamoto Prefecture	ix
ational University Corporation Oita University	oita University	oita Prefecture	ix

National University Corporation Miyazaki University	Miyazaki University	Miyazaki prefecture	ninety
Kagoshima University	Kagoshima University	Kagoshima prefecture	ninety
National Institute of Fitness and Sports in Kanoya	National Institute of Fitness and Sports in Kanoya	Kagoshima prefecture	two
National University Corporation Ryukyu University	Ryukyu University	Okinawa Prefecture	five
National Graduate Institute for Policy Studies	National Graduate Institute for Policy Studies	Tokyo	two
Graduate University for Advanced Studies	Graduate University for Advanced Studies	Chiyohata Prefecture	two
Japan Advanced Institute of Science and Technology	Japan Advanced Institute of Science and Technology	Shikawa Prefecture	four
Nara Institute of Science and Technology	Nara Institute of Science and Technology	Nara Prefecture	four
<p>Remarks</p> <p>1) National Graduate Institute for Policy Studies, Graduate University for Advanced Studies, Japan Advanced Institute of Science and Technology and Nara Institute of Science and Technology shall be the universities stipulated in Article 103 of the School Education Law.</p>			

- i) The Graduate University for Advanced Studies shall conduct education and research in close cooperation and cooperation with the inter-university research institute corporation and the Japan Aerospace Exploration Agency.
- ii) The number of directors listed in the fourth column of each item of this table is two. This table for the national university corporation when the national university corporation listed in the first column of each item has one or more part-time directors. With regard to the application of, "two" in the fourth column of each relevant paragraph shall be "three".
- v) The number of directors listed in the fourth column of each item of this table is four or more. The national university corporation listed in the first column of each item is one or more part-time directors (limited to those appointed by outsiders). Regarding the application of this table to the relevant national university corporations when placing.), "4" in the fourth column of each relevant section is "5" and "5" is "6". , "Six" is "seven", "seven" is "eight", and "eight" is "nine".

Attached Table 2 (Article 2, Article 5, Article 24, Supplementary Provision Article

3)

Name of inter-university research institute corporation	Field of study	Location of main office	Number of directors
National Institutes for the Humanities	Research on human cultural activities and the relationship between humans, society and nature	Tokyo	Four
National Institute of Natural Sciences	Research on astronomy, material science, energy	Tokyo	Five

	science, life science and other natural sciences		
High Energy Accelerator Research Organization, a university joint-use institution	Research on the structure and function of elementary particles, nuclei and materials using high-energy accelerators, and research to improve the performance of high-energy accelerators	Chiba Prefecture	Chiba
Research Organization of Information and Systems, Research Organization of Information and Systems	Comprehensive research on information science and research on systematic elucidation of various phenomena in nature and society using this research	Tokyo	Tokyo
<p>Remarks When the inter-university research institute corporation listed in the first column of each section of this table has one or more part-time directors (limited to those appointed by outsiders), this table for the inter-university research institute corporation concerned Regarding application, "4" in the fourth column of each relevant paragraph shall be "5" and "5" shall be "6".</p>			