

The ASP service where the ジェネラルソリューションズ supports the IR activity of enterprise in total to real development

< Domestic article > 2001.01.24

It announced the ジェネラルソリューションズ January 24th, enterprise for the investor demonstration does the mechanism which does explanatory meeting in the inside * head office of capital via Internet, fundamental rules develops the same service from the spring of 2001. In addition, it is the direction where consecutively keeps developing, the service 7 of total which such as automatic operation construction of the IR sight is named generically " the CorporateDirect " and transmission of IR information.

The same company made that the enterprise customer who utilizes the same service presently is 143 corporations clear. When service is developed in earnest, you say the system which is placed inside the company is transferred the icDc (Internet data center).

President harmony being present law Ichiro of the same company " the SEC (Securities and Exchange Commission) is moving to the direction which converts IR activity strictly. Already, several services have been started, but, now when enterprise is recognizing the importance of IR activity speaks with the chance of real development " .

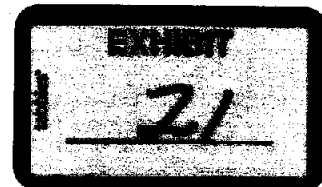
The same company the tool which actualizes the Web conversion of investor explanatory meeting are indispensable to IR activity, on demand broadcast is possible with the presentation " of the RoadshowDirect " and real time the speech communication which utilizes VocIp technology is made possible, " the ConferenceDirect " is offered.

In addition, IR information is transmitted automatically to Reuters and the ブルーンバーグ as the tool group which is conscious of strengthening the IR activity, to HP compilation tool to accumulate " HomePageDirect " in order to publish IR information " the IRDirect " and enterprise home page (HP) and investor information to the data base, communication of one two one is actualized offers " One-to-OneDirect " .

The same company, in order furthermore to be complete IR activity, takes the log of the IR information which is published to enterprise HP and the like, searches the information which has malice such as whistle-blowing and the circulation of rumor which are done on " the IRLogIt " and Internet also " the IRPatrol " added to the service line.

The same company anticipates the customer 400 and the sale of 2 hundred million Yen in 2001.

Service start time and fee



| Service | Start time | Fee | Unit |
|------------------|------------|--------------------------------|---------------------------|
| RoadshowDirect | Start end | 20 ten thousand Yen | Month |
| ConferenceDirect | Spring | 30 - 50 ten thousand Yen | Time / time |
| IRDirect | Start end | 1 ten thousand Yen 2500 Yen | Transmission file / month |
| HomePageDirect | Start end | 5 ten thousand Yen | Month |
| One-to-OneDirect | Summer | Undecided | |
| IRLogIt | March | 1 - 2 ten thousand Yen | Month |
| IRPatrol | Start end | 10 ten thousand Yen | 3 keywords / month |

ジェネラルソリューションズ

URL <http://www.c-direct.net/>

<https://www.c-direct.ne.jp/gs/news/2003/n0109.html>

企業情報 GS の強み事業概要 IPO & Incubation IR & Communication Internet IR
Business Development 採用情報 2003 年 01 月 09 日

株式会社富士通システムソリューションズ「WebSERVE」サービスへ、インターネット IR ASP サービスの提供を開始

(関連記事が平成 15 年 1 月 9 日付日経産業新聞 3 ページに掲載されました)

ジェネラルソリューションズは、株式会社富士通システムソリューションズ（以下 FSOL）との提携により、これまでの自社ブランド『Corporate Direct』による提供に加え、FSOL の販売・提供するインターネット統合ソリューションサービス「WebSERVE」を通じてのインターネット IR ASP サービスの提供を開始いたします。

これによって、サービス提供形態の多様化を図ると共に、弊社の IR 及び FSOL の IT に関するノウハウを相互に活用し、共同でこれまで以上のインターネット IR ASP サービスの機能向上に当たってまいります。

【FSOL について】

FSOL は、富士通の情報サービス子会社で、富士通グループ最大のソリューションプロバイダーとして、5000 社を越えるお客様に対し、コンサルティングからシステム構築、運用・アウトソーシングサービスに至るまでトータルソリューションを提供しております。

[一覧へ戻る](#)

GS Company's business strengths Summary IPO & Incubation IR &
Communication Internet IR Business Development Jobs on Jan. 9, 2003

Fujitsu System Solutions "WebSERVE" service, Internet service providers
to start IR ASP

(Articles in January 2003 to 9, Nikkei Sangyo Shimbun published on page

General Solutions, Fujitsu System Solutions (FSOL) and the association with the brand of their previous offer of Corporate Direct, in addition, FSOL Internet sales provide integrated solutions "WebSERVE" through the Internet IR ASP Service providers to start.

This allows service providers to diversify its forms, as well as our IR and mutual FSOL's IT know-how to use the Internet more than ever joint IR ASP services to improve hitting.

FSOL [about]

FSOL, information services subsidiary of Fujitsu, Fujitsu tools as the largest group, of more than 5,000 customer companies, consulting to systems running to provide outsourcing services ranging from the total.

The List

I=20 suggest that you send him a note after you get the ticket = -
this=20 is \$.... that I paid for my ticket. Remember, = you
are critical witness for them = too. They=20 themselves fly
only=20 business class...

-----Original Message-----

From: Kiyoto Kanda=20 [mailto:kanda@tka.att.ne.jp]

Sent: Monday, September 30, = 2002 9:40=20 AM

To: Charny

Subject: Re: NY visiting=20 schedule

I will buy C class.

Thank you for = your=20 advice.
Anyway Fujitsu pays.

Best regards,

Kiyoto = Kanda

Charny wrote:

kandfa san, Please don't ask thm =
which class they would pay for! Tell them that you are buying an =
open-end ticket in an appropriate class and it costs such and =
such. O'Brien charges \$500/hour and Paul charges =
\$400/hour! These guys can afford to pay for your trip! =
-- LC-----Original =
Message-----From: Kiyoto Kanda [mailto:kanda@tka.att.ne.jp]se=
nt: Monday, September 30, 2002 1:08 AM To: O'Brien, Richard J. Cc: =
Veith, Paul E.; Kiyoto Kanda Subject: NY visiting =
schedule Dear Mr. O'Brien, I will make a reservation =
of the flight from Tokyo to NY, JFK on October 20. Please =
confirm which class (C class or Y class), you/Fujitsu support. After I =
receive your confirmation, I will make an actual reservation. As =
to the return ticket, it would be opened. Thank you for your =
confirmaiton. Best regards, Kiyoto =
Kanda



FI 000091

Content-Transfer-Encoding: 7bit Dear Kanda-san, This is good. Just remember, that by helping them you are also helping yourself. However, from THEIR point of view, you are a critical witness for THEIR case. Besides, if everything goes well, you may be able to restore your relationship with Fujitsu. I am meeting with Fujitsu's lead expert witness tomorrow - a Professor from MIT (Randy Davis). I took his course many years ago. He is a Chairman of some commission on Intellectual Computer Property. Frankly, I think Fujitsu has an iron-clad case. Talk to you later. -- LEON -----Original Message----- From: Kiyoto Kanda [mailto:kanda@tka.att.ne.jp] Sent: Monday, September 30, 2002 5:43 PM To: Leon Subject: [Fwd: RE: NY visiting schedule] Dear Leonid, Just for your info., I received a mail from Mr. O'Brien as follows. As you say, I seem to be an "important" witness. Talk to you soon, Best regards, Kiyoto Kanda ----- Original Message ----- Subject: RE: NY visiting schedule Date: Mon, 30 Sep 2002 17:00:10 -0500 From: "O'Brien, Richard J." To: "'kanda@tka.att.ne.jp'" CC: "Veith, Paul E." Go ahead and book business class. Richard J. O'Brien SIDLEY AUSTIN BROWN & WOOD Bank One Plaza 10 S. Dearborn Street Chicago, IL 60603 robrien@sidley.com Phone: 312-853-7283 Fax: 312-853-7036 website: www.sidley.com -----Original Message----- From: Kiyoto Kanda [mailto:kanda@tka.att.ne.jp] Sent: Monday, September 30, 2002 3:08 AM To: O'Brien, Richard J. Cc: Veith, Paul E.; Kiyoto Kanda Subject: NY visiting schedule Dear Mr. O'Brien, I will make a reservation of the flight from Tokyo to NY, JFK on October 20. Please confirm which class(C class or Y class), you/Fujitsu support. After I receive your confirmation, I will make an actual reservation. AS to the return ticket, it would be opened. Thank you for your confirmation. Best regards, Kiyoto Kanda "" made the following annotations on 09/30/2002 05:00:13 PM

----- This e-mail is sent by a law firm and may contain information that is privileged or confidential. If you are not the intended recipient, please delete the e-mail and any attachments and notify us immediately.

-----_NextPart_000_0118_01C268AA.DE058D30 Content-Type: text/html; charset="ISO-2022-JP" Content-Transfer-Encoding: quoted-printable
Dear=20 Kanda-san,

This=20 is good. Just remember, that by helping them you=20 are also helping yourself. However, from THEIR=20 point of view, you are a critical witness for THEIR = case. Besides, if everything goes well, you may=20 be able=20 to restore your relationship with Fujitsu.

I am=20 meeting with Fujitsu's lead expert witness tomorrow - a Professor from MIT (Randy=20 Davis). I took=20 his course many years ago. He is a Chairman of some commission on Intellectual = Computer=20 Property. Frankly, I think Fujitsu has = an=20 iron-clad case.

Talk=20 to you later.

---=20 LEON

-----Original Message-----
From: Kiyoto Kanda=20 [mailto:kanda@tka.att.ne.jp]
Sent: Monday, September 30, = 2002 5:43=20 PM
To: Leon
Subject: [Fwd: RE: NY visiting=20 schedule]

Dear Leonid,

Just for your info., = I=20 received a mail from Mr. O'Brien as follows.

As you say, I = seem to=20 be an "important" witness.

Talk to you soon,

Best=20 regards,

Kiyoto Kanda

----- Original Message = -----=20 Subject: RE: NY visiting schedule

Date: Mon, 30 Sep 2002 17:00:10 -0500
From: "O'Brien, Richard J." <robrien@sidley.com>
To: "Kanda@tka.att.ne.jp" <kanda@tka.att.ne.jp>< /TR>
CC: "Veith, Paul E." <pveith@sidley.com>

Go ahead and book business class.

Richard J. O'Brien

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FI 000093

Message-----
From: Kiyoto Kanda [<mailto:kanda@tka.att.ne.jp>]
Se=
nt: Thursday, September 12, 2002 3:14 PM
To: Leon
Cc: Kiyoto =
Kanda
Subject: Meeting with Fujitsu Lawyer

Dear =
Leonid,

I have a 2nd meeting with Mr. O'Brien and Mr. Veath in =
Tokyo
last night.

Mr. Veath was writing a mail to you and you =
were supposed to
receive it with my "say hello to him".

The =
meeting was same as before, checking document and
comment. By this =
time, both of them have a confidence that
every person's talk is =
same, which means "truth is one thing".

At last I have confirmed =
a visiting schedule to NY. The trial
will begins in the week of =
October 21. I should be in NY before
3 days of the trial date. =
Interesting issue is that there is a
little chance for arbitration =
between LinkCo and Fujitsu.
LinkCo begins to negotiate and p
ropose arbitration.
Mr. O'Brien said that in the case of arbitration, =
I need to
come to Chicago.

Anyway I come to the States, which =
is good. We can
discuss other issues all together.

Talk to you =
soon,

Best regards,

Kiyoto =
Kanda

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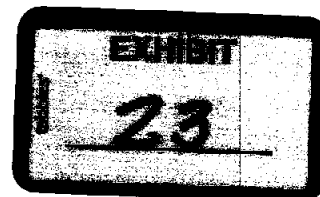
SETTLEMENT AND RELEASE

- A. LinkCo has recently learned that Mr. Kiyoto Kanda is in possession of a computer owned by LinkCo and containing LinkCo trade secrets.
- B. LinkCo has also recently learned that Mr. Kanda established a Japanese corporation and became its sole shareholder using money (10,000,000 Japanese Yen) from LinkCo. The Japanese corporation was intended to be a wholly owned subsidiary of LinkCo and LinkCo has never allowed or directed Mr. Kanda to become the shareholder of the Japanese corporation. Mr. Kanda has not compensated LinkCo despite the fact that LinkCo has no control over the Japanese corporation without being paid any consideration.

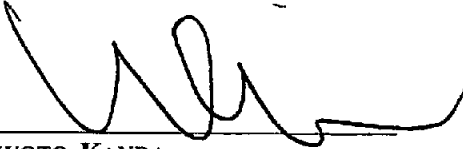
NOW THEREFORE, the parties have agreed as follows:

1. Mr. Kanda will deliver to LinkCo's attorney, Mr. Toyoshima, the aforementioned LinkCo owned computer and an IBM computer Mr. Kanda believes he bought in 2000 or 2001 with their original hard drives, power cords and plugs and other original parts.
2. Mr. Kanda will provide to Mr. Toyoshima all relevant passwords and access information. Mr. Kanda will authenticate, including by sworn testimony, the computers' contents, as and when reasonably requested by LinkCo.
3. Based on the foregoing, LinkCo hereby releases Mr. Kanda from any claim LinkCo may have for not having returned the aforesaid LinkCo computer or relating to the 10,000,000 Japanese Yen in LinkCo, or LinkCo Japan funds, on condition that Mr. Kanda has not given LinkCo any false information concerning LinkCo, Fujitsu, Bowne, Nichimen, Kambil, Israel-Rosen, himself or any other parties whose names are contained in the aforesaid computers. This release is not conditioned on LinkCo's ability to extract desired information from the computers.
4. LinkCo or its related parties will keep confidential any information unrelated to LinkCo, Fujitsu, Bowne, Nichimen, Kambil, or Israel-Rosen obtained from the above two computers and will not disclose such unrelated information to any third parties.

Wk M.T.



5. LinkCo or its related parties will neither sue Mr. Kanda anywhere in the world or demand a meeting related to the following: (a) a lawsuit in the United States District Court for the District of Massachusetts styled LinkCo Inc. v. Nichimen Corporation and Kiyoto Kanda, Case No. 00-11050; (b) a lawsuit in the United States District Court for the Southern District of New York styled LinkCo Inc. v. Fujitsu, Co., Ltd., Case No. 00 CIV 7242; (c) the misappropriation of LinkCo's intellectual properties or unfair competition by Bowne and Company as alleged in a lawsuit in the Circuit Court of Cook County Illinois County Department, Law Division styled LinkCo, Inc. v. Bowne and Company, Case No. 04 L 1794; (d) Mr. Kanda's not having returned above-mentioned computers; and (e) the dispute concerning the 10,000,000 Japanese Yen in LinkCo or LinkCo Japan funds. Notwithstanding the foregoing, a condition of this settlement is Mr. Kanda's performance of the requirements of paragraphs 1 and 2 above.

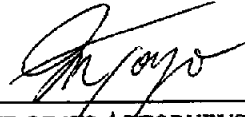


KIYOTO KANDA

Address
#118, 3-10-1, Komazawa,
Setagaya-ku, Tokyo 157-0012,
Japan

Date April 12, 2006

LINKCO, INC.

BY: 

ONE OF ITS ATTORNEYS
Makoto Toyoshima
Kojima Law Offices
Gobancho Kataoka Bldg.
2-7, Gobancho, Chiyoda-ku
Tokyo 102-0076, Japan

Date April 12, 2006

Steven M. Bierman (SB 6615)
SIDLEY & AUSTIN
875 Third Avenue
New York, New York 10022
(212) 906-2000

Richard J. O'Brien
Paul E. Veith
SIDLEY & AUSTIN
Bank One Plaza
10 South Dearborn Street
Chicago, Illinois 60603
(312) 853-7000

Attorneys For Defendant
FUJITSU LIMITED

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----x
LINKCO, INC.,

: No. 00 CIV. 7242

Plaintiff,

: Hon. Shira A. Scheindlin

v.

FUJITSU LTD.,

Defendant.
-----x

**DEFENDANT FUJITSU LIMITED'S AMENDED RESPONSE
TO PLAINTIFF'S FIRST SET OF INTERROGATORIES (NOS. 1-12)**

Defendant Fujitsu Limited, by its attorneys and pursuant to Rule 34 of the Federal Rules of Civil Procedure, for its amended response to Plaintiff's First Set of Interrogatories (Nos. 1-12) ("LinkCo's Interrogatories"), states as follows:



LX006658

GENERAL OBJECTIONS

1. Fujitsu objects to LinkCo's interrogatories to the extent they call for information protected from disclosure by the attorney-client privilege, the work-product doctrine, or any other applicable statutory or common-law protection against disclosure.

2. Fujitsu objects to LinkCo's interrogatories to the extent they call for the disclosure of Fujitsu's trade secret or other confidential research, development, or commercial information ("Fujitsu Confidential Information") in the absence of the entry of a protective order and (a) a particularized description of the trade secrets alleged to have been disclosed to and misappropriated by Fujitsu; (b) a description of the measures taken to protect the same from disclosure; and (c) a showing of need to justify access to Fujitsu Confidential Information.

3. Fujitsu objects to LinkCo's definition of "Fujitsu's Technology" insofar as it includes "Fujitsu's related business and marketing plans to permit electronic disclosure and reporting worldwide of systematic and detailed business information regarding Japanese companies," and thereby implies the existence of a business and marketing plan that Fujitsu has not pursued and is not pursuing. For purposes of this response, "Fujitsu's Technology" will be taken to mean "Fujitsu's DisclosureVision, IR-Station, and IR-TanshinStation products, systems, technology, and software, including all versions, releases, upgrades, and components thereof." (See LinkCo's Interrogatories, p. 3, Def. E).

4. Where a person is named in response to these interrogatories and is currently an employee of Fujitsu or one of its subsidiaries, the person's home address will not be provided insofar as any attempt to contact such person is prohibited.

Subject to and without waiving these General Objections, Fujitsu further responds

as follows:

RESPONSE

Interrogatory No. 1: Identify all persons with knowledge of information relating to Fujitsu's Technology, and generally describe, identify the custodian of, and identify the location of any documents, physical evidence, or information that exists that is relevant to the same.

Answer: Subject to the foregoing General Objections and Fujitsu's right to supplement this Answer if necessary, Fujitsu hereby identifies the following persons:¹

| | | |
|---|-----------------------------------|----------|
| Asakura, Takafumi | Fujitsu Limited | Tokyo |
| Atobe, Kazunori | Fujitsu Limited | Tokyo |
| Fujitsu Okayama Systems Engineering Ltd. | -- | Okayama |
| Fujitsu Shizuoka Engineering | -- | Shizuoka |
| Kamijyo, Hideki | Fujitsu Limited | Tokyo |
| Kitagawa, Yoshihito | Fujitsu Limited | Tokyo |
| Koga, Satoshi | Fujitsu Limited | Tokyo |
| Komuro, Hiroyuki | Fujitsu Shizuoka Engineering Ltd. | Shizuoka |
| Kubota, Toshinao | Fujitsu Limited | Osaka |
| Mita, Takahiro | Fujitsu Limited | Osaka |
| Nanbuya, Toru | Fujitsu Limited | Tokyo |
| Sakura KCS | -- | Osaka |
| Sasakura, Takashi | Fujitsu Limited | Osaka |
| Shibata, Toru | Fujitsu Limited | Tokyo |
| Tada, Masami | Fujitsu Limited | Tokyo |
| Takaya, Mitsuhiro | Tokyo Stock Exchange | Tokyo |
| (former employee of Fujitsu Financial Systems Ltd.) | | |
| Yamaguchi, Chisato | Fujitsu Limited | Tokyo |
| Yamamoto, Shuji | Fujitsu Limited | Tokyo |
| Yurino, Toshiki | Unknown | Okayama |
| (former employee of Fujitsu Limited) | | |

Documents, physical evidence, and/or information related to the subject matter of this interrogatory are in the custody of the named persons and/or Fujitsu Limited, the Tokyo

¹ The list of identified persons generally will follow the convention of last name, first name, present employer, location of present employment. Where the person identified is not a current employee of Fujitsu Limited or an identified subsidiary, Fujitsu will provide a last known address.

Stock Exchange, the Osaka Securities Exchange, Nihon Keizai Shimbun, Inc., and other Fujitsu customers. Where such information is in Fujitsu Limited's custody, it generally is located in Tokyo, Japan or Osaka, Japan. These include documents such as specifications, proposals, estimates, design documentation, source code, object code, manuals, and others created in the course of developing the systems and applications referenced in the interrogatory. To the extent LinkCo has requested such information in its request for production, the documents have been or will be provided subject to any objections Fujitsu has stated.

Interrogatory No. 2: Identify all persons with knowledge of information relating to the business and marketing plans of Fujitsu's Technology, and generally describe, identify the custodian of, and identify the location of any documents, physical evidence, or information that exists that is relevant to the same.

Answer: Subject to the foregoing General Objections and Fujitsu's right to supplement this Answer if necessary, Fujitsu hereby identifies the following persons:

| | | |
|--------------------|-----------------|-------|
| Akutsu, Tomomi | Fujitsu Limited | Tokyo |
| Atobe, Kazunori | Fujitsu Limited | Tokyo |
| Ishibashi, Hitoshi | Fujitsu Limited | Tokyo |
| Kamijyo, Hideki | Fujitsu Limited | Tokyo |
| Saiki, Yasuyuki | Fujitsu Limited | Tokyo |
| Shibata, Toru | Fujitsu Limited | Tokyo |

Documents, physical evidence, and/or information related to the subject matter of this interrogatory are in the custody of the named persons and/or Fujitsu Limited. Such information generally is located in Tokyo, Japan or Osaka, Japan. These include documents such as proposals, requests for proposal, business plan documents, marketing materials, reports and others created in the course of marketing Fujitsu's Technology. To the extent LinkCo has requested such information in its request for production, the documents have been or will be provided subject to any objections Fujitsu has stated.

Interrogatory No. 3: Identify all persons with knowledge of information relating to sales and projected sales related to or generated from or by Fujitsu's Technology, and

generally describe, identify the custodian of, and identify the location of any document, physical evidence, or information that exists that is relevant to the same.

Answer: Subject to the foregoing General Objections and Fujitsu's right to supplement this Answer if necessary, Fujitsu hereby identifies the following persons:

| | | |
|----------------------|-----------------|-------|
| Akutsu, Tomomi | Fujitsu Limited | Tokyo |
| Atobe, Kazunori | Fujitsu Limited | Tokyo |
| Ito, Takeshi | Fujitsu Limited | Tokyo |
| Kamijyo, Hideki | Fujitsu Limited | Tokyo |
| Koga, Satoshi | Fujitsu Limited | Tokyo |
| Koga, Yuji | Fujitsu Limited | Osaka |
| Matsuzaki, Tadatoshi | Fujitsu Limited | Tokyo |
| Mochizuki, Shoukichi | Fujitsu Limited | Tokyo |
| Nakamura, Yoshiaki | Fujitsu Limited | Tokyo |
| Shibata, Toru | Fujitsu Limited | Tokyo |
| Tanoue, Hidehisa | Fujitsu Limited | Tokyo |
| Yukitomo, Satoshi | Fujitsu Limited | Tokyo |

Documents, physical evidence, and/or information related to the subject matter of this interrogatory are in the custody of the named persons and/or Fujitsu Limited. Such information generally is located in Tokyo, Japan or Osaka, Japan. These include documents such as business plans, contracts with customers, promotional or marketing materials, and others created in the course of marketing Fujitsu's Technology. To the extent LinkCo has requested such information in its request for production, the documents have been or will be provided subject to any objections Fujitsu has stated.

Interrogatory No. 4: Identify all persons with knowledge of information relating to Fujitsu's efforts in the areas of sales, marketing, or promotion of its products or services, to the extent such efforts relate to any line of business or product relevant to the subject matter of this action, including the sales, marketing, or promotion of Fujitsu's Technology, and generally describe, identify the custodian of, and identify the location of any documents, physical evidence, or information that exists that is relevant to the same.

Answer: Fujitsu objects to this interrogatory as vague and ambiguous in its request for identification of persons with knowledge of sales, marketing, and promotional "efforts . . . to the extent such efforts relate to any line of business or product relevant to the

subject matter of this action . . ." because the question of which of Fujitsu's hundreds of businesses or products are relevant to the subject matter of this action cannot be determined without further articulation by LinkCo as to what trade secrets or other confidential information Fujitsu allegedly misappropriated. Subject to the foregoing objections and Fujitsu's right to supplement this Answer if necessary, Fujitsu hereby identifies the following persons with knowledge of Fujitsu's sales, marketing, or promotional efforts related to the subject of the electronic filing and dissemination of corporate reports:

| | | |
|----------------------|-----------------|-------|
| Akutsu, Tomomi | Fujitsu Limited | Tokyo |
| Atobe, Kazunori | Fujitsu Limited | Tokyo |
| Hidehisa, Tanoue | Fujitsu Limited | Tokyo |
| Ishibashi, Hitoshi | Fujitsu Limited | Tokyo |
| Ito, Takeshi | Fujitsu Limited | Tokyo |
| Kamijyo, Hideki | Fujitsu Limited | Tokyo |
| Kikumori, Nobuhiko | Fujitsu Limited | Tokyo |
| Koga, Satoshi | Fujitsu Limited | Tokyo |
| Koga, Yuji | Fujitsu Limited | Osaka |
| Matsuzaki, Tadatoshi | Fujitsu Limited | Tokyo |
| Mochizuki, Shoukichi | Fujitsu Limited | Tokyo |
| Nakamura, Yoshiaki | Fujitsu Limited | Tokyo |
| Okazaki, Shunya | Fujitsu Limited | Tokyo |
| Saiki, Yasuyuki | Fujitsu Limited | Tokyo |
| Shibata, Toru | Fujitsu Limited | Tokyo |
| Shibue, Kazuyuki | Fujitsu Limited | Tokyo |
| Yukitomo, Satoshi | Fujitsu Limited | Tokyo |

Documents, physical evidence, and/or information related to the subject matter of this interrogatory are in the custody of the named persons and/or Fujitsu Limited. Such information generally is located in Tokyo, Japan or Osaka, Japan. These include documents such as requests for proposal, proposals, business plan documents, contracts with customers, marketing materials, and others created in the course of marketing Fujitsu's Technology. To the extent LinkCo has requested such information in its request for production, the documents have been or will be provided subject to any objections Fujitsu has stated.

| | | |
|--------------------|-------------------|-----------|
| Kamijyo, Hideki | Fujitsu Limited | Tokyo |
| Otsuki, Fumihiko | Fujitsu Limited | Tokyo |
| Shibata, Toru | Fujitsu Limited | Tokyo |
| Temkin, Bruce | 48 White Oak Road | Waban, MA |
| Tsuchiya, Yutaka | Fujitsu Limited | Tokyo |
| Yamaguchi, Chisato | Fujitsu Limited | Tokyo |

Documents, physical evidence, and/or information related to the subject matter of this interrogatory are in the custody of the named persons and/or Fujitsu Limited. Where such information is in Fujitsu Limited's custody, it generally is located in Tokyo, Japan. These include documents such as contracts, e-mail, and reports. To the extent LinkCo has requested such information in its request for production, the documents have been or will be provided subject to any objections Fujitsu has stated.

Interrogatory No. 7: Identify all persons with knowledge of information relevant to the details of Ajit Kambil's relationship with Fujitsu, and generally describe, identify the custodian of, and identify the location of any documents, physical evidence, or information that exists that is relevant to the same.

Answer: Subject to the foregoing General Objections and Fujitsu's right to supplement this Answer if necessary, Fujitsu hereby identifies the following persons.³

| | | |
|------------------|---|------------------------|
| Bodoff, David | Hong Kong University of Science & Technology | Hong Kong |
| Ito, Takeshi | Fujitsu Limited | Tokyo |
| Kambil, Ajit | Accenture Consulting New York University | Boston, MA New York |
| Kanda, Kiyoto | K and A, Inc. | Tokyo |
| Kamijyo, Hideki | Fujitsu Limited | Tokyo |
| Otsuki, Fumihiko | Fujitsu Limited | Tokyo |

³ Fujitsu employees other than those listed here may have had contact with Kambil in 1998. Specifically, additional employees of Fujitsu or its affiliates attended presentations of Kambil's research in August 1998. Those listed here, however, are the individuals who, upon reasonable inquiry, Fujitsu believes may have knowledge of the "details" of Kambil's relationship with Fujitsu.

Additionally, the following individuals attended a meeting with Kambil in New York in December 1997, although they are not believed to have knowledge of the "details" of

Kambil's relationship with Fujitsu:

| | | |
|---|-----------------------------------|-------|
| Kitagawa, Manabu | Fujitsu Research Institute | Tokyo |
| Komuro, Hioyuki | Fujitsu Shizuoka Engineering Ltd. | Tokyo |
| Okazaki, Shunya | Fujitsu Limited | Tokyo |
| Sakai, Yuichi | Fujitsu Limited | Tokyo |
| Takaya, Mitsuhiro | Tokyo Stock Exchange | Tokyo |
| (former employee of Fujitsu Financial Systems Ltd.) | | |
| Tamura, Masayasu | Fujitsu Research Institute | Tokyo |
| Tokutake, Yasuo | Fujitsu Limited | Tokyo |
| Tsuchiya, Yutaka | Fujitsu Limited | Tokyo |

Documents, physical evidence, and/or information related to the subject matter of this interrogatory are in the custody of the named persons and/or Fujitsu Limited. Where such information is in Fujitsu Limited's custody, it generally is located in Tokyo, Japan. These include documents such as a proposal letter, contracts, e-mail, and reports. To the extent LinkCo has requested such information in its request for production, the documents have been or will be provided subject to any objections Fujitsu has stated.

Interrogatory No. 8: Excepting present or former employees of LinkCo, identify all persons with knowledge of information relevant to LinkCo's Technology and Trade Secrets or any component thereof (including but not limited to anyone who has compared LinkCo's Technology and Trade Secrets with Fujitsu's Technology) and generally describe, identify the custodian of, and identify the location of any documents, physical evidence, or information that exists that is relevant to the same.

Answer: Fujitsu's knowledge of LinkCo's Technology and Trade Secrets is limited to the information provided by LinkCo prior to and during the meeting of September 10, 1997, which amounted to a general description of LinkCo's business. (See FL 902-917). Apart from the foregoing and documents or information received from LinkCo in the course of this litigation, Fujitsu does not believe it is or has been privy to documents or other information that constitutes or is relevant to LinkCo's Technology and Trade Secrets. Apart from the documents

identified in this Answer, Fujitsu is not aware of the existence or location of any documents, physical evidence, or other information that is relevant to LinkCo's Technology and Trade Secrets.

Interrogatory No. 9: Excepting present or former employees of LinkCo, identify all persons with knowledge of information relevant to any communication or negotiations between Fujitsu, LinkCo, Kiyoto Kanda, and/or Ajit Kambil, and identify the location of any documents, physical evidence, or information that exists that is relevant to the same.

Answer: Fujitsu objects to this interrogatory in its use of the word "between" followed by a series of four persons, and therefore answers its interrogatory as if "between" was deleted and "among any of" was inserted. Subject to the foregoing objections and Fujitsu's right to supplement this Answer if necessary, Fujitsu hereby identifies the following persons:⁴

| | | |
|----------------------|----------------------------|-----------|
| Atobe, Kazunori | Fujitsu Limited | Tokyo |
| Bodoff, David | Hong Kong University | Hong Kong |
| Futagami, Kimihiro | Fujitsu Limited | Tokyo |
| Inagaki, Hiromasa | Fujitsu Limited | Tokyo |
| Ito, Takeshi | Fujitsu Limited | Tokyo |
| Kamijyo, Hideki | Fujitsu Limited | Tokyo |
| Kitagawa, Manabu | Fujitsu Research Institute | Tokyo |
| Mochizuki, Shoukichi | Fujitsu Limited | Tokyo |
| Okazaki, Shunya | Fujitsu Limited | Tokyo |
| Otsuki, Fumihiko | Fujitsu Limited | Tokyo |
| Saiki, Yasuyuki | Fujitsu Limited | Tokyo |
| Sakai, Yuichi | Fujitsu Limited | Tokyo |
| Shibata, Toru | Fujitsu Limited | Tokyo |
| Shibue, Kazuyuki | Fujitsu Limited | Tokyo |
| Shimohata, Yoshikazu | Fujitsu Research Institute | Tokyo |
| Tamura, Masayasu | Fujitsu Research Institute | Tokyo |
| Tokutake, Yasuo | Fujitsu Limited | Tokyo |
| Tsuchiya, Yutaka | Fujitsu Limited | Tokyo |
| Uretsky, Mike | New York University | New York |
| Yamaguchi, Chisato | Fujitsu Limited | Tokyo |

⁴ Fujitsu has not attempted to list all persons who attended (1) Kambil's presentation of the results of his research to Fujitsu in August 1998; or (2) Kanda's presentation of seminars related to the disclosure business, which seminars were given in 1999 and 2000.

Documents, physical evidence, and/or information related to the subject matter of this interrogatory are in the custody of the named persons and/or Fujitsu Limited. Where such information is in Fujitsu Limited's custody, it generally is located in Tokyo, Japan. These include documents such as a summary of LinkCo's business (English and Japanese), a proposal letter, contracts, e-mail, and reports. To the extent LinkCo has requested such information in its request for production, the documents have been or will be provided subject to any objections Fujitsu has stated.

Interrogatory No. 10: Identify all persons with knowledge of information relevant to any communication or negotiation between Fujitsu and Bowne, and generally describe, identify the custodian of, and identify the location of any documents, physical evidence, or information that exists that is relevant to the same.

Answer: Fujitsu objects to this interrogatory in that it contains no limitations in subject matter or time. Subject to its objections and Fujitsu's right to supplement this Answer if necessary, Fujitsu hereby identifies the following persons:

| | | |
|------------------|---|-----------|
| Crosetto, Carl | Bowne International | New York |
| Dalton, Paul | Bowne Hong Kong (other information unknown) | Hong Kong |
| Finn, Julie | Bowne International (Tokyo) 23-10, Takada 3-chome Toshima-ku Tokyo, Japan 171-0033 | Tokyo |
| Hjerpe, Mark | Bowne of Singapore 6 Battery Road, #09-06 Singapore 049909 | Singapore |
| Kamijyo, Hideki | Fujitsu Limited | Tokyo |
| Kanda, Kiyoto | K and A, Inc. | Tokyo |
| Otsuki, Fumihiko | Fujitsu Limited | Tokyo |
| Penders, William | Bowne International 345 Hudson Street, 10th Floor New York, New York 10014 | New York |
| Saiki, Yasuyuki | Fujitsu Limited | Tokyo |
| Savarese, Joseph | Bowne International | New York |

Documents, physical evidence, and/or information related to the subject matter of this interrogatory are in the custody of the named persons and/or Fujitsu Limited. Where such information is in Fujitsu Limited's custody, it generally is located in Tokyo, Japan. These include documents such as a press release, a letter to Bowne, e-mails, and business cards. To the extent LinkCo has requested such information in its request for production, the documents have been or will be provided subject to any objections Fujitsu has stated.

Interrogatory No. 11: Identify all persons with knowledge of information relevant to Fujitsu's efforts in the areas of products design, development, testing, and manufacturing, to the extent such efforts relate to any line of business or product relevant to the subject matter of this action prior to September 1997, including all predecessors of Fujitsu's Technology, and generally describe, identify the custodian of, and identify the location of any documents, physical evidence, or information that exists that is relevant to the same.

Answer: Fujitsu objects to this interrogatory as vague and ambiguous in its request for identification of persons with knowledge of product design, development, testing, and manufacturing "efforts . . . to the extent such efforts relate to any line of business or product relevant to the subject matter of this action . . ." because the question of which of Fujitsu's hundreds of businesses or products are relevant to the subject matter of this action cannot be determined without further articulation by LinkCo as to what trade secrets or other confidential information Fujitsu allegedly misappropriated. Subject to the foregoing objections and Fujitsu's right to supplement this Answer if necessary, Fujitsu hereby identifies the following persons with knowledge of Fujitsu's product design, development, testing, and manufacturing efforts related to the subject of the electronic filing and dissemination of corporate reports:

| | | |
|----------------------|----------------------------|-------|
| Hirata, Hideyo | Fujitsu Limited | Tokyo |
| Kitagawa, Manabu | Fujitsu Research Institute | Tokyo |
| Sakai, Yuichi | Fujitsu Limited | Tokyo |
| Shimohata, Yoshikazu | Fujitsu Research Institute | Tokyo |
| Tamura, Masayasu | Fujitsu Research Institute | Tokyo |

Fujitsu further states that its proposed and actual work on systems and applications related to the electronic filing and dissemination of corporate reports was a natural outgrowth of its long-standing relationships with Japan's Ministry of Finance, the Tokyo Stock Exchange, the Osaka Securities Exchange, Nihon Keizai Shimbun, Inc., and other customers. Without limitation to work that may have been done by other groups, Fujitsu's Banking, Financial & Securities Sales Group and its Government and Public Utilities Sales Group have managed customer relationships that have involved work for the customers mentioned above and others. It would be virtually impossible to list all Fujitsu employees who have, over the years, devoted time to work on projects that might have some relationship to the "subject matter" of this action. In addition to the two sales groups mentioned above, several Fujitsu Limited engineering units and subsidiaries worked on projects prior to September 1997 that might have some relationship to the "subject matter" of this action. Again, without further articulation by LinkCo as to what trade secrets or other confidential information Fujitsu allegedly misappropriated, it is not possible to determine the identity of all persons who may have worked on relevant projects in the stated time period or to identify related documents. Documents, physical evidence, and/or information related to the subject matter of this interrogatory are in the custody of the named persons and/or Fujitsu Limited, or its customers. Where such information is in Fujitsu Limited's custody, it generally is located in Tokyo, Japan. These include documents such as specifications, requests for proposal, proposals, reports, design documentation, source code, object code, and others created in the course of developing systems and applications for customers. To the extent LinkCo has requested such information in its request for production, the documents have been or will be provided subject to any objections Fujitsu has stated.

Interrogatory No. 12. Identify all persons with knowledge of information relevant to Fujitsu's efforts in the areas of product design, development, testing, and manufacturing, to

the extent such efforts relate to any line of business or product relevant to the subject matter of this action between (and including) September 1997 and June 1998, including all predecessors of Fujitsu's Technology, and generally described, identify the custodian of, and identify the location of any documents, physical evidence, or information that exists that is relevant to the same.

Answer: Fujitsu objects to this interrogatory as vague and ambiguous in its request for identification of persons with knowledge of product design, development, testing, and manufacturing "efforts . . . to the extent such efforts relate to any line of business or product relevant to the subject matter of this action . . ." because the question of which of Fujitsu's hundreds of businesses or products are relevant to the subject matter of this action cannot be determined without further articulation by LinkCo as to what trade secrets or other confidential information Fujitsu allegedly misappropriated. Subject to the foregoing objections and Fujitsu's right to supplement this Answer if necessary, Fujitsu hereby identifies the following persons with knowledge of Fujitsu's sales, marketing, or promotional efforts related to the subject of the electronic filing and dissemination of corporate reports:

| | | |
|---|-----------------------------------|----------|
| Asakura, Takafumi | Fujitsu Limited | Tokyo |
| Atobe, Kazunori | Fujitsu Limited | Tokyo |
| Fujitsu Okayama Systems Engineering Ltd. | -- | Okayama |
| Fujitsu Shizuoka Engineering | -- | Shizuoka |
| Hirata, Hideyo | Fujitsu Limited | Tokyo |
| Kamijyo, Hideki | Fujitsu Limited | Tokyo |
| Kitagawa, Manabu | Fujitsu Research Institute | Tokyo |
| Kitagawa, Yoshihito | Fujitsu Limited | Tokyo |
| Koga, Satoshi | Fujitsu Limited | Tokyo |
| Komuro, Hiroyuki | Fujitsu Shizuoka Engineering Ltd. | Tokyo |
| Nanbuya, Toru | Fujitsu Limited | Tokyo |
| Sakai, Yuichi | Fujitsu Limited | Tokyo |
| Shibata, Toru | Fujitsu Limited | Tokyo |
| Shimohata, Yoshikazu | Fujitsu Research Institute | Tokyo |
| Tamura, Masayasu | Fujitsu Research Institute | Tokyo |
| Tokutake, Yasuo | Fujitsu Limited | Tokyo |
| Yamamoto, Shuji | Fujitsu Limited | Tokyo |
| Yurino, Toshiki | Unknown | Okayama |

Fujitsu further states that its proposed and actual work on systems and applications related to the electronic filing and dissemination of corporate reports was a natural outgrowth of its long-standing relationships with Japan's Ministry of Finance, the Tokyo Stock Exchange, the Osaka Securities Exchange, Nihon Keizai Shimbun, Inc., and other customers. Without limitation to work that may have been done by other groups, Fujitsu's Banking, Financial & Securities Sales Group and its Government and Public Utilities Sales Group have managed relationships that have involved work for the referenced customers and others. It would be virtually impossible to list all Fujitsu employees who have, devoted time to work on projects that might have some relationship to the "subject matter" of this action. In addition to the two sales groups mentioned above, several Fujitsu Limited engineering units and subsidiaries may have worked on projects between September 1997 and June 1998 that might have some relationship to the "subject matter" of this action. Again, without further articulation by LinkCo as to what trade secrets or other confidential information Fujitsu allegedly misappropriated, it is not possible to determine the identity of all persons who may have worked on relevant projects in the stated time period or to identify related documents. Certain documents, physical evidence, and/or information related to the subject matter of this interrogatory are in the custody of the named persons and/or Fujitsu Limited, or its customers. Where such information is in Fujitsu Limited's custody, it generally is located in Tokyo, Japan or Osaka, Japan. These include documents such as specifications, requests for proposal, proposals, reports, design documentation, source code, object code, and others created in the course of developing systems and applications for customers. To the extent LinkCo has requested such information in its request for production, the documents have been or will be provided subject to any objections Fujitsu has stated.

VERIFICATION

I, Fumihiko Otsuki, declare that I am employed by Fujitsu Limited as Manager, Capital Market Solutions, Business Development Dept., Sales Group, Banking, Insurance & Securities, and that I am authorized to execute this verification on behalf of Fujitsu Limited. I have read the foregoing Defendant Fujitsu Limited's Amended Response to Plaintiff's First Set of Interrogatories (Nos. 1-12) and it is my understanding that said document was prepared with the assistance and advice of Fujitsu Limited's counsel. I have contributed information toward the response of Interrogatory Numbers 6, 7, 9, and 10. As to the information I contributed, subject to any inadvertent or undiscovered errors and the right to make any changes if it appears that any omissions or errors have been made, the answers set forth are, to the best of my knowledge and belief, true and correct answers. As to the interrogatories whose answers I have not verified and as to the portions of answers containing information I did not provide, I do not have sufficient familiarity with the subject matter to allow me to verify the answers or portions thereof.

I declare under penalty of perjury under the laws of the United States of America that the foregoing statement is true and correct. Dated this 22nd day of March 2001 at Tokyo, Japan.

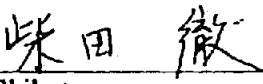


Fumihiko Otsuki

VERIFICATION

I, Toru Shibata, declare that I am employed by Fujitsu Limited as the Manager of Solution Development Department II, Systems Business Division I, Systems Engineering Group, and that I am authorized to execute this verification on behalf of Fujitsu Limited. I have read the foregoing Defendant Fujitsu Limited's Amended Response to Plaintiff's First Set of Interrogatories (Nos. 1-12) and it is my understanding that said document was prepared with the assistance and advice of Fujitsu Limited's counsel. I have contributed information toward the response of Interrogatory Numbers 1 through 7, and 9 through 12. As to the information I contributed, subject to any inadvertent or undiscovered errors and the right to make any changes if it appears that any omissions or errors have been made, the answers set forth are, to the best of my knowledge and belief, true and correct answers. As to the interrogatories whose answers I have not verified and as to the portions of answers containing information I did not provide, I do not have sufficient familiarity with the subject matter to allow me to verify the answers or portions thereof.

I declare under penalty of perjury under the laws of the United States of America that the foregoing statement is true and correct. Dated this 23 day of March 2001 at Tokyo, Japan.



Toru Shibata

LX006676

VERIFICATION

I, Yuichi Sakai, declare that I am employed by Fujitsu Limited as Manager, National Government Systems Department I, Systems Business Division III, Systems Engineering Group, and that I am authorized to execute this verification on behalf of Fujitsu Limited. I have read the foregoing Defendant Fujitsu Limited's Amended Response to Plaintiff's First Set of Interrogatories (Nos. 1-12) and it is my understanding that said document was prepared with the assistance and advice of Fujitsu Limited's counsel. I have contributed information toward the response of Interrogatory Numbers 4, 5, 7, 8, 9, 11, and 12. As to the information I contributed, subject to any inadvertent or undiscovered errors and the right to make any changes if it appears that any omissions or errors have been made, the answers set forth are, to the best of my knowledge and belief, true and correct answers. As to the interrogatories whose answers I have not verified and as to the portions of answers containing information I did not provide, I do not have sufficient familiarity with the subject matter to allow me to verify the answers or portions thereof.

I declare under penalty of perjury under the laws of the United States of America that the foregoing statement is true and correct. Dated this 2nd day of April 2001 at Tokyo, Japan.

酒 井 祐 一
Yuichi Sakai

LX006677

CERTIFICATE OF SERVICE

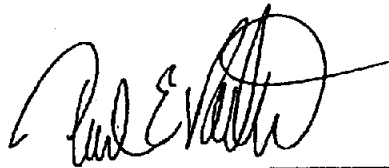
Paul E. Veith, an attorney, hereby certifies that he caused a true and correct copy of the foregoing document to be served upon all counsel of record by messenger or by first-class mail, postage prepaid, as follows:

Irving B. Levinson (by messenger)
Michael D. McCullough
Piper Marbury Rudnick & Wolfe
203 North LaSalle Street
Suite 1800
Chicago, Illinois 60601

Michael R. Hepworth (by mail)
Piper Marbury Rudnick & Wolfe
1251 Avenue of the Americas
New York, New York 10020-1104

David Israel (by mail)
Sessions, Fishman & Nathan, L.L.P.
3850 N. Causeway Boulevard, Suite 350
Metairie, Louisiana 70002

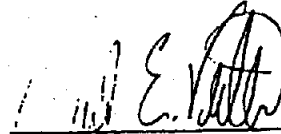
on this 20th day of March 2001.



Paul E. Veith

FUJITSU LIMITED

By:



One of its attorneys

Dated: March 20, 2001

Steven M. Bierman
SIDLEY & AUSTIN
875 Third Avenue
New York, New York 10022
(212) 906-2000

Richard J. O'Brien
Paul E. Veith
SIDLEY & AUSTIN
Bank One Plaza
10 South Dearborn
Chicago, Illinois 60603
(312) 853-7000

@DISCLOSUREVISION

Solution for Electronic
Filing and Disclosure

July 19, 1999

Financial Systems Division

Fujitsu Limited

F1000150

EXHIBIT

25

Fujitsu's Solution Business

Fujitsu suggests various types of solutions to meet clients' needs.
Fujitsu can provide @DisclosureVision for filing and disclosure.

Software and Services

Solution Vision

Vertical packages

(EC/CALS, Finance, Logistics, Retail,...)

Cross industry packages (EC, CRM, SFA, IR, ...)

DBMS

ERP

GroupWare

System Integration

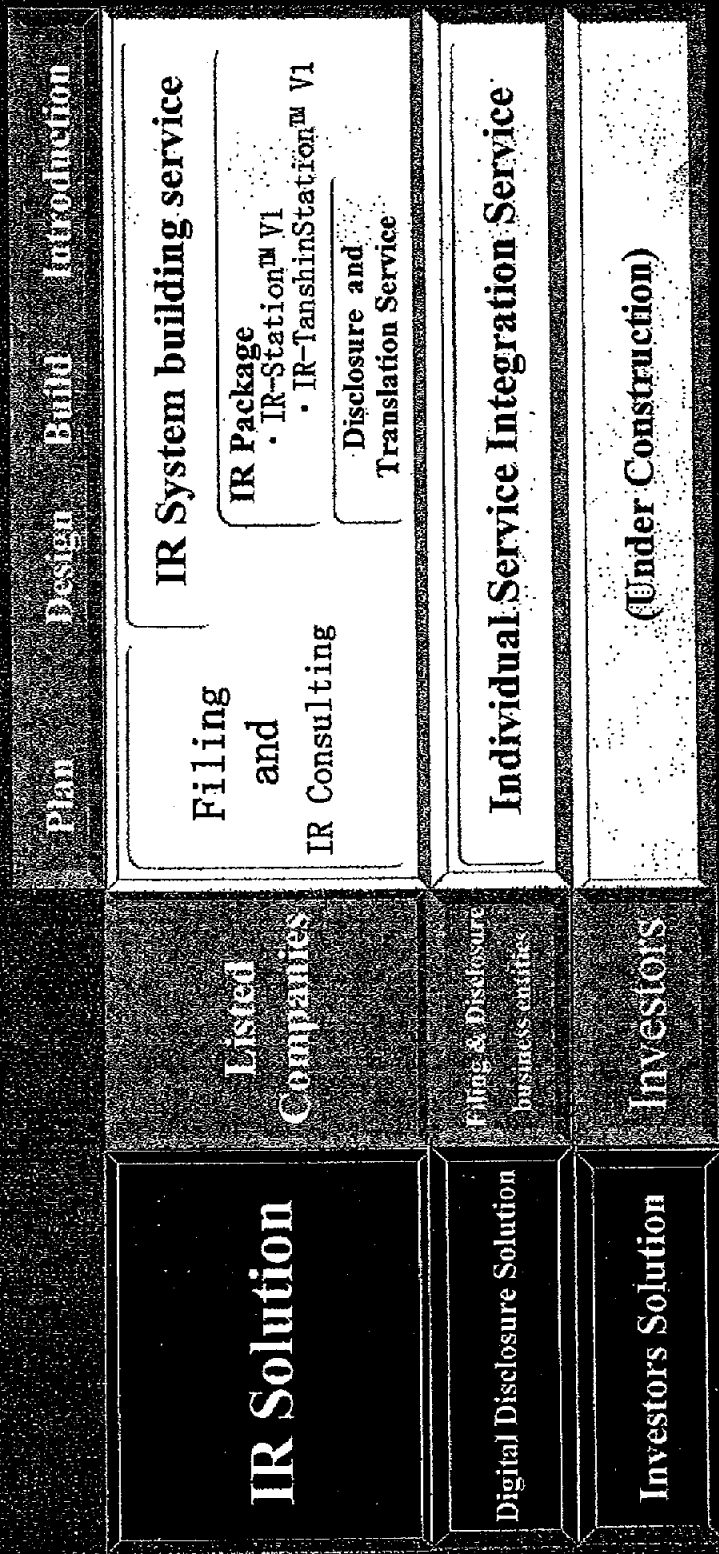
Outsourcing

Global Solution Link

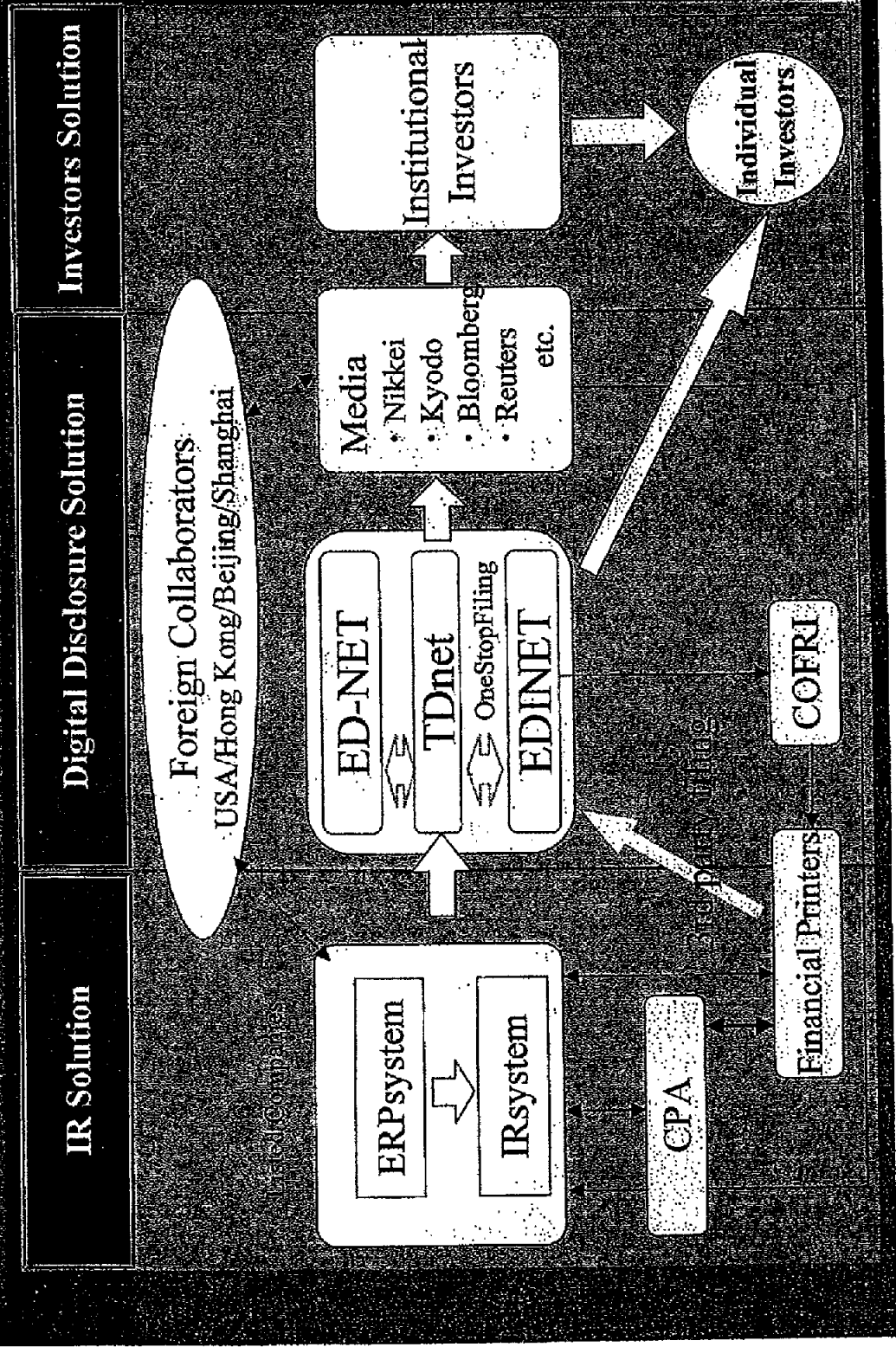


@DISCLOSUREVISION at a glance

@DISCLOSUREVISION can offer appropriate system to help filing and disclosing corporate information electronically, which consists of 3 major key solutions.



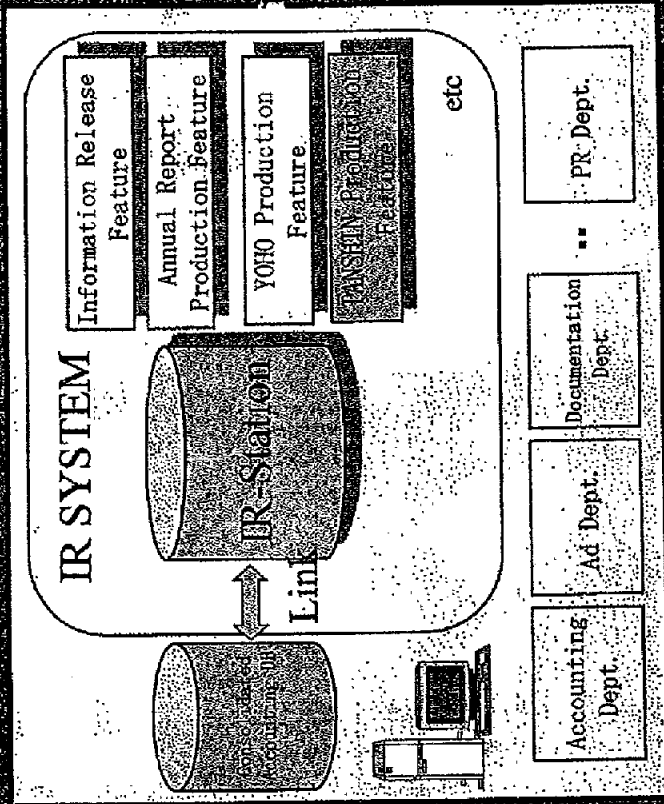
Disclosure Scheme



Importance of Filing and Disclosure System for Venture Companies

Venture companies listing to NasdaqJapan will have minimum personnel resources, which means they need "Solution" to solve a chain operation from accounting to filing and disclosure. Efficient system will become indispensable tools for venture companies.

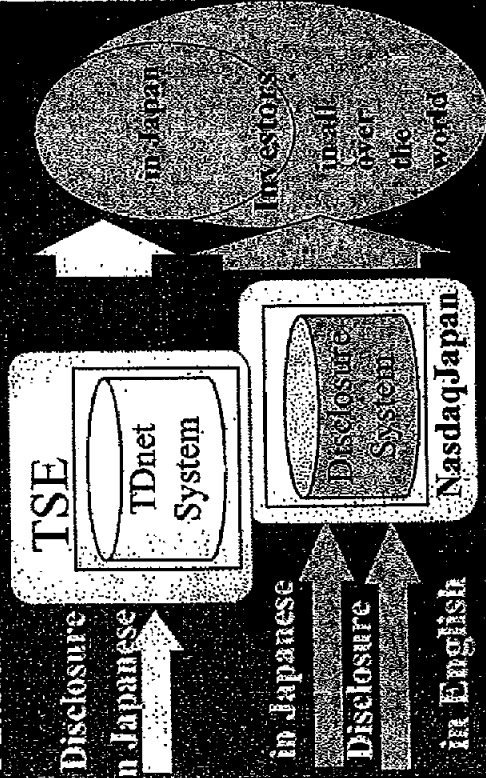
IR Solution



Voluntary Disclosure

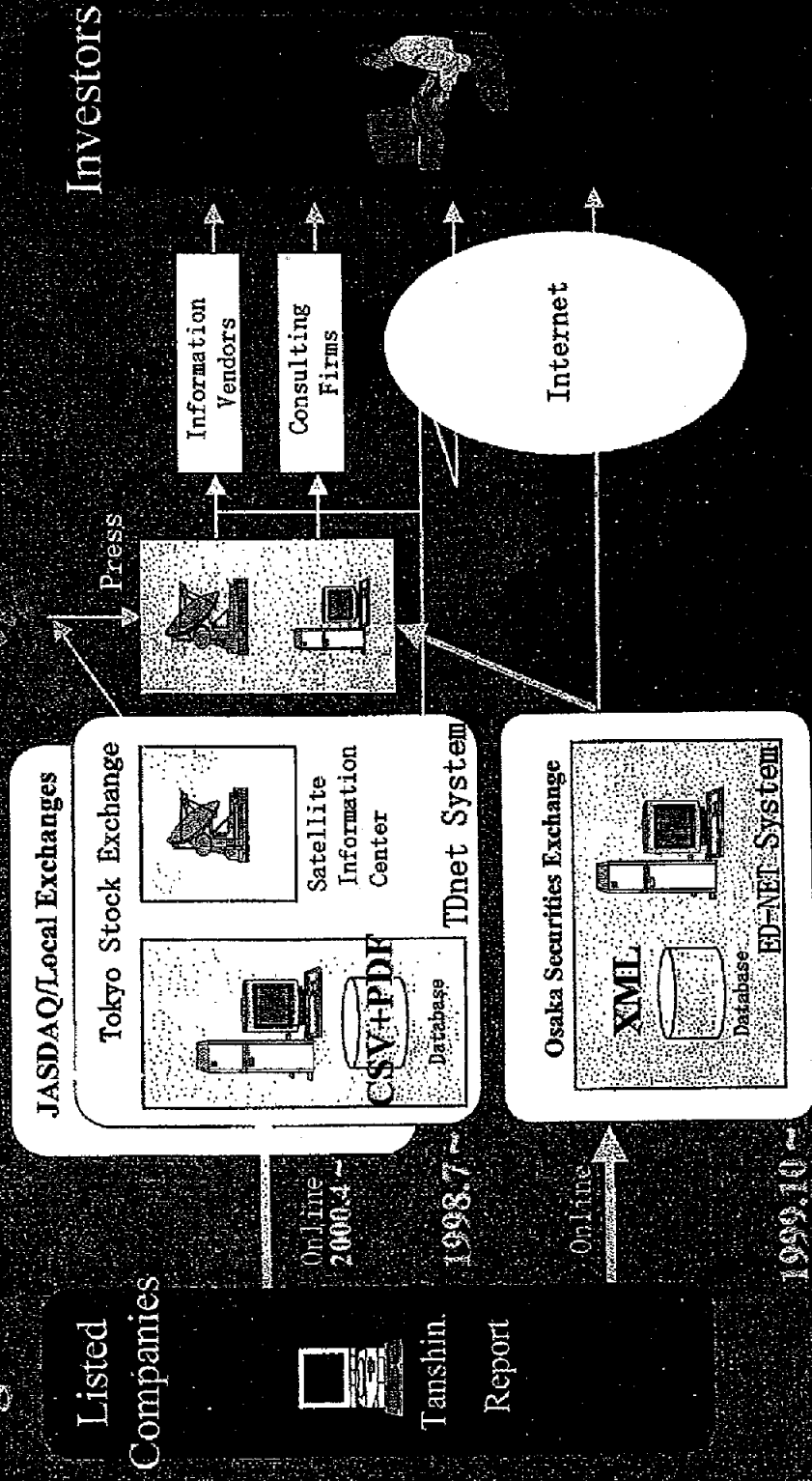


Mandated Disclosure



Japanese Disclosure System

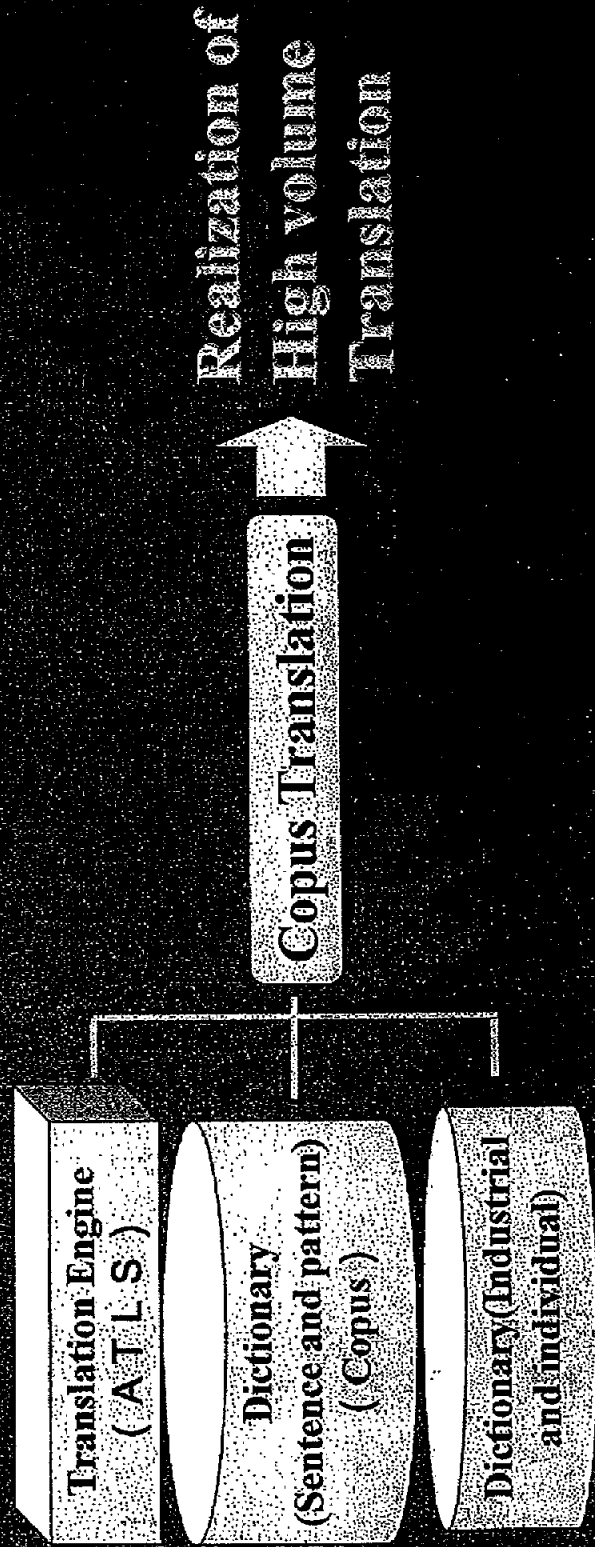
Several types of filing and disclosure systems exist in Japan.
Digital Disclosure Solution

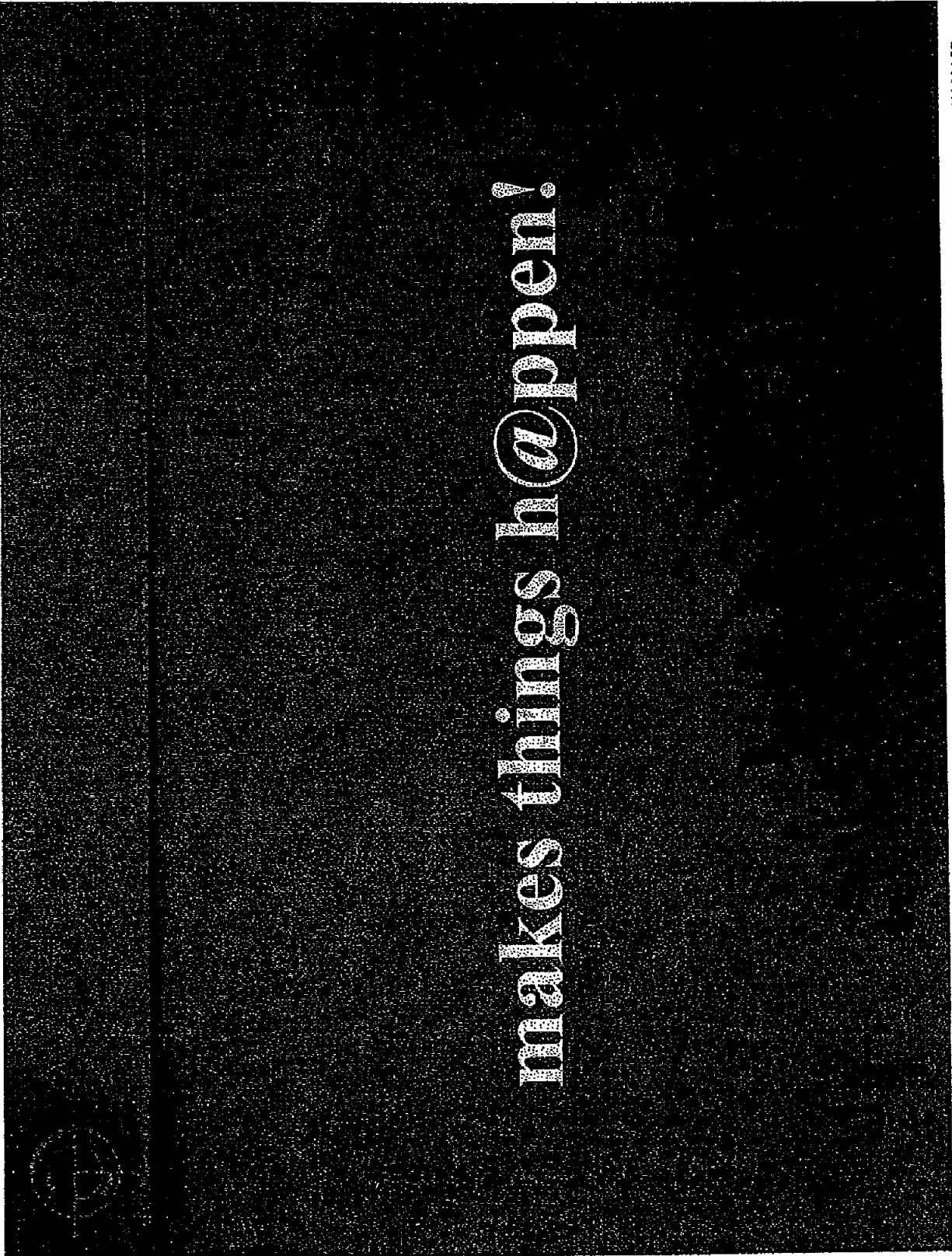


Translation Service

- Utilizing IT (Information Technology) both in technical side and well trained native specialists.
- Offering digital publishing environment for high grade output as well as standard financial English.

Sentence referring translation (Copus)





makes things h@ppen!

F1000157

3

**AFFIDAVIT OF
KIYOTO KANDA**

THE UNDERSIGNED DEPOSES AND STATES as follows:

Attached are documents numbered FI 000150 to FI 000164 which comprise two presentations. They were shown to me by Richard O'Brien, attorney for Fujitsu, Inc, in September 2002 when I met with him in Tokyo. I discussed the meaning of the documents with Mr. O'Brien at that time.

Under penalties as provided by law pursuant to Section 1-109 of the Illinois Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct.

Dated: February 5, 2007

By:



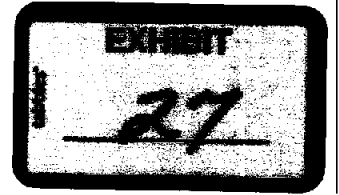
KIYOTO KANDA



ディスクロージャー関連ビジネスについて

1998年8月3日

第一システム事業部
証券システム部



3

◇世界の電子開示システムの現状

米国：EDGARシステム 1992年7月 (稼働) SGML
新EDGAR 未定 (予定) (RFP公開中) HTML
PDF
カナダ：SEDARシステム 1997年7月 (稼働) PD
日本：TDnetシステム 1998年4月 (稼働) PDF
1998年9月 (予定) 一部XML (企画作
業中)
日本：EDINETシステム 2000年6月 (予定) XML (提
議歯業市)ARTシステム 1999年3月 (予定) 一次システム XML
(検討中)

◇アジアクロージャー市場における当社の電子化XML (検討)

アジアクロージャービジネスの中核となる電子開示システムを当社が調査・分析、
開発 (一部提案中) しており当分野の周辺ビジネスも含め優位な立場にある。

- ・ TDnetシステム (東京証券取引所) : 第2フェーズ開発中
- ・ (E)X-System (大蔵省) : 当社調査・分析 (三シス事)、
提議案準備作業システム (当社主計課) : プロトタイプ作成中 (一シス事)

◇総合的なディスプレイソリューションの実

現記と合わせ、ERPソリューション (二シス事) と連動した総合的なディス
クロージャリーソリューションの提供を目指す。



TDNET/EDINET概要

(Timely Disclosure for Investor's Network, Electronic Disclosure for Investor's Network)

- システム概要: (1) TD NET 一企業が公表する重要な会社情報(決算事項・発生事項・決算情報等)に係わる適宜開示資料をDB化し、当社衛星情報サービスを利用し、リアルタイムに各報道機関に伝送する。1998年4月新システム稼働。
 - (2) EDINET 一企業が公表する有価証券報告書の取寄や運営に関する情報提供をDB化し、利用者にインターネット等で通知するシステム。
- また、大蔵省へは、公衆回線経由のオンラインで企業が開示書類を提出可能とする。官庁第一営業部にてアプリケーション構築を受注。

■ 目的

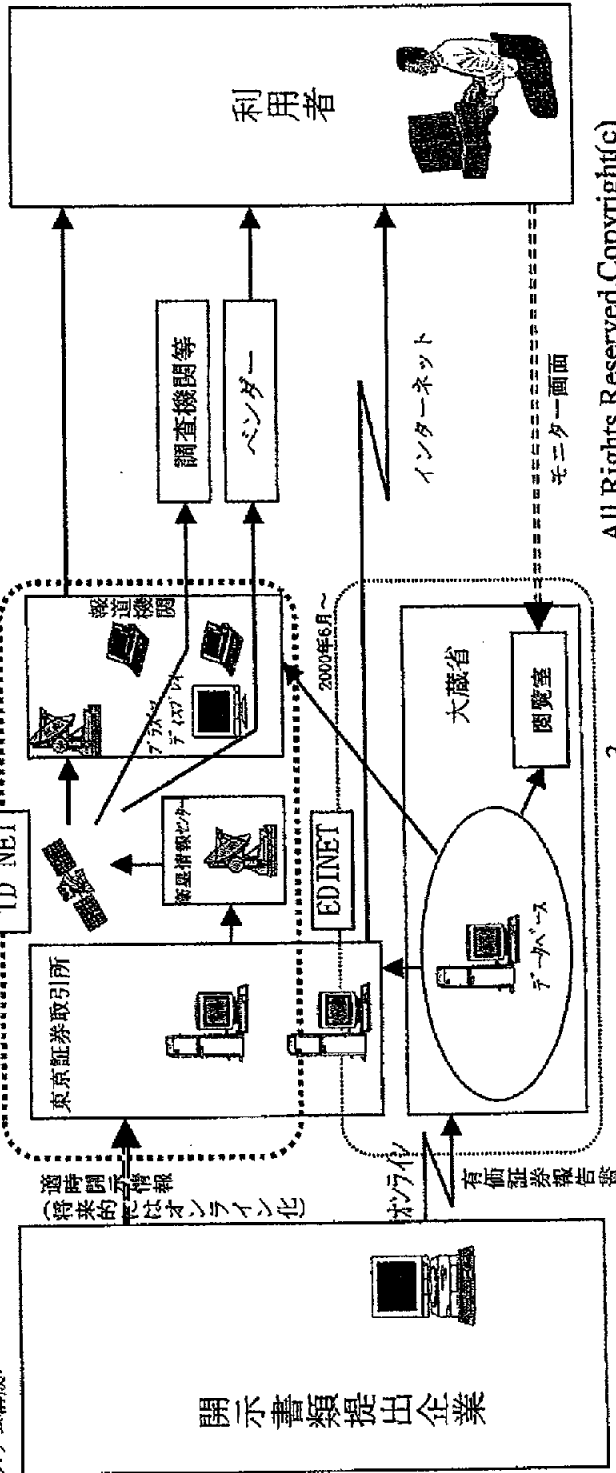
- ・ 利用者(投資家)への広範・公平・迅速な情報伝達の充実
- ・ 上場企業の事務負担の軽減(ファイリング同時化、公開資料のペーパーレス化)
- ・ 電子化による公開資料の二次活用活用の実現
- ・ 東証/大蔵省の事務軽減

■ 機能

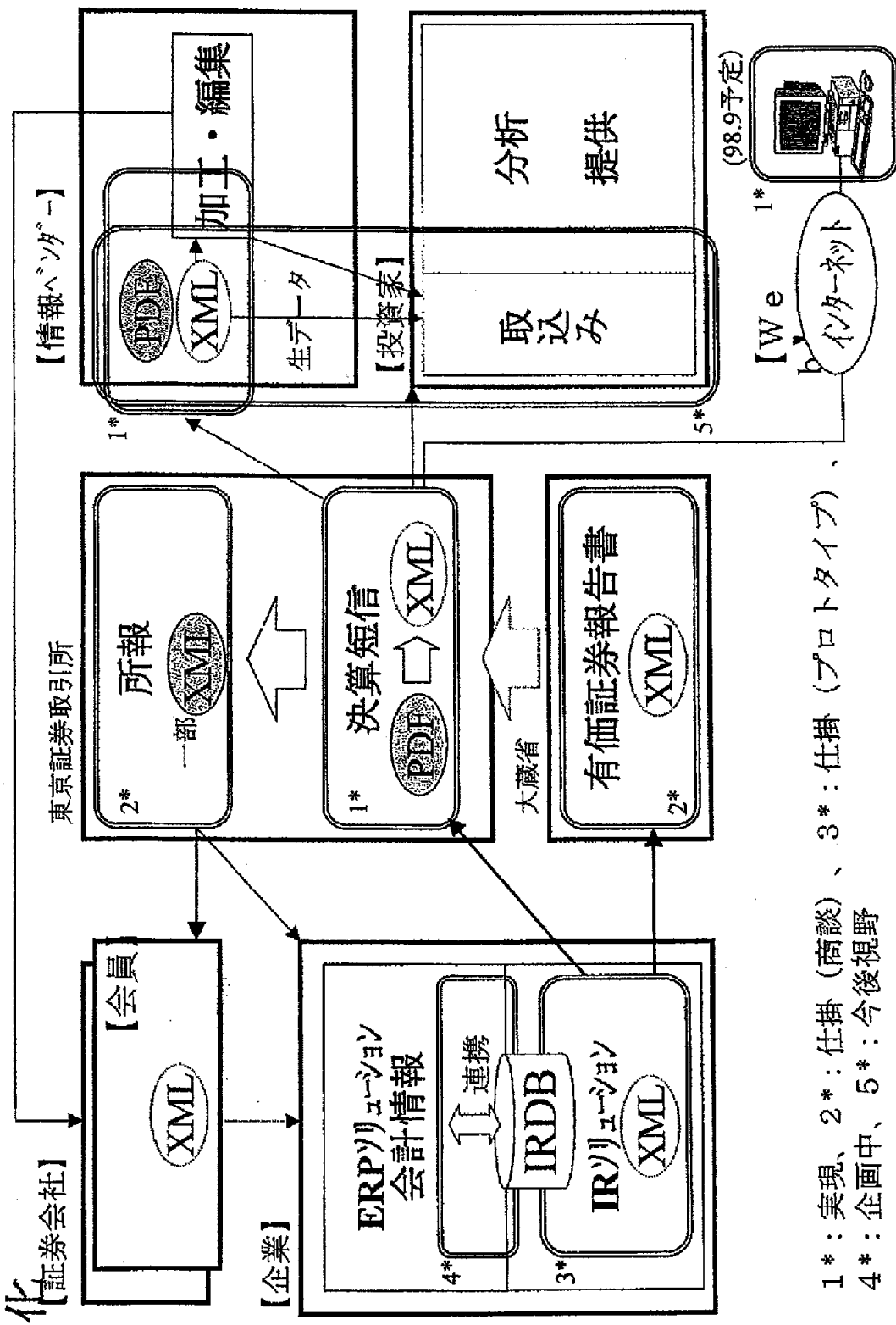
- (1) TD NET 一、上場企業の公開資料を報道機関に設置する端末にデジタルデータとして公開する。
 - ・ 開示状況を大型ブラウザメディアブレイ(2Dインデキ)へ一括表示する。
 - ・ 公開資料のダウンロード可能とする。
- (2) EDINET 一、オンライン送付により有価証券報告書等を大蔵省へ送付する。送信データは、サーバで自動受理される。
 - ・ 特定項目検索・財務分析等の機能を有する審査用ソフトにより、大蔵省の効率的審査を可能とする。

■ ビジネスとしての将来性: 調査機関やベンダー等による企業公開情報のDB構築、情報提供サービスのS Iビジネスとしての将来性が大。アメリカでは、EDGARシステムの周辺ビジネスとして数十億ドルの市場規模がある。

■ システム構成:

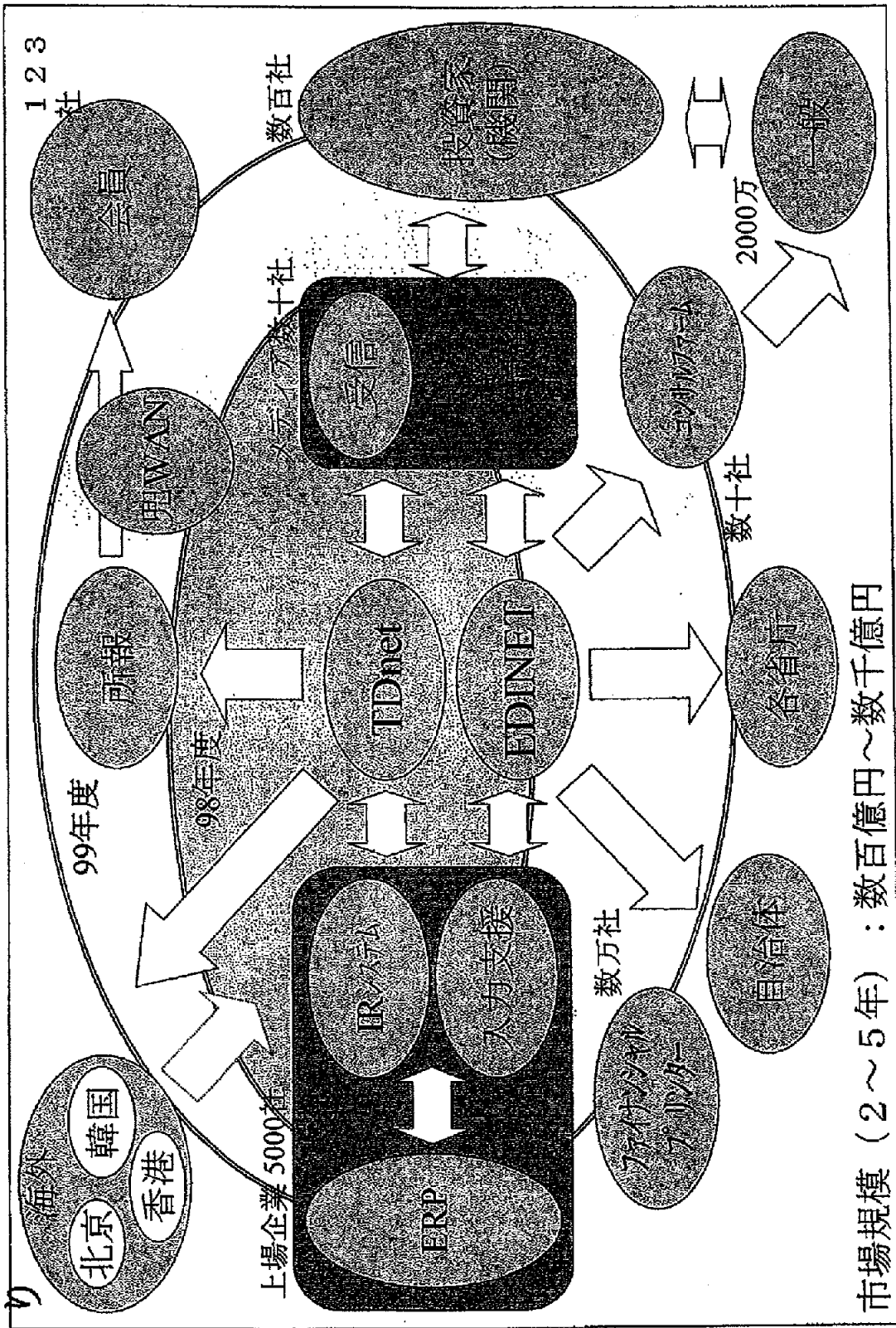


◇XMLを中心としたビジネス展開の具現

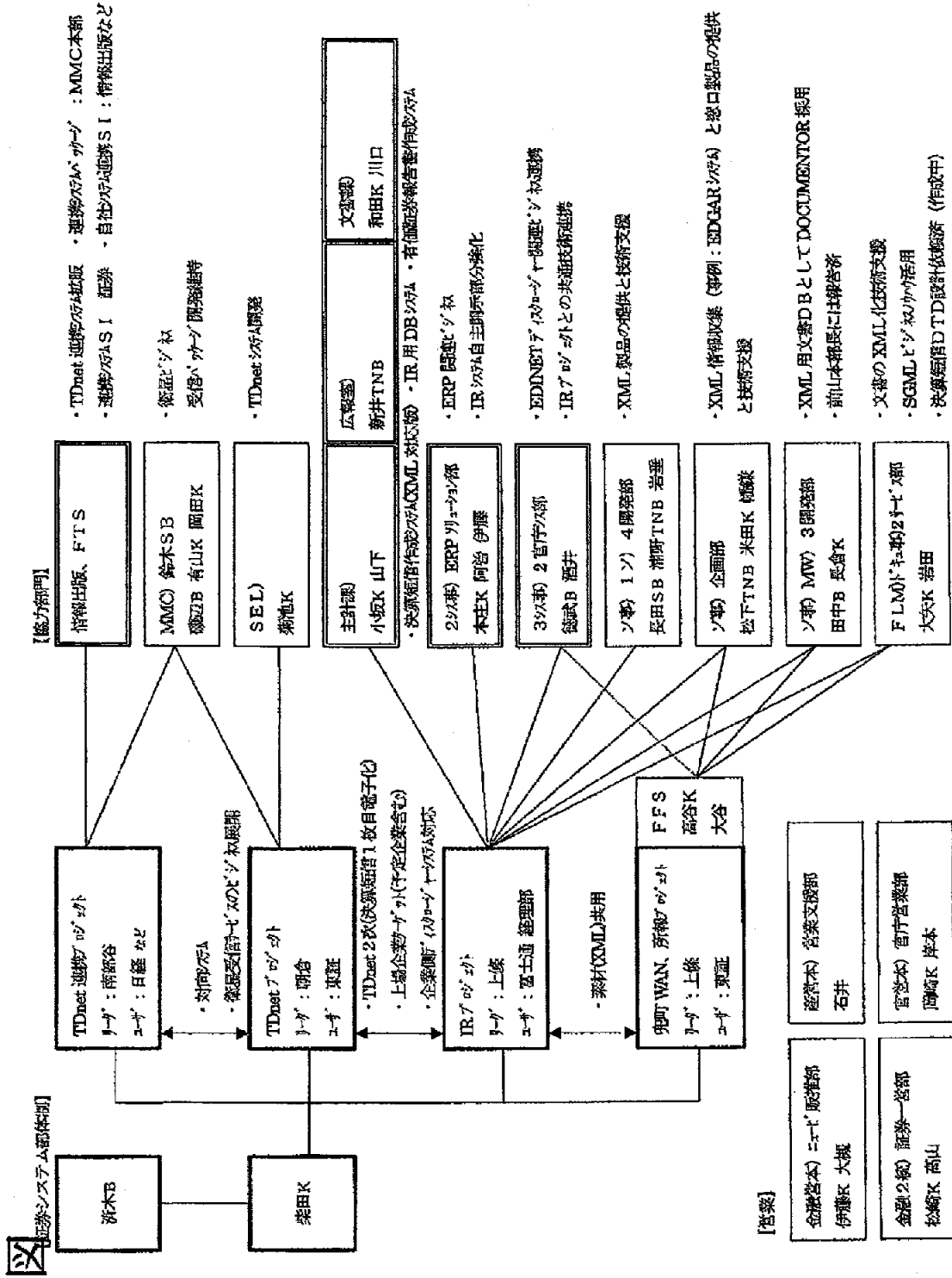


1*: 実現、2*: 仕掛 (高談)、3*: 仕掛 (プロトタイプ)、4*: 企画中、5*: 今後視野

◇ディスプレイシステムを中心としたビジネスの広が



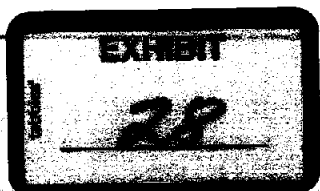
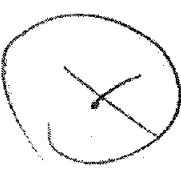
T D n e t を中心とした体制



3

FUJITSU "KEY" DOCS Search

| Begdoc# | Enddoc# | Docdate | Docctype | Author | Receipts | Summary | PX Trialx# | DX Trialx # |
|----------|----------|------------|----------|-------------------------------|--|---|------------|-------------|
| FL016846 | FL016852 | 07/00/1998 | Report | Fujitsu | | Business Cooperation Related to Disclosure - System Business Section 1, Securities System Section. Current situation of the world electronic disclosure system, Fujitsu's position in Disclosure Market, plans for providing comprehensive disclosure system connected with ERP solution. Business Affiliation Structure, Business spreading around the Disclosure system (2-5 years 10 -100 billion yen) DAMAGES; Disclosure business promotion schedule as of 7/6/98; Disclosure Business Affiliation Structure names those involved in development | PX148 | DX147 |
| FL003326 | FL003326 | 07/09/1998 | E-Mail | Inoue, Shunji | Takeshi, Ito Ohtsuki, Fumihiko | E-mails re visits to HongKong & Shanghai Fujitsu offices and Beijing | PX150 | |
| FL003324 | FL003325 | 07/09/1998 | E-Mail | Takeshi, Ito Kanda, Kiyoto | Takeshi, Ito Ohtsuki, Fumihiko Kikumori, Nobuhiko | E-mail re Asia Publishing Company. Name of LinkCo came up during meeting with Oyama previous week. Before Kanda's involvement in LinkCo, DIR visited Asia Securities Co. I divulged that I had previously managed LinkCo, Japan. Oyama burst out in laughter, saying so that is why you know so much about LinkCo. Oyama, judging by contents of specifications and other materials, he was certain Fujitsu would win bid for EDINET system project. | PX149 | |
| FL003327 | FL003327 | 07/10/1998 | E-Mail | Kanda, Kiyoto | Ohtsuki, Fumihiko Nobuhiko, Kikumori Takeshi, Ito | E-mail re meeting with Takara Printing & why Takara did not attend hearing by Ministry of Finance on 6/29. Talk at Takara is that they have partnership with Fujitsu in field of electronic disclosure of information | PX151 | |
| FL000840 | FL000891 | 07/13/1998 | Report | Ministry of Finance | | FL00840-FL00875 is the same report on electronic disclosure system as FL00813-FL00839, however this is an updated version. FL00876-FL00891 is an evaluation report that rates the system. FL840-846 fully translated: Bid description of "Development of an Electronic Disclosure System Pertaining to Securities Reports and Other Disclosure Documents as Set Forth in the Securities & Exchange Law" | | |



ajit kambil, 02:36 PM 12/9/00 , Re: Fujitsu related issues and

Date: Sat, 9 Dec 2000 14:36:07 -0500 (EST)
X-Sender: akambil@pop3.stern.nyu.edu (Unverified)
To: akambil@stern.nyu.edu
From: akambil@stern.nyu.edu (ajit kambil)
Subject: Re: Fujitsu related issues and status report

>Date: Fri, 16 Jan 1998 13:54:14 +0900
>From: Kiyoto Kanda <kanda@tka.att.ne.jp>
>Reply-To: kanda@tka.att.ne.jp
>MIME-Version: 1.0
>To: ajit kambil <akambil@stern.nyu.edu>
>Subject: Re: Fujitsu related issues and status report

>
>Dear Ajit,

>
>Happy new year to you from Japan.

>
>I had several meetings with Fujitsu after coming
>back from the States in December. Things are
>going on. Related to the electronic disclosure
>business, please note the following.

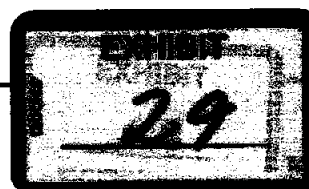
>
>1) Fujitsu(Mr. Ito's division) is going to have
>an inhouse presentation about electronic
>disclosure business on January 20 and I am now
>collaborating with Mr. Ito to prepare presentation
>materials. After this presentation, this business
>model will be authorized as a project. Soon after
>electronic disclosure business is authorized internally,
>I am going to have a contract with Fujitsu. I am
>going to establish a business entity named "Japan
>Digital Disclosure Inc." as soon I can. Fujitsu will
>become one of the shareholders of this company.
>I hope you could join this entity anyhow.

>
>2) LinkCo does not exist anymore in Boston. CEO named
>David Israel-Rosen left very unreasonable result in
>Japan. He is going to sue Nichimen, the only investor
>and outside shareholder to LinkCo. Nobody can believe
>"A man who sue the shareholder" in any part of the
>world including USA and Japan. I had already colosed
>the Japanese entry "LinkCo Japan" at the end of
>December last year. Now I am going to concentrate
>the relationship between Fujitsu and Japan Digital
>Disclosure Inc.(JDD)

>
>3) I have contacted the company named "Bowne" in New
>York. Bowne had a human relationship between Takara
>Printing Co. Ltd., where I had worked as an IR consultant
>before. When I met you at the first time, I gave you
>my Takara's business card. I had a telephone conference
>with Bowne several days ago, and they have a strong
>interet in the collaboration with Fujitsu. I did not
>disclose Fujitsu name at this moment, just mentioned
>the Comany "A" which is like HP in the States. Since
>Bowne is one of the famous financial printers in the
>States and has an experience in the field of EDGAR
>filing for years, the business relationship with
>Fujitsu is going to become a good solution for them
>to get into the Japanese market. I appreciate your
>openion on this approach. I am coming to New York
>in the middle of February.

LX000258

Printed for Ajit Kambil <akambil@stern.nyu.edu>



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FUJITSU "KEY" DOCS Search

| Begdoc# | Enddoc# | Docdate | Doctype | Author | Recips | Summary | PX Trialx# | DX Trialx # |
|----------|----------|------------|-----------------|-----------------------------------|--|---|------------|-------------|
| FL003348 | FL003349 | 07/28/1998 | E-Mail | Inoue, Shunji Coham, John | Ohtsuki, Fuminiko Inoue, Shunji | Two meetings with Kamiyo, Kanda, Yan and Chris Young re HK Exchange. We want to involve ourselves in this opportunity. Fujitsu did presentation to HK Stock Exchange on 7/24/98. | PX156 | |
| FL017024 | FL017033 | 08/00/1998 | Report | Fujitsu Securities System Section | | Report Regarding the Businesses Related to Disclosure. Contains Summary of TDnet & EDINET. States - "Very promising as a SI business providing the information service. In the US, there are several billion-dollar market around the EDGAR system." DAMAGES. (CAEO) | PX157 | DX150 |
| FL003490 | FL003493 | 08/03/1998 | Presentation | Fujitsu | | Disclosure Business packet includes 3 diagrams. FL03491 is an information flow chart showing how TDnet/EDINET can transfer information obtained from companies to investors. | | |
| FL001761 | FL001764 | 08/03/1998 | Report | K and A, Inc. | Fujitsu | Proposal Concerning Electronic Disclosure Related Operations Construction by Kanda | PX158 | DX340 |
| FL000713 | FL000739 | 08/09/1998 | Report | Kambit, Ajit Kanda, Kiyoto | | (Date estimated from handwritten notation) - Electronic Disclosure: Issues & Trends | | |
| FL007428 | FL007436 | 08/14/1998 | Development Doc | Advanced System Technology Inc. | Fujitsu | Test Report: Xis - To Fujitsu - Settlement Brief Message System Test Report (Confidential Source Code) | | DX151 |
| FL005860 | FL005869 | 08/14/1998 | Development Doc | Fujitsu | Tokyo Stock Exchange | TD-NET System - Local Stock Exchange / Japan Securities Dealers Association Affiliation System Specification Confirmation Sheet | | DX153 |
| FL003441 | FL003447 | 08/17/1998 | Trip Report | Kamiyo, Hideki | Akikusa Tanaka Fukagawa Takashima Kojima Ohshima Hirose Takeya Maeyama Hanime Takei | Fujitsu's Overseas Business Trip Report. The same trip to Hong Kong and China is reported by Kamiyo in FL0 3435. Trip report dated 8/17/98 - email dated 8/20/98 to distribution list. "We are planning several attempts, such as interfacing of IR solution and ERP as a new solution. | | |

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