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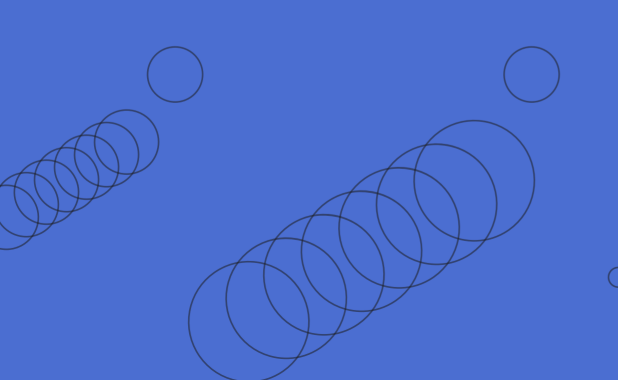
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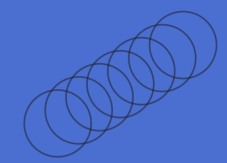
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Executive Summary









Executive Summary

ValueAct Capital ("ValueAct", "we") has been a major shareholder of Seven & i Holdings ("Seven & i", the "Company") since 2020. Following a series of bad faith interactions with the President and his subordinates over two years, ValueAct proposes to elect a Board that will conduct a careful and deliberate succession process for the President and consider all alternative strategies and corporate structures to maximize shareholder and corporate value.

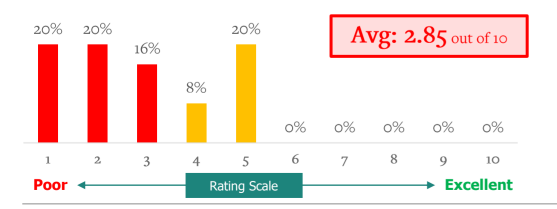
Only once before in our history, 17 years ago, have we found it necessary to bring a proposal to our fellow shareholders.

Shareholder Concerns with the Status Quo Have Been Ignored

Despite clear shareholder demand for an independent strategic review, President Ryuichi Isaka has failed to carry out a robust independent strategic review that considers all strategic alternatives or to convince shareholders that the status quo is the best path forward for Seven & i.

Shareholder Concern With Status Quo

Independent Survey of 25 Major Seven & i Shareholders in 2022: Assessment of Value Creation under Conglomerate Strategy (Score /10)



Seven & i's Flawed "Group Strategy Re-Evaluation"

Seven & i's "Group Strategy Re-Evaluation" announced on March 9, 2023 was expected to address shareholder concern with the status quo, but instead it:

- Followed a flawed process. The whole Board including management led the review and stakeholders received no rationale for the go-forward strategy decision.
- Created an independent "Strategy Committee" after the strategy had already been decided. Why did the Board create an independent committee to assess "strategic alternatives including (IPO, spin-off, etc.)" upon the conclusion of a supposedly objective strategic re-evaluation?
- Disappointed the market. Seven & i's share price fell 10% over the following three trading days.

Sources: Capital IQ, Independent survey of shareholders conducted by a leading global shareholder data provider **Memo**: Four of 25 respondents did not provide a rating of value creation under conglomerate strategy

The President's Track Record of Preventing Objective Governance Processes



The President has prevented an objective review of strategy despite clear shareholder concern with the status quo conglomerate strategy



The President has impeded independent governance processes and acted in bad faith to preserve the status quo strategy



The President has failed to objectively consider reported takeover approaches and shown repeatedly that stakeholders are an afterthought



<u>"Practical Guidelines for Business</u> <u>Transformations - Toward Changes to</u> <u>Business Portfolios and Organizations"</u>

As it is pointed out that management tends to have a bias towards maintaining the status quo in considering business divestments, independent directors are expected to proactively engage in considering business portfolios.

(...) it is important for companies to seriously respond to serious shareholder proposals and opinions on business portfolios. It is desirable for their board to seriously consider reasonable and specific shareholder proposals in principle, based on directors' duty of care

Seven years into President Isaka's tenure, the evidence of his entrenchment has become undeniable.

The President's Track Record of Underperformance

The data on President Isaka's 7-year tenure is clear -> he has underperformed peers and harmed stakeholders

Weak TSR Over President Isaka's Tenure Majority of Employees in Japan Are Not Engaged TSR Over President Isaka's Tenure: May 2016 – Present (Local Currency) **Results of Seven & i's Employee Engagement Survey (Internal)** Very engaged Engaged 141% 122% □ Somewhat engaged 71% 550% 40% Not Engaged Target = ~82,000 employees Response rate: 75% US CVS Median TOPIX 7&i S&P 500 Missed Nine out of Ten Targets in 2016 MTMP Large Conglomerate Discount **Execution on Numerical Targets Set in President's 2016 MTMP** Opportunity cost of conglomerate strategy per share as of April 2023 6,145 8,882 **The President** Of his 2016 MTMP Missed numerical targets Global 7-Fleven Conglomerate Status Ouo Potential Discount 7&i holdings



Sources: Capital IQ, Bloomberg, an independent survey of shareholders conducted by a leading global perception study provider, Seven & i internal survey of employee engagement **Memo**: Conglomerate discount per share methodology is described in more detail in appendix 6. Status Quo per share value is stock price as of April 28, 2023

Vote AGAINST Seven & i's Nominees





RYUICHI ISAKA, PRESIDENT

KATSUHIRO GOTO VICE PRESIDENT

ValueAct Proposal to Reform Seven & i's Board

Vote AGAINST Representative Directors

- Maintained the status quo conglomerate strategy at stakeholder expense
- Failed to review all strategic alternatives, including takeover offers, from an independent perspective
- Failed to deliver on communicated performance objectives
- Bad faith actions to maintain status quo strategy and executive positions
- Failed to conduct robust independent processes to evaluate scandals
- Ignored clear shareholder concerns



KUNIO ITO Not Standing for Re-Election



TOSHIRO YONEMURA

Vote AGAINST Tenured Outside Director

- Inability to objectively challenge strategy
- Inability to objectively evaluate and hold accountable Representative Directors and Officers
- Failed to promote strong governance processes to investigate scandals/controversies
- Failed to protect shareholder interests at other Board seats they hold
- Failed to implement a fair, and independent, review of ValueAct nominees
- Ignored clear shareholder concerns

Vote AGAINST the Appointment of New Outside Directors

- Appointed by a conflicted Nomination Committee
- Appointed likely to fill maximum Board seats (i.e. 15) that prevents the nomination of ValueAct nominees





SHINJI WADA





9

ValueAct's Four Outside Director **Nominees and The Strengthened Board's Mandate**

ValueAct proposes Four Outside Director Nominees to strengthen the existing Board with global experiences, strategic skills, and the voice of a long-term shareholder. The addition of our nominees and the removal of the entrenched President and his supporters will allow the whole Board to execute a pro-governance, pro-stakeholder mandate:

Objective Leadership and Strategy Review

Careful and deliberate succession process to select a new President & Representative Director

... with global retail experience to support the global growth of 7-Eleven. We believe there are gualified and willing internal candidates, but external candidates should be considered as well.

Objective review of all alternative strategies and corporate structures

... together with the new President.

Strengthen Governance Practices and Internal Controls

Appoint an **Independent Chair**

Implement best-in-class governance procedures to remove management bias from decision-making and ensure a genuine dialogue with shareholders

Define a robust sustainability roadmap that leads by example

Vote FOR ValueAct **Nominees**



Well respected corporate lawyer and highly experienced board member of publicly listed Japan companies

- Independent from both Seven & i and ValueAct
- Capital Markets Japanese speaker

Dene ROGERS

Transformation

Operations

- Щ Retail
- Experienced multi-sector business leader with strong track record of transformation change, operations, and technology.
- Independent from both Seven & i and ValueAct
 - Japanese speaker

Ron GILL

Sustainability

Governance



- Experienced finance and operations executive in the technology sector.
- Independent from both Seven & i and ValueAct
- Japanese speaker

Brittni LEVINSON

- Head of Sustainability at ValueAct, leading global engagements on ESG risks and opportunities Capital Markets
 - Considerable capital markets experience from roles across the investment space
 - Independent from Seven & i







Opportunities For Further Engagement

Upcoming calendar of events

Today: Connect with members of the ValueAct investment team

- **Description**: Connect with us to compare views regarding leadership and strategy at Seven & i.
- Email: <u>7-11@valueact.com</u> to connect.

WEBINAR

Upcoming: Webinar with ValueAct's Director Candidates

- **Date:** TBD, details to follow
- Description: Meet ValueAct's director nominees
- Submit questions: <u>VACWebinarQuestions@valueact.com</u>

May 25: Seven & i Holdings 18th Annual Shareholders' Meeting

- Vote AGAINST Mr. Ryuichi Isaka, President & Representative Director
- Vote AGAINST Mr. Katsuhiro Goto, Vice President & Representative Director
- Vote AGAINST Mr. Toshiro Yonemura, Incumbent Outside Director
- Vote AGAINST Mr. Shinji Wada, New Outside Director Nominee (nominated by Seven & i)
- Vote AGAINST Mr. Fuminao Hachiuma, New Outside Director Nominee (nominated by Seven & i)
- Vote FOR Mr. Katsuya Natori, ValueAct Outside Director Nominee
- Vote FOR Mr. Ron Gill, ValueAct Outside Director Nominee
- Vote FOR Mr. Dene Rogers, ValueAct Outside Director Nominee
- Vote FOR Ms. Brittni Levinson, ValueAct Outside Director Nominee



2 About ValueAct and Seven & i Holdings



About ValueAct Capital

ValueAct Capital is an active governance-oriented institutional investor. We are proud to have partnered with many great business leaders and board members through constructive engagement. Our portfolio companies' track-record of governance, transformation and corporate value creation results are easily referenced, globally and in Japan.



Long-Term Active Role in the Stewardship Community

We partner with other institutional shareholders to propose and shape policies of responsible corporate governance that are being adopted by more and more public companies every year.

AFFILIATIONS

- Council of Institutional Investors (Corporate Governance Advisory Council)
- Commonsense Corporate Governance Principles
- Investor Stewardship Group (Founding Member, Board of Directors)
- Stanford Rock Center for Corporate Governance (Case Study Authors)

ValueAct Has Supported Value Creation At Leading Companies Globally and in Japan



ValueAct Has a Long Track Record of Collaborative Engagement with Boards and Management



Ian Davis Chair Rolls-Royce Holdings "I was truly impressed by their analytic rigor and absolutely first-class ability to challenge current mechanisms that were in place in order to **actually improve the long-term performance of the company**. They have been a shareholder through some very tough times and it's during those periods that you see the mettle of an investor like ValueAct Capital. **The board, the company and I view their long-term commitment as not only supportive, but welcomed, and appreciated**"



Greg Brown Chair/CEO

Motorola

Solutions

"ValueAct did its homework and developed a deep understanding of our business. Their multi-year partnership proved to be quite impactful."



Yasuo Takeuchi Executive Chair Olympus

"ValueAct's behavior is different from those activists who pressure companies to increase dividends or buy back shares. They have a wealth of knowledge about the healthcare business, especially in the U.S., and can offer useful advice from a shareholder's perspective." Above all, President Takeuchi felt that by working with ValueAct he was in a position to aim for improved corporate value from a long-term perspective rather than a short-term perspective.



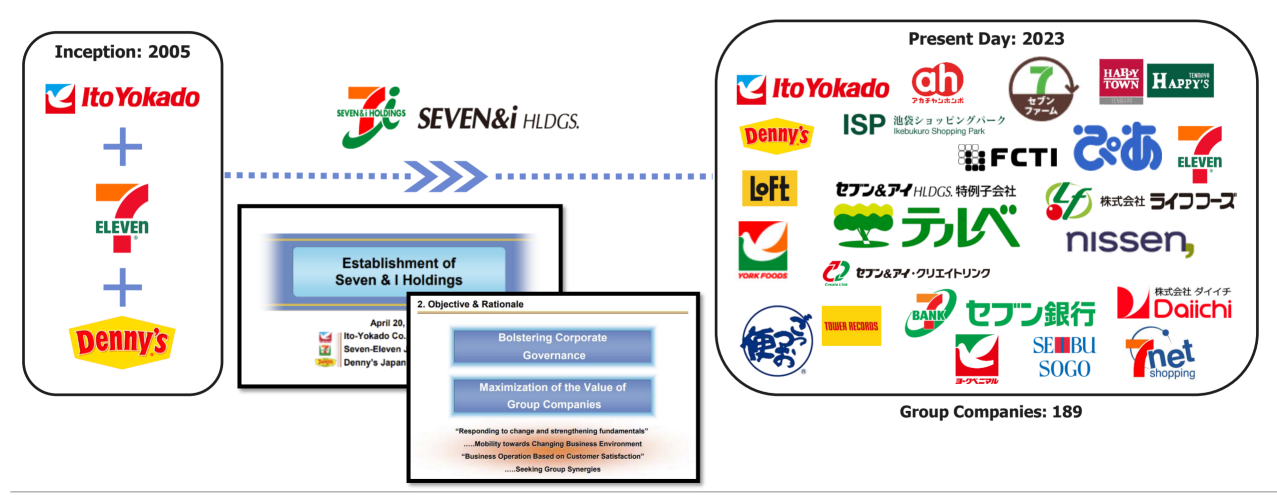
Marc Benioff CEO Salesforce

"[Mason Morfit] came up with these ideas and he came up with whole decks of strategy, for distribution strategy, pricing strategy, product strategy. [...] And we said, "Mason, this is amazing, and the board would love to have you join our board. And so we're really happy to have Mason, [...] **they're just incredible people. They're just incredible**."

ValueAct became a shareholder of Seven & i in 2020; it is ValueAct's largest ever investment in a Japanese company

Seven & i Holdings – Conglomerate Formed in 2005

Seven & i Holdings was established in 2005 to bring three separately listed companies – Ito-Yokado, Seven-Eleven Japan, and Denny's Japan – under one corporate umbrella. The Holding Company's objective was to realize group synergies and maximize the value of the group companies.



Seven & i Holdings – Present Day

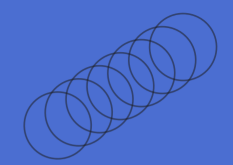
Core Business: 7-Elever • #1 brand in conven • 83,000+ Stores in 1 • Over 58,000 employ	ience .9 markets /ees	+ !	erating Income Contribution (JPY mn) 521,736 S Segments (JPY bn): - 15,217	7-Eleven a	oyees accounts for 0% & i employees
Superstores <i>ItoYokado</i> General merchandise stores (Ito- Yokado) and supermarkets	*** 14,376	Operating Income Contribution (JPY mn) 12,107	Financial Services シンシン銀行 ATM, credit cards, and other financial services	1,806	Operating Income Contribution (JPY mn) 37,140
Other SEMBU SOGO Department stores, specialty stores, and other businesses	*** 8,164	Operating Income Contribution (JPY mn) 2,968	Corporate headquarters including investment in group synergies	††† 969	Operating Income Contribution (JPY mn) -67,432

ValueAct invested in Seven & i with the strong belief that with greater focus, 7-Eleven could become the best convenience store operator in the world



3 7-Eleven's Global Opportunity







7-Eleven is the Best-Known Brand in the Large and Growing Convenience Retail Industry



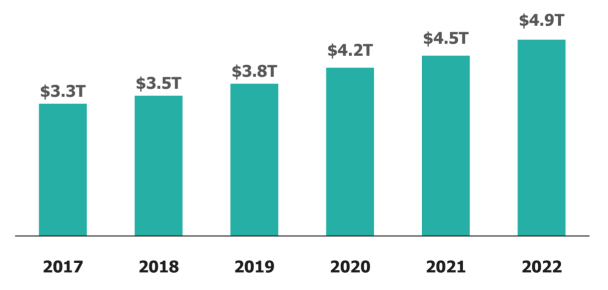
Leading Global Brand

Select brands from global retail & QSR brand ranking

^{8.} Walmart > FI EVEI 75 3 **FamilyMart McDonald's**

Large & Growing Global Industry

Global convenience store sales (\$ billions)

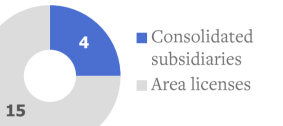




7-Eleven Has a Massive Global Growth Opportunity

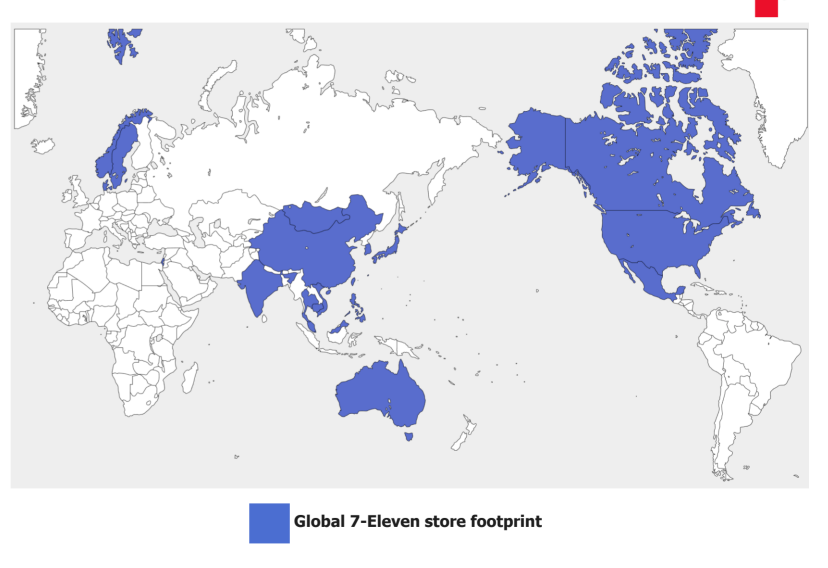
Large white space opportunity as 7-Eleven only has a presence in 19 countries. Many countries remain untapped potential.

Operational Formats # of markets



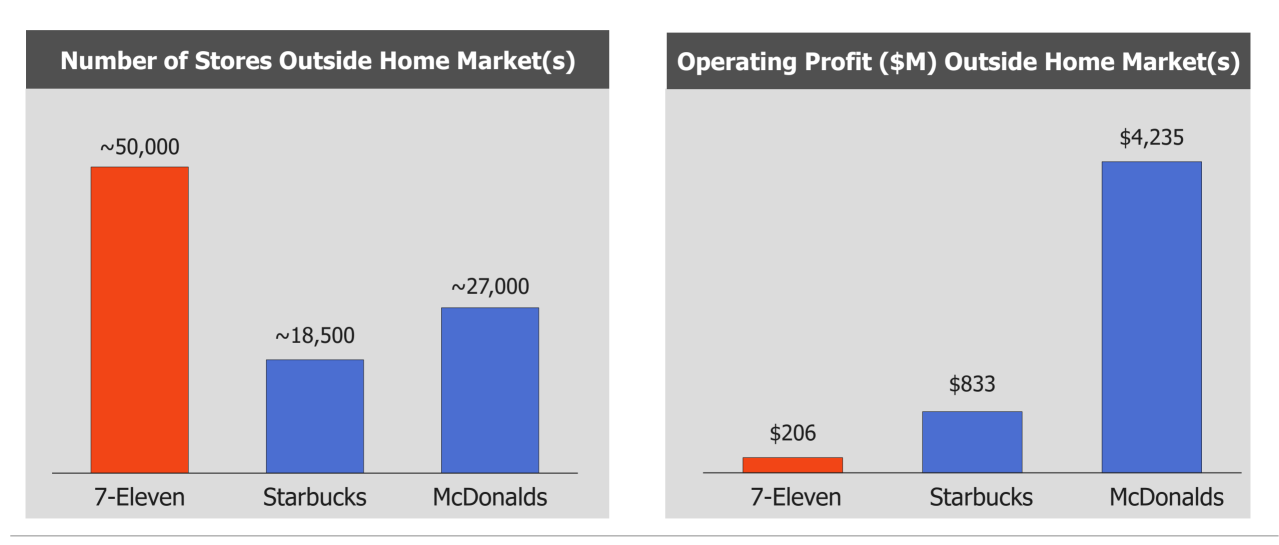
Global Brand Comparisons

	# of stores	# of Markets
7-Eleven	~72K	16
McDonald's	~38K	~100
SUBWAY	~35K	104
Starbucks Coffee	~32K	83



With Greater Focus, 7-Eleven Could Significantly Increase Profit from Outside its Home Markets



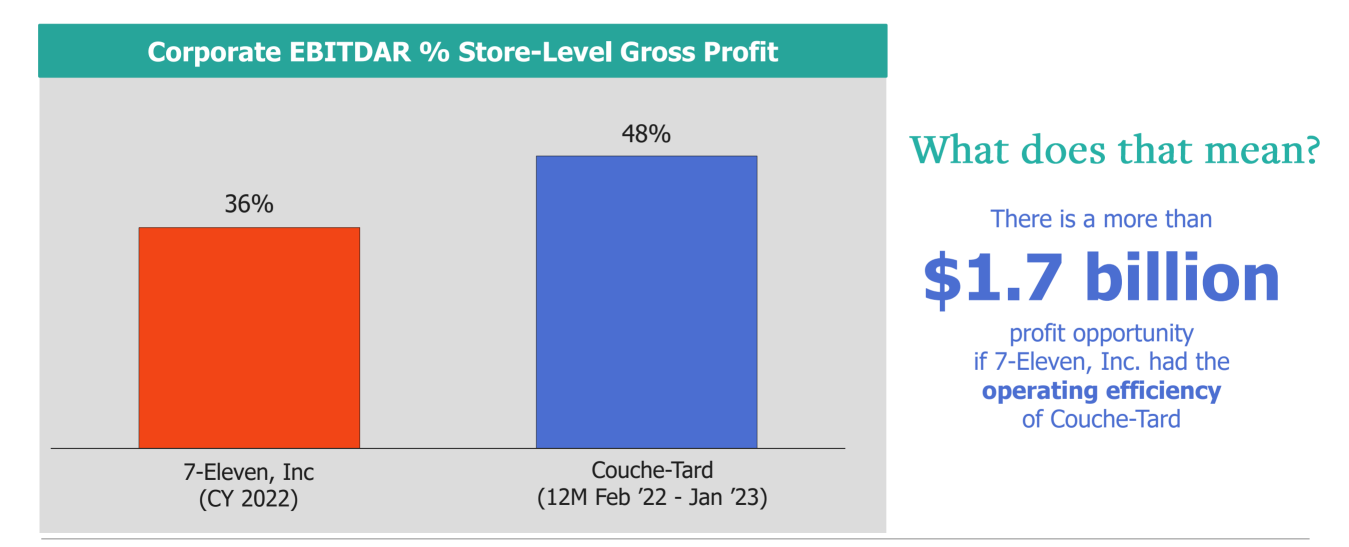


VC ValueAct Capital Source: Public company documents, VAC analysis

Memo: 7-Eleven home markets include North America and Japan. Starbucks home market is defined as North America. McDonalds home market defined as US. Operating profit in most recently completed fiscal year

With Greater Focus, 7-Eleven Could Improve the Efficiency of its US Operations



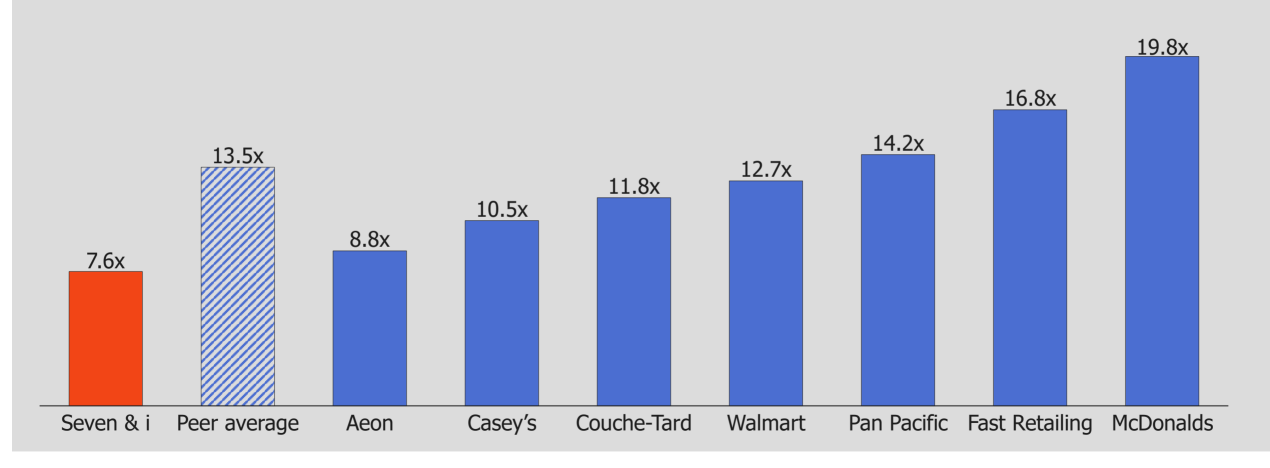




With Greater Focus, Seven & i Could Remove its Conglomerate Discount



Valuation: EV/EBITDA (Forward)

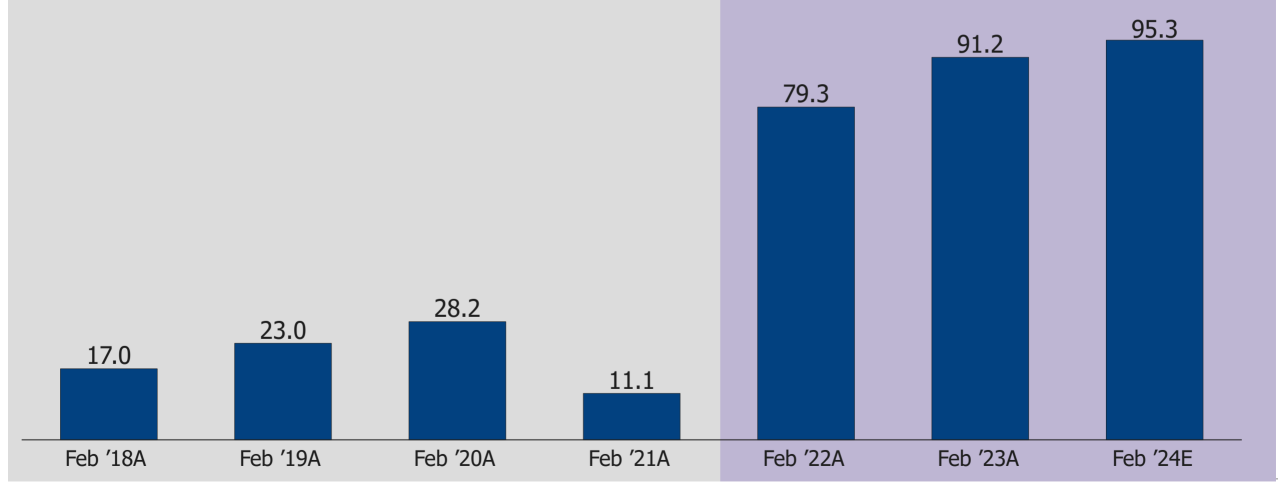




With Greater Focus, Seven & i Could Rationalize Its Questionable Investment in Group Synergies



Investment in Group Synergies (Corporate Cash Costs, JPY bn)



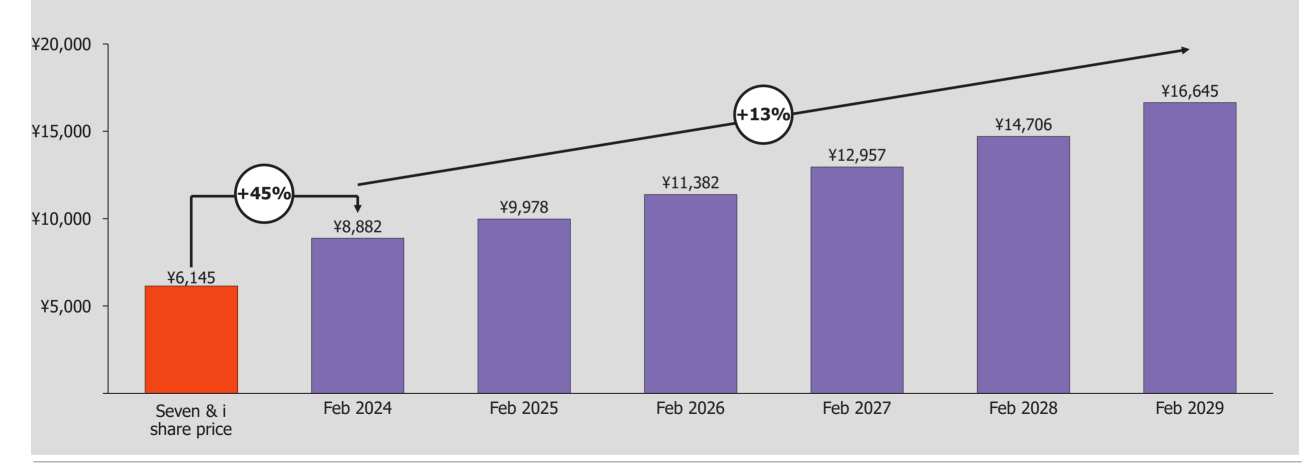


Source:: Public company documents Memo: Cash costs defined as EBITDA minus Capex. Feb '24 estimate is company guidance

Creating a Standalone 7-Eleven Would Create Significant Value in the Long-Term



Standalone 7-Eleven Value Per Share vs. Current Seven & i Share Price





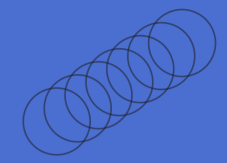
Sources: Public company documents, FactSet, VAC analysis Memo: Standalone 7-Eleven valued at 17x trailing adjusted EPS. Current share price as of April 28, 2023. See appendix 6 for more details on methodology

The global opportunities available to 7-Eleven are massive and shareholders know it, but the President has ignored shareholders and maintained his status quo conglomerate strategy.



The President Has Ignored Shareholder Concern with the Status Quo







Current Seven & i Management Structure

Seven & i has a conglomerate structure with Ryuichi Isaka at the top as President & Representative Director (akin to a Combined Chair/CEO)

Ryuichi Isaka

Current Role

- President & Representative Director,
- Chief Executive Officer (CEO), Seven & i Holdings
- Member of the Nomination Committee

Previous Major Roles

- Representative Director and President, Seven-Eleven Japan
- Chief Operating Officer (COO), Seven-Eleven Japan

Biography

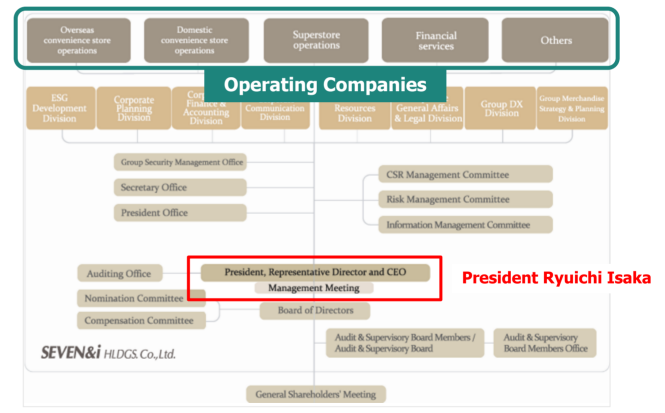
President Isaka has worked within Seven & i Holdings since it was founded in 2005.

President Isaka began his career at Seven-Eleven Japan in 1980. He became the President and Representative Director of Seven-Eleven Japan in 2009, and the President of Seven & i Holdings in 2016.

The Company's organization chart makes it clear that the President does not directly manage any group businesses

President Isaka Has No Operational Role

The **Management Meeting** is a newly introduced function of the Seven & i management structure, Chaired by President Isaka; it is constituted **ONLY of Group-level executives (not operational group companies)**



Current Seven & i Board

Seven & i's Board includes six Inside Directors, four of whom have direct responsibilities for a business division (e.g. 7-Eleven Inc) and a mix of long-tenured and fresh Outside Directors.

	Tenure	Direct Operational/Business Responsibility	Nomination Committee	Compensation Committee
Ryuichi ISAKA [R] President, Seven & i Holdings	14	No	Member	
Katsuhiro GOTO [R] Vice President, Seven & i Holdings	18	No	Member	
Junro ITO [R] Senior Managing Executive, Seven & i Holdings	14	Yes		Member
Yoshimichi MARUYAMA CFO, Seven & i Holdings	3	Yes		
Fumihiko NAGAMATSU President, Seven-Eleven Japan	5	Yes		
Joseph DePINTO CEO, 7-Eleven, Inc.	8	Yes		
Kunio ITO Lead Independent Director ("LID")	9	n/a	Chair	Member
Toshiro YONEMURA	9	n/a	Member	Chair
Yoshiyuki IZAWA	1	n/a	Member	
Meyumi YAMADA	1	n/a	Member	
Jenifer SIMMS ROGERS	1	n/a		Member
Paul YONAMINE	1	n/a		
Stephen HAYES DACUS	1	n/a	Member	
Elizabeth Miin MEYERDIRK	1	n/a		

Inside Director Outside Director

Katsuhiro Goto

- Vice President Goto has been on the Board of Seven & i since it was founded in 2005. Prior to this, he was a **top-ranking executive at Ito Yokado**, alongside Toshifumi Suzuki, the Holding Company's first President.
- Goto holds varied responsibilities, however, as a veteran of the "omnichannel" strategy, he is thought to oversee many of the non-CVS domestic businesses.

Junro Ito

- Made a **Representative Director** in March 2023.
- He is the son of Masatoshi Ito, the late founder of Seven & i.
- He is Group Chief Sustainability Officer.

Toshifumi Suzuki ("Komon")

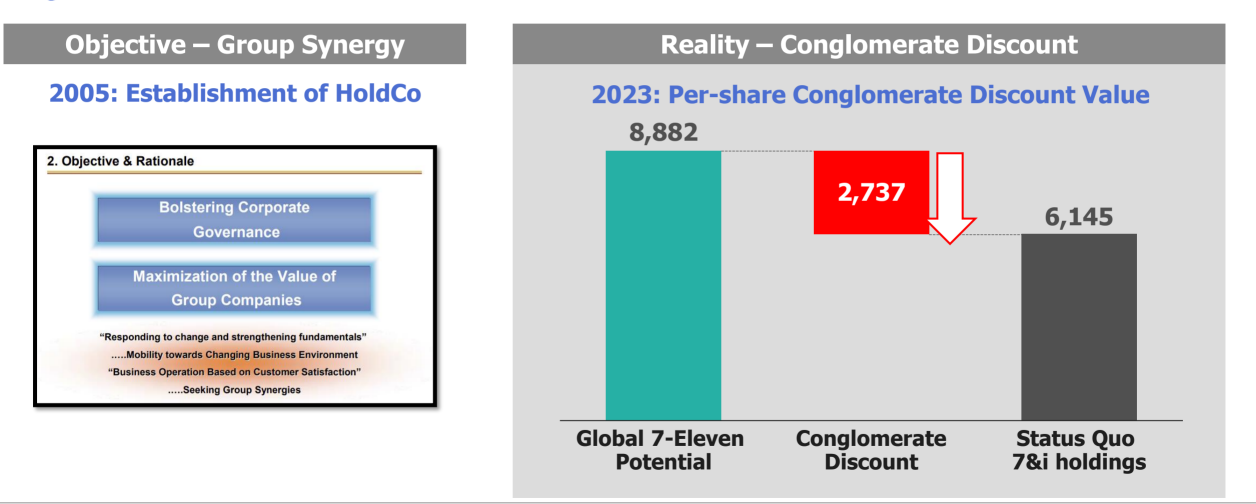
- In the fallout from the 2016 transition of leadership, Toshifumi Suzuki became an **Honorary Advisor of the Company**. He remains an advisor today.
- Toshifumi Suzuki's duties are full-time, and disclosures say his role is to "provide advice when needed by the Company's management team". He receives compensation for these duties.
- These positions have also been warned about by METI as Toshifumi Suzuki's role presents an unaccountable potential influence on management's decision making on strategic direction, and nomination process.



The President Has Ignored Shareholder Opposition to the Conglomerate Strategy For Years

The Conglomerate Strategy Has Failed to Deliver

The Holding Company was formed in 2005 in pursuit of group synergies and a corporate value greater than the sum of its parts. 18 years later, the conglomerate strategy has failed to deliver. There is a significant conglomerate discount, and the value of 7-Eleven has not been maximized.



Shareholder Skepticism on the Conglomerate Strategy Since the Creation of the Holding Company in 2005





ISS⊳

"Given that I-Y has not been highly valued in the market, the issue then becomes how that valuation can best be raised. In a market such as the US or UK, a company in I-Y's position might try to unlock value by spinning off its holdings in SEJ and DJ to its shareholders. However, transactions of that kind are never seen in Japan, as the tax consequences would not be favorable. Management believes that the synergies from creating a joint holding company will raise the group's value, although some investors are skeptical, noting that I-Y has not quantified those synergies."

-- Ito-Yokado Co. Ltd ISS Report (2005)

In 2016, President Isaka succeeded Toshifumi Suzuki, the architect of the "omni-channel" conglomerate strategy. Shareholders hoped Ryuichi Isaka's appointment would bring about change at Seven & i.

Oct 2015

Third Point discloses its ownership of Seven & i and requests further restructuring at Ito-Yokado including a separation of the business

April 2016

Seven & i announces nomination of Ryuichi Isaka as President subject to AGM approval

May 2016

Shareholders elect Ryuichi Isaka as President. The new President says, "*We will work out our growth strategy and structural reforms, which we hope to announce by the time of the Q2 earnings announcement."*

Oct 2016

President Isaka reveals his 100 Day Plan = Medium-Term Management Plan

The President's Tenure Began in 2016 With Promises of Reform in Response to Shareholder Dissent

>> Reuters

May 25, 2016

REUTERS

Third Point, a U.S. fund that opposes President Isaka's retirement and has appreciated his management skills, has called for the separation or downsizing of Yokado and Sogo & Seibu, and this will be a heavy task for the new structure.

The company plans to hold monthly meetings with the management teams of the six major group companies to share with them whether the plans of each operating company are progressing smoothly and what issues need to be addressed.

As for Ito-Yokado, the company has already announced a policy of closing 40 stores over the next five years, and on March 8, it announced a structural reform to close 20 stores during this fiscal year. President Isaka stated, "Basically, we will base our actions on the March 8 announcement of structural reforms, but as we talk from now on, we will see possibility of various directions.

The President's 2016 100 Day Plan Re-Affirmed The **Conglomerate Strategy And Disappointed Shareholders**

The Same Strategy, A Decade Plus Later



The Conglomerate strategy began in 2005 "seeking group synergies" with "superstores to pursue structural reform"

10+ years later

Seven & i Holdings Co., Ltd. 100 Day Plan = Medium-Term Management Plan

> October 7, 2016 Seven & i Holdings Co., Ltd.

The President re-affirms the same basic strategy: to "capture Group synergies" and pursue "structural reform at Ito-Yokado and Sogo & Seibu"



Please give me 100 days," President Ryuichi Isaka appealed at his inauguration press conference held in Tokyo on May 26. This was a "grace period," so to speak, that he asked the stock market for in order to review the course of former Chairman Toshifumi Suzuki, who led the group for about a quarter of a century, identify problems, and promote structural reforms

133 days to be exact. The stock market's answer to the submitted answer, known as the "100-day plan," was, for the time being, "no." On the 7th, the day after the announcement of the capital and business alliance with H2O Retailing and the transfer of three Sogo & Seibu stores under its umbrella to H2O Retailing. Seven & i's stock closed down 5% on an all-day selling

Asia

October 11, 2016



"What, H2O Retailing? A capital tie-up? I was surprised when I first heard that. But when I looked at the 100-day plan in detail. I'm not sure I'm ready to make an additional investment decision. In a word, restructuring is not going far enough."

There will be no additions to the 40 store closures announced so far by Ito-Yokado, the group's original business, and no mention of Denny's, a family restaurant that continues to perform poorly, BALS, which operates the Francfranc lifestyle goods store, which is not department store business, only three Sogo & Seibu stores located in the Kansai region have been clearly restructured The company did not take the big step that the U.S. investment fund Third Point had demanded, which would have been to divest the entire department store business. ing behind Sogo Tokushima, Fukui, and other regional tment stores that are not rming well.

EOUITY ANALYST AT NON-JAPANESE INVESTMENT BANK

-000-

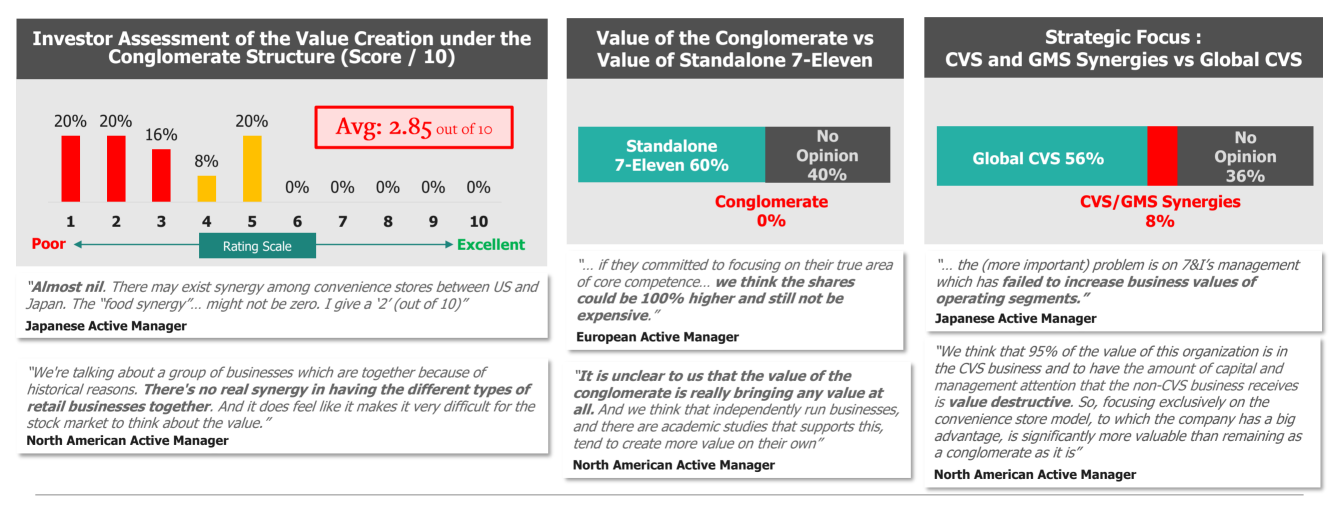
"I feel that the new management is trying to come up with something that will attract investors, but whether it will be profitable is another matter."

ValueAct Capital

SEVEN&i HLDGS

After 7 More Years of the Conglomerate Strategy Under a New President, Shareholders Still Dissatisfied

An independent survey of 25 major Japanese and Non-Japanese shareholders conducted by a leading global perception study provider in 2022, showed **broad-based lack of support for the current conglomerate strategy**. ValueAct shared these results with the Board in June 2022.



T.RowePrice^{*} **2022**: In its opposition to **President Ryuichi Isaka**'s reelection at the 2022 AGM, T. Rowe conditioned it on the "**slow progress on reform**"



2022: **"The board is moving slowly when they shouldn't be.** For capital and competitive reasons, they should be moving much more quickly to take advantage of the opportunity to consolidate the US convenience store industry. "



2022: "President Isaka and Director Goto should be held accountable for the slow restructuring of the domestic business and the resulting failure to increase enterprise value" "Kunio Ito, as an external director who is supposed to act in the interest of minority shareholders, has not been effective in getting management to accelerate restructuring and raise enterprise value"

DaltonInvestments

2022: Your stock price is undervalued. **The market does not appreciate complex company structures and has attached a discount to intrinsic value**. The stock price also reflects the market's concern around inefficient capital allocation by management, which we consider an agency cost. We believe that this spin-off will contribute to eliminating the discount by focusing on the most valuable business within your group companies and allocating the appropriate amount of capital between businesses.

In 2022, shareholders spoke and Seven & i refreshed its Board; the President was given yet another opportunity to objectively review strategy in response to shareholder dissatisfaction with the status quo

ARTISAN PARTNERS

Japanese Institutional Investor "Investors, including a Japanese institutional investor contacted by Reuters that is not permitted to discuss its views publicly, are **blaming Seven & i's stagnant share price on management's attachment to a conglomerate structure.**" <u>Source</u>



The President's "Group Strategy Re-Evaluation" **Ignored Shareholders Again & Revealed Entrenchment**





METI's Practical Guidelines for Business Transformations (2020)

Companies Are Expected to Clearly Explain the Basis for Their Corporate Strategy

"Companies are expected **to explain to investors as concretely as possible** their corporate philosophy and value standards, business model and management strategy, basic policy regarding their business portfolio and the state of review by the board of directors.

In particular, with regard to the basic policy on the business portfolio, it is desirable to explain **not only the details and conclusions of their decision**, but also the **basis on which such a decision was reached**, including in cases where, as a result of the review, it was decided that the most recently decided basic policy should be maintained."

The President's "Group Strategy Re-Evaluation" was Supposed to Respond to Shareholder Dissatisfaction

Jan 2022

Shareholders express dissatisfaction with the status quo conglomerate structure. Many shareholders engaged in dialogue, both in public and in private, with members of the Board.

Apr 2022

Seven & i announces changes to its Board, including 6 new Outside Directors and promises to globalize its businesses and implement reforms in consideration of the voices from capital markets.

May 2022

3

Shareholders elect 6 new Outside Directors with the expectation that the refreshed Board would conduct a robust strategic review in-line with governance best practices to address the shareholder dissatisfaction with the status quo conglomerate structure.

Jan 2023

Seven & i discloses that it would consider "strategic alternatives including the superstore business and drastic Group business structure reform" supported by Financial Advisors with results announced in March 2023.

"Group Strategy Re-Evaluation" Process Was Flawed

The "Group Strategy Re-Evaluation" process was biased and opaque, rather than the independent, transparent, and comprehensive review that shareholders expected.

The Seven & i President Approved A Flawed Process			Shareholder Expectations			
Composition	Full Board , including President Isaka and 5 of his subordinates (including tenured Representative Director Goto).		A subset of Independent Outside Directors selected based on their skills and experience.			
Mandate	Unclear whether focused on "maximizing Group synergy originated by 'Food'" or "strategic alternatives including drastic group structure reform".		A clear mandate that provides transparency to the market as to the objectives of the exercise, the process to be followed, individuals to be involved, and a timeline.			
Independent Advisors	Retained but not disclosed with unclear reporting line (likely management team).		Retention of reputable independent advisors that are disclosed to the market to reassure that there are no conflicts.			
Independent Advisors Scope and Reporting Line	Unclear scope to "pursue Group growth strategy focused on CVS business".		Clear mandate and reporting lines of the independent advisors to ensure that board members can receive the best support and explore options without management bias.			
Transparency & Engagement	Communicated only once several months after initiating the process and no engagement with shareholders (or at least ValueAct) to seek input		Periodic updates to the market to ensure maximum transparency to promote trust with the process followed. Engage with top shareholders to receive input.			
Strategic Alternatives Considered	No quantitative or qualitative disclosure on strategic alternatives considered during the process.		Disclosure of alternatives considered, with quantitative and qualitative information, to demonstrate that the selected direction is the best option available to shareholders.			

Seven & i's "Group Strategy Re-Evaluation" was not an objective strategic review process

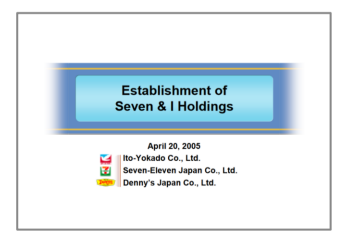
The "Group Strategy Re-Evaluation" Once Again Re-Affirmed The Status Quo Conglomerate Strategy

After Pursuing The Same Strategy For 18 Years With Poor Results...

"Group Strategy Re-Evaluation" Decides To Pursue The Same Strategy

2005

"Seeking group synergies" with "superstores to pursue structural reform"



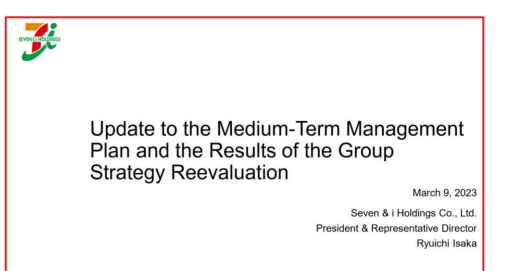
2016

To "capture Group synergies" and pursue "structural reform at Ito-Yokado and Sogo & Seibu"



2023

"Food synergy" and "SST transformation"



Shareholders Were Disappointed With The "Group Strategy Re-Evaluation" Announced March 9

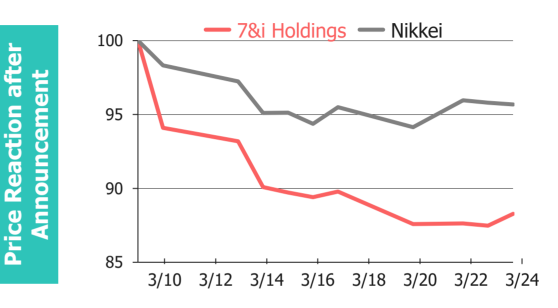
- On March 9, 2023, Seven & i announced its "Group Strategy Re-Evaluation" results after six months of Board discussion and Financial Advisor analysis. The results were disappointing.
- Market analysts and the media reported that no major group business structure reforms had been communicated.
- Seven & i's share price fell 10% over the next three trading days, double the decline in the Nikkei index over the same period.



In terms of the strategic review itself, **we do not see much new that stands out** other than the disclosure of a targeted total payout ratio and the establishment of a strategic committee

SMBC NIKKO

(In regard to Ito-Yokado reform) **"we do not** consider this sufficient"



» Nikkei Asia

Long time analysts and former employees of the bank with which Seven & i Holdings does business were **disappointed when they learned the details of the reforms.**

...However, the structural reforms and the system for checking them have not been well received both inside and outside the company. One executive at Yokado fears that "it will be even more difficult to know who is running the company. ...Seven & i has now established a strategy committee consisting solely of outside directors to monitor priority strategies and provide advice to the board of directors on how to improve corporate value. One securities analyst commented, "This may be a way to strengthen governance, but it is piling up too many rooftops. I don't see much leadership from President Isaka of Seven & i."



After-The-Fact "Strategy Committee" Is Evidence That the "Group Strategy Re-Evaluation" Was Not Objective

The independent "Strategy Committee" was formed <u>after</u> the strategy had already been decided

On March 9, Seven & i announced its "Group Strategy Re-Evaluation" which reaffirmed the conglomerate strategy but also created a "Strategy Committee" to "monitor progress" and "objectively and comprehensively review the optimal group portfolio structure and strategic alternatives (IPO, spin-off, etc." (Link).

Seven & i's decision to form a "Strategy Committee" after it communicated its strategic direction signals not only a failure in the process, but a tacit admission that the "Group Strategy Re-Evaluation" was neither "objective" or "comprehensive".

The formation of a "Strategy Committee" signals three failures:



WRONG TIMING: Establishing a "Strategy Committee" <u>after</u> the full Board agreed on the strategic direction signals a **governance failure** in following a due process and serves as an admission that the "Group Strategy Re-Evaluation" was not carried out objectively.



UNCLEAR MANDATE: The mandate of the "Strategy Committee" is unclear and no timeline has been communicated as to when shareholders can expect to hear the results of their deliberations.



UNDERMINED AUTHORITY: The "Strategy Committee" is stated to provide "advice to the Board" with management already communicating that Ito-Yokado is "given three more years" before strategic alternatives can be pursued.

The Board's "unanimity" is not reassuring. What the Board approved unanimously was the need for a "Strategy Committee" to review strategic alternatives <u>AFTER</u> an "objective" strategy review had supposedly occurred.

What is the "Strategy Committee" Supposed to Accomplish and by When?

The "Strategy Committee", established <u>after</u> what was supposed to be an "objective" strategic review, also fails to meet governance best practices for its composition, mandate, objectivity, and robustness.

TIMING		Background		P	urpose		Planı	ned Actions		AUTHORITY
The Committee has been established after the Company announced the "Group Strategy Re- Evaluation" which was claimed to be "objective".		ne Board established the sommittee on March 9, 20 omposed solely of indep utside directors	23,	B, focused on increasing the Group's medium- and long-term corporate value and providing advice to the Board of Directors			 The committee will thoroughly monitor the progress of the Group's various business strategies (including domestic and overseas CVS growth strategy, Superstore transformation, etc.), 			The Committee's authority is unclear . The Committee is stated to provide only "advice" to the Board while management has already undermined its authority by stating that no alternatives can
ADVISORS Advisor selection process, identities, and reporting lines not disclosed .	ad ad	ne committee retained ex lvisors to support its obje nalysis and consideration	ective				as well as objectively and comprehensively review the optimal group portfolio structure and any potential strategic alternatives (including IPO, spin-off, etc.)			be considered for another 3 years. MANDATE The Committee's mandate (with no interference from management) and timeline is
COMPOSITION					Director			Director	٦L	 unclear. The Company has also failed to explain how the planned
The Committee does not comprise a subset of		Director Chair Stephen Hayes Dacus		Kunio Ito	Toshiro Yor	nem	iura	Yoshiyuki Izawa		actions differ from the existing responsibilities of Outside Directors to "monitor the
Outside Directors that have the most relevant skills and experience to oversee a strategic review.	relevant ience to Director Meyumi Yamada	R	Director Jenifer Simms Rogers	Paul Yonan	nine		Director Elizabeth Miin Meyerdirk		progress" and "objectively and comprehensively review" strategy.	
									_	<u>Source</u>

The composition of the Committee, together with its unclear mandate, repeats the same failures of the "Group Strategy Re-Evaluation". Management has also already undermined the authority of the "Strategy Committee".

The President Has Undermined the Authority of the "Strategy Committee" in Confused Media Interviews

In recent media interviews, the President focused stakeholders on specific (albeit conflicting) strategies with no mention of "Strategy Committee" involvement, whose supposed mandate is to evaluate alternative strategies. There was no indication that his statements had been thoroughly and objectively evaluated by the "Strategy Committee" in comparison to other alternatives.



Toyo Keizai Interview (4/27/2023):

Mr. Isaka in response to a question on potential for Ito-Yokado separation: "I disagree. It (Ito Yokado) should not be separated."



Kyodo Tsushin Interview (4/27/2023):

Mr. Isaka says, "the company is thinking about a stock listing in three years for its supermarket business, with Ito-Yokado at its core."

The President Still Hasn't Answered Our 9 Questions

ValueAct's questions from April 2 remain unanswered

Shareholder questions of the incumbent conglomerate strategy built up considerably in 2022 forcing the Board to undertake the "Group Strategy Re-Evaluation". **It was incumbent on Seven & i's Board to invest a dedicated effort to provide detailed and balanced disclosure of the advantages and disadvantages of various strategic options considered**, as well as a quantitative basis for its conclusions. **Especially** as the exercise concluded to maintain the status quo conglomerate structure.

Shareholders are now being asked to implicitly trust the President's judgement despite significant questions continuing to be unanswered regarding the rationale behind the conclusion, and the robustness of the process.

On April 02, 2023, ValueAct published a series of clear questions to the Board (see <u>here</u>). The purpose was: (1) to determine key rationale behind the announced strategy, and (2) to establish important facts about the "Group Strategy Re-Evaluation"

Questio	ns Asked of the Company by ValueAct on April 02, 2023	Answered?	
Q1	Does the Board recognize shareholder dissatisfaction with the current conglomerate structure?	•	Earnings Call Q&A (6 April 2023)
Q2	How did the Board's process for the "Group Strategy Re-Evaluation" control for the bias of management toward the status quo?	•	Q:What % of ValueAct's questions do you think you have answered?
Q3	Did the Board evaluate the conglomerate discount?	•	A: [ISAKA] "It is hard to answer what % of the questions we have addressed
Q4	Which strategic alternatives were quantitatively considered?	•	We will communicate our views in
Q5	Why not pursue a tax-free spin-off of 7-Eleven?	•	Mid April, that would be the complete answers."
Q6	Why not pursue a sale of the whole Company?	•	
Q7	How do the supposed "group synergies" justify maintaining the conglomerate structure?	•	0/9
Q8	Does the whole Board agree with management's commentary?	•	Questions
Q9	What will the newly formed Strategy Committee do?	•	Answered

The biased and opaque "Group Strategy Re-Evaluation" shows that the President will not conduct an objective and transparent review of <u>all</u> alternative strategies



4C The President Has Failed to Objectively Consider Reported Takeover Offers



Concern That Conglomerate Was Created to Fend Off Takeovers

Some shareholders have questioned whether Seven & i would consider takeover offers with a fiduciary mindset since the Holding Company was formed in 2005

- In 2005, a leading independent governance research firm ISS reported to have spoken to shareholders of the to-be-combined listed companies (Ito-Yokado, Seven-Eleven Japan, and Denny's Japan) to better understand their views regarding the formation of the Holding Company.
- Shareholders were "very vocal in their opposition" based on concern that the Holding Company was being formed "primarily to ward off an unsolicited takeover" rather than the stated objective of the "maximization of the value of group companies".

"Managers are often **motivated to preserve their own jobs** or arrange for substantial payouts and, as a result, their actions following a takeover bid may **not always be in the best interests of shareholders**."

GLASS LEWIS

ISS

"a number of Ito-Yokado shareholders have been very vocal in their opposition to the terms of this transaction... in fact, Ito-Yokado's share price fell by 11% immediately after the announcement of this transaction... **The price drop was most likely caused in part by fears that the purpose of the holding company was to prevent a takeover** – fears which were fueled by the timing of the announcement, which came at a time when Japanese companies were just starting to announce plans for poison pills and other anti-takeover measures.

(I-Y told ISS that the creation of a holding company had actually been under consideration for a number of years prior to the announcement; but some observers suspect that the rush to implement the restructuring was **spurred by I-Y's increased awareness that the anomaly in valuation between I-Y and SEJ leaves I-Y vulnerable**.)"

-- Ito-Yokado Co. Ltd ISS Report (2005)

Voting Guidelines

The President Never Disclosed a Reported 2020 Takeover Approach

- The President never disclosed a takeover offer the Company reportedly received from "an overseas retail company" in 2020, denying shareholders the ability to consider selling shares at a premium.
- We expect Presidents to fulfill their fiduciary duty by publicly disclosing all takeover offers received to shareholders and to create an independent committee to objectively evaluate the takeover offer against the status quo value creation plan.

Japan's Corporate Governance Code Principle 1.5 Anti-Takeover Measures (Supplementary Principle) In case of a tender offer, companies should clearly explain the position of the board, including any counteroffers, and should not take measures that would frustrate shareholder rights to sell their shares in response to the tender offer.



Article

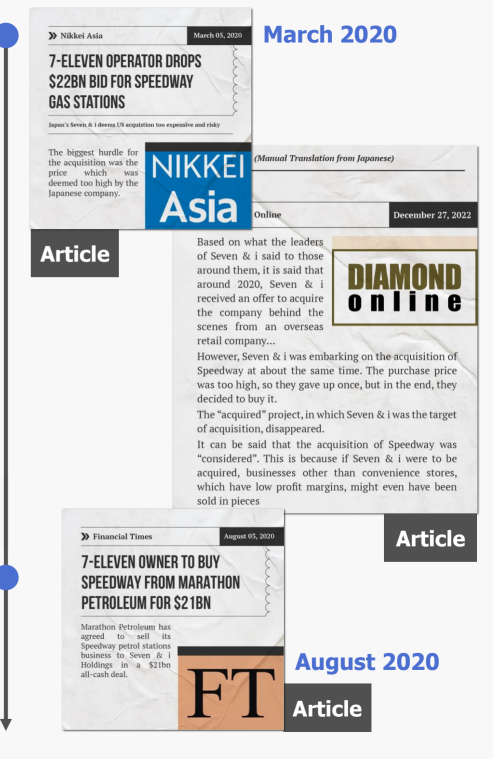
ValueAct Capital

Concern About the Motivation for Speedway Acquisition

The President walked away from a potential acquisition of Speedway because the price was too high in early 2020. Six months later he agreed to acquire Speedway for a similar price. Meanwhile, there were reports of a takeover offer "in 2020"...

- It was reported by a Weekly Diamond article that a key reason for the acquisition of Speedway was to protect Seven & i from a potential takeover offer it had recently received. In other words, the Board may have used Speedway as a poison pill.
- After initially refusing to acquire Speedway in early 2020, the Board suddenly changed its mind 5 months later and proceeded to acquire Speedway for effectively the same price despite a significantly weakened macroeconomic environment.

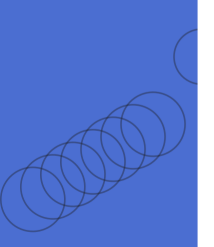
ValueAct has questioned the Board on the factual basis of this offer privately and publicly – no response has been received.



The President has not only approved biased strategy "re-evaluations" and hidden takeover approaches, but ValueAct has seen a track record of bad faith in its interactions with the President and his subordinates

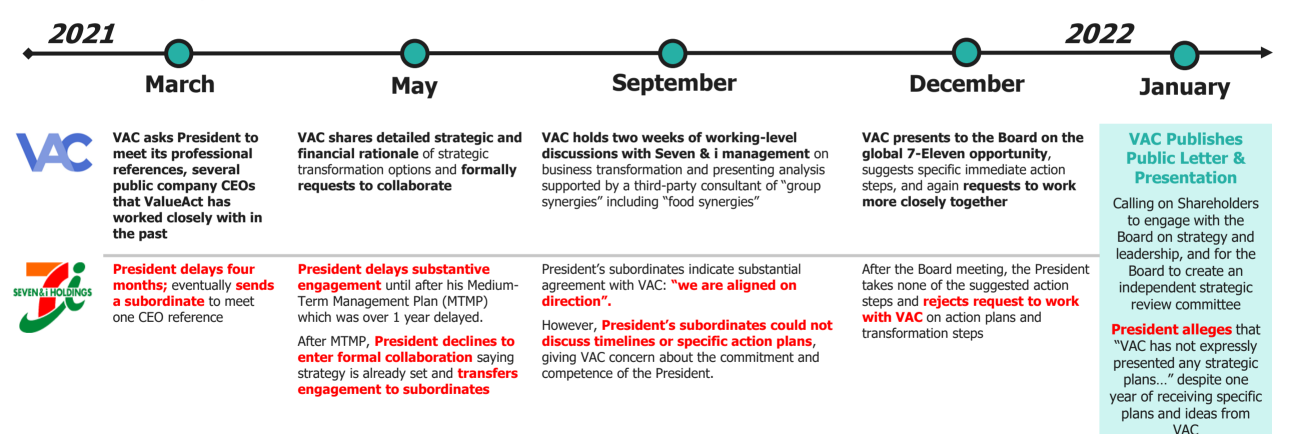


4D The President Has Interacted With ValueAct in Bad Faith



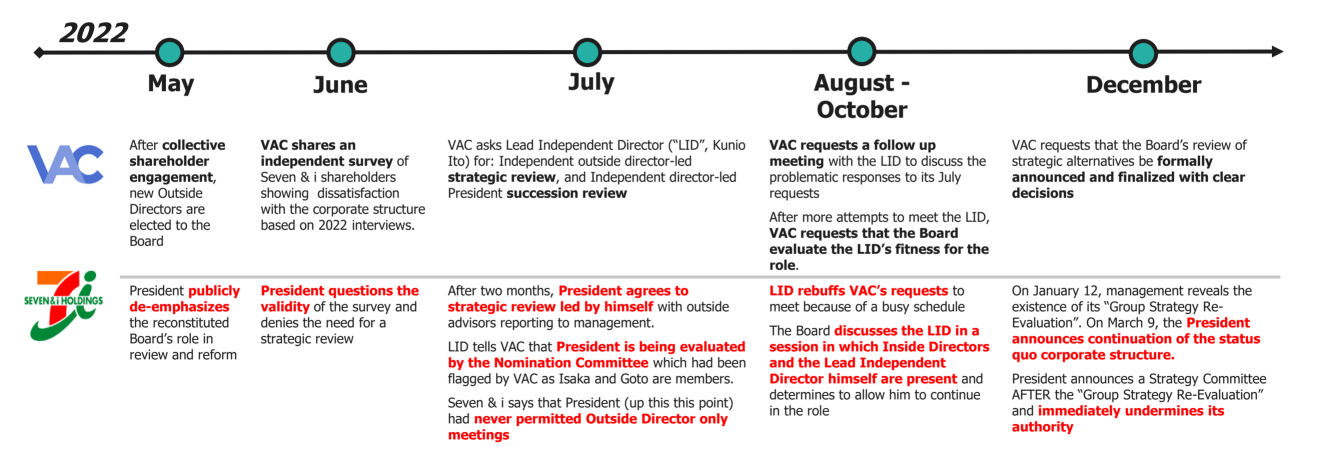
ValueAct Attempted to Engage on Substantive Strategy But the President Responded in Bad Faith

In an effort to support the Company, ValueAct shared thousands of pages of analysis and conducted dozens of meetings with management and the Board. But we never received genuine engagement from Seven & i's President and lost faith in the ability of the Board to effectively respond to constructive engagement.



The President's Bad Faith Actions Continue Despite a Refreshed Board and ValueAct's Earnest Engagement

The President's bad faith interactions became clearer to us after another year of earnest engagement. He has resisted independent processes to review leadership and strategy at every step.



The President has established a track record of bad faith interactions, the latest example of which is his refusal to independently investigate Seven & i's leak of a meeting recording to a reporter.

Meeting Recorded Without Consent and Leaked to Reporter

The President denied an independent investigation into Seven & i's practice of recording shareholders without consent and the subsequent leak of a recording to a reporter.

- ValueAct became aware of Seven & i's secret recording practice when audio of a meeting on March 15, 2023, between Seven & i employees, an Outside Director and ValueAct was leaked to a reporter. Neither the Outside Director nor ValueAct's employees in the meeting were aware of being recorded. ValueAct had previously denied consent to record its meetings.
- We stand by everything we have communicated to Seven & i including on March 15, but recording without consent implicates privacy laws in many jurisdictions in which Seven & i has substantial operations and shareholder presence, including California—the location of the shareholder and Outside Director participants during the March 15 meeting.
- We formally requested but the President has so far denied an independent investigation into Seven & i's practice of recording shareholders without consent and the subsequent leak of a recording to a journalist. We consider this **recent behavior** to be **a serious governance failure**. The President's response was disingenuous and dismissive of legitimate concerns.

Seven & i employees secretly record a March meeting between ValueAct and Seven & i. Several meeting participants were participating from jurisdictions where recording without consent is against the law.

ValueAct learns of these secret recordings March when someone from Seven & i leaked the March 15 meeting recorded audio to a reporter. The reporter was aware of the March 15 meeting, had heard the audio recording, and could describe its contents.

March 24

15

23

Seven & i confirms it recorded the meeting without consent. ValueAct immediately asks Seven & i to take corrective action including an investigation into the recordings and leaking of confidential company information.

Seven & i senior executive responds that an March independent investigation is not necessary and implies that there is no inherent problem with secret recording and implies this is a regular practice at Seven & i.

April 2

April

10

28

ValueAct requests a more serious investigation and response.

Seven & i responds that it will destroy all prior recordings but still does not agree to an independent investigation.

ValueAct Capital

The President Has Denied an Independent Investigation Before

The President denied an independent investigation into the root cause of the 7pay cybersecurity incident.

- 7pay was hacked almost immediately after launch and major deficiencies in the security of the service were found.
- The severity of 7pay's failure should have prompted Seven & i to appoint an independent Third-Party Committee to investigate the causes fully and report the results in a clear manner to its stakeholders. Establishing a Third-Party Committee is an established practice in Japan.
- Instead, the Board, led by Chair/CEO Ryuichi Isaka, chose to conduct an internal investigation with its full results not disclosed.



"In cases where there is considerable doubt about the effectiveness of internal control or the reliability of management, where the degree of damage to the corporate value of the company in question is significant, or where the case is complex or has a significant social impact, the establishment of a third-party committee is a viable option in order to ensure objectivity, neutrality, and expertise

Principles for Responding to Corporate Scandals at Listed Companies

7pay

July S 2019 d

Seven & i launches 7Pay. Justdays after, 7Pay was hacked, 38M yen stolen.

August Seven & i shut down 7Pay. 2019 The Company formed an internal investigation committee instead of an independent one and ended the investigation by releasing only one press release, stating that the investigation report could not be disclosed due to security reasons.



OPPOSITION TO ISAKA AND GOTO "Opposed due to security issue and based on disclosure after the incident." <u>Source</u> (2020)

in the investigation."

The President has acted in bad faith and approved weak governance processes to preserve his status quo strategy. He has also executed poorly on his preferred strategy.

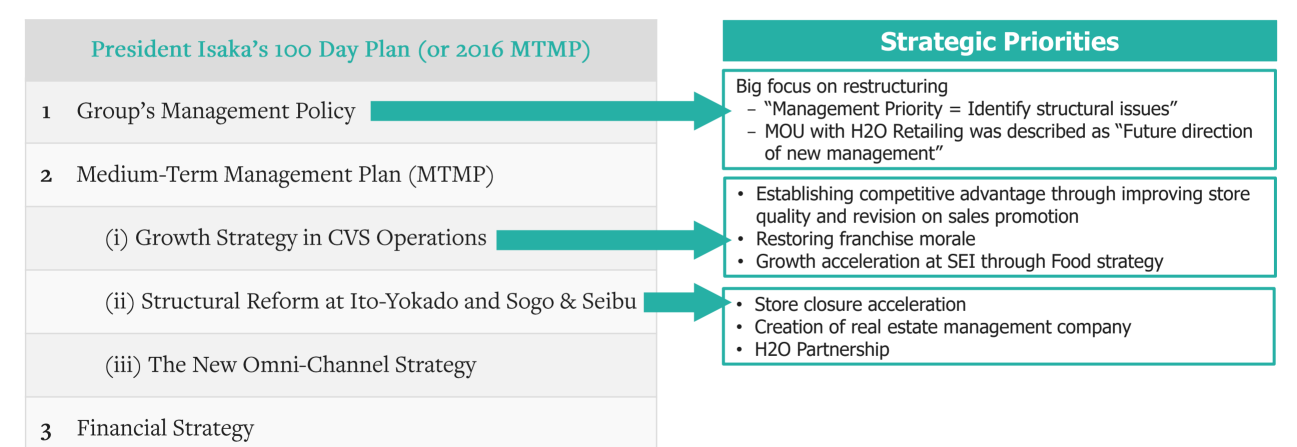


5. The President Has Executed Poorly Against His Strategic Objectives



The President Outlined His Priorities in His 2016 Medium-Term Management Plan Ending in Feb 2020

Emphasis is on the turnaround of Ito-Yokado and Sogo & Seibu through structural reform and business partnerships

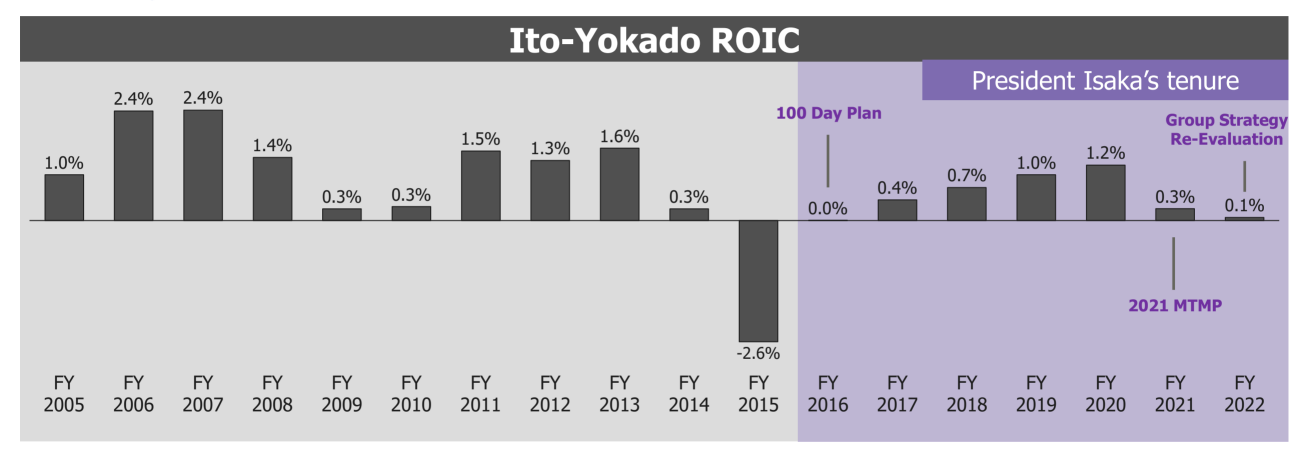


The President Missed 9/10 Numerical Targets Set in His 2016 Medium-Term Management Plan for Feb 2020

Feb 2020 Ta	rget at 2016 MTMP	Status	Feb 2020 Outcome
Seven & i Holdings	Operating Income 450 bn Yen	•	Operating Income 424 bn Yen
	ROE 10%	٠	ROE 8.5%
Domestic 7- Eleven	Further enhance the motivation of franchisees, the Group's greatest growth engine	•	24/7 operation issue
Overseas 7- Eleven	Daily sales \$5,000	٠	Daily sales \$5,075
	Store Count 10,000	•	Store Count 9,682
	Operating Income 15bn Yen	•	Operating Income 6.5 bn Yen
Ito-Yokado	Operating Income Margin 1.3%	•	Operating Income margin 0.6%
	Directly Operated sales floor space Ratio < 49%	•	Directly Operates Sales Floor 54%
Coro 9 Coiku	Operating Income 13bn Yen	٠	Operating Income 0.2 bn
Sogo & Seibu	Operating Income Margin 1.8%		Operating Income margin 0.03%

The President Failed to Turn Around Ito-Yokado

In 2016, the President saw 10 years of unacceptably low ROIC and concludes restructuring is the answer. Another 7 years of restructuring within the group later, the President again concludes – more restructuring!



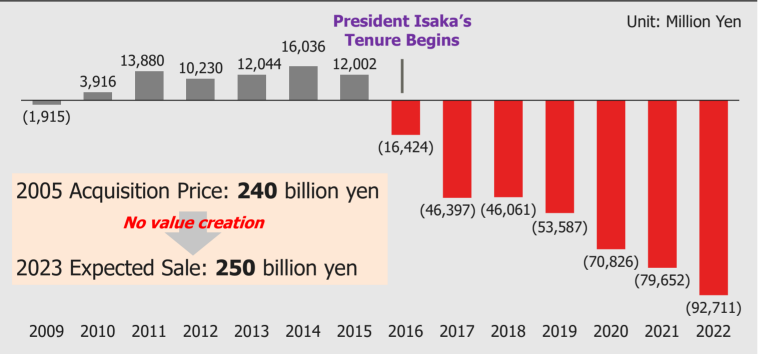
Over the last 18 years, Ito-Yokado has never earned its cost of capital



The President Failed to Turn Around Sogo & Seibu

President Isaka later made the overdue decision to sell Sogo & Seibu but has pursued a hasty process without consulting relevant stakeholders

Cumulative Net Income Since Sogo & Seibu Established



Even before the pandemic, cumulative net income since foundation of Sogo & Seibu was negative 53 billion yen

SE BU SOGO July 12, 2022 >> Tovo Keizai Online "The governance is so bad. Various pieces of information were leaked here and there. I have never heard of such a terrible deal." he said. This was the lament of a senior executive of an investment fund that was considering bidding for the sale of Sogo & Seibu, a department store chain under the umbrella of Seven & i Holdings Co. In the end, the fund abandoned its participation in the bidding process, saying that it could not expect a fair bid. 東洋経済 ONLINE >>> Toyo Keizai Online Nov 2, 2022 "If we get approval at the November 10 board meeting, we will sign the agreement that day, make timely disclosure, and close the deal by the end of the fiscal year (February 2023)." In response to this statement, several outside directors objected, "Wait a minute". This was because, far from being clear, they had been given very little information about the details of the negotiations. 東洋経済 ONLINE

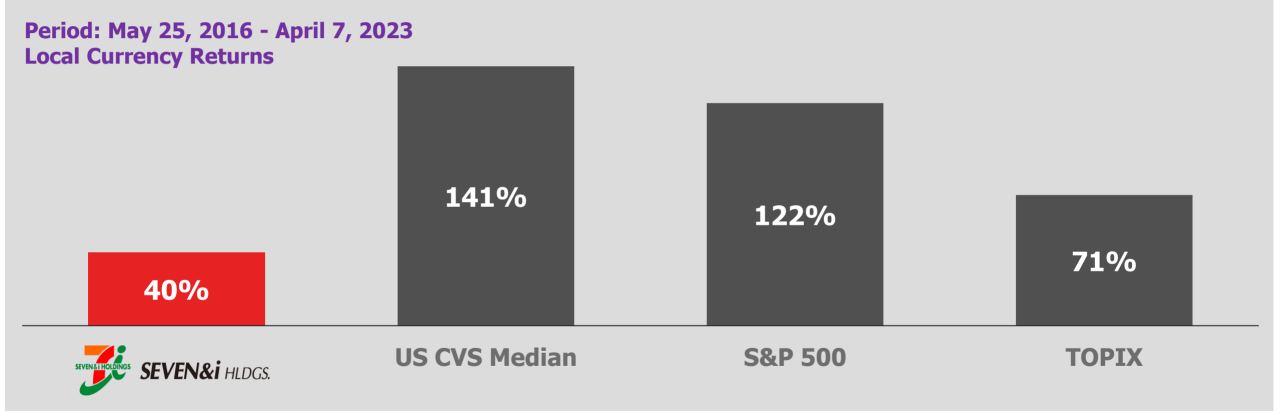
The President Failed to Follow Through on Promises to Business Partners

Partnership	and Goals	Status	Outcome
	3 store sales to H2O	•	Only 2 stores were sold
	Introduction of S point to 7-Eleven stores in Kansai Area	•	It took 2 years to introduce S point
RETAILING	Strongest department store in Kansai x SEJ store network	•	No reported progress
	Collaboration on logistics, human resource development, and joint product development	•	No reported progress
mandai	Reward point and payment	•	No reported progress
	Collaboration on operations, sharing education expertise, and merchandising through personnel exchanges	•	No reported Progress
	Introduction of Seven Premium to Odakyu OX stores	•	Seven premium introduction 2 year after the partnership
	Product procurement	•	No reported progress
future group	Franchise agreement to open 7-Eleven stores in India	•	Unwound the partnership

Source: Public company documents

The President's Weak Execution on the Status Quo Conglomerate Strategy Has Harmed Shareholders

Total Shareholder Return Since Ryuichi Isaka Became President



ValueAct Capital Source:: Capital IQ and Bloomberg

Memo: TSR is shown in local currency, un-annualized, and adjusts for the US holiday on 4/7 by using the opening share price on the next trading day. CVS peers include Alimentation Couche-Tard, Casey's, and Murphy USA. Arko is excluded because it only began trading in 2019, three years into Mr. Isaka's tenure.

The net effect of weak execution against the status quo strategy over the President's seven year tenure is that Seven & i's total shareholder return is significantly lower than that of its convenience store peers



6 Stakeholders Have Been Harmed by the Status Quo Strategy & Leadership



Weak Governance of Stakeholder Issues

Sustainability is governed by Inside Directors in Japan, despite the Company's growing global footprint

Seven & i has delegated the oversight of sustainability to a CSR Management Committee – comprising solely of Inside Directors in Japan. This oversight approach has not materially changed following the acquisition of Speedway even though the business has become even <u>more global</u> and <u>more revenue is generated from selling fuel</u>.



INADEQUATE OVERSIGHT OF SUSTAINABILITY

- The CSR Management Committee comprises solely of Inside Directors, with only two of these Directors having "Sustainability" experience according to the Company.
- None of the Outside Directors with "Sustainability" experience, as determined by the Company, serve on this Committee.
- Despite generating ~75% of revenues from Overseas CVS, the CEO of 7-Eleven, Inc. is not included on this Committee.



LACK OF UNIFIED VISION

- Despite more revenue generated from selling fuel following the Speedway acquisition, Seven & i's sustainability disclosures focus on operations in Japan, reflecting the Committee's sole membership of Japanese nationals.
- More than two-thirds of Seven & i's disclosures on initiatives under the self-identified seven material topics cover only Japanese businesses despite three-quarters of the revenues being generated outside Japan. (1)



Disenfranchised Stakeholders

Seven & i exists to serve many stakeholders – customers, employees, suppliers, government and society as a whole, as well as shareholders/owners of the firm. All stakeholders benefit from a forward-leaning strategy and strong execution, and all stakeholders suffer if a company clings onto an outdated strategy or executes poorly.

Management has mishandled key stakeholder groups, as appraised by leading independent organizations such as <u>KnowTheChain</u> and the World Benchmarking Alliance (<u>Food</u> and <u>Human Rights</u> Benchmark). While multiple stakeholder groups have been impacted by Seven & i's inadequate oversight of sustainability issues, for the purposes of this presentation we focus on Seven & i's:





Source: Seven & i Holdings - <u>Composition of Directors at Each Meeting Body</u>; <u>Skills Matrix</u>; <u>Group Material Issues</u> (1) Based on ValueAct's analysis of select sub-topics. In cases where quantitative data was unavailable for evaluating the scope of disclosure, the assessment was conducted based on the examples disclosed by Seven & i.

1. Low Employee Engagement in Japan (1/3)

The lack of focus on key stakeholders has resulted in a disengaged and dissatisfied workforce, as is evident from both internal and independent employee satisfaction benchmarks.

Employee Engagement

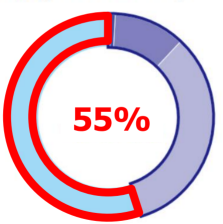
55% of Seven & i's employees in Japan said they are not engaged.



Results of the FY2021 employee engagement survey



*Target: Approx. 82,000 employees Response rate: 75% Participating companies are listed on page 11



Employee Loyalty

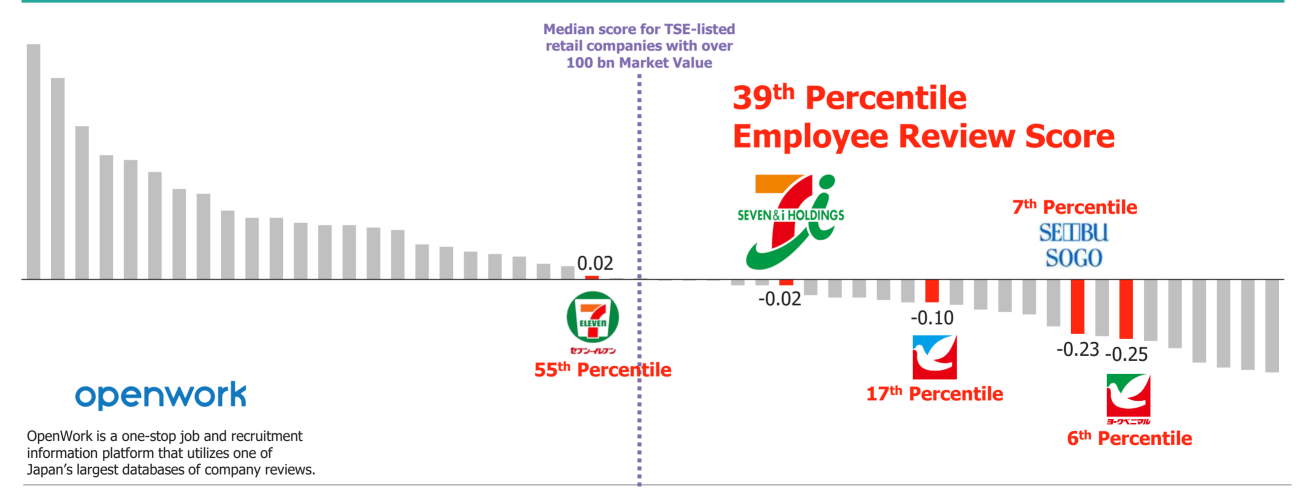
Seven & i ranked 376th in Diamond Employee Loyalty Ranking of 686 Listed Companies



1. Low Employee Engagement in Japan (2/3)

Seven & i's largest group companies are all near or below the Japan retail median on employee reviews

OpenWork Employee Engagement Score for TSE-Listed Retail Companies With Over 100 bn Market Value



VC ValueAct Capital Source: OpenWork 4/15/2023

Memo: Median Retail Score = 2.96, Scale of 1-5, 5 being the best. Red text denotes percentile rank among 3,138 retail companies registered at OpenWork.

1. Low Employee Engagement in Japan (3/3)

Seven & i group company employees are dissatisfied with the pace of progress and don't believe in group synergies



Synergies with other group companies are not being generated and management assets are not being fully utilized. I felt that one of the factors was the difference in corporate culture

-Former employee of Seven & i Holdings



The holdings control the operating companies of the holding company, but sometimes the interests of the operating companies are undermined - Former employee of Seven & i Holdings



The vertical company mindset remains strong, and innovation is difficult to achieve in this organization

-Former employee of York Benimaru



There is little synergy between Seven & i Holdings. It is only that it sells private brand products.

Former employee of York Benimaru



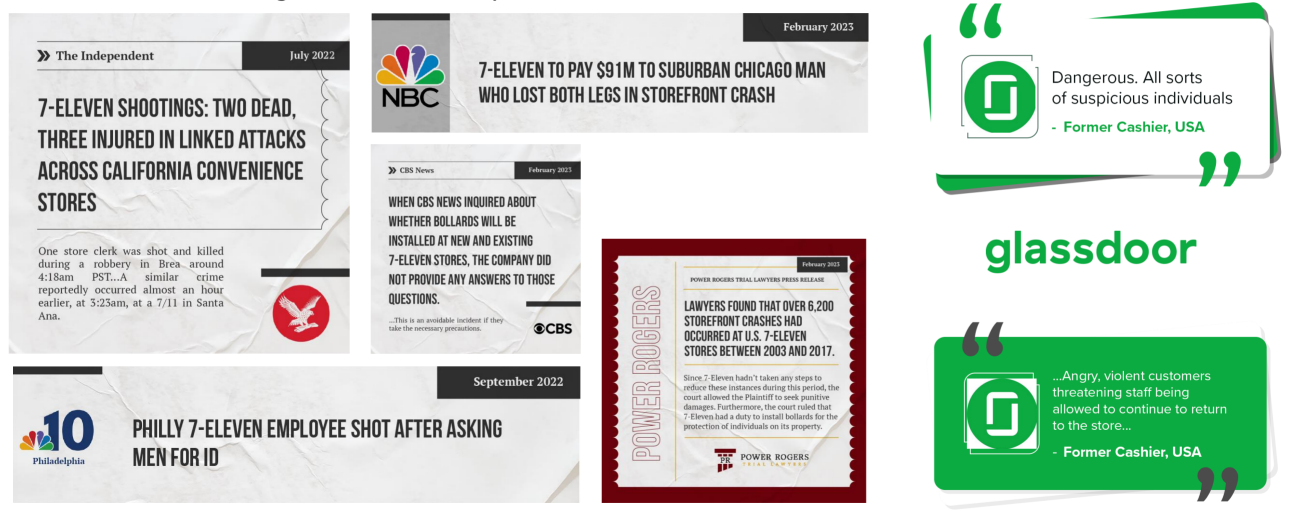
openwork

The company is bureaucratic and slow to respond to the changing times like a turtle

- Former employee of SEJ

2. Employee Safety A Concern in the US (1/2)

Frequent incidents of workplace violence and injuries raises serious questions about Seven & i's priorities and commitment to creating a safe and healthy work environment.



2. Employee Safety A Concern in the US (2/2)

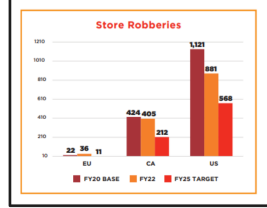
Seven & i has failed to implement adequate measures to protect its employees. This is particularly concerning as the acquisition of Speedway has increased the number of gas station employees under Seven & i's stewardship. Gas station attendants face 7x more incidents of workplace violence relative to convenience/liquor store clerks according to a US Department of Justice study.

Gas station attendants are 7x more likely than a convenience/liquor store clerk to experience non-fatal workplace violence incidents

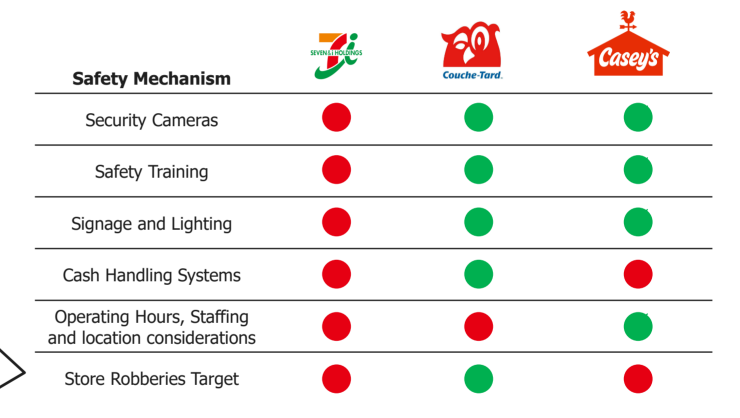
Average annual victimization rate of nonfatal workplace violence, by occupation, 2015–19

Occupation	Rate per 1,000 workers age 16 or older		
Retail sales	10.7		
Convenience/liquor store clerk	8.4 †		
Gas station attendant	59.4 †		
	- I. I. C.M. I. I. M.		

Source: US Department of Justice – <u>Indicators of Workplace Violence</u>



Couche-Tard has set a target to reduce the number of store robberies in EU, Canada and US by 2025. The company acknowledged the rising number of robberies in their stores and the importance of maintaining a safe environment for their staff and customers. Source: Couche-Tard Sustainability Report



Based on disclosure on crime prevention measures in company documents: Couche-Tard <u>page</u> <u>20</u>, Seven and i <u>Crime Prevention</u> and <u>Employee Safety</u>, Casey's <u>page 31</u> and <u>35</u>

3. Franchisee Dissatisfaction in Japan

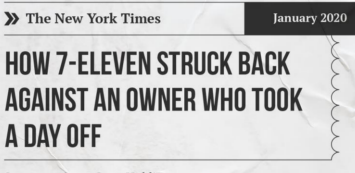
Recent events at Seven & i have highlighted a growing sense of distrust and dissatisfaction among the franchisees. Japanese franchisees have requested collective bargaining rights, which were ultimately denied by the court. However, the case brought to light **Seven & i's unwillingness to engage in meaningful dialogue with its franchisees to improve their working conditions and store business management**.



2020 report, it pointed out the overworking of owners and other issues. In the same year, the Fair Trade Commission (FTC) also published the results of a survey of some 12,000 convenience stores nationwide.



<u>Article</u>



Seven & I Holdings, terminated Mr. Matsumoto's franchise last week after he decided to close his store on New Year's Day, and it has stopped supplying him. Mr. Matsumoto's fight with 7-Eleven has made him famous in Japan, a country that has long struggled with a strenuous and sometimes deadly work culture.

Article



Japan Fair Trade Commission Report on Convenience Stores

If the company refuses to consult with franchisees, even if the franchisee agreement allows for shorter operating hours, it could be considered an abuse of the company's superior bargaining position.

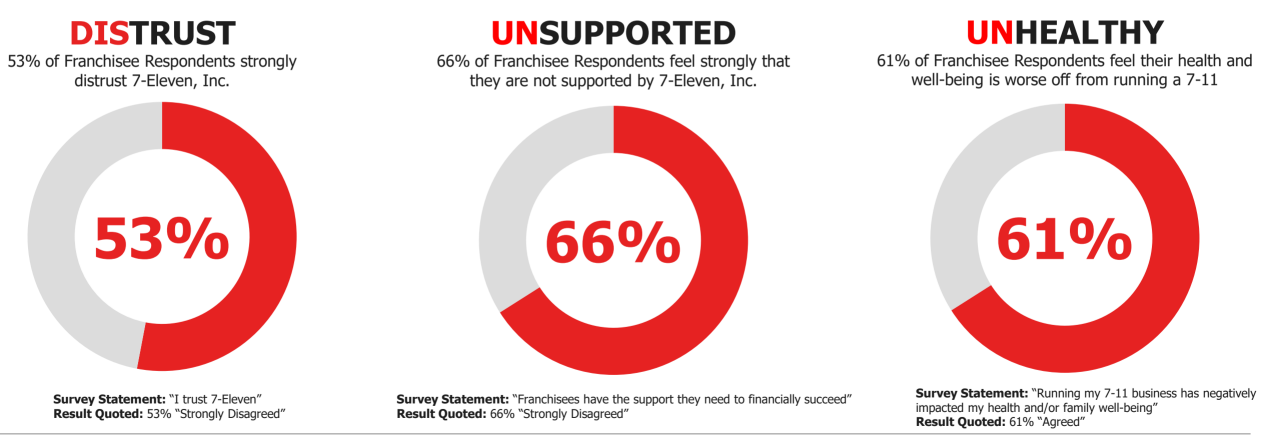
Source

3. Franchisee Dissatisfaction in the US

The relationship between Seven & i and its US franchisees is reportedly worsening, as shown by the results of recent surveys.

"The results of this survey are alarming" said Jay Singh, chairman of the National Coalition of Associations of 7-Eleven Franchisees (NCASEF)*.

2021 National Coalition Survey of US Franchisees (n=599)

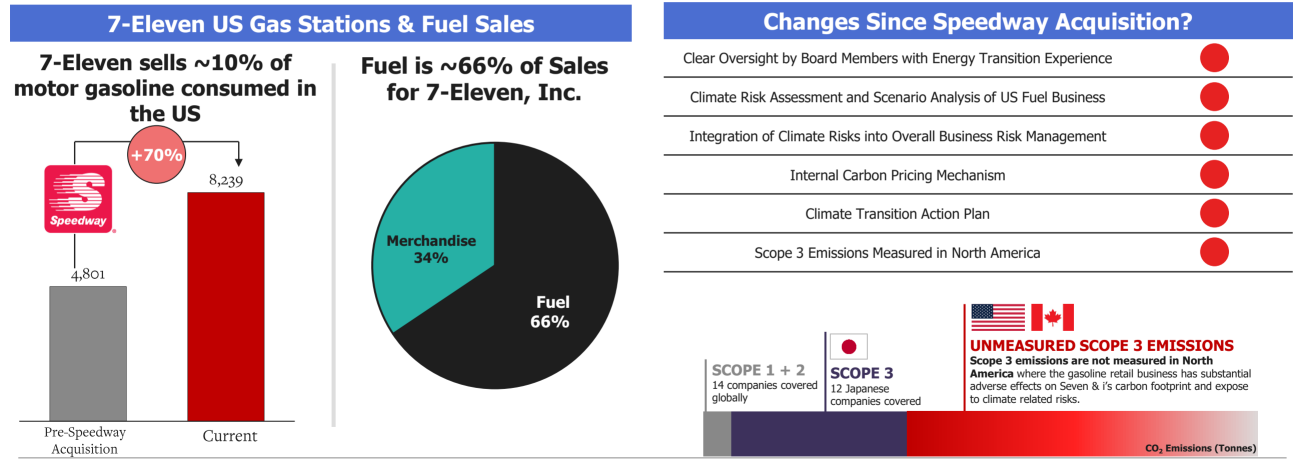


ValueAct Capital

4. Climate Risk & Opportunity Unaddressed (1/3)

No changes in climate transition governance or reporting since Speedway acquisition

7-Eleven's acquisition of Speedway in 2021 significantly raised the **risks** and opportunities that the US fuel business represents for Seven & i. Despite the increased risk, Seven & i has not made any notable changes to its risk management practices, disclosures, organizational design or governance that can be discerned externally.



4. Climate Risk & Opportunity Unaddressed (2/3)

7-Eleven's acquisition of Speedway in 2021 significantly raised the risks and <u>opportunities</u> that the US fuel business represents for Seven & i. <u>7-</u> <u>Eleven has never provided a transparent strategy to navigate the climate transition and has failed to meet climate commitments.</u>

Seven & i's "Strategy" So Far...

EV Charger Targets Appear to Have Been Missed.

The MTMP announced in July 2021 communicated an EV Charger Target of 500+ by 2022. As of October 2022, Seven & i communicates that only 55 ports (~10% of target) have been installed.



Source: Presentation for the Group Management Strategy (October 2022)

Announced 7Charge... س With No Details 7-Eleven, Inc. Launches New ELEVEN Electric Vehicle Charging Network, 7Charge Investment \$ Timeframe Rollout of Network (# of chargers, penetration of stores, or any other measure) Progress on rollout of previously announced EV chargers (see left section) Clear and Robust Strategy, Business Model, Customer Impact

Source: 7Charge Press Release (March 2023)

Climate Commitments <u>Not</u> <u>Verified</u>

Seven & i failed to submit its emissions reduction targets for validation by Science Based Targets Initiative (SBTi) within 24 months of making its official commitment in March 2021, despite emphasizing climate change as an important topic for discussion by the Board in FY2023



even & i Holdings Co., Ltd. pan, Asia	COMMITMENT REMOVED	
ate published/updated	Target summary	
021	Near term: Commitment removed	



Sources: SBTi (accessed on 14 April 2023), Seven & i Holdings – Board



4. Climate Risk & Opportunity Unaddressed (3/3)

7-Eleven's acquisition of Speedway in 2021 significantly raised the risks and <u>opportunities</u> that the US fuel business represents for Seven & i. The expected boost in demand for EVs and EV charging infrastructure as a result of (i) changing consumer preferences, (ii) government actions including the US's Bipartisan Infrastructure Law, Inflation Reduction Act, and the Biden administration's target of achieving a 50% EV sales share in 2030, and (iii) technological advancements presents **both risk and opportunity for 7-Eleven**. <u>7-Eleven's competition is not standing still.</u>

World's Largest Energy Companies Have Pivoted... Reinvesting in Retail and Convenience



Shell Dramatically Expands Its Network of EV Charging Stations



By John Wood | 17 February 2023 | 2 min rea

BP announces plans to invest \$1bn by 2030 into EV charge points across the US

The oil company bought the additional charging stalls from Volta, looking to have a half-million charging points worldwide by 2025.

BY SEBASTIAN BLANCO PUBLISHED: APR 1, 2023



- Shell has plans to increase its electric-vehicle charging network, Shell Recharge, from 140,000 global charge points today to over 500,000 by 2025.
- Last week, the oil company finalized its purchase of the Volta charging network, which operates in 31 U.S. states. Shell now "owns and operates one of the largest public electric vehicle (EV) charging networks in the U.S."



BP has announced plans to invest \$1bn by 2030 into electric vehicle (EV) charge points across the US.

Experience in EV Charging Networks Couche-Tard begins North American EV fast

Couche-Tard – Valuable Global

charger rollout, plans 200-site network by 2024



In Norway, Couche-Tard vies to reengineer service stations for the electric age

Norway has an unmatched enthusiasm for battery powered cars and is creating a vision of the future at the dawning of the age of electric mobility

NATHAN VANDERKLIPPE > INTERNATIONAL CORRESP BAMBLE, NORWAY PUBLISHED MARCH 11, 2023 UPDATED MARCH 13, 2023



we and fuel retailer, Alimentation Couche-Tand, which operates the Circle K store banner, has begun installing fas is at its North American locations.

Already Norway's leading public EV charging provider among fuel retailers, the Quebecbased convenience store giant says it will offer charging at 200 Circle K and Couche-Tard locations in Canada and the U.S. by 2024



Despite Clear Failings in Sustainability Oversight...

Seven & i rejected ValueAct's nominee, Brittni Levinson, as she was considered "*narrowly focused on climate transition and human capital issues*" ... exactly the key stakeholder groups that are currently an afterthought for Seven & i which would benefit from better oversight.



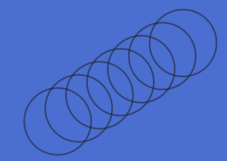
- Head of Sustainability at ValueAct, leading global engagements on sustainability risks and opportunities
- Considerable capital markets experience from roles across the investment space
- ✓ Independent from Seven & i

President Isaka is ultimately responsible for the harm caused to Seven & i's stakeholders over his seven-year tenure. Katsuhiro Goto, who has been Vice President & Representative Director for President Isaka's entire tenure, is also responsible. Both should be held accountable.



Time For New Representative Directors





 \bigcirc

Representative Directors Have Failed Stakeholders

President Isaka and Vice President Goto, both Representative Directors, have both registered a track-record that has failed to stakeholders while ignoring clear demands for change.

	Ryuichi Isaka (President)	Katsuhiro Goto (Vice President)
Not engaging constructively with shareholders	×	×
Not allowing an independent review of recordings and subsequent leak	×	×
Carrying out a conflicted strategy review	×	\mathbf{x}
Not disclosing alternatives considered as part of strategy review	×	×
Establishing a Strategy Committee after strategy was announced	×	×
Undermining Strategy Committee's authority/mandate	×	×
Not responding to public questions on strategy	×	×
Failing to disclose reported takeover offers	×	×
Potentially acquiring assets to serve as a "poison pill"	×	×
Failing to execute on communicated performance objectives	×	×
Failing to turnaround group companies' performance	×	×
Failing to perform better than global peers and market benchmarks	×	×
Failing to institute a robust governance processes to oversee global sustainability initiatives	×	×
Disenfranchising stakeholders (including employees in Japan)	×	×

Vote AGAINST the Representative Directors

President Isaka and Vice President Goto, both Representative Directors, should be held accountable for their seven-year track record of weak performance, governance failures, and entrenchment.



Track record of ignoring shareholders and "rubber stamp" strategy reviews to preserve the status quo strategy



Track record of impeding independent governance processes and acting in bad faith to preserve the status quo strategy

3

Track record of weak execution and subordination of stakeholder interests

Seven years into President Isaka's tenure, the evidence of stakeholder harm has become undeniable. Seven & i needs new leadership.



Corporate Governance Code Principle 4.2

The Board of Directors should properly implement the appointment and dismissal of senior management in accordance with fair and transparent procedures, based on an evaluation of the Company's performance and other factors.

Despite the President and Vice President's long track record of underperformance and governance failures, the Nomination Committee failed to hold them accountable to an objective and transparent succession review.



The Nomination Committee Failed to Objectively Review Leadership



The Nomination Committee Has Failed to Objectively Review Leadership

Seven & i has established an advisory Nomination Committee which is stated to have oversight over the below key topics in an **objective** and transparent manner:

- Nomination of Representative Directors, Directors, Audit & Supervisory Board Members, and executive officers
- Succession planning of the President.

Since the beginning of our engagement, we've seen the Nomination Committee:



IGNORED CALLS FOR AN INDEPENDENT SUCCESSION REVIEW OF THE PRESIDENT



3

PROMOTED AN EXECUTIVE OFFICER AFTER A SCANDAL

DID NOT ALLOW AN INDEPENDENT DECISION PROCESS FOR VALUEACT'S NOMINEES

NOMINATION COMMITTEE

INSIDE DIRECTORS





R ISAKA

K GOTO

14 years tenure on the Board

18 years tenure on the Board

OUTSIDE DIRECTORS





T YONEMURA (COMMITTEE CHAIR)

9 years tenure

K ITO

9 years tenure







1 year tenure

1 year tenure

1. Failed to Objectively Execute a President Review (1/3)

The Nomination Committee has failed to objectively execute its most important responsibility – the independent and objective review of management

- One of the primary responsibilities of the Nomination Committee, as described by Japan's Corporate Governance Code (Principle 4.3), is the effective oversight of management from an independent and objective standpoint. Included in this is the appointment and dismissal of the senior management, and the objective, timely and transparent procedures to navigate this responsibility.
- In July 2022, ValueAct asked the Lead Independent Director Mr. Kunio Ito (also the Chair of the Nomination Committee) for an independent director-led President succession review.
- Outside Director Kunio Ito rejected this request stating that President Isaka is being evaluated by the Nomination Committee. ValueAct had highlighted the inherent conflicts of this committee which included the President himself, but received no satisfactory response.



Japan Corporate Governance Code (Principle 4.3)

The Board should view the effective oversight of management from an independent and objective standpoint as a major aspect of its roles and responsibilities. It should appropriately evaluate company performance and reflect the evaluation in its assessment of the senior management.

In addition, the board should engage in oversight activities in order to ensure timely and accurate information disclosure, and should establish appropriate internal control and risk management systems.

Also, the board should appropriately deal with any conflict of interests that may arise between the company and its related parties, including the management and controlling shareholders.



Source

1. Failed to Objectively Execute a President Review (2/3)

NOMINATION COMMITTEE



Japan's Corporate Governance Code

"4.3.2 Because the **appointment/dismissal of the CEO is the most important strategic decision for a company**, the board should appoint a qualified CEO through **objective**, **timely**, **and transparent procedures**, deploying sufficient time and resources."

Elements of a Robust Succession Plan	Seven & i
Independent Oversight (with Relevant Experience)	
Objective and Clear Performance Evaluation	
Inputs Received (Shareholders, Stakeholders, etc.)	
Appointment of an External Advisor (and Disclosure)	•
Profiles Sought (External vs Internal, Experience, etc.)	
Disclosure of a Planned & Sudden Succession	

- The composition of the Nomination Committee, chaired by Kunio Ito, not only goes against market guidance and global best practice, but also fails to acknowledge:
 - that Inside Directors are **inherently conflicted** with their own succession;
 - that Kunio Ito and Toshiro Yonemura may be conflicted in carrying out an objective succession plan given their personal involvement in placing Representative Directors Ryuichi Isaka and Katsuhiro Goto into their roles in 2016 (see next slide);
 - that neither Kunio Ito and Toshiro Yonemura have any experience as executives to adequately draft a succession plan while they also have track-records not in line with shareholder interests (including not adequately overseeing scandals and structuring transactions that lead to bankruptcy - see Appendix); and
 - that shareholders expect a clear succession plan for the President & Representative Director given his tenure and track record of poor performance.

1. Failed to Objectively Execute a President Review (3/3)

Kunio Ito and Toshiro Yonemura Are Conflicted As They Appointed President Isaka

The transition of power between Toshifumi Suzuki (currently an Honorary Advisor) and Ryuichi Isaka in 2016 **did not follow a robust and transparent process**. The transition, triggered following a public challenge by a shareholder, is reported to have been **orchestrated by Kunio Ito and Toshiro Yonemura**.

March 2016

Establishment of the Nomination & Compensation Committee (<u>Link</u>) (**Chair**: Kunio Ito, Members include Toshiro Yonemura)

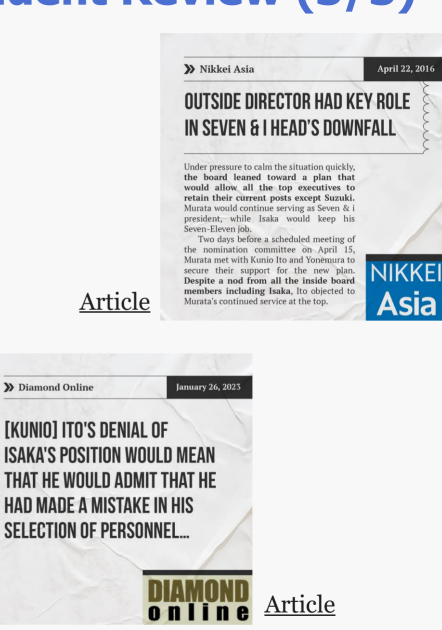
Toshifumi Suzuki's management reshuffle (which was reported to result in the demotion of Ryuichi Isaka) was **opposed by Kunio Ito and Toshiro Yonemura**

April 2016

Toshifumi Suzuki proposes reshuffle without approval of Nomination & Compensation Committee. **Kunio Ito is reported to suggest secret ballot**. **Toshifumi Suzuki resigns**.

Executives prepare new slate with Ryuichi Isaka in charge of 7-Eleven Japan. Plan is reportedly to have been widely supported by management but vetoed by Kunio Ito and Toshiro Yonemura. Noritoshi Murata resigns, and Ryuichi Isaka becomes President of Seven & i.

Kunio Ito and Toshiro Yonemura cannot objectively evaluate Seven & i's Representative Directors given their personal involvement in orchestrating the leadership change in 2016.



2. Promote an Executive Officer After a Scandal

Opaque succession processes that fails to promote accountability... lead to **management members responsible for stakeholder harm being promoted.**

The Nomination Committee is in charge of not only the appointment of Representative Directors but **also the Executive Officers**.

- In response to the 7pay failure, Seven & i had removed 7pay's Representative Director, Tsuyoshi Kobayashi. Kobayashi had been publicly criticised in interviews for his lack of knowledge of the concepts related to the breach (Link).
- In March 2023, Seven & i announces Tsuyoshi Kobayashi was promoted to Managing Executive Officer, Head of Financial Services and Head of Department and Specialty Store Operations (<u>Link</u>).



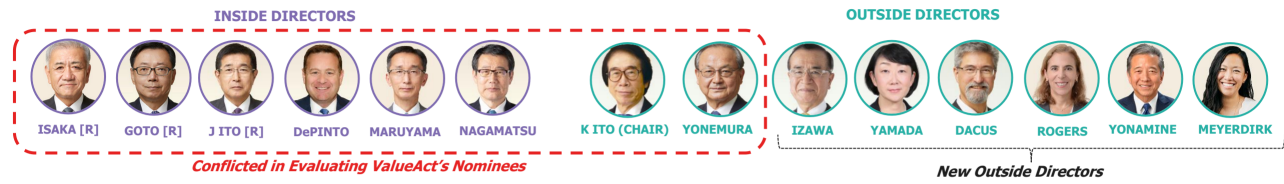
Not only did Seven & i fail to carryout a robust independent review of the 7pay scandal, the Nomination Committee promoted the person responsible for the 7pay failure in March 2023 to a Managing Executive Officer role.



"It revealed an apparent lack of technological understanding by Tsuyoshi Kobayashi, then president of Seven Pay, regarding their business, when questioned about 7Pay's lack of two-factor authentication. It also called into question whether Seven Pay — and ultimately Seven & i Holdings — had conducted sufficient due diligence, despite the service being positioned as an integral part of Seven & i group's digital strategy."

- Seven & i Holdings, MSCI ESG Research (2023)

3. Did Not Allow an Independent Evaluation of ValueAct's Nominees INCUMBENT BOARD



After receiving a request from Seven & i to interview ValueAct's Board nominees, ValueAct asked the Board to **establish an independent process**, including whether a Temporary Lead Independent Director will be appointed to objectively evaluate the candidates given the **obvious bias of the Nomination Committee**, since its Chair (and current Lead Independent Director) and a majority of its members would be competing for votes against our nominees at the upcoming AGM.

- The President's subordinate **proposes that the entire Nomination Committee** interview ValueAct's nominees despite the conflicts of interests before allowing only the non-conflicted Committee Members to conduct the interviews.
- The President's subordinate **refuses to appoint a Temporary Lead Independent Director** which would have allowed a group of only non-conflicted Directors to make an independent determination on ValueAct's proposal.
- ValueAct's nominees are summarily dismissed on April 18 by a majority-conflicted board (~60%): 8
 Directors who are either subordinates of the President or competing for votes against our nominees vs. 6
 non-conflicted Outside Directors

Our experience:

<u>Unanimity is a</u> <u>false flag</u> when the outcome is already decided



"The failure to achieve the board's objectives should lead it to replace that CEO with someone in whom the directors have more confidence." Glass Lewis Japan Voting Guidelines

The Nomination Committee failed to objectively evaluate the Representative Directors, Executive Officers, and ValueAct's nominees. The longtenured Outside Directors Kunio Ito and Toshiro Yonemura have contributed to this failure. Both should be held accountable.



Solution Strategy



Vote AGAINST Seven & i's Nominees





RYUICHI ISAKA, PRESIDENT

KATSUHIRO GOTO VICE PRESIDENT

ValueAct Proposal to Reform Seven & i's Board

Vote AGAINST Representative Directors

- Maintained the status quo conglomerate strategy at stakeholder expense
- Failed to review all strategic alternatives, including takeover offers, from an independent perspective
- Failed to deliver on communicated performance objectives
- Bad faith actions to maintain status quo strategy and executive positions
- Failed to conduct robust independent processes to evaluate scandals
- Ignored clear shareholder concerns



KUNIO ITO Not Standing for Re-Election



TOSHIRO YONEMURA

Vote AGAINST Tenured Outside Director

- Inability to objectively challenge strategy
- Inability to objectively evaluate and hold accountable Representative Directors and Officers
- Failed to promote strong governance processes to investigate scandals/controversies
- Failed to protect shareholder interests at other Board seats they hold
- Failed to implement a fair, and independent, review of ValueAct nominees
- Ignored clear shareholder concerns

Vote AGAINST the Appointment of New Outside Directors

- Appointed by a conflicted Nomination Committee
- Appointed likely to fill maximum Board seats (i.e. 15) that prevents the nomination of ValueAct nominees





SHINJI WADA

ValueAct's Four Outside Director **Nominees and The Strengthened Board's Mandate**

ValueAct proposes Four Outside Director Nominees to strengthen the existing Board with global experiences, strategic skills, and the voice of a long-term shareholder. The addition of our nominees and the removal of the entrenched President and his supporters will allow the whole Board to execute a pro-governance, pro-stakeholder mandate:

Objective Leadership and Strategy Review

Careful and deliberate succession process to select a new President & Representative Director

... with global retail experience to support the global growth of 7-Eleven. We believe there are gualified and willing internal candidates, but external candidates should be considered as well.

Objective review of all alternative strategies and corporate structures

... together with the new President.

Strengthen Governance Practices and Internal Controls

Appoint an **Independent Chair**

Implement best-in-class governance procedures to remove management bias from decision-making and ensure a genuine dialogue with shareholders

Define a robust sustainability roadmap that leads by example

Vote FOR ValueAct **Nominees**



Well respected corporate lawyer and highly experienced board member of publicly listed Japan companies

 Independent from both Seven & i and ValueAct

Capital Markets Japanese speaker

Dene ROGERS

Transformation

Operations

Щ Retail

- Experienced multi-sector business leader with strong track record of transformation change, operations, and technology.
- Independent from both Seven & i and ValueAct
- Japanese speaker

Ron GILL

Sustainability

Capital Markets

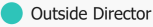
Governance

2 Technology ¥ Finance M&A

- Experienced finance and operations executive in the technology sector.
- Independent from both Seven & i and ValueAct
- Japanese speaker

Brittni LEVINSON

- Head of Sustainability at ValueAct, leading global engagements on ESG risks and opportunities
- Considerable capital markets experience from roles across the investment space
- Independent from Seven & i



ValueAct Capital

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The Strengthened Board's Director Composition

The Strengthened Board will be comprised of:

Four incumbent Inside Directors who are directly responsible for key business units or corporate functions and bring operational continuity

Six incumbent Outside Directors elected in 2022 who maintain our confidence

Four new Outside Directors to strengthen the experience, skills, and diversity represented on the Board

Operational continuity is maintained. >70% of the current Board is re-elected and the removed Directors do not have direct responsibility for group businesses or functions



Junro Ito was recently appointed Representative Director. Junro Ito could serve as "Acting President", if the Board so chooses, until the conclusion of the thorough succession planning process, to further support operational continuity.

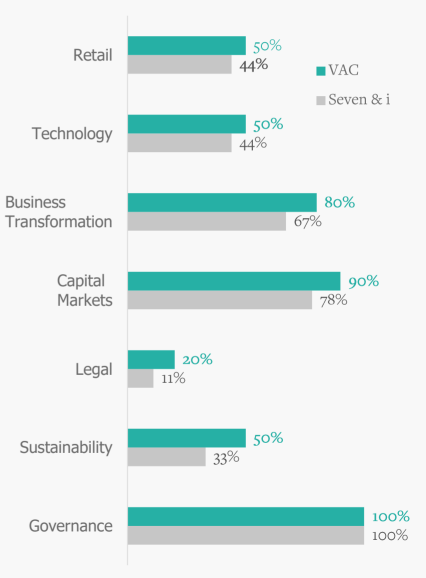


ValueAct vs Seven & i Board Skills and Attributes

ValueAct's proposed Board is younger, more diverse, and brings more relevant skills than Seven & i's proposed Board.

	SEVEN & HOLDINGS	VAC
President Role	_ Combined Position	Subject to Objective Review
Chair Role		Subject to Objective Review
Board Size	15	14
Inside Director (%)	40%	29%
Outside Director (%)	60%	71%
Gender Diversity	20%	29%
Average Age	62	57

Outside Director Comparable Skills





Seven & i Board: Isaka, Goto, J Ito, Nagamatsu, Maruyama, DePinto, Yonemura, Izawa, Yamada, Simms Rogers, Hayes Dacus, Yonamine, Meyerdirk, Wada, and Hachiuma VAC Board: J Ito, Nagamatsu, Maruyama, DePinto, Izawa, Yamada, Simms Rogers, Hayes Dacus, Yonamine, Meyerdirk, Natori, Rogers, Gill, and Levinson Skills are assigned based on ValueAct's analysis (see Appendix 1).

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Board Mandate [1]: A Careful President Succession

A vote FOR ValueAct's nominees is a vote FOR a careful and deliberate succession process for the President & Representative Director following the steps below:



The strengthened Board forms a Nomination Committee comprised of only Independent Outside Directors, in contrast to the majority conflicted Committee composition at present. We believe our nominees have the skills and experiences to participate in this Nomination Committee.

The independent Nomination Committee conducts a thorough and deliberate process to evaluate President candidates and selects one who is best positioned to lead the company in its next phase of global growth. ValueAct has spoken to an executive search firm and potential candidates and believes that there are many qualified and willing President candidates both inside and outside the Company.

Independent outside advisors support the strengthened Board in a careful succession process, with input of shareholders (including ValueAct). Partners of ValueAct have served in over 56 public company board positions and supported dozens of CEO and CFO transitions. We have relationships with multiple outside advisory firms who specialize in supporting Boards through CEO succession processes.

Our proposals maintain operational continuity by re-appointing four Inside Directors including Mr. Junro Ito who has recently been appointed Representative Director. Mr. Ito could serve as "Acting President", if the Board so chooses, until the conclusion of the thorough process.

ValueAct has supported many highprofile management succession processes







\$ Insight

Rolls-Royce[®]

BAUSCH-Health



TRINITY INDUSTRIES, INC.

OLYMPUS

Board Mandate [2]: An Objective Strategic Review

A vote FOR ValueAct's nominees is a vote FOR an objective and thorough review of alternative strategies and corporate structures following the steps below:



The strengthened Board forms a Strategic Review Committee comprised of a relevant subset of only Independent Outside Directors, with a clear mandate to review alternative strategies. We believe our nominees have the skills and experiences to participate in this Strategic Review Committee.

The Strategic Review Committee hires independent outside advisors to support its analysis of a wide range of alternative strategies and corporate structures from the perspective of long-term shareholder value creation. The advisors report to the Committee, not management.

The Strategic Review Committee sets a reasonable timeline to communicate decisions to stakeholders. After interfacing directly with long-term stakeholders to gather feedback and absorbing the independent analysis of advisors, the Committee transparently communicates its process and results directly to stakeholders (rather than through management).

A shareholder vote in favor of ValueAct's nominees signals to the re-appointed members of management to cooperate earnestly with the independent Strategic Review. It is impossible for a strategic review to be objective with management involvement as evidenced by President Isaka's "Group Strategy Re-Evaluation"

ValueAct has supported many Boardled reviews of strategy at leading companies





motorola



JSR





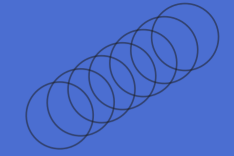
OLYMPUS

Adobe MSCI



10 Conclusion







A Public Address to the Board of Seven & i

Only once before in ValueAct's history have we decided to engage in a public proxy campaign. Our firm prides itself on working constructively with boards across the globe to reach consensus agreement on how to best serve the interests of fellow shareholders and company stakeholders.

As we have communicated many times since 2020, ValueAct truly believes that Seven & i is one of Japan's great companies and it has the necessary tools to become a global convenience store champion. However, despite our engagement with Seven & i, we have been unable to establish confidence that the Company has the right leadership and governance to objectively evaluate the fundamental questions it faces including corporate structure.

Seven & i was established in 2005 with the purpose of aggregating disparate companies to achieve synergies and ultimately create value greater than the sum of the parts; unfortunately, and now quite dramatically, the Company trades at a conglomerate discount to its sum of the parts and the supposed synergies have still not been quantified. The question of corporate strategy is important to more than just shareholders – the current conglomerate structure contributes to low employee satisfaction, weak risk controls, greater harm to the environment, and health and safety concerns among franchisees.

Seven & i has the opportunity to create a global champion 7-Eleven company based in Japan. A company that will compete and win on the global stage against its convenience competitors. A company that will grow and create value long into the future.

ValueAct has appealed to Seven & i behind closed doors. We have called on fellow shareholders to express their views. And now we have reluctantly submitted shareholder proposals to nominate a strengthened Board with the skills, independence, and mandate to address the key questions of leadership and governance at the upcoming AGM.

Opportunities For Further Engagement

Upcoming calendar of events

Today: Connect with members of the ValueAct investment team

- **Description**: Connect with us to compare views regarding leadership and strategy at Seven & i.
- Email: <u>7-11@valueact.com</u> to connect.

WEBINAR

Upcoming: Webinar with ValueAct's Director Candidates

- **Date:** TBD, details to follow
- Description: Meet ValueAct's director nominees
- Submit questions: <u>VACWebinarQuestions@valueact.com</u>

May 25: Seven & i Holdings 18th Annual Shareholders' Meeting

- Vote AGAINST Mr. Ryuichi Isaka, President & Representative Director
- Vote AGAINST Mr. Katsuhiro Goto, Vice President & Representative Director
- Vote AGAINST Mr. Toshiro Yonemura, Incumbent Outside Director
- Vote AGAINST Mr. Shinji Wada, New Outside Director Nominee (nominated by Seven & i)
- Vote AGAINST Mr. Fuminao Hachiuma, New Outside Director Nominee (nominated by Seven & i)
- Vote FOR Mr. Katsuya Natori, ValueAct Outside Director Nominee
- Vote FOR Mr. Ron Gill, ValueAct Outside Director Nominee
- Vote FOR Mr. Dene Rogers, ValueAct Outside Director Nominee
- Vote FOR Ms. Brittni Levinson, ValueAct Outside Director Nominee



Appendix 1 ValueAct Director Candidate Biographies & Skills Assessment



Candidate Profile



Katsuya Natori

M / Japanese / 63

As a seasoned international lawyer and executive experience in various Japanese and multinational companies, Mr. Natori has extensive knowledge on a wide range of issues related to the management of public companies. Mr. Natori has also served in governance roles at many leading public companies including as External Statutory Auditor at Recruit Holdings Co. and Outside Director at Olympus Corporation during its corporate transformation. Based on his experience and achievements, Mr. Natori is able to provide insight into corporate governance, executive leadership and corporate transformation that is deeply rooted in practice.

Legal

Governance

Capital Markets

Experience	Highlights
------------	------------

2020	ITN Law Office, Managing Partner
2012	Natori Law Office, Founder
2004	IBM Japan, Ltd., General Counsel
2002	Fast Retailing, General Counsel & Executive Officer for Store Development
1998	Sun Microsystems K.K, General Counsel
1995	Apple Computer, Inc., General Counsel
1986	Masuda & Ejiri (currently Nishimura & Asahi), Associate Lawyer

Italics = Current Role

Education

Keio University (BA - Economics) University of Washington School of Law (L.L.M.) Georgetown University Graduate School of Business (MBA)

Other Concurrent Positions *

Tokyo Rope Mfg. Co.- External Director

Circlace Co. - Member - Outside Audit & Supervisory Board

Recruit Holdings Co. - External Statutory Auditor

Global One Real Estate Investment Corp. - Supervisory Director

Hino Motors Ltd. - External Statutory Auditor *(temporary 3/1/2023 – 6/26/2023)*

* Mr. Natori has committed to reducing external commitments should he be selected to Seven & i's Board

Personal Statement



Seven & i's Evaluation of Katsuya Natori

- No food experience (executive, director, or otherwise)
- Only ~2 years of cumulative experience at retail companies over 20 years ago
- Qualified lawyer by trade and experienced as an outside director, but lacking in direct business expertise

Nomination Committee's Opinion

He already serves on the Boards of 4 companies, and his skillsets, such as legal specialty, overlap with those of the other directors that are expected to continue on the board.

Personal Response to Seven & i's Presentation

Please accept the following as my personal statement regarding the assertions made by Seven & i as to why my nomination as an Outside Director is not supported:

1) Food or retail experience should not be the only requirement for an external director (as most of current members don't have). I was General Counsel and Executive Officer at Fast Retailing Co., Ltd., one of Seven & i's largest peers operating in the broader retail industry.

The main role should be to monitor whether the management works for the best interest of the company and its stakeholders with adequate speed.

2) Based on my past experiences, I can support Seven & i to achieve a better transformation for its global development. My experience at Olympus Corporation should be have been considered beneficial for a company like Seven & i.

I have also communicated to both ValueAct and the Company that my intention is to reduce my board memberships accordingly based on if I am elected to the Board of Seven & i. I'm sensitive to the time required to effectively fulfil my role for a company that is in Seven & i's situation.

Candidate Profile



Dene Rogers

M / American / 62

Mr. Rogers has global experience leading several of the world's most influential and recognizable retailers including as EVP of Kmart USA (Sales: USD16bn), CEO of Sears Canada (Sales: USD5.5bn), and CEO of Target Australia (Sales: USD3.5bn). At Kmart USA Mr. Rogers successfully executed a significant turnaround in profitability through store footprint optimization and operational improvements, and at Sears Canada he grew e-commerce sales to \$1 billion and reinvigorated new customer acquisition. He also provides executive and board leadership to retail and technology companies in his current role as Principal at Presidio & Company. Mr. Rogers brings significant relevant experience to the Company in retail operations, food retail, franchise relations, e-commerce, and corporate transformation. **Mr. Rogers is a Japanese speaker.**

	Retail
$\overline{\mathbf{C}}$	Transformation

Operations

Experience Highlights

Italics = Current Role

2021	UpMarket, Co-Founder	Edu
2021	Brandstak, COO & Co-Founder	Curt
2019	Captor Acquisition Corp, CEO	Univ Yale
2017	Gymboree Group, Inc, Interim COO & CFO	Turc
2016	RadioShack Corporation, CEO	Otl
2011	Target Australia Pty Ltd., CEO	Bios Pres
2006	Sears Canada Inc., CEO	FICS
2003	Kmart USA Corporation, EVP	
1998	GE Capital, SVP, Global Business Development	

ducation

Curtin University (Bachelor of Engineering) University of Oxford (Master of Science) Yale University (MBA)

Other Concurrent Positions

Biosenta Inc., Board Member Presidio & Company, Principal **[private company]**

Personal Statement



Seven & i's Evaluation of Dene Rogers

- Retail executive at companies that have not necessarily realized sustainable growth in terms of financial performance (Kmart USA, Sears Canada, RadioShack)
- Existing director on two Boards, plus Principal at Presidio & Company and COO and Co-Founder at Brandstak, leaving him overboarded if he joins ours

Nomination Committee's Opinion

Despite his retail experience, the companies he has been involved with have not necessarily performed well over the longterm in terms of financial results and outcomes, and his ability to perform on our Board is doubtful

Personal Response to Seven & i's Presentation

I have very broad retail CEO experience, including international operations, various types of food retail, franchise relationships, and operational experience in all types of retail formats within Seven & i. My general business experience includes consumer finance, M&A and restructuring, and collaborating with management teams to improve performance.

Performance Track Record

- Kmart: EBITDA during my tenure increased from large losses in 2003 to US\$ 828 million in 2005.
- Sears Canada: from 2005 to 2011, the TSR to shareholders was 88% compared to 40% for the Toronto Stock Exchange Index.
- RadioShack: was a restructuring project for shareholders, including KKR, with solid returns.

Background in Retail and Food Retail

Since 2018, I have been interim COO and CFO of Gymboree, launched a new upscale grocery store concept, consulted to retailers on the use of machine learning, and advised PE firms about retail acquisitions. I have extensive food experience. I managed an approx. US\$2.5 billion revenue full-service grocery chain, and several restaurant chains; one chain had more than 1,000 restaurants.

Time available for Director's duties

I have availability for this role now and plan to step down from the only public company board I current serve.

Candidate Profile



Ron Gill

M / American / 57

Mr. Gill has more than 30 years of broad, international business experience across several leading companies, most recently as the Chief Financial Officer of NetSuite, an enterprise technology company acquired by Oracle for \$9.3 billion in 2016. In addition to his experience as an operator, he brings more than a decade of experience as a board member and committee chair across a number of public and private company boards. He spent much of his early career living in Japan and working for Japanese technology companies including Sony Corporation and SAP Japan. Based on his experience and achievements, Mr. Gill brings relevant perspectives in enterprise technology, finance & accounting, capital markets, M&A and board governance to the Company. **Mr. Gill is a Japanese speaker.**

Technology Finance M&A

Experience Highlights

2018	Lead Edge Capital, Operating Partner	Education
2007	NetSuite Inc., CFO (previous: SVP)	Baylor University (BA)
2003	SAP AG, Chief Controller, Product and Technology	University of South Carolina (Master of International Business Studies)
2000	Softfront, Inc., CFO	Other Concurrent Positions
1997	SAP Japan & Northeast Asia, Technical Operations / NE Asia Corporate Business Planning / VP –	HubSpot Inc., Chair of Audit Committee and Independent Board Member
1991	Operations Sony Corporation, Finance Manager / Sr Financial Analyst	Amplitude Inc., Chair of Audit Committee, Member of Compensation Committee, and Independent Board Member Benchling, Inc., Chair of Audit Committee and Independent
	Anaryse	Board Member [private company]

Italics = Current Role

Personal Statement



Seven & i's Evaluation of Ron Gill

- Existing director on three Boards, plus Operating Partner at Lead Edge Capital, leaving him overboarded if he joins ours
- Although substantial experience in the finance area, not enough experience in business management
- No experience in retail or food companies (executive, director, or otherwise)

Nomination Committee's Opinion

Although he has experience in finance, his experience does not match the specialized skills and knowledge our Board requires

Personal Response to Seven & i's Presentation

Overboarding:

I have adequate availability and look forward to thoroughly investing my time in the Seven & i board role. I retired from having a full-time operating position a few years ago following NetSuite's sale to Oracle and am now focused entirely on board work and consulting. I currently serve on just two other public company boards. My operating partner role at Lead Edge Capital is an independent consulting role.

Management / retail experience:

- I have more than thirty years of broad-based business experience across a variety of operating and finance roles in the consumer products and technology industries in multiple countries.
- I have overseen dozens of M&A transactions directly, as buyer or seller, and have chaired board subcommittees related to both. I have overseen numerous public capital market transactions including initial public offerings, secondary equity offerings and public debt offerings.
- I have deep experience listening to investors and working effectively with boards both from the management side as CFO of a public company, and as a board member. I know how to work collaboratively with a board and with management to get things done.
- As an experienced public company executive, board member and committee chair, I take director independence and board governance very seriously. My work with boards over the years has provided me valuable experience in effective board governance which I hope to bring to the board of Seven & i.

Candidate Profile



Brittni Levinson

F / American / 38

Ms. Levinson is a 16-year veteran of the financial services and asset management industries. She has global governance, sustainability, and capital markets expertise. She has investment experience in the public and private markets. She has managed sustainability considerations as a driver of long-term shareholder value in multiple roles. Ms. Levinson's sustainability experience provides valuable insight into managing the risk of and creating opportunities for business models that are affected by the climate transition as well as managing human capital issues such as employee engagement and safety concerns. She has governance expertise across multiple jurisdictions, including Japan

Sustainability Capital Markets Governance

Experience Highlights

2021	ValueAct, Head of Sustainability	Education
2017	Cascade Asset Management (formerly, Bill & Melinda Gates Investments), Investment Analyst to Chief Investment Officer	Cornell University (B.S., cum laude, Applied Economics and Management) Harvard Business School (MBA)
2014	Game Creek Capital, Equity Research Analyst	Other Affiliations
2009	Thomas H. Lee Partners, Private Equity Associate	Investor Stewardship Group, Member of Board of Directors
2007	Lehman Brothers/Barclays Capital, Investment Banking Analyst	Council of Institutional Investors, Member, Corporate Governance Advisory Council

Italics = Current Role

Personal Statement



Seven & i's Evaluation of Brittni Levinson

- Sustainability and investor knowledge, but no executive experience
- Some insight into risk management, narrowly focused on climate transition and human capital issues
- No experience at retail or food companies (executive, director, or otherwise)

Nomination Committee's Opinion

No experience in business execution or management, and her additive contribution to our Board is expected to be limited.

Personal Response to Seven & i's Presentation

Seven & i faces major strategic and sustainability risks that require a diverse set of skills and a collaborative style of engagement; I bring both.

I add 3 key skills: (i) understanding of governance best practices, (ii) a long-term shareholder mindset with significant capital markets experience, and (iii) ability to integrate sustainability considerations into strategy. I also benefit from the experience of ValueAct, which has a 22-year history of constructive engagement and has served in 56 public company board seats.

While assessing my candidacy, I am disappointed that Seven & i's Board has:

- a) Narrowly defined what it is looking for in a director. Others bring "executive experience" and "experience at food or retail companies". Additional skills and perspectives are needed
- b) Ignored my skills which it acknowledges as a need. Specifically, governance and sustainability, which it includes for its nominees

My skillset directly addresses key challenges at Seven & i: (i) role in climate transition, (ii) need to improve relationships with key stakeholders (employees and franchisees), (iii) implementation of an effective governance function, and (iv) intellectually honest and transparent review of strategy and leadership.

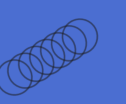
Lastly, having a shareholder on the board would increase confidence that the Board is taking a fiduciary approach.

Outside Director Attribute and Skills Comparison

	Slate	Age	Tenure	Gender	Retail	Technology	Business Transformation	Capital Markets	Sustainability	Legal	Governance
Yonemura	Company	72	9	М							Y
Wada	Company	70	0	М		Y	Y	Y			Y
Hachiuma	Company	63	0	М	Υ		Y	Y			Y
Izawa	Company & VAC	75	1	М				Y	Y		Y
Yamada	Company & VAC	50	1	F	Y	Y	Y		Y		Y
Simms Rogers	Company & VAC	59	1	F				Y		Y	Y
Yonamine	Company & VAC	65	1	М		Y	Y	Y			Y
Hayes Dacus	Company & VAC	62	1	М	Y		Y	Y			Y
Meyerdirk	Company & VAC	41	1	F	Y	Y	Y	Y	Y		Y
Natori	VAC	63	0	М	Y		Y	Y		Y	Y
Rogers	VAC	62	0	М	Y	Y	Y	Y	Y		Y
Gill	VAC	57	0	М		Y	Y	Y			Y
Levinson	VAC	38	0	F			Y	Y	Y		Y



Appendix 2: ValueAct's Response to Recent Seven & i Communications



Seven & i published its opinion on our proposals on April 18, 2023. Seven & i's opinion not only misrepresented our proposals, but also misrepresented their performance and governance processes.

Response to Seven & i's Opinion on Our Proposals [1/2]

On April 18, Seven & i made several <u>misleading statements about its business performance and governance processes</u> to convince shareholders that Seven & i does not need to change. This, despite the incumbent President's seven-year track record of underperformance and entrenchment.

Seven & i Claim	ValueAct Response
Delivering on Long-Term Value-Creation Strategy	 Over his seven-year tenure the President has established a track record of weak execution and weak corporate value creation in pursuit of the status quo conglomerate strategy. The President has had seven years to establish a strategy supported by stakeholders but instead he has maintained the status quo conglomerate strategy, including through the recently flawed "Group Strategy Re-Evaluation" process. The President missed nine out of ten numerical targets set in his 100 day plan (2016 Medium-Term Management Plan). Over the President's tenure, Seven & i has experienced weak total shareholder return relative to its global retail and convenience store peers.
Strategic Approach to Portfolio Optimization	 Portfolio optimization has been marginal and investment in the non-convenience store businesses has increased. Small specialty store divestitures are a distraction and the Sogo & Seibu sale was bungled and still has not closed. As a result of significant "Investments for Group Strategy" with unidentified return on investment totaling over 150 billion yen in FY22 and FY23 alone, investment in non-core businesses has actually increased in recent years.
Raised Medium-Term Guidance and Driving Performance	 We believe there are strategic alternatives that would create significantly more corporate value than the Medium-Term Management Plan that have not been objectively evaluated by the Board. ValueAct has published its views on what it believes to be a superior long-term value creation opportunity (i.e. spin-off strategy) compared to the status quo conglomerate strategy. Shareholders have not been given a reason for why the Board decided the status quo was superior to other alternatives (including a spin-off). We believe Seven & i was approached for a takeover in 2020. Shareholders have not been given a reason for why the Board
Majority Independent Outside Directors Holding the Business Accountable	 decided the status quo is superior to considering a takeover. The primary responsibility of Outside Directors is to hold <u>management</u> accountable, but they have failed. The President has established a seven-year track record of business underperformance, lack of employee engagement, entrenchment, and bad faith actions yet, the Nomination Committee has failed to conduct an objective review of leadership and execute a President succession in-line with Japan's Corporate Governance Code expectations.
ValueAct Capital	12

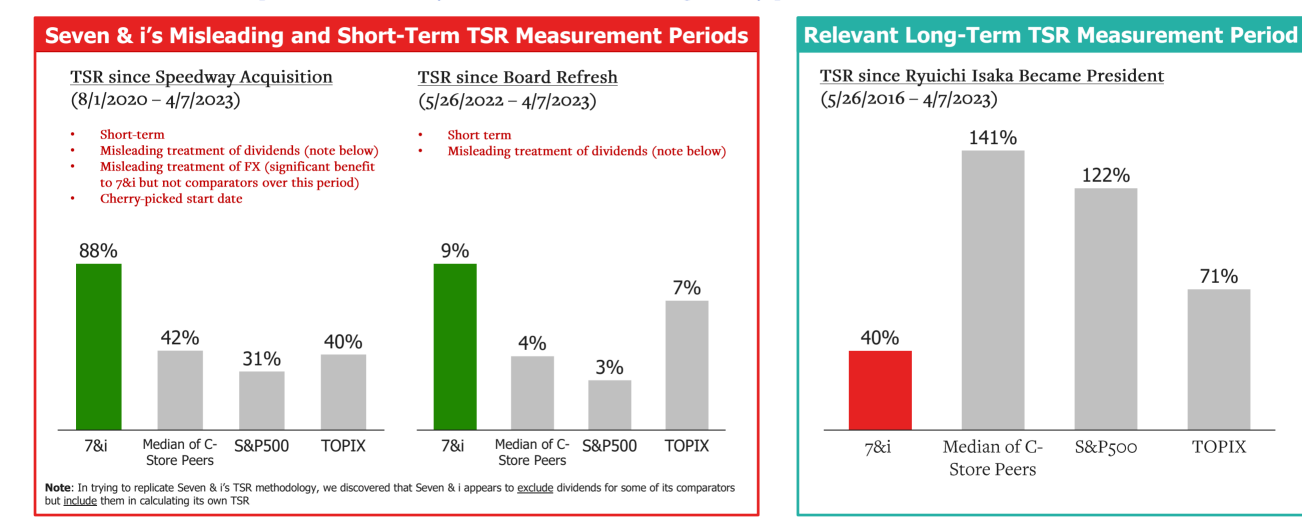
Response to Seven & i's Opinion on Our Proposals [2/2]

On April 18, Seven & i made <u>misleading statements about ValueAct</u> and summarily dismissed our Director nominees after a hasty evaluation process by a conflicted Nomination Committee, the latest in a long series of bad faith interactions we have had with the Company.

Seven & i Claim	ValueAct Response						
Short-Sighted Approach	 ValueAct's track record of long-term value creation and constructive engagement is easily referenced in Japan and globally ValueAct has supported long-term value creation at dynamic companies such as Microsoft, Adobe, Olympus, Rolls Royce, Salesforce, an MSCI. Our investee companies continue to perform well even after we exit. ValueAct's evaluation of the current President is based on his seven-year track record of underperformance. Seven & i measures his tota shareholder return performance over short-term, cherry-picked periods with little relevance. 						
Superficial Understanding of Business	 ValueAct's proposal is to elect a Board that will conduct an objective and deliberate succession exercise for the President, and for the new President to objectively review strategy working together with the Independent Outside Directors. This is in contrast to the biased evaluation of leadership and flawed "Group Strategy Re-Evaluation" which have taken place under the "oversight" of the current Board and the "leadership" of the current President. ValueAct has analyzed the contribution of group food synergies with the help of a leading global consultancy and the potential value creation from alternative strategies, which makes us believe better alternatives are available. But it is ultimately up to the refreshed Board to objectively evaluate these alternatives and set a direction for Seven & i. 						
Underqualified Candidates							
	See ValueAct's full response here (published April 20, 2023)						

Analysis of Seven & i's Total Shareholder Return

Seven & i's total shareholder return (TSR) over President Isaka's seven-years-long tenure reveals significant underperformance. The TSR measurement periods selected by Seven & i are misleading, cherry-picked, short-term, and in some cases incorrect.



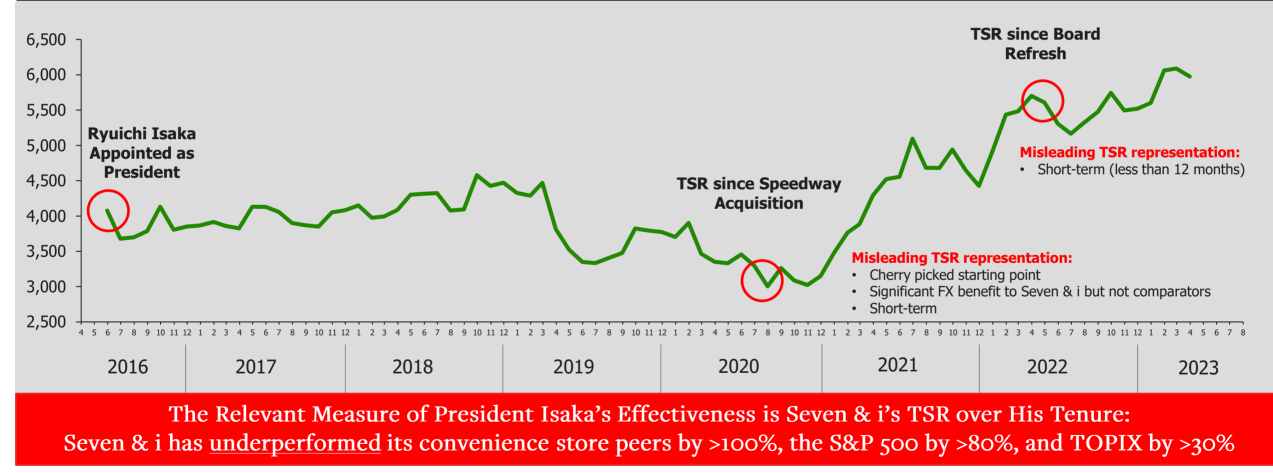
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Memo: TSR is shown in local currency, un-annualized, and adjusts for the US holiday on 4/7 by using the opening share price on the next trading day. C-Store peers include Alimentation Couche-Tard, Arko, Casey's, and Murphy USA. The TSR since Mr. Isaka became President excludes Arko which only began trading in 2019, three years into Ryuichi Isaka's tenure.

Analysis of Seven & i's Total Shareholder Return

Seven & i's selected TSR measurement periods are misleading and short-term. One begins near the stock's 5-year lows and the other measures a period of just 11 months. The relevant measurement period reveals significant underperformance.

Seven & i's Dividend Adjusted Stock Price Since Ryuichi Isaka Became President





Memo: TSR is shown in local currency, un-annualized, and adjusts for the US holiday on 4/7 by using the opening share price on the next trading day. C-Store peers include Alimentation Couche-Tard, Casey's, and Murphy USA. Arko is excluded because it only began trading in 2019, three years into Mr. Isaka's tenure.

Seven & i published a further response to our proposals on April 25, 2023. Seven & i's latest letter made three critical misrepresentations.

Response to Seven & i's April 25th Letter

On April 25, Seven & i made three critical misrepresentations statements about ValueAct and its proposals.

Seven & i Claim

ValueAct Response

ValueAct is Attempting to "Distract from Substantive Strategy Discussion"	 ValueAct has been attempting to engage on "Substantive Strategy Discussions" for years but Seven & i has not reciprocated sincerely. For Seven & i to claim that ValueAct has avoided the discussion of strategy by raising governance issues is absurd. Our constructivist image comes from the time, energy, network and expertise we bring on behalf of all stakeholders to help improve our portfolio companies. To have an impact, our effort must be sincerely reciprocated. We are still waiting for clear answers to our substantive and specific questions regarding the "Group Strategy Re-Evaluation", despite President Isaka's promise in his April 6 earnings announcement to do so by "mid-April".
ValueAct is	 ValueAct's Proposals Relate to Seven & i's Leadership – NOT a Forced Spin-Off. Instead, through our proposed reinforcement of the Board and removal of President Isaka, we seek a board that will conduct a careful and

ValueAct is Attempting to "Force a Hasty... Spin-Off..."

 Instead, through our proposed reinforcement of the Board and removal of President Isaka, we seek a board that will conduct a careful and deliberate succession process for the President and consider ALL alternatives available to the Company from the perspective of maximizing shareholder value and corporate value.

"Issue of recording – a misunderstanding"

The "Recording Issue" is Emblematic of Weak Leadership and Governance Process.

 The Company's response to the "Recording Issue" was disingenuous and dismissive of legitimate concerns. It is not enough that the Company has a majority of Outside Directors when an entrenched President has exhibited a pattern of improperly influencing governance processes that should be independent.

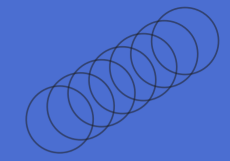
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See ValueAct's full response <u>here</u> (published April 27, 2023)



Appendix 3: The Conglomerate Strategy Has Failed to Deliver on its Promise







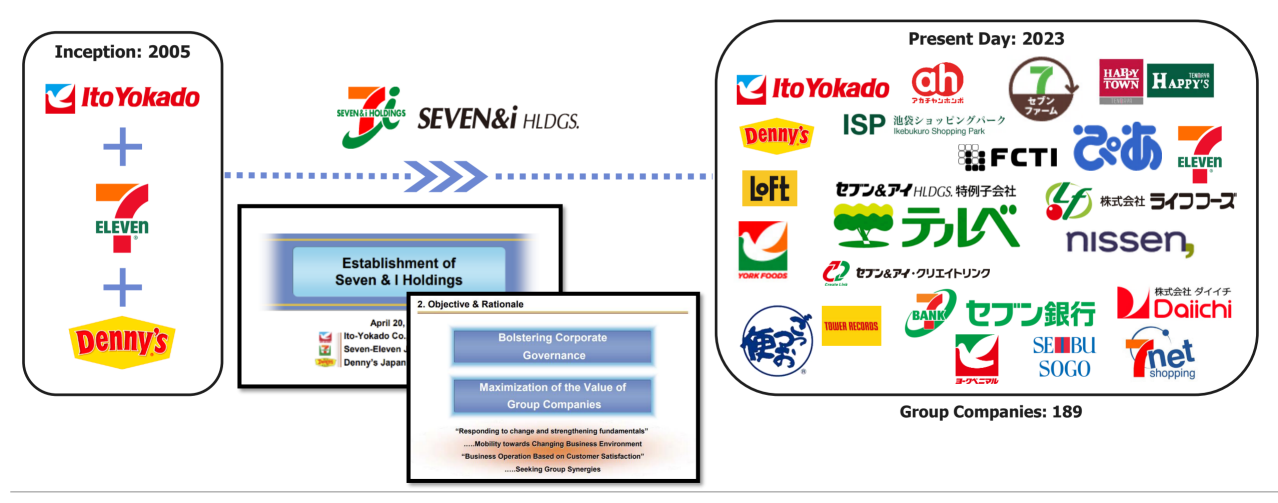
Summary of Section

- Seven & i Holdings was formed in 2005 to bring three separately listed entities – Ito-Yokado, Seven-Eleven Japan, and Denny's Japan – under one conglomerate structure in the pursuit of group synergies and a corporate value greater than the sum of its parts.
- 18 years later, the conglomerate structure experiment has clearly failed. There is a significant conglomerate discount and the value of the group companies has not been maximized.
- Ito-Yokado has been in a perpetual state of restructuring since the conglomerate was formed in 2005. Ito-Yokado has not earned an ROIC above its cost of capital since 2005.
- In aggregate, the non-7-Eleven businesses lose money and have not created corporate value.

- 7-Eleven has not been able to reach its full potential because management attention and corporate resources are over-allocated to turning around the non-core businesses versus the global growth of 7-Eleven.
- For example, management has spent countless hours strategizing about the elusive turnaround of Ito-Yokado while giving barely any thought to growing 7-Eleven's presence in India, which on its own could command a corporate value multiple times higher than that of Ito-Yokado in a best-case scenario
- The conglomerate structure experiment which began in 2005 is now outdated and has clearly failed.

Seven & i Conglomerate Structure Background

Seven & i Holdings was established in 2005 to bring three separately listed companies – Ito-Yokado, Seven-Eleven Japan, and Denny's Japan – under one corporate umbrella. The Holding Company's objective was to realize group synergies and maximize the value of the group companies.



Stated Objective of Forming the Holding Company

In 2005, Seven & i formed a holding company as an experiment with two major objectives:

- **1. Bolster** Corporate Governance
- 2. Maximize the value of group companies... seeking group synergies

Its stated strategy for each group company was:

- **1. Superstores** (which includes Ito-Yokado) to pursue structural reform
- 2. Convenience stores to develop globally
- 3. Restaurants to deliver stable growth
- 4. Financial Services to start contributing more to profitability



3. Summary of Business Portfolio

Goals: Convenience stores business to develop globally, super stores to pursue structural reform, restaurants to deliver stable growth and financial services to start contributing more to profitability (Yen in 100 million)

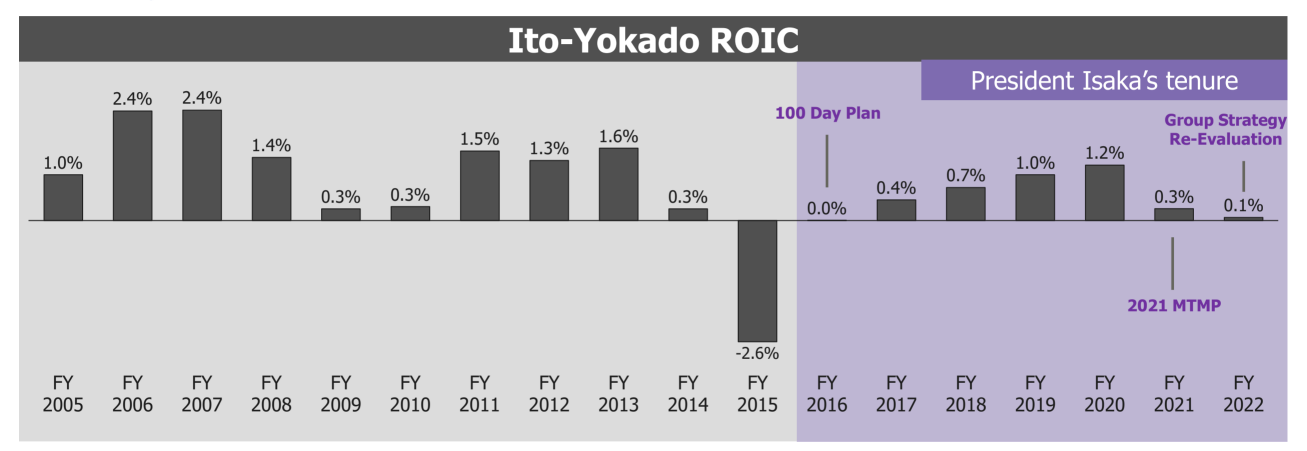
(100 m							
Segment	FYE F	eb 04	FYE F	eb 05	FYE Feb 09(Goal)		
orginent	Consolidated	% Breakdown	Consolidated	% Breakdown	Holding company	% Breakdown	
Operating Income	2,078	100.0	2,120	100.0	3,100	100.0	
Convenience Stores	1,875	90.2	1,954	92.2	2,400	77.4	
Superstores	212	10.2	78	3.7	450	14.5	
Restaurants	33	1.6	36	1.7	80	2.6	
Financial Services	-39	-1.9	54	2.5	150	4.8	
Others	-2	-0.1	2	0.1	20	0.6	

Note) Operating income by segment during the FYE Feb 09 term is a target value. Due to items that are not written here, the sum of each segment does not necessarily correspond to the operating income. Actual results may differ.

ValueAct Capital

The President Has Failed to Turn Around Ito-Yokado

In 2016, the President saw 10 years of unacceptably low ROIC and concludes restructuring is the answer. Another 7 years of restructuring within the group later, the President again concludes – more restructuring!



Over the last 18 years, Ito-Yokado has never earned its cost of capital



For 18 Years, Ito-Yokado Has Been Perpetually Restructuring Within the Group



Ito-Yokado (super stores, SST) has been in "structural reform" since 2005

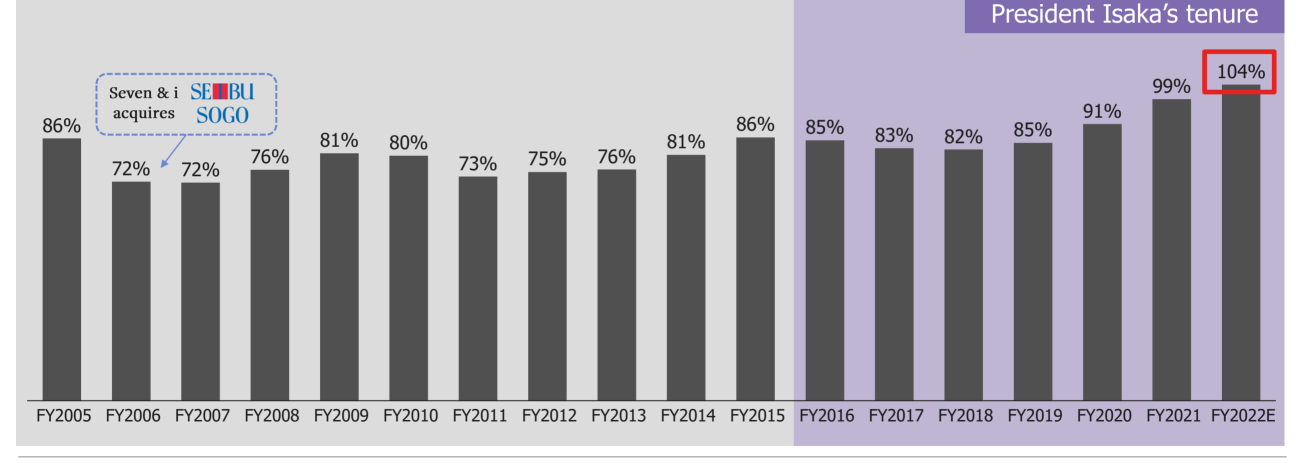
When Seven & i was formed in 2005, its strategy for Ito-Yokado was to " pursue structural reform ". Today, in 2023, Seven & i's strategy for Ito-Yokado is <u>still</u> to " pursue re-growth through further structural changes ".	2005	Seven & i Holdings formed with the strategy: "convenience stores business to develop globally, super stores to pursue structural reform " – 2005 Presentation on the Establishment of Seven & i Holdings	2016	Leadership changes to current Representative Directors and a new strategy is announced: to pursue " structural reform at Ito-Yokado " and " start an examination measures focused on Tokyo metropolitan area and food business ." - 2016 Medium-term Management Plan (MTMP)
	2008	"We will work to improve profitability through structural reforms at Ito-Yokado and reorganization of the Group's food supermarket operations" – 2008 Annual Report	2018	MTMP progress check indicates " some success in store structural reforms, but delays of Ito-Yokado overall ", and a need to " improve profitability " through further " store structural reforms, store initiatives, and cost structure " - 2018 MTMP Progress Presentation
	2010	"At Ito-Yokado, we will rebuild our operations from the ground up and make a transition to a more aggressive orientation." – 2010 Annual Report	2021	Pursue " Business/Store Structural Reform " with structural reform largely finished by FY2023 and transition to growth strategy from FY2024 and beyond – <i>2021 MTMP Presentation</i>
	2011	"The Group is undertaking merchandising innovation and structural reform under which it focuses on revitalizing existing stores, advancing conversion to store formats that meet changes in the conditions of locations or area market needs, and steadily closing unprofitable stores " – 2011 Annual Report	2023	"SST business will pursue re-growth through further structural changes drastically transform business and profitability of the SST business within 3 years" – March 9, 2023 update to the MTMP

Over the last 18 years, Ito-Yokado has reported over 250 billion yen of special losses

18 Years Later, 7-Eleven is Over 100% of Profit and Other Group Companies Have Failed to Deliver

The non-7-Eleven businesses have declined despite capital and management attention directed towards restructuring

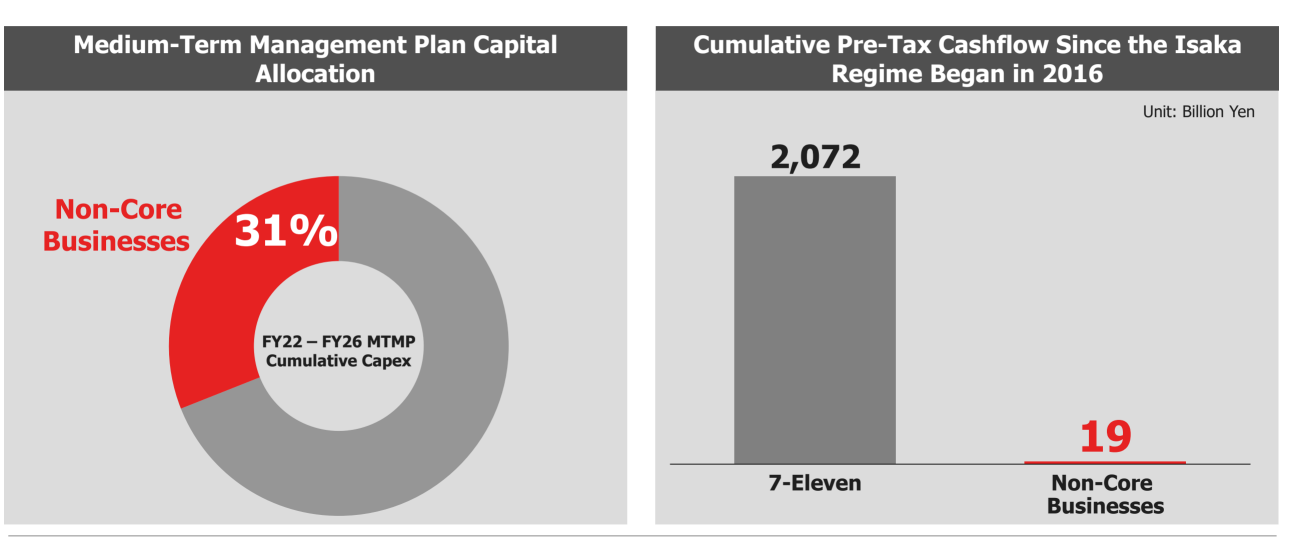
7-Eleven Contribution to Seven & i Holdings Operating Profit



VC ValueAct Capital

Memo: Contribution calculated as operating profit of the domestic and overseas convenience operations divided by consolidated operating profit. FY2023 based on company guidance

The Non-7-Eleven Businesses Are Taking More Than Their Fair Share of Group Capital





Seven & i Holdings Now Suffers From a Large Conglomerate Discount

Objective – Group Synergy

2005: Establishment of HoldCo

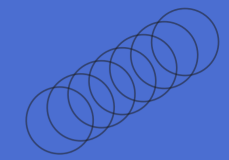


Reality – Conglomerate Discount 2023: Per-share Conglomerate Discount Value 8,882 2,737 6,145 **Global 7-Eleven** Conglomerate **Status Quo** Discount 7&i holdings Potential



Appendix 4: Quantitative Evaluation of Group Food Synergies







Summary of Section

- Seven & i has been pursuing "group synergies" since the conglomerate was formed in 2005. The "group synergies" story keeps changing – first the focus was on merchandising and financial services, then on omnichannel commerce, and now the focus of the "group synergies" story has shifted to food.
- During the 18 years of pursuing "group synergies", we don't believe Seven & i has ever answered the key question: "does the amount of quantifiable group synergies justify maintaining the current corporate structure and conglomerate discount?"
- Because Seven & i has never quantified "group synergies", ValueAct hired a leading global consultancy to evaluate the size of these alleged synergies and their contribution to operating profit and corporate value.

- The consultancy analysis found that due to the very limited geographic overlap, differences in supply chains, and sufficient scale of each group company, the amount of quantifiable group synergies cannot be remotely large enough to justify the conglomerate discount.
- We have shared this analysis and the questions it raises with the Company but have not received concrete answers. Seven & i points to collaborative work of 134 employees (out of 82,000) on food products, but cannot explain why joint ownership is necessary to maintain this collaboration.
- The opportunity to remove the conglomerate discount is clear, and Seven & i's explanation that any modest "group synergies" opportunity cannot be captured without a Holding Company structure is not convincing.

"Group Synergies" Have Been a Moving Target for 18 Years

2005 Establishment of Seven & i Holdings

EVEN & THOLDINGS

2016

2023

Seven & i Holdings is formed "seeking group synergies", which are listed as: (1) Group Merchandising, (2) Financial Services Related, (3), International Expansion, (4) System Integration

Mr. Isaka's 100 Day Plan

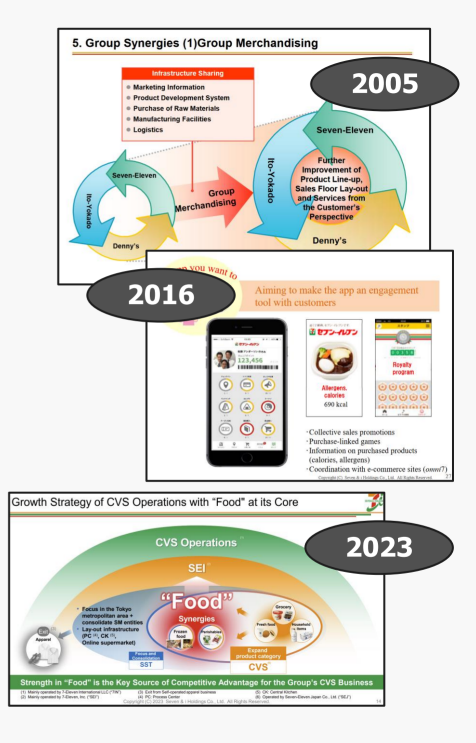


New President Isaka re-iterates that "main thrust is to capture Group synergies", with a focus on omni-channel and linking together customer experience across group companies

"Group Strategy Re-Evaluation"

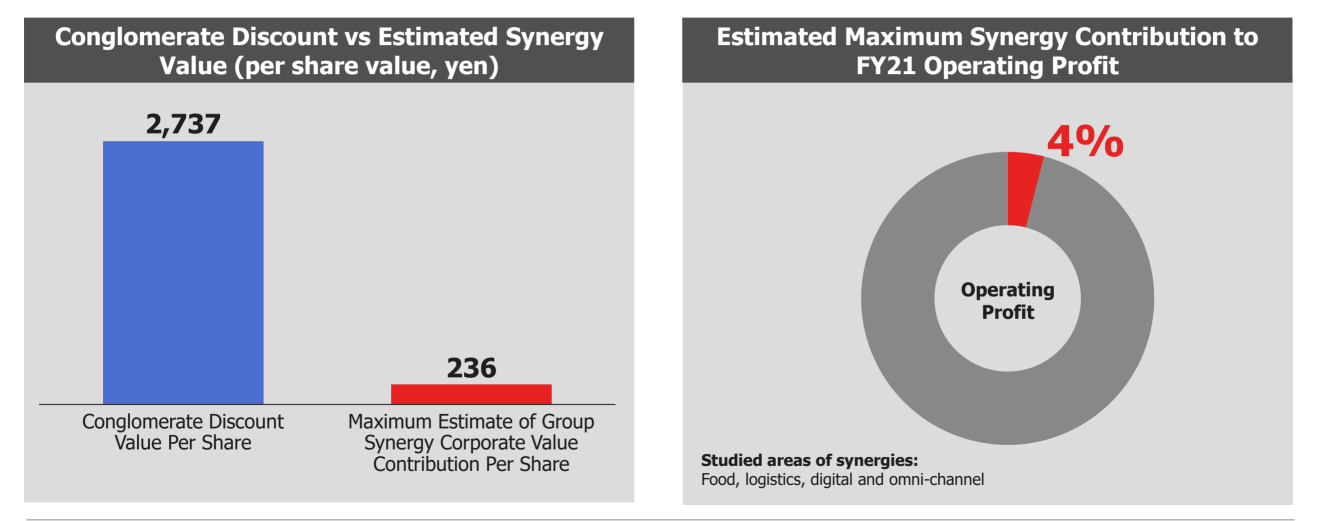


President Isaka reiterates group synergies, this time saying that "food" is at the core of the group



Group Synergies, Including Food Synergies, are Immaterial in Comparison to the Conglomerate Discount

ValueAct hired a leading global consultancy at its own expense to evaluate the size of these alleged synergies.



ValueAct Capital

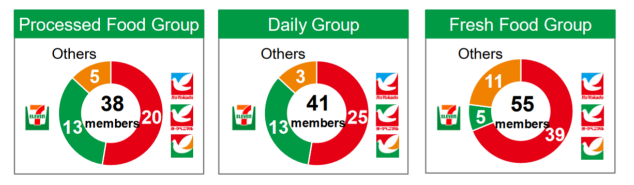
Source: Public company documents, Leading global consulting firm analysis, VAC analysis Memo: Estimated synergy value is 14 billion operating profit from synergy multiplied by 14.9x TEV/EBIT (EBIT on FY 2/2024). See appendix for conglomerate discount value methodology

Seven & i Claim 1: Shared Seven Premium R&D

Seven & i emphasizes the importance of collaborative development on Seven Premium products as a key component of the "food synergies" it sees. ValueAct's analysis leads us to ask whether a 134-person group in a Company of over 80,000 employees justifies a Holding Company structure.

Seven & i Claimed Source of Food Synergy

Inter-group Development Structure of Seven Premium (Food) (As of March 2022)



• Seven & i claims that Ito-Yokado's contribution to the joint development of Seven Premium products is a source of competitive advantage for Seven-Eleven Japan

ValueAct Analysis and Questions for Seven & i

Observations

• The Seven Premium inter-group development team is a total of 134 people as of March 2022 based on Seven & i's own disclosures to the left.

ValueAct questions for Seven & i

- Are 134 people collaborating across subsidiaries on Seven Premium enough to justify a Holding Company structure?
- Why can't they continue to collaborate through a joint venture?

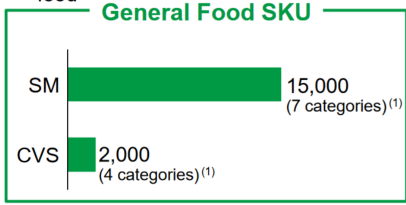
Seven & i Claim 2: Joint Procurement

Seven & i emphasizes the importance of joint procurement as a key component of the "food synergies" it sees. ValueAct's analysis leads us to ask whether the incremental 14% (489 bn yen of sales on a base of 3.5 trillion) in Seven-Eleven Japan's purchasing power (at most) that shared procurement with Ito-Yokado brings justifies the Holding Company structure

Seven & i Claimed Source of Food Synergy

Strength in "food" from SST

- Overwhelming number of products and SKU
- Procurement and supplier network
- Large-scale sales floor to test products
- Customer understanding and innovative development capability in "food"



ValueAct Analysis and Questions for Seven & i



Observations

- Seven-Eleven Japan has >6x the food sales as Ito-Yokado. It is unlikely that Seven-Eleven Japan's negotiating leverage with its suppliers changes significantly as a result of combining its purchasing power with Ito-Yokado's.
- Factoring in the low level of SKU overlap further reduces the synergy potential.

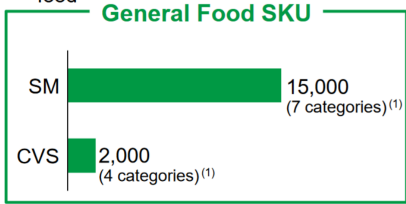
Seven & i Claim 3: Ability to Test Products at Ito-Yokado

Seven & i emphasizes the importance of testing potential Seven Premium products in its large-scale sales floor retail formats as a key component of the "food synergies" it sees. ValueAct analysis leads us to ask whether the ability to test new 7-Eleven products could be better fulfilled by building 7-Eleven test stores rather than using Ito-Yokado.

Seven & i Claimed Source of Food Synergy

Strength in "food" from SST

- Overwhelming number of products and SKU
- Procurement and supplier network
- Large-scale sales floor to test products
- Customer understanding and innovative development capability in "food"



ValueAct Analysis and Questions for Seven & i

Observations

• The leading convenience store operators including Alimentation Couche-Tard and Casey's do not have large-scale sales floor businesses in which to test products but are still well-known for their food and have generated stronger long-term TSRs than Seven & i has.

ValueAct questions for Seven & i

- Which is a more effective way to test new products for Seven-Eleven Japan customers, inside of Ito-Yokado stores or at new 7-Eleven "test sites" the Company builds across Japan?
- Which option is better for shareholders?

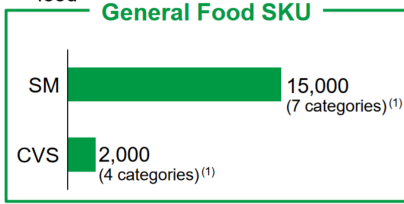
Seven & i Claim 4: Shared Supply Chain & Logistics

Seven & i emphasizes the importance of shared logistics and supplier networks as a key component of the "food synergies" it sees. ValueAct analysis leads us to ask how large these synergies can really be given the limited geographic overlap between 7-Eleven and Ito-Yokado as well as major differences in operational requirements.

Seven & i Claimed Source of Food Synergy

Strength in "food" from SST

- Overwhelming number of products and SKU
- Procurement and supplier network
- Large-scale sales floor to test products
- Customer understanding and innovative development capability in "food"



ValueAct Analysis and Questions for Seven & i

Prefectures with 7-Eleven and Ito-Yokado store footprint



"Currently no distribution centers or supply network is shared between [Seven-Eleven Japan] and [SST] businesses, although [Seven & i Holdings] has been trying to do so for years. ... because their business models are far different, facilities and operations are very different too..."

- Senior Manager, Seven-Eleven Japan

Observations

- The geographic overlap between global 7-Eleven and Ito-Yokado is limited to just the Tokyo metropolitan area
- Different supply chain and logistics required to support these different business models combining them could lead to stakeholder harm rather than synergies

Long-Term Total Shareholder Returns Shows Pure-Play Companies Outperform Conglomerates in Retail

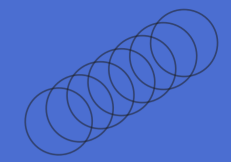
Total Shareholder Return since Seven & i Holdings Creation in 2005 Period: 9/30/2005 - 3/31/2023 18%(ATD) Return is annualized and measured in local currency 14% 10% 7% 5% 5% 2% Seven&i FamilyMart Walmart Pan Pacific Couche-Tard Aeon Lawson International Conglomerate **Pureplay under** Independent **Pureplay** Companies **Controlling Ownership**





Appendix 5: Long-Tenured Outside Director Track Records







Kunio Ito and Toshiro Yonemura's Track-Record

Kunio Into

Board Seat: Toray Industries

Issue: Failing to institute proper governance and adequately addressing scandals

33%	0%
Outside	Women
Directors	Directors

Investors voting AGAINST Kunio Ito's Re-election in 2022

- Amundi
- Blackrock
- BNP Paribas
- CalSTRS

- Daiwa
- Resona Bank
- Sumitomo Mitsui Trust
- Wellington

TORAY' Toshiro Yonemura



Board Seat: Unizo Holdings

Issue: Failing to institute proper governance and evaluation of offers

In mid-2019, Unizo was the target of takeover offers from a number of bidders. A Special Committee was established (including Toshiro Yonemura) to appraise the offers.

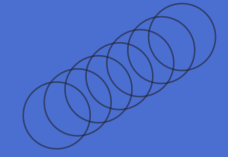
The **process was subject to considerable scrutiny** from the market as shareholders (and other market participants) feared that the conditions being attached to the deal would further entrench management and go against the Fair M&A Guidelines, designed to protect shareholder interests. Unizo was later subject to regulatory scrutiny for potentially misleading the market.





Appendix 6: Methodology & Key Assumptions

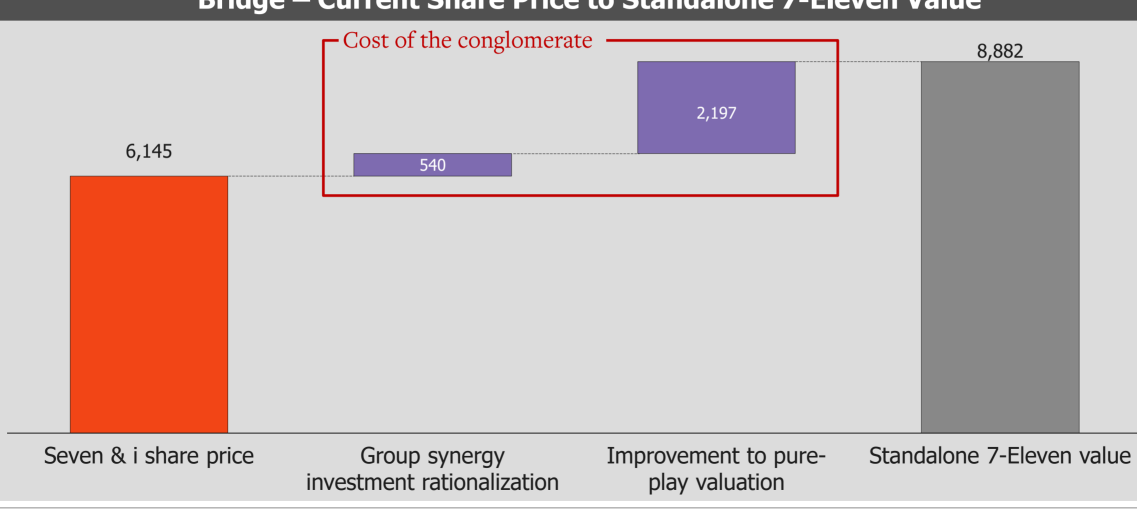






Defining the Conglomerate Discount

The Seven & i Holdings market value is significantly discounted relative to the potential value of standalone 7-Eleven for two primary reasons – a large and questionable investment in "group synergies", and a valuation discount to pure-play peers.



Bridge – Current Share Price to Standalone 7-Eleven Value

Sources: Public company documents, FactSet, VAC analysis ValueAct Capital

Memo: 7-Eleven SpinCo valued at 17x trailing adjusted EPS. See next slide for more on methodology. Current share price as of April 12, 2023. See appendix for more details on methodology

Standalone 7-Eleven Methodology & Assumptions

- In this analysis, global 7-Eleven includes Seven-Eleven Japan, 7-Eleven, Inc., and all other convenience retail operations. Seven & i Holding would retain the SST business and the other non-convenience operations.
- 7-Eleven becomes a standalone entity on the last day of the fiscal year ended February 2024. The transaction results in \$250 million of one-time costs which are charged to standalone 7-Eleven. Standalone 7-Eleven starts with leverage of 2.2x Net Debt / EBITDA.
- Upon business separation, corporate expense (both operating and capital expenses) return to pre-covid levels as investments in group synergies are rationalized. The remaining corporate expense is allocated in proportion to pre-corporate EBITDA (over 90% to standalone 7-Eleven).
- Standalone 7-Eleven trades for 17x trailing P/E with earnings adjusted for amortization of goodwill and one-time
 items and the share price adjusted for financial assets (e.g., amortization tax shield) similar to current global peer
 valuations. In the first year after the separation, trailing earnings are adjusted for the expected benefit of rationalizing
 the group synergy investments.
- FY24 (base year) earnings are based on company guidance provided on April 6, 2023.
- Standalone 7-Eleven earnings projections are based on estimated long-term returns on reinvested capital using convenience store industry benchmarks.
- Seven & i Holdings has a net cash balance sheet and positive earnings. It would focus on the structural reform of Ito-Yokado and a future centered on food retail.

Estimated Ito-Yokado EBITDA Breakdown in Most Recent Fiscal Year

Ito-Yokado EBITDA Contribution (FY22, JPY bn)





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