Main Points of the Act on the Protection of Specially Designated Secrets (SDS)

**Specially Designated Secrets**
- designated by the Head of Administrative Organs

**Specially Designated Secrets**
- Shall be information pertaining to national security and
  - Falls under the following categories listed in the Act:
    1. Defense
    2. Diplomacy
    3. Prevention of Specified Harmful Activities (e.g., Counter-Intelligence)
    4. Prevention of Terrorism;
  - Is publicly undisclosed
  - Is particularly required to be kept secret

* The effective period of designation shall be up to 5 years (renewable) and not longer than 30 years in total unless Cabinet approves the extension. Even in such case, the effective period shall not be extended any longer than 60 years in total except for such cases as involving information on cryptology and human intelligence sources.
* Standards for designation of SDS, etc. shall be drafted by the Prime Minister and decided by the Cabinet after hearing opinions of non-government experts.
* The Prime Minister may give instructions to the Heads of Administrative Organs, etc. to improve implementation, such as relating to designation, as the necessity arises.
* An annual report on implementation, such as relating to designation, shall be referred to the non-government experts, and later submitted to the Diet with their opinions attached as well as made available to the public.

**Restriction on persons who handle SDS**
Only those granted security clearance shall be authorized to handle SDS.

**Establishment of a framework to provide or share SDS within and outside administrative organs**

**Punishment for unauthorized disclosure of SDS (imprisonment for not more than 10 years, etc.)**
* The act stipulates that, when applying this act, expanding its interpretation to unfairly violate the fundamental human rights of citizens shall be prohibited, and due consideration shall be paid to freedom of news reporting or news coverage that contributes to guaranteeing the right of citizens to know.
* The act also stipulates that news coverage activities performed by persons engaged in publishing or news reporting shall be treated as activities in the pursuit of lawful business as long as they are conducted solely for the benefit of the public and they are not found to have been performed through violation of laws of regulations or by extremely unreasonable means.