Note: This document has been translated from a part of the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail. The Company assumes no responsibility for this translation or for direct, indirect or any other forms of damages arising from the translation.

Choi Won-kun President and CEO W-SCOPE Corporation 5-1-11, Osaki, Shinagawa-ku, Tokyo, JAPAN

## Notice of the 13th Annual Shareholders' Meeting

We would like to express our appreciation for your continued support and patronage.

You are cordially invited to attend the 13th Annual Shareholders' Meeting of W-SCOPE Corporation (the "Company"). The meeting will be held for the purposes as described below.

If you are unable to attend the meeting, you may exercise your voting rights in writing or via the Internet, etc. Please review the attached Reference Documents for the Shareholders' Meeting and either indicate your vote for or against the proposal on the enclosed Voting Rights Exercise Form and return it, or enter your vote for or against the proposal using the website for exercising voting rights designated by the Company (https://evote.tr.mufg.jp/), by the close of business hours (5:30 p.m.) on Thursday, March 22, 2018, Japan time.

1. Date and Time:	Friday, March 23, 2018 at 10:00 a.m. Japan time	
2. Place:	Room "Sirius" at Hotel Gajoen Tokyo 1-8-1 Shimomeguro, Meguro-ku, Tokyo, Japan	

3. Meeting Agenda:

Matters to be reported: 1.	The Business Report, Consolidated Financial Statements for the Company's
-	13th Fiscal Year (January 1, 2017 - December 31, 2017) and results of audits
	by the Accounting Auditor and the Board of Auditors of the Consolidated
	Financial Statements
2.	Non-consolidated Financial Statements for the Company's 13th Fiscal Year
	(January 1, 2017 - December 31, 2017)
Proposals to be resolved:	

Proposal 1: Appropriation of Surplus

**Proposal 2:** Election of Five (5) Directors

## 4. Predetermined Terms of the Convening:

Please refer to the "Method of exercising voting rights" on the next page.

When attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk. To conserve resources, please bring this booklet with you.

Please note that no souvenirs will be provided to the attendees of Shareholders' Meeting. We would appreciate your understanding.

Please note that in the case that revisions need to be made to the Reference Documents for the Shareholders' Meeting, the Business Report, and the Consolidated Financial Statements and Non-consolidated Financial Statements, the revised items will be posted on the Company's website (http://w-scope.co.jp/).

Voting rights at the Shareholders' Meeting are important rights of shareholders. Please enter your vote for or against the proposal after reviewing the Reference Documents for the Shareholders' Meeting (page 3 to page 9).

### For shareholders attending in person



Please submit the enclosed Voting Rights Exercise Form at the reception desk. Please note that persons other than shareholders with voting rights, such as proxies who are not shareholders and accompanying persons, may not enter the venue. Also, to conserve resources, please bring this booklet with you.

### Exercise of voting rights in writing



Please indicate your vote for or against the proposal on the enclosed Voting Rights Exercise Form and return it to us no later than the deadline for exercising voting rights.

Deadline for exercising voting rights: March 22, 2018 (Thursday) at 5:30 p.m.

#### Exercise of voting rights via the Internet



Please access the website for exercising voting rights designated by the Company (https://evote.tr.mufg.jp/) from your personal computer or smartphone and enter your vote for or against the proposal following the instruction on the screen using the "login ID" and "temporary password" shown on the enclosed Voting Rights Exercise Form.

Deadline for exercising voting rights: March 22, 2018 (Thursday) at 5:30 p.m.

(1) Items concerning disclosure on website

The following items are available on the Company's website (http://w-scope.co.jp/) pursuant to the relevant laws and regulations and Article 15 of the Company's Articles of Incorporation and are therefore not included in this Notice. As such, the Appendix of this Notice is part of the documents audited by Auditors and the Accounting Auditor for preparation of their Audit Report.

- 1) Notes to Consolidated Financial Statements
- 2) Notes to Non-consolidated Financial Statements
- (2) In case of duplicated exercise of voting rights both in writing and via the Internet

If voting rights are exercised both in writing and via the Internet, the voting right exercised via the Internet shall be deemed valid.

(3) In case of duplicated exercise of voting rights via the Internet

If voting rights are exercised more than once via the Internet, the last voting right exercised shall be deemed valid.

## **Proposals and References**

## **Proposal 1:** Appropriation of Surplus

The Company proposes the appropriation of surplus as follows.

Matters regarding year-end dividend

The Company's fundamental dividend policy is to appropriately distribute profits by taking into account the continuation of stable dividends and financial results of the fiscal year under review, while securing the internal reserves necessary for future business development and strengthening of the management structure.

For the 13th fiscal year, the Company proposes the following dividend.

- (1) Type of dividend property: Cash
- Distribution of dividend property, and the total amount distributed: ¥2.50 per share of common shares of the Company Total amount: ¥77,993,443
- (3) Effective date of distribution: March 26, 2018

# **Proposal 2:** Election of Five (5) Directors

The terms of office of all five (5) current Directors will expire at the conclusion of this Annual Shareholders' Meeting in accordance with the provisions of Article 21 of the current Articles of Incorporation. Accordingly, the election of five (5) Directors is proposed.

The candidates are as follows.

No.		Positions	Name	(Date of birth)	Number of attendance/Board of Directors meetings	
1	Candidate for re-election	President and CEO	Choi Won-kun	(May 30, 1963)	100% (16 out of 16 meetings)	
2	Candidate for re-election	Director	Hideo Ouchi	(July 10, 1961)	100% (16 out of 16 meetings)	
3	Candidate for re-election	Director	Cho Nam-Sung	(April 2, 1952)	100% (16 out of 16 meetings)	
4	Candidate for re-election Candidate for Outside Director	Director	Katsuyuki Masuno	(July 24, 1952)	100% (16 out of 16 meetings)	
5	Candidate for re-election Candidate for Outside Director	Director	Kiyohisa Ota	(August 4, 1960)	100% (16 out of 16 meetings)	

No.	Name (Date of birth)		Past experience, positions, responsibilities	Number of shares of the Company held
1	Choi Won-kun (May 30, 1963) [Candidate for re-election]	Representative Director and Pr Representative [Attendance at B 100% (16 out o [Reason for nom Mr. Choi Won- overall operation establishment, he operated the Boa He is nominate demonstrate stro	ination as a candidate for Director] -kun is the founder of the Company and has in-depth knowledge of ons and management of the Group. Since the Company's e has directed management as President and CEO, and has properly and of Directors as the chair of the Board of Directors. ed as a candidate for Director because it is essential that he will ong leadership in order to continue spearheading the formulation tion of the management plan and lead the Group to achieve its	

	Name		Number of
No.	(Date of birth)	Past experience, positions, responsibilities	shares of the
			Company held
2	Hideo Ouchi (July 10, 1961) [Candidate for re-election]	April 1985Joined SUMISHO MACHINERY TRADE CORPORATIONJune 2002Transferred to SUMITRONICS CORPORATIONApril 2005Joined PMC TECHNICA CO., LTD.March 2006Joined the Company, General Manager of Sales and MarketingMarch 2008Director of the Company (to present)March 2017General Manager of Strategic Planning HQ. of the Company (to present)[Attendance at Board of Directors meetings for the fiscal year under review] 100% (16 out of 16 meetings)[Reason for nomination as a candidate for Director] Mr. Hideo Ouchi is a founding member of the Company and has a wealth of experience and knowledge. He has contributed to building the present business bases in Japan and overseas, and he has appropriately engaged in the operation of the Board of Directors. He is nominated as a candidate for Director because he assists the President and CEO and contributes to the implementation of the management plan.	1,651

No.	Name (Date of birth)	Past experience, positions, responsibilities	Number of shares of the
		January 1975 Joined Cheil Industries Inc. (South Korea)	Company held
3	Cho Nam-Sung (April 2, 1952) [Candidate for re-election]	January 1975Joined Cheil Industries Inc. (South Korea)September 1977Joined Samsung Electronics Co., Ltd. (South Korea)January 1996Director of Samsung Electronics Co., Ltd. (South Korea)March 1998Auditor of Cheil Worldwide Inc. (South Korea)March 2001Representative Director of UG COM Co., Ltd. (South Korea)December 2004Director and Vice President of Shirong Company (South Korea)March 2008Auditor of W-SCOPE KOREA CO., LTD.March 2011Director of the Company (to present)Director of W-SCOPE KOREA CO., LTD. (to present)Director of W-SCOPE KOREA CO., LTD. (to present)October 2016Director of W-SCOPE CHUNGJU PLANT CO., LTD. (to present)Significant concurrent positions]Director of W-SCOPE KOREA CO., LTD.Director of W-SCOPE KOREA CO., LTD.Director of W-SCOPE KOREA CO., LTD.Interctor of W-SCOPE KOREA CO., LTD.Director of W-SCOPE KOREA CO., LTD.Interctor of W-SCOPE KOREA CO., LTD.Director of W-SCOPE CHUNGJU PLANT CO., LTD.[Attendance at Board of Directors meetings for the fiscal year under review]100% (16 out of 16 meetings)[Reason for nomination as a candidate for Director]Mr. Cho Nam-Sung has supervised the whole Group during the growth process of the Company based on his abundant knowledge and experience as well as his familiarity with corporate management. He has demonstrated his skills in developing the Group's organizational strength and also has appropriately engaged in the operation of the Board of Directors.	6,861
		He is nominated as a candidate for Director because he assists the President and CEO and contributes to the implementation of the management plan.	

No.	Name (Date of birth)		Past experience, positions, responsibilities	Number of shares of the Company held
4	Katsuyuki Masuno (July 24, 1952) [Candidate for re-election] [Candidate for Outside Director]	General Manag Technologies ( Outside Direct [Attendance at I 100% (16 out [Number of yea Two (2) years [Reason for non Mr. Katsuyuki belief that he w wealth of expe experience as I manufacturer. T	Joined Tokuyama Soda Co., Ltd. (currently Tokuyama Corporation) Deputy Executive Officer of Tokuyama Corporation Director of Tokuyama Corporation Managing Executive Officer of Tokuyama Corporation Director and Managing Executive Officer of Tokuyama Corporation Corporate Advisor of Tokuyama Corporation Outside Director of the Company (to present) Corporate Advisor of Japan Material Technologies Corporation General Manager of the Second Operation Department of Japan Material Technologies Corporation (to present) Outside Director of Nihon Seiko Co., Ltd. (to present) Outside Director of Nihon Seiko Co., Ltd. (to present) Outside Director of Nihon Seiko Co., Ltd. (to present) outside Directors for the fiscal year under review] of the Second Operation Department of Japan Material Corporation or of Nihon Seiko Co., Ltd. Board of Directors meetings for the fiscal year under review] of 16 meetings) rs served as a Director] (at the conclusion of this Annual Shareholders' Meeting) nination as a candidate for Outside Director] Masuno is nominated as a candidate for Outside Director in the 'ill provide management supervision to the Company based on his rience and broad knowledge as a corporate manager given his Director and Managing Executive Officer of a leading chemical The Company expects his advice on overall management, and his strengthening its corporate governance.	345

5 Kiyohisa Ota (August 4, 1960) April 1983 Joined Nomura Research Institute, Ltd. May 1996 Joined Merrill Lynch Japan Securities Co., Ltd. June 2003 Senior Managing Executive Officer of Enterprising Investment, Inc. (to present)   March 2016 Outside Director of the Company (to present)   September 2016 President and Representative Director of Over The Air Corporation (to present)   5 [Candidate for re-election] [Significant concurrent positions] Senior Managing Executive Officer of Enterprising Investment, Inc. President and Representative Director of Over The Air Corporation   [Candidate for outside Director] [Attendance at Board of Directors meetings for the fiscal year under review] 100% (16 out of 16 meetings) 540   [Candidate for Outside Director] [Number of years served as a Director] Two (2) years (at the conclusion of this Annual Shareholders' Meeting) 540   [Reason for nomination as a candidate for Outside Director in the belief that he will provide management supervision to the Company based on his wealth of knowledge concerning industry trends and corporate management given his many years of experience in company survey of the electronics and	No.	Name (Date of birth)	Past experience, positions, responsibilities	Number of shares of the Company held
management, and his contribution to strengthening its corporate governance.	5	(August 4, 1960) [Candidate for re-election] [Candidate for	Nay 1996Joined Merrill Lynch Japan Securities Co., Ltd.June 2003Senior Managing Executive Officer of Enterprising Investment, Inc. (to present)March 2016Outside Director of the Company (to present)September 2016President and Representative Director of Over The Air Corporation (to present)[Significant concurrent positions] Senior Managing Executive Officer of Enterprising Investment, Inc. President and Representative Director of Over The Air Corporation[Attendance at Board of Directors meetings for the fiscal year under review] 100% (16 out of 16 meetings)[Number of years served as a Director] Two (2) years (at the conclusion of this Annual Shareholders' Meeting)[Reason for nomination as a candidate for Outside Director] Mr. Kiyohisa Ota is nominated as a candidate for Outside Director in the belief that he will provide management supervision to the Company based on his wealth of knowledge concerning industry trends and corporate management given his many years of experience in company survey of the electronics and communications industries. The Company expects his advice on overall	540

(Notes)

1. There is no special interest between each candidate for Director and the Company.

2. The number of shares of the Company held by the candidates for Director above is the figures as of January 31, 2018.