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> Securities Code 7735 June 3, 2019

To Those Shareholders with Voting Rights

Eiji Kakiuchi Representative Director, President, Chief Executive Officer SCREEN Holdings Co., Ltd. Tenjinkita-machi 1-1, Teranouchi-agaru 4-chome, Horikawa-dori, Kamigyo-ku, Kyoto, Japan

NOTICE OF THE 78th ORDINARY GENERAL MEETING OF SHAREHOLDERS

You are cordially invited to attend the 78th Ordinary General Meeting of Shareholders of the Company. The Meeting will be held as described below.

If you are unable to attend the Meeting, you can exercise your voting rights in writing or through electromagnetic devices (Internet, etc.). Please review the Reference Documents for the General Meeting of Shareholders and exercise your voting rights by 5:00 p.m. (JST) on June 24, 2019 (Monday).

1. Date and Time: Tuesday, June 25, 2019 at 10:00 a.m. (JST)

2. Place: 5th Floor of the Head Office Building, SCREEN Holdings Co., Ltd.

Tenjinkita-machi 1-1, Teranouchi-agaru 4-chome, Horikawa-dori,

Kamigyo-ku, Kyoto, Japan

3. Agenda of the Meeting:

Matters to be reported: (1) The Business Report, the Consolidated Financial Statements, and results of each audit of the Consolidated Financial Statements by the Accounting

Auditor and the Board of Corporate Auditors for the 78th fiscal term (from April 1, 2018 to March 31, 2019)

(2) The Non-consolidated Financial Statements for the 78th fiscal term (from April 1, 2018 to March 31, 2019)

Proposals to be resolved:

Proposal No. 1: Appropriation of Surplus Proposal No. 2: **Election of Nine Directors**

Proposal No. 3: Election of Two Corporate Auditors

Notes:

- 1. Of the documents to be included in this Notice of Convocation, the "Consolidated Statements of Changes in Shareholders' Equity" and "Notes to the Consolidated Financial Statements" of the Consolidated Financial Statements and the "Statements of Changes in Shareholders' Equity" and "Notes to the Non-consolidated Financial Statements" of the Non-consolidated Financial Statements are posted on the Company's website (https://www.screen.co.jp/) in accordance with laws and regulations and Article 16 of the Articles of Incorporation of the Company, and are not included in the attached documents of this Notice of Convocation. The Consolidated Statements of Changes in Shareholders' Equity, the Notes to the Consolidated Financial Statements, the Statements of Changes in Shareholders' Equity and the Notes to the Non-consolidated Financial Statements are a subset of the Consolidated Financial Statements and the Non-consolidated Financial Statements audited by the Accounting Auditor and Corporate Auditors during preparation of the Audit Reports.
- 2. In the event that the Business Report, the Consolidated Financial Statements, the Non-consolidated Financial Statements and the Reference Documents for the General Meeting of Shareholders are modified, the Company will post such modification on its website (https://www.screen.co.jp/).
- 3. For those attending, please hand in the enclosed Voting Rights Exercise Form at the reception desk on arrival at the Meeting.

Invitation for the Management Conditions Briefing Session

You are cordially invited to attend the Management Conditions Briefing Session, which will be held after the General Meeting of Shareholders in the same venue.

Guidance on Exercise of Voting Rights

Please review the Reference Documents for the General Meeting of Shareholders and exercise your voting rights by the following methods.

Shareholders Who Are Attending the Meeting

Please submit the enclosed Voting Rights Exercise Form at the reception.

Date and Time: 10:00 a.m. on Tuesday, June 25, 2019

Shareholders Who Are Not Attending the Meeting

Exercise of Voting Rights by Writing (Postal Mail)

Please indicate your vote for or against the proposals on the enclosed Voting Rights Exercise Form and return it so that it is received by the following deadline.

Deadline for Exercise of Voting Rights: 5:00 p.m. on Monday, June 24, 2019

Exercise of Voting Rights via the Internet, etc.

Please access the Company's designated website for exercise of voting rights (https://www.web54.net), use the "Voting Rights Exercise Code" and "Password" stated on the enclosed Voting Rights Exercise Form, and follow the instructions on the screen to indicate your vote for or against the proposals.

Deadline for Exercise of Voting Rights: 5:00 p.m. on Monday, June 24, 2019

(Note) Internet service provider and telecommunications carrier fees (connection fees, etc.) when using the Internet shall be borne by the shareholder.

Exercise of Voting Rights by Smartphone (Smart Voting)

You can exercise your voting rights by scanning the "Voting Rights Exercise Website Login QR Code for Smartphones" stated on the enclosed Voting Rights Exercise Form. This does not require the use of the "Voting Rights Exercise Code" or "Password."

Deadline for Exercise of Voting Rights: 5:00 p.m. on Monday, June 24, 2019

- (Note) If you wish to change your vote after exercising your voting rights, you will need to scan the QR code again and enter the "Voting Rights Exercise Code" and "Password" stated on the Voting Rights Exercise Form.
- (Note) Internet service provider and telecommunications carrier fees (connection fees, etc.) when using the Internet shall be borne by the shareholder.

Handling the Exercise of Voting Rights

- If your voting right is exercised in duplicate in writing (postal mail) and via the Internet, etc., the vote exercised via the Internet, etc. shall be the vote deemed valid.
- If you exercise your voting right multiple times via the Internet, or exercise your voting right in duplicate using a personal computer and smartphone, only the last vote exercised shall be deemed valid.

Inquiries Concerning the Operation Procedures of Personal Computers, etc.

Sumitomo Mitsui Trust Bank Stock Transfer Agency web support (exclusive number)

Toll Free Number: 0120-652-031 (9:00 a.m. to 9:00 p.m. (JST))

For Institutional Investors

Institutional investors may also exercise voting rights through electromagnetic means using the "Electronic Voting Rights Exercise Platform" operated by ICJ, Inc. for this Ordinary General Meeting of Shareholders.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal No. 1: Appropriation of Surplus

The SCREEN Group works to secure the retained earnings necessary for growth investment and the sound maintenance of a financial base able to respond to future changes in the business environment. Considering this aim and other factors, the SCREEN Group's basic policy is to provide a total consolidated shareholder return ratio of 25% or above.

Based on the policy above, it is proposed that year-end dividends for the 78th fiscal term be distributed as follows:

- (1) Matters concerning the distribution of dividend property to shareholders and its aggregate amount 97 yen per share of common stock of the Company, or 4,535,465,666 yen in an aggregate amount
- (2) Date on which the dividend of surplus becomes effective June 26, 2019

Proposal No. 2: Election of Nine Directors

The terms of office of nine Directors, namely Messrs. Eiji Kakiuchi, Shin Minamishima, Katsutoshi Oki, Soichi Nadahara, Yoichi Kondo, Kimito Ando, Shosaku Murayama, Shigeru Saito and Makoto Yoda, will expire at the close of this Meeting. Accordingly, the Company proposes election of nine Directors.

The nominees for Director are as follows:

No.	Name		Position and responsibility in the Company	Attendance at Meetings of the Board of Directors
1	Eiji Kakiuchi	Reelection	Representative Director President Chief Executive Officer (CEO)	100% (14/14 meetings)
2	Toshio Hiroe	New candidate	-	-
3	Katsutoshi Oki	Reelection	Managing Director Chief Officer of Sustainability Promotion	100% (14/14 meetings)
4	Soichi Nadahara	Reelection	Managing Director Chief Technology Officer (CTO)	100% (14/14 meetings)
5	Yoichi Kondo	Reelection	Managing Director Chief Financial Officer (CFO)	100% (14/14 meetings)
6	Kimito Ando	Reelection	Director Chief Officer of General Affairs & HR Strategy Chief Officer of Tokyo Representative	100% (14/14 meetings)
7	Shigeru Saito	Reelection Outside Independent	Director	100% (14/14 meetings)
8	Makoto Yoda	Reelection Outside Independent	Director	100% (11/11 meetings)
9	Hidemi Takasu	New candidate Outside Independent	-	-

Note:

Attendance by Mr. Makoto Yoda represents his attendance at Meetings of the Board of Directors held after his assumption of office on June 26, 2018.

Eiji Kakiuchi

■ Profile, position and responsibility in the Company

Reelection	April 1981	Joined the Company
	April 2005	Corporate Officer
Date of Birth	April 2006	Corporate Officer (Senior)
April 3, 1954	April 2007	Corporate Executive Officer

April 2011 Chief Officer of IR, Security Export Control, GPS and

Number of shares of the Company held 24,976

Director June 2011

Representative Director April 2014-present:

President

Group G10

April 2016-present: Chief Executive Officer (CEO)

■ Significant concurrent position

Director, SCREEN Semiconductor Solutions Co., Ltd. Director, SCREEN Graphic Solutions Co., Ltd. Director, SCREEN Finetech Solutions Co., Ltd. Director, SCREEN PE Solutions Co., Ltd.

Director, SCREEN Advanced System Solutions Co., Ltd.

■ Reasons for selection as a candidate for Director

Mr. Eiji Kakiuchi is currently President and has a wealth of management experience and wide insights in domestic and overseas business divisions of the Company, and the Company has judged that he can fulfill his responsibilities and duties as Director to improve corporate value of the Company, and requests his continued election as Director.

No. 2

Toshio Hiroe

■ Profile, position and responsibility in the Company

New Candidate	
Date of Birth	_

May 5, 1959

Number of shares of the Company held

13,367

April 1983 Joined the Company

April 2006 Vice President, Semiconductor Equipment Company

April 2007 Corporate Officer

October 2009 Deputy General Manager, R&D Center

April 2011 Corporate Officer (Senior)

President, FPD Equipment Company April 2014

August 2014 President, SCREEN Finetech Solutions Co., Ltd. April 2019-present: Chairman, SCREEN Finetech Solutions Co., Ltd.

■ Significant concurrent position

Chairman, SCREEN Finetech Solutions Co., Ltd.

■ Reasons for selection as a candidate for Director

Mr. Toshio Hiroe has a wealth of experience and wide insights in domestic and overseas business and technology divisions, and the Company has judged that he can fulfill his responsibilities and duties as Director to further improve corporate value of the Company, and requests his election as Director.

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Katsutoshi Oki ■ Profile, position and responsibility in the Company

Doclaction	April 1981	Joined Nippor	n Life Insurano	ce Company
Rodoction	1.6.000	0 116	A 1 C	. D. 1

Reelection General Manager, 2nd Corporate Relations Management March 2009 **Date of Birth**

Department, Nippon Life Insurance Company

April 2011 Joined the Company June 2, 1958

Deputy General Manager, Business Service Center

Corporate Executive Officer April 2012

Number of shares of June 2013 Director the Company held

June 2014-present: Managing Director 7,450

Chief Officer of Corporate Strategy October 2014: April 2019-present: Chief Officer of Sustainability Promotion

■ Reasons for selection as a candidate for Director

Mr. Katsutoshi Oki is currently Managing Director and has a wealth of experience and expertise in domestic and overseas areas, making significant contributions to system reforms of the Company. The Company has judged that he can fulfill his responsibilities and duties as Director of the Company, and requests his continued election as Director.

No.

Soichi Nadahara

■ Profile, position and responsibility in the Company

April 1986 Joined TOSHIBA CORPORATION April 2001 Group Manager, Processing Technology Promotion Center,

Semiconductor Company, TOSHIBA CORPORATION

Reelection April 2004 Joined the Company **Date of Birth**

October 2004 Vice President, Semiconductor Equipment Company December 2, 1957

April 2006 Corporate Officer

April 2011 Corporate Officer (Senior) Number of shares of April 2013-present: Chief Technology Officer (CTO)

the Company held June 2014-present: Managing Director

15,151

■ Reasons for selection as a candidate for Director

Mr. Soichi Nadahara is currently Managing Director and has a wealth of experience and diverse expertise in technology and development divisions of another company and the Company, and the Company has judged that he can fulfill his responsibilities and duties as Director of the Company, and requests his continued election as Director.

No. 5

Yoichi Kondo

■ Profile, position and responsibility in the Company

April 1982 Joined The Bank of Tokyo, Limited (Currently MUFG Bank,

Reelection Corporate Officer, The Bank of Tokyo-Mitsubishi UFJ, Ltd. June 2010

Date of Birth (Currently MUFG Bank, Ltd.)

Joined the Company June 2013 September 25, 1958

Corporate Officer (Senior)

General Manager, General Administration Division April 2014 Number of shares of June 2014-present: Managing Director

the Company held Chief Financial Officer (CFO) 4.954

■ Reasons for selection as a candidate for Director

Mr. Yoichi Kondo is currently Managing Director and has a wealth of experience in domestic and overseas areas and expertise regarding finance and accounting, and the Company has judged that he can fulfill his responsibilities and duties as Director of the Company, and requests his continued election as Director.

Kimito Ando

■ Profile, position and responsibility in the Company

	April 1981	Joined the Company
Reelection	April 2006	President, Human Resources Company
Date of Birth	April 2011	Corporate Officer
December 25, 1958	April 2014	Corporate Officer (Senior)

August 2014 Director, SCREEN Semiconductor Solutions Co., Ltd.
April 2016 Corporate Executive Officer, SCREEN Semiconductor

Number of shares of Solutions Co., Ltd.

the Company held
June 2017-present:

6,541

Director
Chief Of

Chief Officer of General Affairs & HR Strategy

Chief Officer of Tokyo Representative

■ Significant concurrent position

Director, SCREEN Business Support Solutions Co., Ltd.

■ Reasons for selection as a candidate for Director

Mr. Kimito Ando is currently Director and has a variety of experience and wide insights in the Company's businesses and its General Administration Division, and has led business as an executive of core business companies. The Company has judged that he can fulfill his responsibilities and duties as Director with high ethics to contribute to the strengthening of the Business Operating Company's corporate governance as Chief Officer of CSR, etc., and requests his continued election as Director.

No 7

Shigeru Saito

■ Profile, position and responsibility in the Company

Reelection Outside Independent Date of Birth	November 1979 October 1985 February 1987	Joined TOSE CO., LTD. Head of Development Division, TOSE CO., LTD. Director, TOSE CO., LTD. President, TOSE CO., LTD.
January 26, 1957	September 2004 June 2013-present:	President and CEO, TOSE CO., LTD. Director of the Company
	December 2015	Chairman and CEO, TOSE CO., LTD.

Number of shares of the Company held

same 2017 present.

June 2017-present: Outside Director, Wacoal Holdings Corp.

1,339

■ Significant concurrent position

Chairman and CEO, TOSE CO., LTD. Outside Director, Wacoal Holdings Corp.

■ Reasons for selection as a candidate for Outside Director

Mr. Shigeru Saito is currently Outside Director and serves as Chairman and CEO at another company, and based on his accumulated wealth of knowledge and experience, the Company has judged that he can further improve the supervisory functions of management by expressing opinions from various viewpoints, and requests his continued election as Outside Director.

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Makoto Yoda

■ Profile, position and responsibility in the Company

Reelection	March 1972	Joined Japan Storage Battery Co., Ltd.
Outside Independent	June 2004	(Currently GS Yuasa International Ltd.) President, GS Yuasa Power Supply Co., Ltd. (Currently GS Yuasa International Ltd.)
Date of Birth	June 2006	President, GS Yuasa Corporation
January 24, 1950	October 2007	Chief Executive Officer (CEO), GS Yuasa Corporation
	June 2015	Chairman, GS Yuasa Corporation
Number of shares of		Chairman, GS Yuasa International Ltd.
the Company held	May 2016	Chairman, Kyoto Industrial Association, Inc.
600	June 2017-present:	Advisor, GS Yuasa Corporation
000	June 2018-present:	Director of the Company

■ Significant concurrent position

Advisor, GS Yuasa Corporation

■ Reasons for selection as a candidate for Outside Director

Mr. Makoto Yoda is currently Outside Director, and has a wealth of insights as a manager for many years, and based on his diverse experiences, including as Chairman of Kyoto Industrial Association, Inc., the Company has judged that he can further improve the supervisory functions of management by expressing opinions from various viewpoints, and requests his continued election as Outside Director.

No 9

Hidemi Takasu

■ Profile, position and responsibility in the Company

New candidate	March 1971	Joined Toyo Electronics Industry Corporation (Currently ROHM Co., Ltd.)
Outside Independent	June 1997	Director and Deputy General Manager, ULSI Research & Development Headquarters, ROHM Co., Ltd.
Date of Birth January 5, 1948	June 2009	Managing Director and General Manager, LSI General Headquarters, in charge of Research & Development Headquarters, ROHM Co., Ltd.
Number of shares of	October 2009	Managing Director and General Manager, Research & Development Headquarters, ROHM Co., Ltd.
the Company held	May 2013	Managing Director in charge of Quality and General Manager, Research & Development Headquarters, ROHM
	July 2013	Co., Ltd. Managing Director in charge of Business Creation and Quality, ROHM Co., Ltd.
	August 2017 October 2018-present:	Advisor, Samco Inc. Substitute Corporate Auditor, Samco Inc.

■ Significant concurrent position

Colleague, ROHM Co., Ltd.

Substitute Corporate Auditor, Samco Inc.

■ Reasons for selection as a candidate for Outside Director

Mr. Hidemi Takasu has a wealth of management experience as an officer in charge of technology at another company as well as strong relationship with domestic and overseas universities. Based on his wealth of knowledge and expertise, the Company has judged that he can further improve the supervisory functions of management by expressing opinions from various viewpoints, and requests his election as Outside Director.

Notes:

- 1. Of Director nominees, Messrs. Shigeru Saito, Makoto Yoda and Hidemi Takasu are nominated as Outside Director. The Company has reported Messrs. Shigeru Saito and Makoto Yoda to Tokyo Stock Exchange Group, Inc. as an independent director/auditor. They will continuously serve as an independent director/auditor if they are re-elected as proposed. Additionally, if Mr. Hidemi Takasu is elected as proposed, the Company intends that he will also serve as an independent director/auditor.
- 2. There is no special interest between the Director nominees and the Company.
- 3. The number of years for which the Outside Director nominees have served as Director of the Company (1) Mr. Shigeru Saito will have served as Director of the Company for six years at the close of this Meeting. (2) Mr. Makoto Yoda will have served as Director of the Company for one year at the close of this Meeting.
- 4. Limitation of Liability Agreement with Outside Directors

 The Company has concluded a Limitation of Liability Agreement with Messrs. Shigeru Saito and Makoto Yoda to limit their liability as prescribed in the provision of Article 423, Paragraph 1 of the Company Law pursuant to Article 427, Paragraph 1 of the Company Law. Under the agreement, their liability for damages shall be limited within the amount prescribed by laws and regulations. When Messrs. Shigeru Saito and Makoto Yoda are elected as proposed, their agreement will be renewed. Additionally, when Mr. Hidemi Takasu is elected as proposed, the Company intends to enter into a similar agreement to limit his liability for damages.
- 5. Director nominee Mr. Eiji Kakiuchi is scheduled to resign from Director of respective companies as provided in significant concurrent position above as of the close of this year's general meeting of shareholders of respective companies. Director nominee Mr. Toshio Hiroe is scheduled to assume positions of Director of such respective companies upon approval of such respective general meeting of shareholders, and is scheduled to resign from the position of Chairman for SCREEN Finetech Solutions Co., Ltd.

Proposal No. 3: Election of Two Corporate Auditors

Corporate Auditor Mr. Tatsuo Miyawaki will resign at the close of this Meeting. In addition, the term of Corporate Auditor Mr. Akio Umeda will expire at the close of this Meeting. Accordingly, the Company proposes election of two Corporate Auditors.

The nominee for Corporate Auditor Mr. Hirofumi Ota will be appointed as a substitute of Corporate Auditor Mr. Tatsuo Miyawaki. His term will expire at the end of retiring Corporate Auditor's term pursuant to the Articles of Incorporation of the Company.

The consent of the Board of Corporate Auditors has been obtained for this proposal.

The nominees for Corporate Auditor are as follows:

1	Hirofumi Ota	■ Profile and position in the Company		
1	New candidate	April 1981 April 2005	Joined the Company General Manager, Finance & Accounting Department, Accounting Company	
	Date of birth June 17, 1957	April 2012	General Manager, Finance & Accounting Group, Business Service Center	
	Number of shares of	April 2014 October 2014-present	General Manger, Finance & Accounting Group, General Administration Division General Manager, Finance & Accounting Department	
the Company held		Corporate Officer		
		Reasons for selection as a candidate for Corporate Auditor Mr. Hirofumi Ota has experienced the accounting operations of the Company for many years, and has professional knowledge regarding finance and accounting. Based on this wealth of experience and expertise, the Company has judged that he can appropriately fulfill his duties and responsibilities as Corporate Auditor, and requests his election.		

Reelection	April 1985	Joined The Daiwa Bank, Ltd. (Currently Resona Bank Ltd.)
Date of birth	October 2003	General Manager, IR Office, Planning Division, Resona Holdings, Inc.
August 31, 1961	October 2005	General Manager, Corporate Communications Division, Resona Holdings, Inc.
Number of shares of	October 2009	General Manager, Osaka Public Affairs Division, Resona Bank, Ltd.
the Company held 1,179	April 2014 April 2015	Manager, Human Resources Division, Resona Bank, Ltd. Joined the Company Assistant to Chief Officer of General Affairs & Human Resources
	June 2015-present	Corporate Auditor

■ Reasons for selection as a candidate for Corporate Auditor

Mr. Akio Umeda is currently Corporate Auditor, and has a wealth of experience and knowledge accumulated over planning and IR operations in domestic and overseas at another company. Based on this experience and expertise, the Company has judged that he can appropriately fulfill his duties and responsibilities as Corporate Auditor, and requests his continued election.

Notes:

- 1. There is no special interest between the Corporate Auditor nominees and the Company.
- 2. Corporate Auditor nominee Mr. Hirofumi Ota has experienced the accounting operations of the Company for many years, and has extensive knowledge regarding finance and accounting.