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(Stock Exchange Code 3771) June 7, 2021

To Shareholders with Voting Rights:

Hiroshi Hirayama Representative Director and President SYSTEM RESEARCH CO., LTD. 12, Iwatsukahontori 2-chome, Nakamura-ku, Nagoya-shi

NOTICE OF

THE 41ST ORDINARY GENERAL MEETING OF SHAREHOLDERS

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

We are pleased to announce that the 41st Ordinary General Meeting of Shareholders of SYSTEM RESEARCH CO., LTD. (the "Company") will be held for the purposes as described below.

Recently, the Japanese government and prefectural governors have strongly requested that the public refrain from going out in order to prevent the spread of COVID-19. As a result of careful examination in response to this situation, the Company has decided to hold the meeting with appropriate infection prevention measures in place.

Accordingly, we strongly encourage our shareholders to exercise your voting rights in advance either in writing or via the Internet in order to prevent the spread of infection, and ask you to refrain from attending the meeting regardless of your physical condition.

Please review the attached Reference Documents for the General Meeting of Shareholders and exercise your voting rights by following the Instructions for Exercising Voting Rights provided below by 6:00 p.m. on Thursday, June 24, 2021, Japan time.

1. Date and Time:	Friday, June 25, 2021 at 10:00 a.m. Japan time		
2. Place:	Conference room on the 7th floor of Corporate Headquarters, located at 12, Iwatsukahontori 2-chome, Nakamura-ku, Nagoya-shi		
3. Meeting Agenda:			
Matters to be reported:	 The Business Report, Consolidated Financial Statements for the Company's 41st Fiscal Year (April 1, 2020 - March 31, 2021) and results of audits by the Accounting Auditor and the Audit and Supervisory Committee of the Consolidated Financial Statements Non-consolidated Financial Statements for the Company's 41st Fiscal Year (April 1, 2020 - March 31, 2021) 		
Proposals to be resolved			
Proposal 1:	Election of Five Directors (excluding Directors serving as Audit and		
	Supervisory Committee Members)		
Proposal 2:	Election of Five Directors serving as Audit and Supervisory Committee Members		

4. Instructions for Exercising Voting Rights

The right to exercise voting rights at the General Meeting of Shareholders is an important right for our shareholders. We strongly encourage you to exercise your voting rights by either one of the following three methods for exercising voting rights.

If you attend the meeting in person:

Please submit the enclosed Voting Rights Exercise Form at the reception desk. For the purpose of saving resources, please bring this Notice with you when attending the meeting.

If you exercise voting rights in writing:

Please indicate your vote for or against the proposals on the enclosed Voting Rights Exercise Form and return it so that it arrives by 6:00 p.m. on Thursday, June 24, 2021, Japan time. If you have sent the form without indicating your vote for or against each proposal, it shall be deemed that you have voted for the proposal.

If you exercise voting rights via the Internet:

Please access the voting rights exercise website designated by the Company and follow the instructions on the screen to input your vote for or against the proposals by 6:00 p.m. on Thursday, June 24, 2021, Japan time.

[©] Of the documents to be provided with this Notice, "Structure and Policies of the Company (Systems to Ensure the Appropriateness of Operations) (Status of Operation of Systems to Ensure the Appropriateness of the Operations) (Basic Policy on Corporate Control)", "Notes to the Consolidated Financial Statements" and "Notes to the Non-consolidated Financial Statements" are provided on the Company's website (http://www.sr-net.co.jp) on the Internet in accordance with the provisions of laws and regulations as well as the Company's Articles of Incorporation, and therefore are not provided in the Appendix of this Notice. Furthermore, the Consolidated Financial Statements and the Non-consolidated Financial Statements provided in the Japanese version of the Appendix of this Notice are parts of the Consolidated Financial Statements and Non-consolidated Financial Statements audited by the Accounting Auditor and the Audit and Supervisory Committee when preparing the Accounting Auditor's Report and the Audit Report.

In the event of revisions to the Reference Documents for the General Meeting of Shareholders and the Appendix, these shall be provided on the Company's website (http://www.sr-net.co.jp) on the Internet.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Election of Five Directors (excluding Directors serving as Audit and Supervisory Committee Members)

The terms of office of all five Directors (excluding Directors serving as Audit and Supervisory Committee Members) will expire at the conclusion of this General Meeting of Shareholders. Accordingly, the election of five Directors (excluding Directors serving as Audit and Supervisory Committee Members) is proposed.

From the perspective of ensuring objectivity, timeliness, and transparency, the selection of each candidate has been deliberated by the Nomination and Compensation Committee that includes Independent Outside Directors, and all of the candidates have been judged to be appropriate.

The candidates for Directors (excluding Directors serving as Audit and Supervisory Committee Members) are as follows.

No.	Name (Date of birth)	Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
1	Toshiyuki Yamada (April 12, 1949)	July 1970 Joined Computer Services Corporation (currently SCSK Corporation) March 1981 Established the Company Appointed as Representative Director and President April 2014 Appointed as Representative Director and Chairman (To the present) [Significant concurrent positions] Director, sowel Co., Ltd.	1,366,400
	ing his superior leadership are minated him as		

No.	Name (Date of birth)		Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
2	Hiroshi Hirayama (November 20, 1959)	August 1984 April 1998 June 2000 February 2005 April 2006 October 2014 April 2015 April 2016 June 2018 July 2019 [Significant con	Joined the Company General Manager, System Engineering Department Appointed as Operating Officer Appointed as Director General Manager, System Engineering Department Director In charge of System Engineering 1 Department, System Engineering 2 Department, and Tokyo Branch Director In charge of System Engineering 1 Department, System Engineering 2 Department, Tokyo Branch, and ilii Solution Department Director In charge of System Development 1 Department, System Development 2 Department, System Development 3 Department, and Osaka Branch Director In charge of Business Division Director In charge of Manufacturing System Business Department, Automotive System Business Department, Tokyo System Business Department, and ilii Solution Department Appointed as Representative Director and President In charge of Automotive System Business Department (To the present) neurrent positions]	53,528
	Director, sowel Co., Ltd. [Reason for nomination as candidate for Director] Mr. Hiroshi Hirayama has a great deal of achievements in business expansion, supervising the system development business division of the Company. The Company judges that his wealth of experience, wide-ranging insights and strong leadership are essential to the continuous promotion of business expansion in the future as well, and has thus nominated him as a candidate for Director.			
3	Mie Umemoto (November 20, 1961)	April 1980 March 1989 April 2013 April 2016 April 2018 June 2018 January 2020	Joined Toho Gas Co., Ltd. Joined the Company General Manager, System Engineering 2 Department Appointed as Operating Officer In charge of System Development 1 Department and Osaka Branch Operating Officer In charge of Industrial System Business Department Appointed as Director In charge of Industrial System Business Department Director In charge of Industrial System Business Department Director In charge of Industrial System Business Department and Osaka Branch (To the present)	13,300
	Ms. Mie Umemoto has development business di	a great deal of ivision of the Con ership are essentia	achievements in business expansion as being in charge mpany. The Company judges that her wealth of experience al to the continuous promotion of business expansion in the	e, wide-ranging

	Name		Past experience, positions, responsibilities,	Number of	
No.	(Date of birth)		and significant concurrent positions	shares of the	
	(Bute of ontin)		and significant concurrent positions	Company held	
	Masaaki Akiyama (September 10, 1963)	April 1984 December 1986 April 2006 April 2007 April 2013 April 2015	Joined Trio System Plans Co., Ltd. Joined the Company General Manager, System Engineering 2 Department General Manager, System Development 1 Department General Manager, System Development 2 Department Appointed as Operating Officer In charge of System Development 2 Department and		
		April 2018 June 2019	System Development 3 Department Operating Officer In charge of Manufacturing System Business Department Appointed as Director	16,500	
4		January 2020	In charge of Manufacturing System Business Department Director		
		April 2021	In charge of Manufacturing System Business Department and AI Solution Department Director		
			In charge of Manufacturing System Business Department (To the present)		
	[Reason for nomination as candidate for Director] Mr. Masaaki Akiyama has a great deal of achievements in business expansion as being in charge of the system development business division of the Company. The Company judges that his wealth of experience, wide-ranging insights and strong leadership are essential to the continuous promotion of business expansion in the future as well, and has thus nominated him as a candidate for Director.				
5	Takafumi Watanabe (July 8, 1964) [Reason for nomination a Mr. Takafumi Watanabe development business di	April 1986 June 1988 April 2007 April 2013 April 2015 April 2018 June 2019 as candidate for D thas a great deal ivision of the Cor	Joined Daiwa Calculation Center, Ltd. (currently Daiwa Systems-Create, Ltd.) Joined the Company General Manager, System Engineering 2 Department General Manager, Tokyo Branch Appointed as Operating Officer In charge of Tokyo Branch and ilii Solution Department Operating Officer In charge of Tokyo System Business Department and ilii Solution Department Appointed as Director In charge of Tokyo System Business Department, and ilii Solution Department (To the present) irector] of achievements in business expansion as being in charge npany. The Company judges that his wealth of experience	e, wide-ranging	
	insights and strong leadership are essential to the continuous promotion of business expansion in the future as well, and has thus nominated him as a candidate for Director.				

(Note) 1. There are no special interests between any of the candidates and the Company.

The Company has entered into a directors and officers liability insurance agreement with an insurance company as stipulated in Article 430-3, Paragraph 1 of the Companies Act. The insurance agreement covers damages that may arise due to insured persons assuming liability for the execution of their duties, or receiving a claim for the pursuit of such liability. The candidates will be included as insured persons under the insurance policy. The Company plans to renew this insurance policy with the same contents in September 2021.

Proposal 2: Election of Five Directors serving as Audit and Supervisory Committee Members

The terms of office of all four Directors serving as Audit and Supervisory Committee Members will expire at the conclusion of this General Meeting of Shareholders. Accordingly, with the increase of one Director to reinforce the auditing structure, the election of five Directors serving as Audit and Supervisory Committee Members is proposed.

Furthermore, the Audit and Supervisory Committee has given its approval to this proposal in advance. The candidates for Directors serving as Audit and Supervisory Committee Members are as follows:

No.	Name (Date of birth)]	Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
1	Miyoko Ueda (September 20, 1950)	July 1973 July 1984 June 2000 April 2002 February 2005 April 2014 June 2015 June 2019 [Significant con	Joined Computer Services Corporation (currently SCSK Corporation) Joined the Company Appointed as Operating Officer Operating Officer General Manager, Accounting Department Appointed as Director General Manager, Accounting Department Director In charge of Accounting Department Appointed as Corporate Auditor Appointed as Director (Audit and Supervisory Committee Member) (To the present) current positions] Corporate Auditor, sowel Co., Ltd.	106,680
	[Reason for nomination as candidate for Director] Ms. Miyoko Ueda has a wealth of experience and wide-ranging insights in the Company's business through her practice in the accounting division of the Company. The Company judges that she is capable of appropriately performing her duties of Director serving as an Audit and Supervisory Committee Member, and has thus nominated her as a candidate for Director serving as an Audit and Supervisory Committee Member.			
2	Satoru Yasui (January 15, 1954)	April 1977 April 2003 April 2011 April 2013 March 2014 June 2014 June 2019	Joined Nippon Life Insurance Company General Manager, Finance and Sales Office, Tokai Area Corporate Finance Department Seconded to Nissay Credit Guarantee Co., Ltd. General Manager, Nagoya Branch Transferred to Nissay Credit Guarantee Co., Ltd. Retired from Nissay Credit Guarantee Co., Ltd. Appointed as Director, the Company Appointed as Director (Audit and Supervisory Committee Member) (To the present)	-
	[Reason for nomination as candidate for Outside Director and expected roles] Mr. Satoru Yasui has a wealth of experience and wide-ranging insights in the insurance business as well as highly professional expertise as a labor and social security attorney, and has appropriately supervised the management of the Company as an Outside Director. The Company appreciates his experience and capabilities, and expects that he will continue to objectively supervise and provide advice on overall management from a legal point of view from an independent standpoint. Therefore, the Company has nominated him as a candidate for Outside Director serving as an Audit and Supervisory Committee Member. Although he has never been involved in corporate management except as an Outside Director, the Company has judged that he is capable of adequately performing his duties as an Outside Director for the above reasons.			

No.	Name (Date of birth)	Р	ast experience, positions, responsibilities, and significant concurrent positions	Number of shares of the
3	Noboru Kondo (October 8, 1952)	November 1993 November 1998 April 2000 February 2002 April 2003 June 2003 April 2009 April 2014 June 2014 June 2015 June 2019	Joined the Tokai Bank, Ltd. (currently MUFG Bank, Ltd.) General Manager, Sakuradai Branch General Manager, Sales 1 Department, Toyota Branch Seconded to JAPAN TECSEED CO., LTD. (currently PERSOL RESEARCH & DEVELOPMENT CO., LTD.) Joined JAPAN TECSEED CO., LTD. General Manager, Corporate Management Department Appointed as Director; General Manager, Corporate Management Department Appointed as Managing Director In charge of Corporate Management Department, Corporate Planning Department, Administration Department and Operations Management Office Appointed as Director Retired as Director, the Company Appointed as Director (Audit and Supervisory	Company held
	Committee Member) (To the present) [Reason for nomination as candidate for Outside Director and expected roles] Mr. Noboru Kondo has specialized knowledge in the finance business as well as a wealth of experience and wide-ranging insights related to corporate management, and has appropriately supervised the management of the Company as an Outside Director. The Company appreciates his experience and capabilities, and expects that he will continue to objectively audit and provide advice on overall management from an independent standpoint. Therefore, the Company has nominated him as a candidate for Outside Director serving as an Audit and Supervisory Committee			
4	Member. Yasuyuki Koshikawa (May 14, 1967) [Reason for nomination a	October 1998 December 2000 April 2011 December 2012 September 2012 June 2016 June 2019 [Significant cond	Representative Director, Cincuenta Corporation	-
	[Reason for nomination as candidate for Outside Director and expected roles] Mr. Yasuyuki Koshikawa has a wealth of experience and wide-ranging insights in the banking business and financial consulting business, and has appropriately supervised the management of the Company as an Outside Director. The Company appreciates his experience and capabilities, and expects that he will continue to objectively supervise and provide advice on overall management from an independent standpoint. Therefore, the Company has nominated him as a candidate for Outside Director serving as an Audit and Supervisory Committee Member.			

No.	Name (Date of birth)	Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held	
5 (New)	Hitoshi Suzuki (January 7, 1956)	April 1980Joined The Kyowa Bank, Ltd. (currently Resona Ba Limited.)April 2002General Manager, Atsuta Branch, The Asahi Bank, I (currently Resona Bank, Limited.)April 2007Joined KANEFUSA CORPORATIONAugust 2007General Manager, Business Management DepartmentJune 2011Appointed as Director and General Manager, Gener Affairs DepartmentJune 2012Appointed as Managing DirectorJune 2020Retired from KANEFUSA CORPORATION (To the present)	Ltd. nt -	
	[Reason for nomination as candidate for Outside Director and expected roles]			

Mr. Hitoshi Suzuki has specialized knowledge in the finance business as well as a wealth of experience and wide-ranging insights and abilities related to corporate management obtained in management in the manufacturing industry. The Company appreciates his experience and capabilities, and expects that he will objectively supervise and provide advice on overall management from an independent standpoint. Therefore, the Company has nominated him as a candidate for Outside Director serving as an Audit and Supervisory Committee Member.

(Notes)

- 1. There are no special interests between any of the candidates and the Company.
- 2. Messrs. Satoru Yasui, Noboru Kondo, Yasuyuki Koshikawa and Hitoshi Suzuki are candidates for Outside Director. Mr. Satoru Yasui's term of office as Outside Director will be seven years and his term of office as Outside Director serving as an Audit and Supervisory Committee Member will be two years at the conclusion of this General Meeting of Shareholders. Mr. Noboru Kondo's term of office as Outside Director will be six years and his term of office as Outside Director serving as an Audit and Supervisory Committee Member Will be two years at the conclusion of this General Meeting of Shareholders. Mr. Yasuyuki Koshikawa's term of office as Outside Director serving as an Audit and Supervisory Committee Member will be two years at the conclusion of this General Meeting of Shareholders. Mr. Yasuyuki Koshikawa's term of office as Outside Director serving as an Audit and Supervisory Committee Member will be two years at the conclusion of this General Meeting of Shareholders. Mr. Yasuyuki Koshikawa's term of office as Outside Director serving as an Audit and Supervisory Committee Member will be two years at the conclusion of this General Meeting of Shareholders.
- 3. Messrs. Satoru Yasui, Noboru Kondo and Yasuyuki Koshikawa are currently Independent Directors as prescribed by the regulations of Tokyo Stock Exchange, Inc. The Company intends to continue to register them as Independent Directors.
- 4. Mr. Hitoshi Suzuki satisfies the requirements of Independent Director as prescribed by the regulations of Tokyo Stock Exchange, Inc. If his appointment is approved, the Company intends to register him with the Exchange as an Independent Director.
- 5. The Company has entered into a directors and officers liability insurance agreement with an insurance company as stipulated in Article 430-3, Paragraph 1 of the Companies Act. The insurance agreement covers damages that may arise due to insured persons assuming liability for the execution of their duties, or receiving a claim for the pursuit of such liability. The candidates will be included as insured persons under the insurance policy. The Company plans to renew this insurance policy with the same contents in September 2021.
- 6. The Company has entered into an agreement with Ms. Miyoko Ueda, Messrs. Satoru Yasui, Noboru Kondo and Yasuyuki Koshikawa to limit their liability for damages as stipulated in Article 423, Paragraph 1 of the Companies Act, pursuant to the provisions of Article 427, Paragraph 1 of the same Act. The maximum amount of liability for damages pursuant to the said agreement shall be the minimum amount as stipulated in Article 425, Paragraph 1 of the Companies Act. If the appointment of each of the candidates as Director or Outside Director serving as an Audit and Supervisory Committee Member is approved, the Company intends to enter into a liability limitation agreement with the same terms and conditions as said liability limitation agreement.
- 7. The Company intends to enter into an agreement with Mr. Hitoshi Suzuki to limit his liability for damages as stipulated in Article 423, Paragraph 1 of the Companies Act, pursuant to the provisions of Article 427, Paragraph 1 of the same Act. The maximum amount of liability for damages pursuant to the said agreement shall be the minimum amount as stipulated in Article 425, Paragraph 1 of the Companies Act. If his appointment as Outside Director serving as an Audit and Supervisory Committee Member is approved, the Company intends to enter into a liability limitation agreement with the same terms and conditions as the said liability limitation agreement.