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(Securities Code: 6967) June 5, 2018

To our shareholders:

Noriyuki Toyoki Chairman, President and Representative Director SHINKO ELECTRIC INDUSTRIES CO., LTD. 80 Oshimada-machi, Nagano-shi, Nagano, Japan

Notice of the 83rd Ordinary General Meeting of Shareholders

You are cordially invited to attend the 83rd Ordinary General Meeting of Shareholders of SHINKO ELECTRIC INDUSTRIES CO., LTD. (the "Company"), to be held as described below.

If you are unable to attend on the day, you may exercise your voting rights in writing or via the internet. Please review the Reference Documents for General Meeting of Shareholders, which are provided on the following pages, and exercise your voting rights by no later than Monday, June 25, 2018 at 5:15 p.m. (JST).

- 1. Date and Time: Tuesday, June 26, 2018, at 10:00 a.m. (JST)
- 2. Venue: Kurita Sogo Center of the Company
 - 711 Kurita, Nagano-shi, Nagano, Japan

3. Purposes of the Meeting

Matters to be reported:

- 1. Business Report, Consolidated Financial Statements for the 83rd Term (from April 1, 2017 to March 31, 2018), and audit results of the Consolidated Financial Statements by the Accounting Auditor and the Audit and Supervisory Committee.
- 2. Non-consolidated Financial Statements for the 83rd Term (from April 1, 2017 to March 31, 2018)

Matters to be resolved:

- Proposal No. 1 Appropriation of Surplus
- Proposal No. 2 Election of Four Directors (excluding Directors who are Audit and Supervisory Committee Members)
- Proposal No. 3 Election of Three Directors who are Audit and Supervisory Committee Members
- Proposal No. 4 Payment of Bonuses to Directors

4. Matters Related to the Exercise of Voting Rights

- (1) Please be advised that if you exercise your voting rights both in writing and via the internet, the content of the vote you made via the internet shall be handled as the valid vote.
- (2) If you exercise your voting rights via the internet multiple times, the content of the final vote that you made shall be the valid vote. In addition, if you exercise your voting rights multiple times using a personal computer, smartphone or cellular phone, the content of the final vote that you made shall be the valid vote.
- When attending the meeting, please present the enclosed voting form at the reception desk.
- Pursuant to provisions of laws and regulations and Article 17 of the Articles of Incorporation, the following items have been posted online on the Company's website (http://www.shinko.co.jp) (in Japanese only).
 - (i) Notes to Consolidated Financial Statements
 - (ii) Notes to Non-consolidated Financial Statements
- In the event of an amendment being made to the Reference Documents for General Meeting of Shareholders, the Business Report, the Consolidated Financial Statements or the Non-consolidated Financial Statements, it will be posted online on the Company's website (http://www.shinko.co.jp) (in Japanese only).

Reference Documents for General Meeting of Shareholders

Proposal No. 1 Appropriation of Surplus

In consideration of the business performance of the fiscal year under review, future business development and other matters, the Company proposes the appropriation of surplus for the fiscal year under review as follows:

Year-end dividends

The Company regards the enhancement of the return of profit to its shareholders as one of the most important management policies. Giving consideration to the financial position, profit level, etc., it proposes to pay a year-end dividend of \$12.50 per share for the fiscal year under review.

As a result of this, including the interim dividend of ¥12.50 that was paid on November 30, 2017, the annual dividend will total ¥25.00 per share.

- (1) Type of dividend property
- Cash
 (2) Allotment of dividend property and aggregate amount thereof ¥12.50 per common share of the Company
- Total payment: ¥1,688,626,863
 (3) Effective date of dividends of surplus June 27, 2018

Proposal No. 2 Election of Four Directors (excluding Directors who are Audit and Supervisory Committee Members)

The terms of office of all five Directors (excluding Directors who are Audit and Supervisory Committee Members) will expire at the conclusion of this meeting. Therefore, the Company proposes the election of four Directors (excluding Directors who are Audit and Supervisory Committee Members).

This proposal has already been considered by the Audit and Supervisory Committee, but no objections were raised. Candidates for election as Directors (excluding Directors who are Audit and Supervisory Committee Members) are as follows:

Candidate No.	Name (Date of birth)		Career summary, position in the Company, and significant concurrent positions outside the Company			
		Apr. 1976 Dec. 2008	Joined Fujitsu Limited President, Enterprise Server Business Unit, Fujitsu Limited	owned		
	Noriyuki Toyoki (January 12, 1954)	June 2009	Corporate Vice President, Fujitsu Limited	12,400 shares		
		Apr. 2010	Corporate Senior Vice President, Fujitsu			
			Limited			
		Apr. 2014	Advisor of the Company			
		June 2014	Director and Executive Vice President, Corporate Officer			
1		Apr. 2016	Chairman and Representative Director			
		June 2017	Chairman, President and Representative			
			Director (current position)			
	and has accumulated extensive experience and achievements related to business operation. At the Company, he has served as Director and Executive Vice President, Corporate Officer and Chairman and Representative Director. He is currently Chairman, President and Representative Director, and he chairs the Board of Directors as well as managing overall company operations. The Company judges that he will continue to appropriately make decisions related to important management matters and supervise business execution, for which reason it proposes his election.					
	important management matters	s and supervise bu	isiness execution, for which reason it proposes his el			
	Important management matters	s and supervise bu Nov. 1983	isiness execution, for which reason it proposes his el Joined the Company			
	important management matters		Joined the Company General Manager of Accounting & Finance Division and General Manager of J-SOX			
		Nov. 1983 June 2006	Joined the Company General Manager of Accounting & Finance Division and General Manager of J-SOX Promotion Division			
	Hiroshi Hasebe (February 25, 1960)	Nov. 1983	Joined the Company General Manager of Accounting & Finance Division and General Manager of J-SOX	ection.		
	Hiroshi Hasebe	Nov. 1983 June 2006 Apr. 2007	Joined the Company General Manager of Accounting & Finance Division and General Manager of J-SOX Promotion Division Corporate Officer General Manager of Accounting & Finance Division			
2	Hiroshi Hasebe	Nov. 1983 June 2006 Apr. 2007 Dec. 2008	Joined the Company General Manager of Accounting & Finance Division and General Manager of J-SOX Promotion Division Corporate Officer General Manager of Accounting & Finance	ection.		
2	Hiroshi Hasebe	Nov. 1983 June 2006 Apr. 2007 Dec. 2008 June 2011	Joined the Company General Manager of Accounting & Finance Division and General Manager of J-SOX Promotion Division Corporate Officer General Manager of Accounting & Finance Division Director and Senior Corporate Officer	ection.		
2	Hiroshi Hasebe (February 25, 1960) [Reasons for nomination as can	Nov. 1983 June 2006 Apr. 2007 Dec. 2008 June 2011 June 2017 ndidate]	Joined the Company General Manager of Accounting & Finance Division and General Manager of J-SOX Promotion Division Corporate Officer General Manager of Accounting & Finance Division Director and Senior Corporate Officer Representative Director and Executive Managing Corporate Officer (current position)	ection. 44,600 shares		
2	Hiroshi Hasebe (February 25, 1960) [Reasons for nomination as can Hiroshi Hasebe has been engag	Nov. 1983 June 2006 Apr. 2007 Dec. 2008 June 2011 June 2017 ndidate] ged in the operation	Joined the Company General Manager of Accounting & Finance Division and General Manager of J-SOX Promotion Division Corporate Officer General Manager of Accounting & Finance Division Director and Senior Corporate Officer Representative Director and Executive Managing Corporate Officer (current position)	ection. 44,600 shares pany for many		
2	Hiroshi Hasebe (February 25, 1960) [Reasons for nomination as can Hiroshi Hasebe has been engag years, and has accumulated ext	Nov. 1983 June 2006 Apr. 2007 Dec. 2008 June 2011 June 2017 ndidate] ged in the operation	Joined the Company General Manager of Accounting & Finance Division and General Manager of J-SOX Promotion Division Corporate Officer General Manager of Accounting & Finance Division Director and Senior Corporate Officer Representative Director and Executive Managing Corporate Officer (current position)	ection. 44,600 shares pany for many t including		
2	Hiroshi Hasebe (February 25, 1960) [Reasons for nomination as can Hiroshi Hasebe has been engag years, and has accumulated ext accounting and finance, and co	Nov. 1983 June 2006 Apr. 2007 Dec. 2008 June 2011 June 2017 ndidate] ged in the operative tensive experienc prporate planning.	Joined the Company General Manager of Accounting & Finance Division and General Manager of J-SOX Promotion Division Corporate Officer General Manager of Accounting & Finance Division Director and Senior Corporate Officer Representative Director and Executive Managing Corporate Officer (current position)	ection. 44,600 shares pany for many t including Corporate		
2	Hiroshi Hasebe (February 25, 1960) [Reasons for nomination as cat Hiroshi Hasebe has been engag years, and has accumulated ext accounting and finance, and co Communications Division, Acc	Nov. 1983 June 2006 Apr. 2007 Dec. 2008 June 2011 June 2017 ndidate] ged in the operative tensive experienc proporate planning. counting & Finan	Joined the Company General Manager of Accounting & Finance Division and General Manager of J-SOX Promotion Division Corporate Officer General Manager of Accounting & Finance Division Director and Senior Corporate Officer Representative Director and Executive Managing Corporate Officer (current position) ons of the accounting & finance division of the Com e and achievements related to corporate managemen . In his current role as corporate officer in charge of the ce Division, Procurement Division and Information	ection. 44,600 shares 44,600 shares t including Corporate System Division, he		
2	Hiroshi Hasebe (February 25, 1960) [Reasons for nomination as can Hiroshi Hasebe has been engag years, and has accumulated ext accounting and finance, and co Communications Division, Acc takes responsibility for the per	Nov. 1983 June 2006 Apr. 2007 Dec. 2008 June 2011 June 2017 ndidate] ged in the operative tensive experience orporate planning. counting & Finan formance of dutie	Joined the Company General Manager of Accounting & Finance Division and General Manager of J-SOX Promotion Division Corporate Officer General Manager of Accounting & Finance Division Director and Senior Corporate Officer Representative Director and Executive Managing Corporate Officer (current position)	ection. 44,600 shares 44,600 shares t including Corporate System Division, he npany's overall		

Candidate No.	Name (Date of birth)	Career summary, position in the Company, and significant concurrent positions outside the Company		Number of the Company's shares owned		
3	Tadashi Kodaira (March 15, 1958)	Apr. 1981 June 2005	Joined the Company Deputy General Manager of Plastic Laminated Package Division			
		Apr. 2007 June 2013	Corporate Officer General Manager of Research & Development Division	15,700 shares		
		May 2016	General Manager of Component Division (current position)			
		June 2016	Director and Managing Corporate Officer (current position)			
	Tadashi Kodaira has been engaged in the operations of several divisions of manufacturing and research & development of the Company for many years, and has accumulated extensive experience and achievements in technology development and operations of manufacturing divisions, etc. In his current role as corporate officer in charge of Research & Development Division and General Manager of Component Division, he takes responsibility for the performance of duties related to each Division, and is also involved in the management of the Company as a Director. The Company judges that he will continue to appropriately make decisions related to important management matters					
	and supervise business execution	, for which rea	son it proposes his election.			
4	Takashi Ozawa (November 27, 1961)	Apr. 1984 June 2002 June 2013 Dec. 2013	Joined Fujitsu Limited Joined the Company Vice General Manager of IC Assembly Division Corporate Officer General Manager of IC Assembly Division (current position)	3,500 shares		
		June 2016 June 2017	Senior Corporate Officer Director and Managing Corporate Officer (current position)			
	[Reasons for nomination as candidate] Takashi Ozawa has been engaged in the IC assembly business at the Company for many years, and has accumulated extensive experience and achievements in technology development and operations of manufacturing divisions, etc. In his current role as corporate officer in charge of Plastic Laminated Package Division and General Manager of IC Assembly Division, he takes responsibility for the performance of duties related to each Division, and is also involved in the management of the Company as a Director. The Company judges that he will continue to appropriately make decisions related to important management matters and supervise business execution, for which reason it proposes his election.					

Proposal No. 3 Election of Three Directors who are Audit and Supervisory Committee Members

Candidates for election as Directors who are Audit and Supervisory Committee Members are as follows:

The terms of office of all three Directors who are Audit and Supervisory Committee Members will expire at the conclusion of this meeting. Therefore, the Company proposes the election of three Directors who are Audit and Supervisory Committee Members.

Candidate No.	Name (Date of birth)		Career summary, position and responsibility in the Company, and significant concurrent positions outside the Company		
		Apr. 1982 June 1999 Dec. 2000 July 2004	Joined the Company Manager of Accounting Department Deputy Manager of Business Planning Department, Leadframe Division Manager of Business Planning & Administration Department, Component Division		
1	*Akihiko Ito (February 13, 1960)	June 2006	Manager of Business Planning & Administration Department, Plastic Laminated Package Division	1,500 shares	
		Dec. 2006 June 2009	Senior Manager of Plastic Laminated Package Division I Deputy General Manager of Plastic Laminated		
		Dec. 2012	Package Division, Product Unit I Corporate Officer (current position) Vice General Manager of Plastic Laminated Package Division and Senior Manager of the Accounting & Finance Division (current		
	position) [Reasons for nomination as candidate] Akihiko Ito has been engaged in the operation of the accounting & finance division and several manufacturing divisions, including the plastic laminated package business, of the Company for many years. He has accumulated extensive experience and achievements in corporate management and planning and operations of manufacturing divisions, etc. The Company judges that he will appropriately make decisions related to important management matters and audit and supervise business execution, for which reason it proposes his election.				
2	Koji Kitazawa (August 25, 1948)	Dec. 1974 Sept. 1978 Jan. 1979 Dec. 1980 Jan. 1981 June 2011 June 2016	Joined Showa Audit Corporation (currently Ernst & Young ShinNihon LLC) Registered as certified public accountant Registered as certified tax accountant Retired from Showa Audit Corporation Kitazawa Certified Public Accountant Office (current position) Auditor of the Company Director, Audit and Supervisory Committee Member (current position)	0 shares	
	[Reasons for nomination as candidate] Koji Kitazawa has expertise and a wealth of experience as a certified public accountant and tax accountant. At the Company, he is currently a Director who is an Audit and Supervisory Committee Member. The Company proposes his election to continue to put his knowledge to use in making decisions related to important management matters and auditing and supervising business execution as an Outside Director who is an Audit and Supervisory Committee Member.				

This proposal has already obtained consent of the Audit and Supervisory Committee.

Candidate No.	Name (Date of birth)	Career summary, position and responsibility in the Company, and significant concurrent positions outside the Company		Number of the Company's shares owned
3	*Namiko Araki (August 7, 1974)	Apr. 2009 June 2009 Dec. 2011 June 2017 Aug. 2017	Joined NIFTY Corporation Registered as an attorney at law (Dai-Ichi Tokyo Bar Association) Joined Murashima • Hozumi Law Office (current position) Head of Legal Affairs Group, Human Resources & General Affairs Division, NIFTY Corporation Resigned from NIFTY Corporation	0 shares
	[Reasons for nomination as candidate] Namiko Araki has expertise and a wealth of experience as an attorney at law. The Company proposes her election to put her knowledge to use in making decisions related to important management matters and the auditing and supervising business execution as an Outside Director who is an Audit and Supervisory Committee Member.			

Notes: 1. New candidates are indicated by an asterisk (*).

- 2. Koji Kitazawa and Namiko Araki are candidates for Outside Directors.
- 3. Koji Kitazawa is currently an Outside Director of the Company who is an Audit and Supervisory Committee Member, and at the conclusion of this meeting his tenure will have been two years.
- 4. The Company has entered into an agreement with Koji Kitazawa to limit his liability for damages under Article 423, paragraph 1 of the Companies Act. The maximum amount of liability for damages under this agreement is the minimum liability amount provided for under laws and regulations. If the election of him is approved and adopted, the Company plans to renew the aforementioned agreement with him. If the election of Akihiko Ito and Namiko Araki is approved and adopted, the Company plans to enter into the same limited liability agreement with each one of them.
- 5. The Company has submitted notification to the Tokyo Stock Exchange that Koji Kitazawa has been designated as an Independent Director prescribed by the aforementioned exchange. Furthermore, Namiko Araki satisfies the requirements for an Independent Director prescribed by Tokyo Stock Exchange, and the Company plans to submit notification to the aforementioned exchange concerning her appointment as an Independent Director.
- 6. If the election of Akihiko Ito, Koji Kitazawa, and Namiko Araki is approved, they are planned to be appointed as Audit and Supervisory Committee Members to perform duties prescribed in Article 399-3, paragraph 1 and paragraph 2 of the Companies Act by the Audit and Supervisory Committee.

Proposal No. 4 Payment of Bonuses to Directors

In consideration of the business performance, etc., of the fiscal year under review, the Company proposes to pay bonuses of \$58,000,000 in total to the five Directors (excluding Directors who were Audit and Supervisory Committee Members) in office at the end of the fiscal year under review.

This proposal has already been considered by the Audit and Supervisory Committee, but no objections were raised.