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> Securities Code: 6806 June 6, 2018

To Shareholders with Voting Rights

Kazunori Ishii President and Representative Director **Hirose Electric Co., Ltd.** 5-23, Osaki 5-chome, Shinagawa-ku, Tokyo

NOTICE OF THE 71ST ORDINARY GENERAL MEETING OF SHAREHOLDERS

You are cordially invited to attend the 71st Ordinary General Meeting of Shareholders of Hirose Electric Co., Ltd. (the "Company"). The meeting will be held as described below. If you are unable to attend the meeting, you may exercise your voting rights in writing by submitting the Voting Rights Exercise Form or via the Internet. Please read the Reference Documents for the General Meeting of Shareholders and exercise your voting rights by 5:00 p.m. on June 26, 2018 (Tuesday) in accordance with the guidance below.

 Date and Time: Venue: 	June 27, 2018 (Wednesday), 10:00 a.m. (Reception will open at 9:00 a.m.) 1-1, Shirokanedai 1-chome, Minato-ku, Tokyo HAPPO-EN, 2F SUNLIGHT			
3. Agenda of the Meeting:				
Matters to be reported:	 Business Report, Consolidated Financial Statements for the Company's 71st Fiscal Year (from April 1, 2017 to March 31, 2018) and Audit Reports for the Consolidated Financial Statements by the Accounting Auditor and the Audit & Supervisory Board Non-consolidated Financial Statements for the Company's 71st Fiscal Year (from April 1, 2017 to March 31, 2018) 			
Proposals to be resolved:				
Proposal No. 1	Dividends of Surplus			
Proposal No. 2	Election of Nine (9) Directors			
Proposal No. 3	Election of Two (2) Audit & Supervisory Board Members			

4. Guidance for Exercising Voting Rights:

(1) Exercise voting rights in writing

Please indicate your approval or disapproval on the enclosed Voting Rights Exercise Form, and return the form to us to arrive no later than 5:00 p.m. on June 26, 2018 (Tuesday).

(2) Exercise voting rights via the Internet

If you exercise your voting rights via the Internet, please exercise them no later than 5:00 p.m. on June 26, 2018 (Tuesday).

(3) If you exercise your voting rights twice, once in writing and once via the Internet, your Internet vote shall be deemed to be valid. If you exercise your voting rights more than once via the Internet or exercise them twice, once using a personal computer and once using a mobile phone, the last exercise shall be deemed to be valid.

5. Other Matters Related to This Convocation:

Among the documents that have to be provided along with the convocation of this meeting of shareholders, the Notes to the Consolidated and Non-consolidated Financial Statements are posted on the Company's website (https://www.hirose.com/jp/) pursuant to the provisions of the relevant laws and regulations and Article 15 of the Company's Articles of Incorporation, therefore these are not included in this Notice. The Consolidated and Non-consolidated Financial Statements included in this Notice are part of the Consolidated and Non-consolidated Financial Statements that the Accounting Auditor and Audit & Supervisory Board Members audited to prepare their respective Audit Reports.

For those attending, please present the enclosed Voting Rights Exercise Form at the reception desk on arrival at the meeting.

If there are any amendments to the Reference Documents for the General Meeting of Shareholders, the Business Report and/or the Consolidated and Non-consolidated Financial Statements, these amendments will be posted on the Company's website (https://www.hirose.com/jp/).

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal No. 1: Dividends of Surplus

Regarding year-end dividends, comprehensively taking into account the business results and operating environment of the Company and based on the policy of stable dividend distribution to shareholders, we propose year-end dividends as follows:

- (1) Type of dividend property: Cash
- (2) Matters related to the allocation of dividends and total amount thereof:
 - ¥240 per share of the Company's common shares
 - Total amount of dividends: ¥8,363,661,120

Because an interim dividend of ¥240 per share was paid, the annual dividend for the fiscal year ended March 31, 2018 is ¥480 per share.

(3) Effective date of dividends of surplus: June 28, 2018

Proposal No. 2: Election of Nine (9) Directors

The term of office of all eight (8) Directors will expire at the close of this Ordinary General Meeting of Shareholders. At this juncture, the Company proposes the election of nine (9) Directors.

The candidates are as follows:

[Reference] List of candidates for Director

No.		Name	Current positions and responsibilities in the Company
1	Reelection	Kazunori Ishii	President and Representative Director
2	Reelection	Mitsuo Nakamura	Managing Director General Manager–Engineering; concurrently responsible for Production Division
3	Reelection	Makoto Kondo	Managing Director General Manager–Sales & Marketing
4	Reelection	Kazuyuki Iizuka	Director General Manager–Administration
5	Reelection	Hiroaki Okano	Director Deputy General Manager–Engineering
6	Reelection	Yukio Kiriya	Director General Manager–Production
7	New election	Sang-Yeob Lee	
8	Reelection	Kensuke Hotta	Outside Director
9	Reelection	Tetsuji Motonaga	Outside Director

No conflict of interest exists between the Company and any of the above candidates.

No.	Name (Date of birth)		y, positions and responsibilities in the Company nt concurrent positions at other organizations	Number of shares owned
1	Reelection Kazunori Ishii (January 4, 1960) (Reasons for nomina	April 1982 July 2007 November 2008 June 2009 November 2009 June 2010 June 2011 June 2011 June 2012 (Significant conc President and Re ELECTRIC CO., President and Re ELECTRIC CO., Representative D	Joined the Company Deputy General Manager–Engineering of the Company Deputy General Manager–Sales & Marketing of the Company Operating Officer of the Company Acting General Manager–Sales & Marketing of the Company Director of the Company, Delegated to act as General Manager–Corporate Innovation Office Senior Managing Director of the Company, Delegated to act as General Manager–Sales & Marketing; concurrently General Manager– Corporate Innovation Office President and Representative Director of the Company (to present) urrent positions at other organizations) presentative Director of TOHOKU HIROSE , LTD. presentative Director of ICHINOSEKI HIROSE , LTD. presentative Director of ICHINOSEKI HIROSE , LTD.	1,050
	The Company nominates him as a candidate for Director for another term because we believe he is well qualified for the position as he has supervised and managed the whole Group as President.			

No.	Name (Date of birth)		ary, positions and responsibilities in the Company	Number of shares owned
	(Date of official)	-	cant concurrent positions at other organizations	shares owned
		April 1980	Joined the Company	
		July 2007	Deputy General Manager–Engineering of the Company	
		June 2009	Operating Officer of the Company	
		June 2009	Director of the Company	
		June 2010	Delegated to act as Deputy General Manager–	
	Reelection		Engineering	
	Mitsuo Nakamura	June 2013	Delegated to act as General Manager–	525
	(February 23,		Engineering	020
2	1958)	June 2015	Managing Director of the Company	
			(to present)	
		June 2016	Delegated to act as General Manager-	
			Engineering; concurrently responsible for	
			Production Division	
			(to present)	
	(Reasons for nominat			
			ididate for Director for another term because we be	
		tion as he has sup	pervised and managed technological development o	f the Group as
	Managing Director.	April 1977	Lained Came continu	
		March 2004	Joined Sony Corporation General Manager, Management Planning	
		Iviaicii 2004	Department, Mobile Network Company,	
			Energy Company of Sony Corporation	
		January 2005	Joined the Company	
		July 2007	Deputy General Manager–Sales & Marketing	
			of the Company	
	Reelection	June 2009	Operating Officer of the Company	10
	Makoto Kondo	June 2010	Director of the Company	40
3	(October 5, 1952)		Delegated to act as Deputy General	
3			Manager–Sales & Marketing	
		June 2012	Delegated to act as General Manager–Sales &	
			Marketing	
			(to present)	
		June 2015	Managing Director of the Company	
			(to present)	
	(Reasons for nominat			
			ididate for Director for another term because we bel	
	Managing Director.	uon as ne nas suj	pervised and managed sales and marketing of the G	roup as
	managing Director.			

No.	Name		y, positions and responsibilities in the Company	Number of
	(Date of birth)	•	nt concurrent positions at other organizations	shares owned
4	Reelection Kazuyuki Iizuka (December 19, 1953)	April 1979 August 1990 February 1997 February 2000 April 2006 April 2007 July 2007 June 2009 June 2010 June 2011	Joined Tokyo Shibaura Electric K.K. (currently TOSHIBA CORPORATION) Joined SRI International Joined Anderson Consulting (currently Accenture Japan Ltd) Joined NTT DATA INSTITUTE OF MANAGEMENT CONSULTING, Inc. Partner, Industrial Consulting Division of NTT DATA INSTITUTE OF MANAGEMENT CONSULTING, Inc. Joined the Company Deputy General Manager–Administration of the Company Operating Officer, Acting General Manager–Administration of the Company Director of the Company (to present) Delegated to act as Acting General Manager– Administration Delegated to act as General Manager– Administration (to present)	840
		ates him as a cand tion as he has supe	or Director) idate for Director for another term because we bel rvised and managed the overall general administra	
5	Reelection Hiroaki Okano (August 1, 1955)	April 1982 September 2003 April 2013 June 2014 June 2015	Joined Hitachi Cable, Ltd. (currently Hitachi Metals, Ltd.) Joined the Company Deputy General Manager–Engineering of the Company Operating Officer of the Company Director of the Company, Delegated to act as Deputy General Manager–Engineering (to present)	105
		ates him as a cand		

No.	Name (Detection)		y, positions and responsibilities in the Company	Number of
	(Date of birth)	-	nt concurrent positions at other organizations	shares owned
		April 1982 April 2013	Joined the Company Deputy General Manager–Production of the Company	
		June 2015 November 2015	Operating Officer of the Company Acting General Manager–Production of the Company	
	Reelection Yukio Kiriya	April 2016	Acting General Manager–Production of the Company; concurrently responsible for Quality Assurance Department	1,305
6	(December 29, 1958)	June 2016	Director of the Company (to present)	1,505
		October 2017	Delegated to act as General Manager– Production; concurrently responsible for Quality Assurance Department Delegated to act as General Manager– Production (to present)	
	(Reasons for nominal	tion as candidate for	or Director)	
		ates him as a cand	idate for Director for another term because we bel rvised and managed the overall manufacturing aff	
	qualified for the posi	ates him as a cand	idate for Director for another term because we bel	
	qualified for the posi	ates him as a cand tion as he has supe January 1984 March 1989	idate for Director for another term because we bel rvised and managed the overall manufacturing aff Joined Hanwha Corporation / Explosives Joined HIROSE KOREA CO., LTD. Chairman of WEIHAI HIROSE KOREA ELECTRIC CO., LTD. (to present) Representative Director, the Employee Welfare Fund of HIROSE KOREA CO., LTD.	
7	qualified for the posi Group.	ates him as a cand tion as he has supe January 1984 March 1989 July 2007 August 2007 June 2010	idate for Director for another term because we bel rvised and managed the overall manufacturing aff Joined Hanwha Corporation / Explosives Joined HIROSE KOREA CO., LTD. Chairman of WEIHAI HIROSE KOREA ELECTRIC CO., LTD. (to present) Representative Director, the Employee Welfare Fund of HIROSE KOREA CO., LTD. (to present) Executive Vice President and Representative Director of HIROSE KOREA CO., LTD.	
7	qualified for the posi Group. New election Sang-Yeob Lee	aates him as a cand tion as he has supe January 1984 March 1989 July 2007 August 2007	idate for Director for another term because we bel rvised and managed the overall manufacturing aff Joined Hanwha Corporation / Explosives Joined HIROSE KOREA CO., LTD. Chairman of WEIHAI HIROSE KOREA ELECTRIC CO., LTD. (to present) Representative Director, the Employee Welfare Fund of HIROSE KOREA CO., LTD. (to present) Executive Vice President and Representative Director of HIROSE KOREA CO., LTD. President and Representative Director of HIROSE KOREA CO., LTD.	airs of the
7	qualified for the posi Group. New election Sang-Yeob Lee	ates him as a cand tion as he has supe January 1984 March 1989 July 2007 August 2007 June 2010 November 2011 (Significant conc President and Re LTD.	idate for Director for another term because we bel rvised and managed the overall manufacturing aff Joined Hanwha Corporation / Explosives Joined HIROSE KOREA CO., LTD. Chairman of WEIHAI HIROSE KOREA ELECTRIC CO., LTD. (to present) Representative Director, the Employee Welfare Fund of HIROSE KOREA CO., LTD. (to present) Executive Vice President and Representative Director of HIROSE KOREA CO., LTD. President and Representative Director of HIROSE KOREA CO., LTD. (to present) urrent positions at other organizations) presentative Director of HIROSE KOREA CO.,	airs of the

No	Name		y, positions and responsibilities in the Company	Number of
110.	(Date of birth)	and significa	nt concurrent positions at other organizations	shares owned
No.	Name (Date of birth) Reelection Outside Independent Kensuke Hotta (October 12, 1938)	and significa April 1962 June 1987 June 1997 January 2001 October 2007 December 2008 June 2011 May 2016 June 2016 (Significant conc	nt concurrent positions at other organizations Joined The Sumitomo Bank, Limited (currently Sumitomo Mitsui Banking Corporation) Director of The Sumitomo Bank, Limited Representative Director and Executive Vice President of The Sumitomo Bank, Limited Chairman of Morgan Stanley Japan Limited (currently Morgan Stanley MUFG Securities Co., Ltd.) Chairman and Representative Director of Hotta Sogo Jimusho K.K. (to present) Chairman and Representative Director of Greenhill & Co. Japan Ltd. Outside Director of the Company (to present) Senior Advisor of Greenhill & Co. Japan Ltd. Outside Statutory Auditor of SEIREN CO., LTD. (to present) current positions at other organizations)	
		· •	epresentative Director of Hotta Sogo Jimusho	
			y Auditor of SEIREN CO., LTD.	
	(Reasons for nomina			
			idate for Outside Director for another term becaus	e he has been
			management of the Company utilizing his conside	
	experience and in-de	•		
Ne	tes:	pui into intease us i	a corporate manager.	

Notes:

- 1. Mr. Kensuke Hotta is a candidate for Outside Director and Mr. Hotta's term of office as Outside Director will be seven years at the close of this General Meeting of Shareholders.
- 2. The Company has designated Mr. Hotta as an Independent Officer as stipulated by the Tokyo Stock Exchange and reported him as such to the exchange. If his reelection is approved, the Company intends to continue to designate him as an Independent Officer.
- 3. Mr. Hotta meets all criteria of the Company's Standards for Independence of Outside Officers.
- 4. Pursuant to Article 427, Paragraph 1 of the Companies Act, the Company has entered into a liability limitation agreement with Mr. Hotta, to limit his liability for damages to the effect that if such liability as stipulated in Article 423, Paragraph 1 of the Act is not resulting from serious negligence and his duties are conducted in good faith, the limit of the amount for which he is liable under such agreement shall be the sum of the amounts set forth in each item (minimum liability amount) of Article 425, Paragraph 1 of the Act. If his reelection is approved, the Company intends to continue the same agreement with him.

No.	Name (Date of birth)		y, positions and responsibilities in the Company nt concurrent positions at other organizations	Number of shares owned
9	Reelection Outside Independent Tetsuji Motonaga (August 4, 1960) (Reasons for nomination	April 1985 January 1997 September 2001 April 2003 August 2006 April 2015 October 2015 June 2017 (Significant conc Representative D Auditor of Keise: Board Chair of Ja tion as candidate for	Joined Nippon Yusen Kabushiki Kaisha (NYK LINE) Joined Boston Consulting Group Joined Fuji Seal, Inc. Joined Jomon Associates Inc. Established Ichthys Co., Ltd. Representative Director (to present) Auditor of Keisei Medical Corporation (to present) Board Chair of Japan Family Business Institute (to present) Outside Director of the Company (to present) current positions at other organizations) Director of Ichthys Co., Ltd. i Medical Corporation apan Family Business Institute for Outside Director)	0
	1 1		idate for Outside Director for another term becaus management of the Company utilizing his extensiv	

and in-depth knowledge as a management consultant. Notes:

1. Mr. Tetsuji Motonaga is a candidate for Outside Director and Mr. Motonaga's term of office as Outside Director will be one year at the close of this General Meeting of Shareholders.

- 2. The Company has designated Mr. Motonaga as an Independent Officer as stipulated by the Tokyo Stock Exchange and reported him as such to the exchange. If his reelection is approved, the Company intends to continue to designate him as an Independent Officer.
- 3. Mr. Motonaga meets all criteria of the Company's Standards for Independence of Outside Officers.
- 4. Pursuant to Article 427, Paragraph 1 of the Companies Act, the Company has entered into a liability limitation agreement with Mr. Motonaga, to limit his liability for damages to the effect that if such liability as stipulated in Article 423, Paragraph 1 of the Act is not resulting from serious negligence and his duties are conducted in good faith, the limit of the amount for which he is liable under such agreement shall be the sum of the amounts set forth in each item (minimum liability amount) of Article 425, Paragraph 1 of the Act. If his reelection is approved, the Company intends to continue the same agreement with him.

(Reference) Standards for Independence of Outside Directors

The Company selects Independent Outside Directors who satisfy the requirements of Independent Officer as stipulated by financial instruments exchanges and possess track records and relevant knowledge in their respective fields. More specifically, if an Outside Director does not fall under any of the following cases, the Outside Director is determined as having independence.

- In the case where the Outside Director is currently serving, or has once served during the past ten years, as an executive of the Company or any of its subsidiaries (Executives refer to any and all officers and employees excluding Outside Officers and Audit & Supervisory Board Members.)
- In the case where the Outside Director is currently serving as an executive of a company with which the Group engages in transactions, and the amount of the transactions exceeds 2% of consolidated net sales of any fiscal year among the last three fiscal years
- In the case where the Outside Director receives, as a legal or accounting expert or consultant, remuneration (excluding remuneration paid as a Director of the Company and remuneration paid to the organization or firm to which the Outside Director belongs) exceeding the average annual amount of ¥10 million directly from the Company during the last three fiscal years
- In the case where the Outside Director belongs to an organization such as corporation (which includes law firm, audit corporation, tax accountant corporation and consulting firm) and association, and remuneration received from the Company exceeds the higher of either 2% or more of the average annual amount of gross sales of the said organization such as corporation or association in the last three fiscal years or ¥100 million or more
- In the case where the Outside Director is currently an employee, etc., of an audit corporation that is the Accounting Auditor of the Company or any of its subsidiaries
- In the case where the Outside Director has once engaged in auditing operations for the Company or any of its subsidiaries as an employee, etc., of an audit corporation that is the Accounting Auditor of the Company or any of its subsidiaries during the last three years
- In the case where a relative within the second degree of consanguinity of the Independent Director is currently serving, or has once served in the past, as Executive Director of the Company or any of its subsidiaries

Proposal No. 3: Election of Two (2) Audit & Supervisory Board Members

The term of office of two (2) Audit & Supervisory Board Members, Mr. Yoshikazu Chiba and Mr. Kentaro Miura will expire at the close of this Ordinary General Meeting of Shareholders. Therefore, the Company proposes the election of two (2) Audit & Supervisory Board Members.

The Audit & Supervisory Board has consented to this proposition.

The candidates are as follows:

[Reference] List of candidates for Audit & Supervisory Board Member

No.	Name		Current positions in the Company
1	Reelection	Yoshikazu Chiba	(Standing) Audit & Supervisory Board Member
2	Reelection	Kentaro Miura	Outside Audit & Supervisory Board Member

No.	Name (Date of birth)	Career summary,	positions and significant concurrent positions at other organizations	Number of shares owned
1	Reelection Yoshikazu Chiba (May 12, 1954)	April 1978 December 2006 May 2014 June 2014	Joined the Company General Manager–Secretary Office of the Company Deputy Advisor to the President of the Company (Standing) Audit & Supervisory Board Member of the Company (to present)	630
	The Company nomin because he has been j	ates him as a cand providing appropri	or Audit & Supervisory Board Member) idate for Audit & Supervisory Board Member for a ate audit on the management of the Company utili ge of areas of the Company.	
2	Reelection Outside Independent Kentaro Miura (March 22, 1972)	June 1995 June 2014	Audit & Supervisory Board Member of T.P.S. Laboratory Co., Ltd. (to present) Outside Audit & Supervisory Board Member of the Company (to present)	0
NL	The Company nomination	ates him as a candi been providing app	or Outside Audit & Supervisory Board Member) date for Outside Audit & Supervisory Board Mem propriate audit on the management of the Company	

Notes:

- 1. No conflict of interest exists between the Company and any of the above candidates. Mr. Kentaro Miura is an Independent Officer who is unlikely to have any conflict of interest with general shareholders, that are required to be designated by the Tokyo Stock Exchange.
- 2. Information on the candidates for Outside Audit & Supervisory Board Member is as follows.
 - (1) Mr. Miura is a candidate for Outside Audit & Supervisory Board Member.
 - (2) Reasons for the nomination of Mr. Miura as a candidate for Outside Audit & Supervisory Board Member and his independency
 - 1) We ask that Mr. Miura be elected as an Outside Audit & Supervisory Board Member expecting him to utilize his broad experience as a management consultant in the Company's audit. Mr. Miura's term of office as Audit & Supervisory Board Member will be four years at the close of this General Meeting of Shareholders.
 - 2) Mr. Miura does not plan to receive a large amount of money or other assets (other than remuneration paid for his service as an Audit & Supervisory Board Member of the Company) from the Company or business operators that have specific relations with the Company. Also, he has not received such in the past two years.
 - 3) Mr. Miura is not a spouse or a relative within the third degree of consanguinity or of similar status of either anyone in a position to execute business or an officer at either the Company or a business operator that has specific relations with the Company such as its parent company.

- 4) Mr. Miura was not an executive at any corporation from which the Company assumed business rights and obligations through a corporate merger, an absorption-type corporate split, an incorporation-type corporate split or a business transfer immediately before such merger, etc., for the past two years.
- (3) Reasons why the Company considers Mr. Miura is capable of performing his duties as Outside Audit & Supervisory Board Member Although Mr. Miura has not been directly involved in company management, the Company

Although Mr. Miura has not been directly involved in company management, the Company considers he will effectively perform his duties as Outside Audit & Supervisory Board Member, after comprehensively taking into account his broad experience as a management consultant, etc.

(4) Liability limitation agreements with Outside Audit & Supervisory Board Members Pursuant to Article 427, Paragraph 1 of the Companies Act, the Company has entered into a liability limitation agreement with Mr. Miura, a candidate for Outside Audit & Supervisory Board Member, to limit his liability for damages to the effect that if such liability as stipulated in Article 423, Paragraph 1 of the Act is not resulting from serious negligence and his duties are conducted in good faith, the limit of the amount for which he is liable under such agreement shall be the sum of the amounts set forth in each item (minimum liability amount) of Article 425, Paragraph 1 of the Act. If his reelection is approved, the Company intends to continue the same agreement with him.