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(Securities Code 6789) March 3, 2017

To Shareholders with Voting Rights:

Hidenori Fujioka President Roland DG Corporation 1-6-4, Shinmiyakoda, Kita-ku, Hamamatsu, Shizuoka, Japan

NOTICE OF THE 36th ORDINARY GENERAL MEETING OF SHAREHOLDERS

You are cordially invited to attend the 36th Ordinary General Meeting (the "Meeting") of Shareholders of Roland DG Corporation (the "Company"). The Meeting will be held for the purposes as described below.

If you are unable to attend the Meeting, you can exercise your voting rights in writing or on the Internet, etc. Please review the Reference Documents for the General Meeting of Shareholders (described hereinafter), indicate your approval or disapproval of each of the proposals on the enclosed Voting Rights Exercise Form and exercise your voting rights no later than 5:15 p.m. on Wednesday, March 22, 2017 Japan time.

1. Date and Time: Thursday, March 23, 2017 at 1:00 p.m. Japan time

2. Place: Heian Banquet Hall, 4th Floor at Okura Act City Hotel Hamamatsu 111-2 Itayamachi, Naka-ku, Hamamatsu, Shizuoka, Japan

3. Meeting Agenda:

Matters to be reported: 1. The Business Report, Consolidated Financial Statements and audit report on

Consolidated Financial Statements by the Accounting Auditor and the Audit & Supervisory Board for the Company's 36th Fiscal Year (from January 1,

2016 to December 31, 2016)

2. Non-Consolidated Financial Statements for the Company's 36th Fiscal Year

(from January 1, 2016 to December 31, 2016)

Proposals to be resolved:

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

Requests for Attendees

When you attend the Meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk. If you could bring this "Notice of Ordinary General Meeting of Shareholders" with you to the Meeting, that would help us save resources and be very much appreciated.

If you appoint a proxy to attend the Meeting, the proxy is requested to submit a power of attorney in addition to the Voting Rights Exercise Form at the reception desk. (Please note that the Company recognizes only one shareholder, who holds a voting right of the Company, as a proxy.)

If you diversely exercise your voting rights, please notify the Company in writing of your diverse exercise of voting rights and reasons for that, by no later than three days before the Meeting.

It is suggested that attendants arrive and register at the reception desk in good time, as the reception desk is expected to become very crowded around the opening time of the Meeting (admission commences at noon).

Note:

Any updates to the Reference Documents for the General Meeting of Shareholders will be posted on the Company's website at the following URL: www.rolanddg.com/en/.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal No. 1: Appropriation of Surplus

Matters related to year-end dividends

The Company gives its first priority to paying back profit to its shareholders. Therefore, the Company will strive to maintain the dividends, while taking its business results into consideration. At the same time, from the medium- to long-term viewpoint, it is indispensable for the Company to continuously make investments such as capital investment, development investment and trade investment. Accordingly, the Company will make continuous efforts to increase internal reserves and aim to reinforce the Company's overall capabilities for preparation for capital needs of such investments.

Specifically, the Company's basic policy is to pay back profit in accordance with its business results in principle, and to determine the amount of dividends by comprehensively considering the future business plan with dividend payout ratio of 30% against the consolidated revenue.

The Company hereby proposes its year-end dividends for the fiscal year under review as follows. Please be noted that in a case where this proposal is approved, total amount of dividend for the fiscal year under review will be 60 year per share, including 30 year per share of interim dividend.

1. Type of dividends:

Cash

2. Matters related to the allocation of dividend property to the shareholders and the total amount to be distributed:

30 yen per share of the Company's common stock

The total amount of the dividends to be distributed will be 379,683,480-yen.

3. Effective date of distribution of surplus:

March 24, 2017

Proposal No. 2: Election of Eight Directors

Election of eight Directors was approved at the 35th Ordinary General Meeting of Shareholders held on March 24, 2016. The terms of office of all of these eight Directors will expire at the conclusion of this year's Ordinary General Meeting of Shareholders.

Accordingly, we propose the election of eight Directors.

The candidates for Directors are as follows:

No.	Name (Date of birth)	Career summary, significant concurrent positions, and current position and responsibilities at the Company		Number of shares of the Company held
1	Masahiro Tomioka (January 6, 1947) (Reelection) (Attendance at the Board of Directors Meetings: 100% (17/17))		Joined the Company Managing Director of the Company President and Representative Director of the Company Director of Roland Corporation Chairman and President, Representative Director of the Company Chairman, Representative Director of the Company (current position) In ghim as a candidate for director: Spicks has sorved as the President and Representative	
		Director of the Co and experiences in strong leadership i development of th determined that he executing leadersh Company, and ask Director.	nioka has served as the President and Representative mpany for many years, and has deep insights into a the management of the Company. He has exhibited in the constantly evolving management and global e Company's businesses. Therefore, we have is qualified for the position of continuously hip and supervising business operations at the a for your approval of our proposal to elect him as a	
2	Hidenori Fujioka (October 5, 1952) (Reelection) (Attendance at the Board of Directors Meetings: 100% (17/17))	Reason for selecting Mr. Hidenori Fujio years, has wide ext development field the development so corporate planning Therefore, we have striving to achieve	President and Representative Director of SII Data Service Corp. President and Representative Director of SII Printek Inc. Joined RISO KAGAKU CORPORATION Director of RISO KAGAKU CORPORATION Joined the Company Advisor of the Company In charge of R&D of the Company In charge of Corporate Planning of the Company and Business Development of the Company (current position) Vice President and Director of the Company President, Representative Director of the Company (current position) In charge of R&D of the Company (current position) In charge of R&D of the Company (current position) and F-Lab of the Company (current position) and him as a candidate for director: back has engaged in printer development for many perience and proven past records in the At the Company, he has been mainly in charge of ection, new market development section and a section, and also has management experience. The determined that he is qualified for the position of future management strategies and supervising as of the Company, and ask for your approval of our im as a Director.	1,871 shares

No.	Name (Date of birth)	Career summary, significant concurrent positions, and current position and responsibilities at the Company		Number of shares of the Company held
3	David Goward (December 31, 1955) (Reelection) (Attendance at the Board of Directors Meetings: 100% (17/17))	[Special interests Candidate David DGA Corporation are transactions structured between the Com Reason for selecti. Mr. David Goward years and also sero Therefore, he has and management. sales section and between the parategies and support the parategies and support to the parategies and the parategies are the parategies and the parategies and the parategies are the parategies are the parategies are the parategies are the parategies and the parategies are th	Doined Roland DGA Corporation Director of Roland DGA Corporation (current position) President of Roland DGA Corporation (current position) Executive Officer of the Company Division President of Global Marketing HQ of the Company Director of the Company In charge of Global Sales of the Company, Global Marketing of the Company Vice President and Director of the Company (current position) In charge of Global Sales & Marketing of the Company (current position) In charge of Global Sales & Marketing of the Company (current position), Easy Shape Business Development of the Company and InClix Business Development of the Company In charge of DGSHAPE Business Development of the Company (current position) and InClix of the Company (current position) Dirrent positions] Of Roland DGA Corporation with the Company] Goward also serves as Director and CEO of Roland of the Mich is a subsidiary of the Company, and there such as sales, purchase, etc. of products/goods pany and Roland DGA Corporation. Ing him as a candidate for Director: In had worked in the business department for many wed as the president of our U.S. sales subsidiary. Wide experience and proven past records in sales At the Company, he has been in charge of global has extensive experience and achievements in ses. Therefore, we have determined that he is sosition of striving to achieve future management ervising business operations of the Company, and total positions of the Company, and total positions of the Company, and total position of striving to achieve future management ervising business operations of the Company, and total position of striving to achieve future management ervising business operations of the Company, and total position of striving to achieve future management ervising business operations of the Company, and total position of striving to achieve future management ervising business operations of the Company, and	0

No.	Name (Date of birth)	Career summary, significant concurrent positions, and current position and responsibilities at the Company		Number of shares of the Company held
4	Shuji Hotta (April 3, 1950) (Reelection) (Attendance at the Board of Directors Meetings: 100% (17/17))	Mr. Shuji Hotta ha and at the Compar corporate governa- including the acco that he is qualified management strate Company, and ask	Joined the Daiwa Bank, Limited (currently Resona Bank, Limited) Dispatched to Daiwa Bank (Capital Management) Plc President and Director of Daiwa Bank (Capital Management) Plc Joined the Company Director of the Company Managing Director of the Company (current position) In charge of Global SCM of the Company, Global Information Service of the Company and Internal Audit of the Company (current position) In charge of Corporate Planning of the Company and Finance & Accounting of the Company (current position) In charge of Corporate of the Company (current position) In charge of Corporate of the Company (current position) In charge of Corporate of the Company (current position) In charge of Corporate of the Company (current position) In charge of Corporate of the Company (current position) In charge of Corporate of the Company (current position) In charge of Corporate of the Company (current position) In charge of Corporate of the Company (current position) In charge of Corporate of the Company (current position) In charge of Corporate of the Company (current position) In charge of Corporate of the Company (current position) In charge of Corporate of the Company (current position) In charge of Corporate of the Company (current position) In charge of Corporate Planning of the Company (current position) In charge of Corporate of the Company (current position) In charge of Corporate Planning of the Company (current position) In charge of Corporate Planning of the Company (current position) In charge of Corporate Planning of the Company (current position) In charge of Corporate Planning of the Company (current position) In charge of Corporate Planning of the Company (current position) In charge of Corporate Planning of the Company (current position) In charge of Corporate Planning of the Company (current position) In charge of Corporate Planning of the Company (current position) In charge of Corporate Planning of the Company (current position)	27,145 shares
5	*Koichi	Mr. Koichi Hashir manufacturers, sud development for n the management p the planning and n such his backgrous realize the future n	Joined Riso Science Laboratory Limited Joined RISO KAGAKU CORPORATION General Manager of America Sales Department General Manager of Overseas Administration Department Joined the Company Executive Officer of the Company (current position) Division President of Corporate Planning Division of the Company and General Manager of Planning Department Division President of Corporate Division of the Company (current position) and General Manager of Corporate Planning Department (current position) Ing him as a candidate for Director: moto has been engaged in the central business of the as product development & planning and business many years. At the Company, he currently belongs to alanning department where he has been engaged in management of the group as a whole. Considering ind, we have determined that he is qualified to management strategies and to supervise business Company, and ask for your approval of our proposal	411 shares

No.	Name (Date of birth)	Career summary, significant concurrent positions, and current position and responsibilities at the Company	Number of shares of the Company held
6	Takuo Hirose (June 28, 1971) (Reelection) (Outside) (Independent) (Attendance at the Board of Directors Meetings: 100% (17/17))	April 1997 Registered as Attorney-at-law Joined Tomotsune Kimura & Mitomi (current Anderson Mori & Tomotsune) May 2004 Registered as Attorney-at-law in New York, USA January 2005 Partner of Anderson Mori & Tomotsune (current position) June 2007 Audit & Supervisory Board Member of the Company June 2010 Director of the Company (current position) [Significant concurrent position] Partner of Anderson Mori & Tomotsune [Special interests with the Company] Candidate Takuo Hirose is a partner of Anderson Mori & Tomotsune and the Company has business relations with the firm that includes provision of services based on a legal advisory contract. However, the proportion of the amounts of transactions is less than 2% in consolidated gross sales of the Company and Anderson Mori & Tomotsune, respectively. Please be noted that the Company receives legal services from other lawyers of the firm. Reason for selecting him as a candidate for Outside Director: Mr. Takuo Hirose has engaged in a wide variety of corporate law matters for many years as an attorney registered both in and outside Japan, and is capable of making use of his wide experience and deep knowledge in the overall business management. We would like him to independently monitor and advice on the management of the Company in order to enhance transparency and supervisory function of the Board of Directors. Therefore, we have determined that he is qualified for the position and ask for your approval of our proposal to select him as an Outside Director.	0 shares
7	Chieko Okuda (March 22, 1953) (Reelection) (Outside) (Independent) (Attendance at the Board of Directors Meetings: 100% (17/17))	April 2000 Managing Director of Citigroup Asset Management Managing Director of Cititrust & Banking Corporation May 2004 United Nations Director of the Investment Management Service for the United Nations Joint Staff Pension Fund January 2009 Special Advisor to CFO/CAO of International Fund for Agricultural Development April 2012 Director and Treasurer of International Fund for Agricultural Development June 2015 Director of the Company (current position) January 2016 Representative Partner of YSC, LLC (current position) [Significant concurrent position] Representative Partner of YSC, LLC Reason for selecting her as a candidate for Outside Director: Ms. Chieko Okuda has wide experience and deep knowledge that she has acquired as an expert in global asset management for many years and is capable of making use of her experience and knowledge in the overall business management. We would like her to independently monitor and advice on the management of the Company in order to enhance transparency and supervisory function of the Board of Directors. Therefore, we have determined that she is qualified for the position and ask for your approval of our proposal to elect her as an Outside Director.	385 shares

No.	Name (Date of birth)	Career summary, significant concurrent positions, and current position and responsibilities at the Company		Number of shares of the Company held
8	Katsuhiro Endo (January 18, 1955) (Reelection) (Outside) (Independent) (Attendance at the Board of Directors Meetings: 100% (14/14))	Representative Pa Outside Audit & S INTEGRE CO., I Representative Di Visiting Professor Outside Audit & S Ltd. Reason for selectin Mr. Katsuhiro End many years and ha is also capable of a in finance and accountant in the of like him to indepent the Company in or function of the Bo that he is qualified	rtner of Endo Licensed Tax Accountant Office Supervisory Board Member of CHIYODA	1,260 shares

- (Notes) 1. Candidate Takuo Hirose, Candidate Chieko Okuda and Candidate Katsuhiro Endo are candidates for Outside Directors as stipulated by the Article 2, Paragraph 3, Item 7 of the Ordinance for Enforcement of the Companies Act. Candidate Takuo Hirose, Candidate Chieko Okuda and Candidate Katsuhiro Endo satisfy the requirements for the standard concerning independency of outside officers set out by the Company and the requirements of independency of the Tokyo Stock Exchange, Inc. (the "TSE"). Therefore, the Company has designated Candidate Takuo Hirose, Candidate Chieko Okuda and Candidate Katsuhiro Endo as independent officers who are not likely to have conflict of interest with general shareholders and to be designated as such as required by the TSE. And the Company has registered them with the TSE as independent officers. For the details of the requirements for the standard concerning independency of outside officers set out by the Company, please refer to the Company's website (www.rolanddg.com/en/investors/management/corporate-governance/).
 - 2. Candidate Takuo Hirose will have served as an Outside Director of the Company for six years nine months (seven terms) at the conclusion of this year's Ordinary General Meeting of Shareholders.
 - 3. Candidate Chieko Okuda will have served as an Outside Director of the Company for one year nine months (two terms) at the conclusion of this year's Ordinary General Meeting of Shareholders.
 - 4. Candidate Katsuhiro Endo will have served as an Outside Director of the Company for one year (one term) at the conclusion of this year's Ordinary General Meeting of Shareholders.

- 5. Limited liability contract with the Non-Executive Directors
 - The Company has entered into a limited liability contract with Candidate Takuo Hirose, Candidate Chieko Okuda, and Candidate Katsuhiro Endo as Non-Executive Directors, respectively, pursuant to Article 427, Paragraph 1 of the Companies Act where the liability for damages stipulated in Article 423, Paragraph 1 of the Companies Act shall be limited to the minimum limited liability amount as stipulated by laws and regulations so long as they perform their duties in good faith and without gross negligence. If the reelection of Candidate Takuo Hirose, Candidate Chieko Okuda, and Candidate Katsuhiro Endo is approved, the Company will continue such contracts with these three Directors.
- 6. The indicated number of the Company's shares held by each candidate is obtained by adding the number of shares owned by each candidate and such candidate's share interests in the Roland DG executive share ownership plan.
- 7. Policies and procedures for nominating candidates for Directors and Audit & Supervisory Board Members of the Company

The Officer Selection Committee, in which an Outside Director participates as a member, discusses the fitness of candidates of officers in light of selection standards set forth in the "Operation Rules of Officer Selection Committee" and report the discussion results to the President of the Company. The President of the Company then places the proposal of election of officers on the agenda of the Board of Directors Meeting and Audit & Supervisory Board Meeting. Upon resolution of the proposal in these meetings, such proposal is subsequently placed on an agenda of the General Meeting of Shareholders.

-End.-