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(Securities Code: 8341)

June 5, 2018

To Stockholders with Voting Rights:

Teruhiko Ujiie President The 77 Bank, Ltd. 3-20, Chuo 3-chome, Aoba-ku, Sendai City, Miyagi Prefecture, Japan

NOTICE OF CONVOCATION OF THE 134TH ANNUAL GENERAL MEETING OF STOCKHOLDERS

You are cordially invited to attend the 134th Annual General Meeting of Stockholders of The 77 Bank, Ltd. (the "Bank"). 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 by either of the methods described below. Please review the Reference Documents for the General Meeting of Stockholders described hereinafter and exercise your voting rights by 5:00 p.m. on Wednesday, June 27, 2018, Japan standard time.

Exercise of voting rights by 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 deadline indicated above.

Exercise of voting rights via the Internet etc.

Please access the website for exercising voting rights designated by the Bank (https://www.e-sokai.jp) using the "voting rights exercise code" and the "password" indicated on the enclosed Voting Rights Exercise Form and follow the on-screen guidance to enter whether you are for or against each of the proposals.

Please confirm the "Instructions for Exercise of Voting Rights via the Internet" on pages 39 to 40 when voting via the Internet.

If you vote both in writing on the Voting Rights Exercise Form and via the Bank's designated voting website on the Internet, only your vote exercised via the Internet will be deemed valid. In addition, if you submit your vote multiple times via the Internet or submit in duplicate via a computer and a cellphone, only the last vote will be deemed valid.

1. Date and Time: Thursday, June 28, 2018 at 10:00 a.m. Japan standard time

2. Place: 4F, Conference Room, Head Office, the Bank, 3-20, Chuo 3-chome, Aoba-ku, Sendai City, Miyagi Prefecture, Japan

3. Meeting Agenda:

Matters to be reported: 1. The Business Report and Non-consolidated Financial Statements for the Bank's 134th Fiscal Year (from April 1, 2017 to March 31, 2018)

2. Consolidated Financial Statements for the Bank's 134th Fiscal Year (from April 1, 2017 to March 31, 2018) and results of audits of the Consolidated

Financial Statements by the Accounting Auditor and the Audit & Supervisory Committee

Proposals to be resolved:

Proposal No. 1: Appropriation of Surplus

Proposal No. 2: Election of Eleven (11) Directors (Excluding Directors Serving as Audit &

Supervisory Committee Members)

Proposal No. 3: Revision to Limit of Compensation for Directors (Excluding Directors Serving

as Audit & Supervisory Committee Members)

4. Matters Determined for Convocation

Notice of inconsistent voting

If you wish to make inconsistent voting, please notify the Bank in writing of your intention of making inconsistent voting and the reasons thereof at least three (3) days prior to the Annual General Meeting of Stockholders.

End

- When attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk of the Bank's head office on the day of the meeting for confirmation.
- Of the documents that need to be attached to this notice of convocation, the Non-consolidated Statement of Changes in Net Assets and the Notes to the Non-consolidated Financial Statements, and the Consolidated Statement of Changes in Net Assets and the Notes to the Consolidated Financial Statements are, in accordance with laws and regulations as well as Article 16 of the Articles of Incorporation of the Bank, posted on the Bank's website (http://www.77bank.co.jp/) and are therefore not included with this document.
 - Accordingly, the Attached Documents of this Convocation Notice are part of the Non-consolidated Financial Statements and the Consolidated Financial Statements that have been audited by the Accounting Auditor and the Audit & Supervisory Committee in preparing their respective audit reports.
- ◎ In the case where revisions are made to the Reference Documents for the General Meeting of Stockholders, the Business Report, the Non-consolidated Financial Statements and Consolidated Financial Statements, the revised version will be posted on the Bank's website (http://www.77bank.co.jp/).
- © The temperature of the venue is set slightly higher to save energy, and as such we would like to request our stockholders to wear light clothing when attending.

Reference Documents for the General Meeting of Stockholders

Proposals and References

Proposal No. 1: Appropriation of Surplus

With respect to the appropriation of surplus, the Bank's basic policy is to continue stable dividend payment, taking into consideration the public nature of the banking business and maintaining soundness of management, while paying attention to the internal reserve to strengthen the management structure. It is proposed that the surplus be appropriated as follows:

- 1. Matters concerning year-end dividends
 - (1) Type of dividend property Cash
 - (2) Matters concerning the allotment of dividend property and the total amount 22.50 yen per share of common stock, for a total of 1,682,019,990 yen

 The Bank conducted consolidation of shares at a ratio of 5 shares to 1 share on October 1, 2017, the effective date. The amount of the interim dividend (4.50 yen per share) whose record date was September 30, 2017 would be 22.50 yen per share, when converted based on the number of shares after the consolidation of shares. Therefore, including the interim dividend, dividends to be paid for the full year would be equivalent to 45.00 yen per share.
 - (3) Effective date of distribution of surplus June 29, 2018
- 2. Other matters concerning the appropriation of surplus
 - (1) Item and the amount of surplus to be increased General reserve 13,000,000,000 yen
 - (2) Item and amount of surplus to be decreased
 Retained earnings brought forward 13,000,000,000 yen

Proposal No. 2: Election of Eleven (11) Directors (Excluding Directors Serving as Audit & Supervisory Committee Members)

The terms of office of all the fourteen (14) Directors (excluding Directors serving as Audit & Supervisory Committee Members; hereinafter the same applies in this Proposal) will expire at the conclusion of this Annual General Meeting of Stockholders.

Accordingly, the election of eleven (11) Directors is proposed.

The Audit & Supervisory Committee examined this proposal but there were no specific findings about this proposal as the nomination of candidates is done appropriately in accordance with the policy on nomination of candidates and the nomination procedures specified in the basic policy on corporate governance.

The candidates for directors are as follows.

No.	Name (Date of birth)			Past experience, positions, and responsibilities (Significant concurrent positions)	Number of shares of the Bank held
1	Reappointment Teruhiko Ujiie (Aug. 29, 1946)	Jun. Jun. Jun. Jun. Jun. Jun. Jun. Jun.	nspecti nt cond		174,384 shares

(Reasons for selection as a candidate for Director)

Based on his long experience in financial operations and successful track record of exercising leadership in management of the Bank as a Director since June 1993 and as a Representative Director since June 2005, the Bank believes that Mr. Teruhiko Ujiie has knowledge and experience that enable him to precisely, fairly and efficiently perform management oversight and has sufficient social credibility, and thus selected him as a candidate for Director.

No.	Name			Past experience, positions, and responsibilities	Number of shares of the
	(Date of birth)			(Significant concurrent positions)	Bank held
		Apr.	1981	Joined the Bank	
		Jun.	2006	General Manager, Treasury Div., the Bank	
		Jun.	2008	General Manager, General Planning & Coordination Div., the	
				Bank	
		Jun.	2010	Director and General Manager, General Planning &	
				Coordination Div., the Bank	
	Reappointment	Jun.	2013	Director and General Manager, Head Office Business Div.,	
	теарропинен			the Bank	
		Jun.	2014	Managing Director and General Manager, Head Office	4,700
	Hidefumi			Business Div., the Bank	shares
	Kobayashi	Jun.	2015	Managing Director, the Bank	Shares
	(Sep. 22, 1957)	May.	2016	Managing Director, the Bank	
2				General Manager, Ishinomaki Branch and Minato Branch	
		Jun.	2016	Managing Director, the Bank	
		Jun.	2017	Representative Director and Deputy President, the Bank	
				(current position)	
		(Respon	sibilities	3)	
		Secretar	iat, Con	pliance Management Div., Personnel Div., Tokyo Liaison	
		Office			

Based on his long experience in financial operations and successful track record of exercising leadership in management of the Bank as a Director since June 2010 and as a Representative Director since June 2017, the Bank believes that Mr. Hidefumi Kobayashi has knowledge and experience that enable him to precisely, fairly and efficiently perform management oversight and has sufficient social credibility, and thus selected him as a candidate for Director.

		Apr.	1980	Joined the Bank	
		Sep.	2000	General Manager, Onahama Branch, the Bank	
		Jun.	2002	General Manager, Bashonotsuji Branch, the Bank	
		Jun.	2004	General Manager, Shiroishi Branch, the Bank	
		Jun.	2005	General Manager, General Affairs Div., the Bank	
	Reappointment	Jun.	2006	General Manager, Personnel Div., the Bank	
		Jun.	2009	Director and General Manager, Tokyo Branch, the Bank	5,100
	Makoto Igarashi	Jun.	2012	Director and General Manager, Business Promotion Div., the	shares
	(Mar. 18, 1957)			Bank	
3		Jun.	2013	Managing Director, the Bank	
		Jun.	2017	Senior Managing Director, the Bank	
				(current position)	
		(Respon	sibilities)	•	
				& Coordination Div., Risk Management Div.	
	(D) (C) 1 1	·	11.1		

(Reasons for selection as a candidate for Director)

After serving as General Manager of the Bank's branches and General Manager of the Personnel Div., Mr. Makoto Igarashi was appointed Director in June 2009. Ever since, he has been mainly responsible for Planning Div. and has been performing management oversight precisely, fairly and efficiently. The Bank believes that he also has sufficient social credibility and thus selected him as a candidate for Director.

No.	Name (Date of birth)]	Past experience, positions, and responsibilities (Significant concurrent positions)	Number of shares of the
4	Reappointment Masakatsu Tsuda (Jul. 3, 1956)		1981 2003 2005 2007 2009 2011 2014 2016 2017	Joined the Bank General Manager, Wakuya Branch, the Bank General Manager, Nagoya Branch, the Bank General Manager, Nakakecho Branch, the Bank General Manager, Personnel Div., the Bank Director and General Manager, Personnel Div. and General Manager, Affected People Support Office, the Bank Director, Executive Officer and General Manager, Personnel Div., the Bank Managing Director, General Manager, Personnel Div., the Bank Managing Director, the Bank (current position) on Div., Consulting Promotion Div., Treasury Administration	3,600 shares
	Masakatsu Tsuda w Business Promotion	on as a coneral Ma as appoin Div. and	nager of to nted Direct I has been		or the ently. The
5	Reappointment Toru Sugawara (Dec. 21, 1959) (Reasons for selective	Apr. Jun. Jun. Jun. Jun. Jun. Jun. Jun. (Respon Personal Manage	1983 2003 2005 2006 2008 2009 2013 2014 2017 sibilities) Banking ment Div	Joined the Bank General Manager, Ogimachi Branch, the Bank General Manager, Kitasendai Branch, the Bank General Manager, Osaka Branch, the Bank Deputy General Manager, System Development Div., the Bank General Manager, System Development Div., the Bank Director and General Manager, System Development Div., the Bank Director, Executive Officer and General Manager, System Development Div., the Bank Managing Director, the Bank (current position) & Direct Promotion Div., General Affairs Div., Operations ., System Development Div.	3,300 shares

After serving as General Manager of the Bank's branches and General Manager of the System Development Div., Mr. Toru Sugawara was appointed Director in June 2013. Ever since, he has been mainly responsible for the System Development Div. and has been performing management oversight precisely, fairly and efficiently. The Bank believes that he also has sufficient social credibility and thus selected him as a candidate for Director.

No.	Name (Date of birth)		Past experience, positions, and responsibilities (Significant concurrent positions)	Number of shares of the Bank held
6	Reappointment Koichi Suzuki (Feb. 26, 1962)	Apr. 1984 Mar. 2005 Sep. 2007 Jun. 2009 Jun. 2013 Jun. 2014 Jun. 2015	Joined the Bank General Manager, Wakuya Branch, the Bank General Manager, Masuda Branch, the Bank General Manager, General Affairs Div., the Bank General Manager, Business Promotion Div., the Bank Executive Officer and General Manager, Business Promotion Div., the Bank Director, Executive Officer and General Manager, Oroshimachi Branch, the Bank (current position)	1,500 shares

After serving as General Manager of the Bank's branches and General Manager of the Business Promotion Div., Mr. Koichi Suzuki was appointed Executive Officer in June 2014 and Director and Executive Officer in June 2015. Ever since, serving as General Manager of the Oroshimachi Branch, he has been performing management oversight precisely, fairly and efficiently. The Bank believes that he also has sufficient social credibility and thus selected him as a candidate for Director.

		Apr.	1985	Joined the Bank	
		Jun.	2005	Chief Secretary, the Bank	
		Jun.	2008	General Manager, Fukushima Branch, the Bank	
	Reappointment	Jun.	2010	General Manager, Izumi Branch, the Bank	
	**	Jun.	2012	General Manager, Treasury Administration & International	3,300
	Atsushi Shito			Div., the Bank	shares
	(Feb. 7, 1962)	Jun.	2014	Executive Officer and General Manager, Tokyo Branch, the	Silaies
	(100.7, 1702)			Bank	
7		Jun.	2016	Director, Executive Officer and General Manager, Head	
				Office Business Div., the Bank	
				(current position)	

(Reasons for selection as a candidate for Director)

After serving as General Manager of the Bank's branches and General Manager of the Treasury Administration & International Div., Mr. Atsushi Shito was appointed Executive Officer in June 2014 and Director and Executive Officer in June 2016. Ever since, serving as General Manager of the Head Office Business Div., he has been performing management oversight precisely, fairly and efficiently. The Bank believes that he also has sufficient social credibility and thus selected him as a candidate for Director.

No.	Name (Date of birth)			Past experience, positions, and responsibilities (Significant concurrent positions)	Number of shares of the Bank held
		Apr.	1985	Joined the Bank	
		Sep.	2007	General Manager, Hachimanmachi Branch, the Bank	
		Mar.	2009	General Manager, Yoshioka Branch, the Bank	
	Reappointment	Jun.	2011	General Manager, Operations Management Div., the Bank	
		Jun.	2013	General Manager, General Planning & Coordination Div., the	1.700
	Yoshikazu Onodera			Bank	shares
	(Mar. 19, 1962)	Jun.	2014	Executive Officer and General Manager, General Planning &	Shares
				Coordination Div., the Bank	
8		Jun.	2016	Director, Executive Officer and General Manager,	
				Ishinomaki Branch and Minato Branch, the Bank	
				(current position)	

After serving as General Manager of the Bank's branches and General Manager of the General Planning & Coordination Div., Mr. Yoshikazu Onodera was appointed Executive Officer in June 2014 and Director and Executive Officer in June 2016. Ever since, serving as General Manager of Ishinomaki Branch and Minato Branch, he has been performing management oversight precisely, fairly and efficiently. The Bank believes that he also has sufficient social credibility and thus selected him as a candidate for Director.

		Apr.	1967	Joined the Bank of Japan	
	Reappointment	May	1996	General Manager, International Dept., the Bank of Japan	
	Ксарропинен	Jun.	1998	Director, Research Institute of Overseas Investment, the	
	0 + 11 D1 +			Export-Import Bank of Japan	
	Outside Director	Sep.	1999	Auditor, the Bank of Japan	
		Dec.	2003	Standing Audit & Supervisory Board Member, Banyu	
	Independent			Pharmaceutical Co., Ltd. (currently MSD K.K.)	
	Director	Jun.	2006	Director, Horiba, Ltd.	400
				(current position)	shares
9	Masahiro Sugita	Jun.	2007	Audit & Supervisory Board Member, the Bank	
9	(Oct. 20, 1944)	Oct.	2009	Standing Audit & Supervisory Board Member, Banyu	
				Pharmaceutical Co., Ltd. (currently MSD K.K.)	
		Jun.	2013	Director, the Bank	
				(current position)	
		(Signific	cant conc	urrent positions)	
		Outside	Director,	, Horiba, Ltd.	

(Reasons for selection as a candidate for Director)

As Mr. Masahiro Sugita has a wealth of specialized knowledge and practical experience mainly in the financial field, the Bank believes that he is suitable for the position of Outside Director of the Bank and selected him as a candidate for Director.

No.	Name (Date of birth)		Past experience, positions, and responsibilities (Significant concurrent positions)	Number of shares of the Bank held
10		Attorney-at-La	Opened Nakamura Ken Law Office (current position) Audit & Supervisory Board Member, KOHSOKU CORPORATION Audit & Supervisory Board Member, HOKUSHU Co., Ltd. (current position) Audit & Supervisory Board Member, the Bank Director, KOHSOKU CORPORATION Director, the Bank (current position) Director (Audit & Supervisory Committee Member), KOHSOKU CORPORATION (current position) ncurrent positions) w or (Audit & Supervisory Committee Member), KOHSOKU	1,500 shares

As Mr. Ken Nakamura has insight and experience gained through his long career as an attorney-at-law, the Bank believes that he is suitable for the position of Outside Director of the Bank and selected him as a candidate for Director.

		Apr.	1975	Joined the Sendai City Government	
	New candidate	Aug.	2009	Mayor, Sendai City	
	Outside Director				
					0
	Independent				shares
11	Director				
	F '1 O1				
	Emiko Okuyama				
	(Jun. 23, 1951)				

(Reasons for selection as a candidate for Director)

As Ms. Emiko Okuyama has a wealth of experience and wide-ranging knowledge gained through her involvement in local administration for many years, the Bank believes that she is suitable for the position of Outside Director of the Bank and selected her as a candidate for Director.

Outside Director

Candidate for Outside Director provided for in Article 2, Paragraph 3, Item 7 of the Ordinance for Enforcement of the Companies Act

Independent Director Candidate for Director whom the Bank intends to designate as an independent director as defined by the Tokyo Stock Exchange and the Sapporo Securities Exchange and notify them of the designation

(Notes) 1. There is no special interest relationship between the candidates and the Bank.

- 2. Mr. Masahiro Sugita, Mr. Ken Nakamura, and Ms. Emiko Okuyama are candidates for Outside Director. The Bank designated Mr. Masahiro Sugita and Mr. Ken Nakamura as independent directors as defined by the Tokyo Stock Exchange and the Sapporo Securities Exchange and notified them of the designation. Additionally, the Bank intends to designate Ms. Emiko Okuyama as an independent director as defined by the Tokyo Stock Exchange and the Sapporo Securities Exchange and notified them of the designation.
- 3. Mr. Masahiro Sugita will have served as an Outside Director of the Bank for five years and Mr. Ken Nakamura will have served as an Outside Director for three years at the conclusion of this Annual General Meeting of Stockholders.
- 4. Mr. Masahiro Sugita is a business partner of the Bank. The nature of the transactions is ordinary banking transactions as an individual depositor and it is deemed not to have any impact on the decisions of stockholders and investors, and thus, description of the outline of the transactions is omitted.
- 5. Mr. Ken Nakamura and Nakamura Ken Law Office are business partners of the Bank. The nature of the transactions with the Bank is ordinary banking transactions as individual depositors and it is

- deemed not to have any impact on the decisions of stockholders and investors, and thus, description of the outline of the transactions is omitted.
- 6. Ms. Emiko Okuyama is a business partner of the Bank. The nature of the transactions is ordinary banking transactions as an individual depositor and it is deemed not to have any impact on the decisions of stockholders and investors, and thus, description of the outline of the transactions is omitted.
- 7. Ms. Emiko Okuyama used to work for Sendai City, which is a business partner of the Bank. The Bank is a financial institution designated by Sendai City and handles administrative tasks of collection and payment of public funds and the transactions of Sendai City with the Bank include deposits and loans. In light of the nature of the transactions, it is deemed not to have any impact on the decisions of stockholders and investors, and thus, description of the outline of the transactions is omitted.
- 8. Although Mr. Ken Nakamura has never been directly involved in corporate management, he has a wealth of experience and wide-ranging knowledge as an attorney-at-law. Therefore, it is the Bank's judgment that he is suitable for the position of Outside Director of the Bank and capable of appropriately fulfilling his duties as an Outside Director of the Bank.
- 9. Although Ms. Emiko Okuyama has never been directly involved in corporate management, she has a wealth of experience and wide-ranging knowledge gained through her involvement in local administration. Therefore, it is the Bank's judgment that she is suitable for the position of Outside Director of the Bank and capable of appropriately fulfilling her duties as an Outside Director of the Bank.
- 10. If election of candidates for Outside Director Mr. Masahiro Sugita and Mr. Ken Nakamura is approved as proposed, pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, the Bank plans to continue with the liability limitation agreements that have been concluded with Mr. Masahiro Sugita and Mr. Ken Nakamura, which limit their liability as Outside Directors of the Bank for damages arising from neglect of their duties to the minimum liability amount stipulated by laws and regulations.
- If election of candidate for Outside Director Ms. Emiko Okuyama is approved as proposed, pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, the Bank plans to conclude a liability limitation agreement, which limits her liability as Outside Director of the Bank for damages arising from neglect of her duties to the minimum liability amount stipulated by laws and regulations.

Proposal No. 3: Revision to Limit of Compensation for Directors (Excluding Directors Serving as Audit & Supervisory Committee Members)

Regarding the limit of compensation for Directors (excluding Directors serving as Audit & Supervisory Committee Members; hereinafter the same applies within this Proposal) of the Bank, it was approved at the Annual General Meeting of Stockholders held on June 29, 2017 to set the maximum amount of compensation for Directors at 270 million yen per year as "base compensation" (including 15 million yen for Outside Directors) and 90 million yen per year as "performance-linked monetary compensation."

For the purpose of further strengthening corporate governance, the Bank plans to increase the number of Outside Directors. In order to accommodate the increase in the number of Outside Directors, it is proposed to revise the maximum amount of compensation for Outside Directors from 15 million yen to 20 million yen but leave the maximum amount of base compensation for Directors as is.

After the revision, the maximum amount of compensation for Directors will be 270 million yen per year as "base compensation" (including 20 million yen for Outside Directors) and 90 million yen per year as "performance-linked monetary compensation."

The "performance-linked monetary compensation" shall be linked to the level of net income.

Compensation for Outside Directors shall solely consist of "base compensation," and the base compensation and performance-linked monetary compensation for Directors concurrently serving as employees shall not include the employee portion of the salaries (bonuses).

The current number of Directors is fourteen (14) (including two (2) Outside Directors). If Proposal No. 2, "Election of Eleven (11) Directors (Excluding Directors Serving as Audit & Supervisory Committee Members)," is approved as originally proposed, the number of Directors will be eleven (11) (including three (3) Outside Directors).

The resolution of this Proposal shall take effect, provided that the election of Directors in Proposal No. 2 "Election of Eleven (11) Directors (Excluding Directors Serving as Audit & Supervisory Committee Members)" takes effect.

The Audit & Supervisory Committee examined this proposal but there were no specific findings about this proposal.