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> Securities Code: 7718 March 9, 2022

Dear Shareholders with Voting Rights:

STAR MICRONICS CO., LTD. 20-10, Nakayoshida, Suruga-ku, Shizuoka-shi, Shizuoka Prefecture, Japan

NOTICE OF THE 97th ORDINARY GENERAL MEETING OF SHAREHOLDERS

You are cordially notified of the 97th Ordinary General Meeting of Shareholders of STAR MICRONICS CO., LTD. ("the Company") to be held as described below.

To prevent the spread of the novel coronavirus (COVID-19) infectious disease, we kindly ask our shareholders to refrain from attending this General Meeting of Shareholders on the day of the meeting, and exercise voting rights in advance in writing (by mail) or electronically (via the Internet), etc, if possible.

Please review the attached Reference Documents for General Meeting of Shareholders and exercise your voting rights by 5:00 p.m. on Wednesday, March 23, 2022.

The 97th Ordinary General Meeting of Shareholders

Very truly yours,

Mamoru Sato President and CEO

1. Date and Time: 10:00 a.m., Thursday, March 24, 2022. (Reception starts at 9:00 a.m.) 2. Place: Conference Room, Head Office of the Company 20-10, Nakayoshida, Suruga-ku, Shizuoka-shi, Shizuoka Prefecture 3. Agenda of the Meeting: Matters to be reported: 1. Business Report, Consolidated Financial Statements for the 97th Fiscal Term (from January 1, 2021 to December 31, 2021) and results of audits by the Accounting Auditor and the Audit and Supervisory Committee of the Consolidated Financial Statements 2. Non-consolidated Financial Statements for the 97th Fiscal Term (from January 1, 2021 to December 31, 2021) Proposals to be resolved: **Proposal 1:** Partial Amendments of the Articles of Incorporation **Proposal 2:** Election of four (4) Directors (excluding Directors who serve as Audit and Supervisory Committee Members) **Proposal 3:** Election of three (3) Directors who serve as Audit and Supervisory **Committee Members**

- © For those attending, please present the enclosed Voting Rights Exercise Form at the reception desk on arrival at the meeting.
- If there is any modification in the Reference Documents for General Meeting of Shareholders, Business Report, Consolidated Financial Statements and Non-consolidated Financial Statements, the modified matter will be posted on our Internet website (<u>https://www.star-m.jp/eng/index.html</u>).

■ Notice regarding dividend of surplus

In accordance with Paragraph 1, Article 459 of the Companies Act, The Company has stipulated in Article of Incorporation that dividends from retained earnings, etc. may be determined by a resolution of the Board of Directors.

At the meeting of the Board of Directors held on February 22, 2022, the Company resolved to pay year-end cash dividends for the 97th Fiscal Term (from January 1, 2021 to December 31, 2021) as follows, based on this provision of the Articles of Incorporation.

- 1. year-end cash dividend ¥29 per share (¥58 including interim dividend)
- 2. Effective date and starting date of dividend payments

+2) per share (+30 mendaning meetini divi

Monday, February 28, 2022

Reference Documents for General Meeting of Shareholders

Proposal 1: Partial Amendments of the Articles of Incorporation

1.Reasons for Amendment

Since the revised provisions provided for in a proviso to Article 1 of the Supplementary Provisions of the Act Partially Amending the Companies Act (Act No. 70 of 2019) are to be enforced from September 1, 2022, the Company proposes to make the following changes to its Articles of Incorporation in order to introduce a system for providing informational materials for the General Meeting of Shareholders in electronic format.

- (1) Since listed companies are obligated to stipulate in their articles of incorporation that they will take measures for providing information that constitutes the content of reference documents for the General Meeting of Shareholders, etc. in electronic format, Article 15 (Measures for Providing Information in Electronic Format, Etc.), paragraph 1 in the proposed amendments will be newly established.
- (2) With regard to information that constitutes the content of reference documents for the General Meeting of Shareholders, etc., the Company will newly establish Article 15 (Measures for Providing Information in Electronic Format, Etc.), paragraph 2 in the proposed amendments in order to limit the scope of the items to be stated in the paper-based documents to be delivered to shareholders who requested the delivery of paper-based documents among items for which the measures for providing information in electronic format will be taken, which was specified by the Ministry of Justice.
- (3) If the system for providing informational materials for the General Meeting of Shareholders in electronic format is introduced, the provisions of Article 15 of the current articles of incorporation (Internet Disclosure and Deemed Supply of Reference Documents for the General Meetings of Shareholders) will be deleted as they will no longer be required.
- (4) Supplementary provisions regarding the aforementioned provisions that will be newly established or deleted coming into effect will be established.

2.Details for Amendment

Details of the proposed amendment are as follows.

	(Amendment shown by the underlines.)
Current Articles of Incorporation	Proposed Amendments
CHAPTER III	CHAPTER III
GENERAL MEETINGS OF SHAREHOLDERS	GENERAL MEETINGS OF SHAREHOLDERS
Article 12. – Article 14. (Omitted)	Article 12. – Article 14. (Unchanged)
(Internet Disclosure and Deemed Supply of	(Deleted)
Reference Documents for the General Meetings of	
Shareholders)	
Article 15. The Company may deem that it supplied	
information on the matters to be described	
or indicated in the Reference Documents	
for the General Meetings of Shareholders,	
the Business Report, the Non-	
Consolidated Financial Statements and the	
Consolidated Financial Statements to its	
shareholders by disclosing such	
information via the Internet as specified in	
the relevant ministerial ordinance of the	
Ministry of Justice.	

Current Articles of Incorporation	Proposed Amendments
Current Articles of Incorporation (Newly established)	Proposed Amendments (Measures for Providing Information in Electronic Format, Etc.) Article 15. When the Company convenes a General Meeting of Shareholders, it shall take measures for providing information that constitutes the content of reference documents for the General Meeting of Shareholders, etc. in electronic format. 2.Among items for which the measures for providing information in electronic format will be taken, the Company shall exclude all or some of those items designated by the Ministry of Justice Order from statements in the paper-based documents to be delivered to shareholders who requested the delivery of paper-based documents by the record date of voting rights.
Article 16. – Article 17. (Omitted)	Article 16. – Article 17. (Unchanged)
Supplementary Provisions Article 1. (Omitted) (Newly established)	Supplementary Provisions Article 1. (Unchanged) (<u>Transitional Measures Regarding Provision of</u> <u>Informational Materials for General Meeting of</u> <u>Shareholders in Electronic Format</u>) <u>Article 2. The deletion of Article 15 (Internet</u> <u>Disclosure and Deemed Provision of</u> <u>Reference Documents for the General</u> <u>Meeting of Shareholders, Etc.) of the</u> <u>Articles of Incorporation prior to the</u> <u>amendments and the new establishment of</u> <u>Article 15 (Measures for Providing</u> <u>Information in Electronic Format, Etc.)</u> <u>after the amendments shall be effective</u> <u>from September 1, 2022.</u> <u>2. Notwithstanding the provisions of the</u> <u>preceding paragraph, Article 15 of the</u> <u>current Articles of Incorporation prior to</u> <u>the amendments shall remain effective</u> <u>regarding any General Meeting of</u> <u>Shareholders held on a date within six</u> <u>months from September 1, 2022.</u> <u>3. These Supplementary Provisions shall be</u> <u>deleted on the date when six months have</u> <u>elapsed from September 1, 2022 or three</u> <u>months have elapsed from the date of the</u> <u>General Meeting of Shareholders in the</u> <u>preceding paragraph, whichever is later.</u>

Proposal 2: Election of four (4) Directors (excluding Directors who serve as Audit and Supervisory Committee Members)

The terms of office of all of four (4) Directors (here and hereafter in this proposal, excluding Directors who serve as Audit and Supervisory Committee Members) will expire at the conclusion of this meeting. Accordingly, election of the following four (4) Directors is proposed.

The Nominees for Directors have been approved by the Board of Directors after deliberation by the Nomination and Compensation Committee, the majority of whom shall be Independent Outside Directors.

Moreover, for this proposal, we have received opinions from the Audit and Supervisory Committee that all nominees for Directors are qualified.

The nominees for Directors are as follows:

No.	Name (Date of Birth)	Career summary	Number of shares of the Company held			
1.	Reelection Hajime Sato (December 23, 1951)	April 1975 March 1992 October 1993 May 1995 June 1995 August 1996 May 1999 September 1999 May 2000 May 2000 May 2002 May 2006 May 2009 March 2017	Enters the Company as an employee Manager, Presidential Office General Manager, General Affairs Department Director of the Company General Manager, IS Department General Manager, Human Resources Department General Manager, Finance & Accounting Department Senior General Manager, General Administration Headquarters Senior General Manager, Electronic Products Group Headquarters Managing Director of the Company Senior Managing Director, President and CEO of the Company Representative Director, Chairman of the Board of Directors of the Company (to present)	124,600		
	[Reasons for deciding a nominee for a Director] Mr. Hajime Sato has extensive experience gained while serving as one of the Company's managers for a long period of time, and from May 2009, as President and CEO, he has shown strong leadership and decision-making capabilities based on his high level of knowledge and track record with regard to management. From March 2017, as Chairman of the Board of Directors, he has been fulfilling his responsibilities appropriately in the overall management of the Group as well as in the operation of the Board of Directors. For these reasons, the Company judges that he is eligible to be a Director of the Company, and would like to reelect him as a Director.					

No.	Name (Date of Birth)	Career summa	Number of shares of the Company held					
		July 1984 June 2004 May 2008	Enters the Company as an employee Executive Manager, Sales and Marketing Department, Special Products Division Director of the Company Deputy General Manager, Special Products					
	Reelection Mamoru Sato	March 2009 March 2012	Division General Manager, Special Products Division Executive Officer of the Company Senior Vice General Manager, General	82,300				
2.	(January 5, 1960)	May 2012	Administration Headquarters General Manager, General Administration Headquarters					
		May 2014Managing Director of the CompanyMarch 2017Representative Director, President and CEO of the Company (to present)						
	possesses knowledge as a Managing Directo CEO, based on global overall management of	of management ga or for both of these insights gained fr f the Group. For th	General Administration Headquarters, Mr. Mame ined primarily from his experience engaging in n e organizations. Also, from March 2017, as Presic om overseas experience, he has been the driving hese reasons, the Company judges that he is eligible to reelect him as a Director.	nanagement lent and force in the				
		any, and would like April 1983	e to reelect him as a Director. Enters the Company as an employee	ble to be a				
		June 2011 March 2014	Executive Manager, Sales and Marketing Department, Machine Tools Division Executive Manager, Development Department, Machine Tools Division					
	Reelection	March 2015	L					
3.	Yasunao Sasai (April 19, 1960)	March 2017 July 2019 January 2020	Division General Manager, Machine Tools Division Senior Executive Officer of the Company Executive Manager, Business Planning Department, Machine Tools Division	14,200				
		March 2020	Managing Director of the Company (to present)					
	at the Machine Tools toward the increase of Managing Director, he Tools Division and Sp	ssesses extended e Division for a long carnings for the N e has been possess secial Products Div	pirector] xperience and track record gained through busine period of time, and has shown leadership and co Aachine Tools Division. Also, from March 2020, ed knowledge of management with regard to our vision. For these reasons, the Company judges that y, and would like to reelect him as a Director.	ntributed as a Machine				

No.	Name (Date of Birth)	Career summa	Number of shares of the Company held				
4.	(Date of Birth) Reelection Outside Independent Seigo Iwasaki (October 8, 1946) [Reasons for deciding Mr. Seigo Iwasaki ha period of time. The C	Outside Director	Director, Shizuoka Gas Company, Ltd. Managing Director, Shizuoka Gas Company, Ltd. Senior Managing Director, Shizuoka Gas Company, Ltd. Representative Director, President, Shizuoka Gas Company, Ltd Representative Director, Chairman of the Board of Directors, Shizuoka Gas Company, Ltd. Outside Director of the Company (to present) Outside Director, Murakami Corporation (to present) Director and Special Advisor, Shizuoka Gas Company, Ltd. Outside Director, TOSHIBA MACHINE CO., LTD. (currently SHIBAURA MACHINE CO., LTD) (to present) Special Advisor, Shizuoka Gas Company, Ltd. (to present) urrent positions) , Shizuoka Gas Company, Ltd. c, Murakami Corporation c, SHIBAURA MACHINE CO., LTD.	10,800			
	[Reasons for deciding a nominee for an Outside Director and expected roles] Mr. Seigo Iwasaki has been the Representative Director of Shizuoka Gas Company, Ltd. for period of time. The Company would like to elect him as an Outside Director as it expects the continue to utilize his abundant experience and broad knowledge as a business manager in th Company's adequate decision making process and supervision of the Directors' business exe Furthermore, if he is elected, the Company expects that he will continue to be a member of the Nomination and Compensation Committee, and make remarks and provide proposals from a objective and neutral standpoint with regard to deliberations related to the selection of candid officer of the Company and Directors' compensation.						
Notes:	· · · · · ·	•	•				

1. No conflict of interest exists between the Company and the above nominees for Directors.

2. Mr. Seigo Iwasaki is a nominee for an Outside Director.

3. Mr. Seago Iwasaki is an Outside Director of the Company at present, and his incumbent term of office as an Outside Director will be seven years and ten months as of the conclusion of this General Meeting of Shareholders.

4. The Company has designated and reported to the Tokyo Stock Exchange. Inc. that Mr. Seigo Iwasaki is an Independent Director as set forth in the Regulations of the Tokyo Stock Exchange. Furthermore, proposed agenda pass in its original form, he is to remain as an Independent Director.

5. Pursuant to the provisions of paragraph 1, Article 427 of the Companies Act, the Company has entered into an agreement with Mr. Seigo Iwasaki to limit liability due to negligence of duties; provided, however, that the limit on liability under the relevant agreement shall be an amount set forth by law. Furthermore, should this proposed agenda pass in its original form, the Company will plan to sustain such current agreement with him.

6. The Company has taken out a directors and officers liability insurance policy with an insurance company as provided for in paragraph 1, Article 430-3 of the Companies Act, and plans to renew it with the same details in March 2022. This policy shall compensate for damages that may arise because insured directors and executive officers are liable for the execution of their duties or are claimed for pursuing such liability, and insurance premiums shall be borne in full by the Company for all insureds including the portion of special provisions. Each nominee for Directors has already been insured by this insurance policy and will continue to be insured if this Proposal is approved as proposed.

Proposal 3: Election of three (3) Directors who serve as Audit and Supervisory Committee Members

The terms of office of all of three (3) Directors who serve as Audit and Supervisory Committee Members will expire at the conclusion of this meeting. Accordingly, election of the following three (3) Directors who serve as Audit and Supervisory Committee Members is proposed. The Audit and Supervisory Committee has previously given its approval to this proposal.

The nominees for Directors who serve as Audit and Supervisory Committee Members are as follows:

bliows								
No.	Name (Date of Birth)		nary, status and assignment at the Company, and important concurrent positions	Number of shares of the Company held				
		August 2000 July 2009	President, Clarion do Brasil Ltda. Executive Manager in charge of Aftermarket Sales Department, Global Sales Division, Clarion Co., Ltd. (currently Faurecia Clarion					
		April 2012	Electronics Co., Ltd.) Executive Manager, Overseas Aftermarket Sales					
	Reelection	1	Department, Sales Division, Clarion Co., Ltd.					
	Outside	April 2013	Executive Manager in charge of Corporate					
	Independent		Planning Department, Management Promotion	1.000				
	-	May 2018	Division, Clarion Co., Ltd. Executive Manager, Corporate Strategy	1,000				
	Seiichi Nishikawa (March 21, 1959)	Widy 2018	Department, Corporate Strategy Division, Clarion Co., Ltd.					
		August 2019	Executive Manager in charge of Corporate					
1.		C	Management Department, Finance and					
1.			Accounting Division, Clarion Co., Ltd.					
		March 2020	Full-Time Outside Director who serve as an					
			Audit and Supervisory Committee Member of the Company (to present)					
	[Reasons for deciding	a nominee for an (Dutside Director and expected roles]					
			gement strategy and management control after gain	ing experien				
			erseas business and marketing at Faurecia Clarion E					
			nt of this company's overseas subsidiaries and associ					
	Company would like to elect him as an Outside Director who serves as an Audit and Supervisory Committee Member as it expects that he will continue to utilize his abundant experience and broad							
	knowledge in the Company's audits. Furthermore, if he is elected, the Company expects that he							
	continue to be a member of the Nomination and Compensation Committee, and make remarks and provi							
	proposals from an objective and neutral standpoint with regard to deliberations related to the selection of							
	candidates for officer of		nd Directors' compensation.	1				
		April 1984	Joined Ota Showa Audit Corporation (Currently Ernst & Young ShinNihon LLC)					
		February 1987	Registered as Certified Public Accountant					
	Reelection	April 1997	Opened Sugimoto Accounting Firm,					
	Outside	NA 2014	Representative (to present)					
	Independent	May 2014	Outside Audit and Supervisory Board Member of	2,60				
	Motoki Sugimoto	May 2016	the Company Outside Director who serve as an Audit and					
	(August 30, 1961)	Widy 2010	Supervisory Committee Member of the Company					
	(Mugust 50, 1901)		(to present)					
		(important conc		-				
•			Sugimoto Accounting Firm					
2.	[Reasons for deciding a nominee for an Outside Director and expected roles]							
	Mr. Motoki Sugimoto has highly professional knowledge and abundant experience as a certified public							
	accountant and licensed tax accountant. The Company would like to elect him as an Outside Director w							
	serve as an Audit and Supervisory Committee Member as it expects that he will continue to utilize suc							
	knowledge and experience when auditing the Company. Although the nominee has not been in							
	the management of companies other than as an Outside Director/Audit and Supervisory Board							
	the Company has concluded that he will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties properly as an Outside Director will be able to perform his duties perform hi							
	serve as an Audit and Supervisory Committee Member of the Company based on the reasons noted above.							
	Furthermore, if he is elected, the Company expects that he will continue to be a member of the							
	Nomination and Compensation Committee, and make remarks and provide proposals from an objective							
	and neutral standpoint with regard to deliberations related to the selection of candidates for officer of the							

Company and Directors' compensation.

No.	Name (Date of Birth)	Career summary, status and assignment at the Company, and important concurrent positions	Number of shares of the Company held				
	New election Outside Independent Itsue Miyata (December 18, 1973)	January 2003Joined Shizuoka Nozomi Law & Patent FirmApril 2011Opened Fujieda Nozomi Law & Patent Firm, Representative (to present)April 2016Vice Chairman, Bar Association of Shizuoka Prefecture(important concurrent position) Representative, Fujieda Nozomi Law & Patent Firm	0				
3.	Ms. Itsue Miyata has hi a lawyer. The Company Supervisory Committee	nominee for an Outside Director and expected roles] ghly-leveled specialist knowledge based on abundant knowledge and experience a would like to elect her as an Outside Director who serve as an Audit and Member as it expects that she will utilize such knowledge and experience when Although the nominee has not been involved in the management of companies					

other than as an Outside Director/Audit and Supervisory Board Member, the Company has concluded that

she will be able to perform his duties properly as an Outside Director who serve as an Audit and

Notes:

- 1. No conflict of interest exists between the Company and the above nominees for Directors.
- 2. All the nominees are nominees for Outside Directors.
- 3. Mr. Seiichi Nishikawa is an Outside Director who serve as an Audit and Supervisory Committee Member of the Company at present, his incumbent term will be two years as of the conclusion of this General Meeting of Shareholders.

Supervisory Committee Member of the Company based on the reasons noted above.

- 4. Mr. Motoki Sugimoto is an Outside Director who serve as an Audit and Supervisory Committee Member of the Company at present, his incumbent term will be five years and ten months as of the conclusion of this General Meeting of Shareholders.
- 5. The Company has designated and reported to the Tokyo Stock Exchange, Inc. that Mr. Seiichi Nishikawa and Mr. Motoki Sugimoto are Independent Directors as set forth in the Regulations of the Tokyo Stock Exchange. Furthermore, should proposed agenda pass in its original form, they are to remain as Independent Directors. If this proposed agenda pass, the Company will designate to the Tokyo Stock Exchange, Inc. that Ms. Itsue Miyata is an Independent Director.
- 6. Pursuant to the provisions of paragraph 1, Article 427 of the Companies Act, the Company has entered into an agreement with Mr. Seiichi Nishikawa and Mr. Motoki Sugimoto to limit liability due to negligence of duties and should this proposed agenda pass in its original form, the Company will plan to sustain such current agreement with them; provided, however, that the limit on liability under the relevant agreement shall be an amount set forth by law. Furthermore, if this proposed agenda pass, the Company will enter into the same limited liability agreement with Ms. Itsue Miyata.
- 7. The Company has taken out a directors and officers liability insurance policy with an insurance company as provided for in paragraph 1, Article 430-3 of the Companies Act, and plans to renew it with the same details in March 2022. This policy shall compensate for damages that may arise because insured directors and executive officers are liable for the execution of their duties or are claimed for pursuing such liability, and insurance premiums shall be borne in full by the Company for all insureds including the portion of special provisions. Mr. Seiichi Nishikawa and Mr. Motoki Sugimoto are already insureds under this insurance policy, and should this proposed agenda pass in its original form, they will continue to be insureds, and Ms. Itsue Miyata will be included as an insured.

(Reference)

Main experience, etc. of the nominees for Director in Proposals 2 and Proposal 3 (skill matrix)

The Company nominates candidates for Directors in consideration of the balance of knowledge, experience and ability, as well as diversity. If Proposal 2 and Proposal 3 of this meeting are approved and adopted as proposed, the main experience, etc. of each Director will be as follows.

	Name	Status at the	Independent	Gender	Nomination and Compensation	Main knowledge, experience and ability						
		Company	outside director		Committee (©Chairman)	Corporate management	Strategic planning,	Finance & accounting	Legal affairs, Compliance	Global	R&D	Sales, Marketing
	Hajime Sato	Representative Director, Chairman of the Board		Male		0	0	0				
Proposal 2	Mamoru Sato	Representative Director, President and CEO		Male	Ø	0	0	0		0		Ο
2	Yasunao Sasai	Managing Director		Male			0				0	0
	Seigo Iwasaki	Director	Ο	Male	0	0	0	0				0
Proposal 3	Seiichi Nishikawa	Audit and Supervisory Committee Member (full-time)	0	Male	0		0	0		0		
	Motoki Sugimoto	Audit and Supervisory Committee Member	0	Male	0			0				
	Itsue Miyata	Audit and Supervisory Committee Member	0	Female	0				0			

End