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Code No: 7906

June 5, 2025

(Start date of measures for electronic provision: May 30, 2025)

3-23-13 Yushima, Bunkyo-ku, Tokyo, Japan YONEX CO., LTD. President and Representative Director Alyssa Yoneyama

Notice of the 68th Ordinary General Meeting of Shareholders

Dear Shareholders:

We hereby announce the 68th Ordinary General Meeting of Shareholders of YONEX CO., LTD. (the "Company") will be held as described below.

When convening this general meeting of shareholders, the Company takes measures for providing information that constitutes the content of reference documents for the general meeting of shareholders, etc. (matters for which measures for providing information in electronic format are to be taken) in electronic format, and posts this information as "Notice of the 68th Ordinary General Meeting of Shareholders" on each of the websites. Please access the website by using either of the internet addresses shown below to review the information.

The Company's website:

https://www.yonex.co.jp/company/ir/ (in Japanese)

https://www.yonex.co.jp/en/ir/ (in English)

Website for posted informational materials for the general meeting of shareholders: https://d.sokai.jp/7906/teiji/ (in Japanese)

In addition to the websites above, the Company also posts this information on the website of the Tokyo Stock Exchange (TSE).

TSE website (Listed Company Search): https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show

* Please access the TSE website by using the Internet address shown above, enter "YONEX" in "Issue name (company name)" or the Company's securities code "7906" in "Code," and click "Search." Then, click "Basic information" and select "Documents for public inspection/PR information." Under "Filed information available for public inspection," click "Click here for access" under "[Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting]."

Note that this convocation notice will be delivered to all shareholders regardless of whether they have made a request for its delivery in accordance with the provisions of laws and regulations and the Company's Articles of Incorporation (in Japanese only).

If you are unable to attend the meeting in person, you may exercise your voting rights via the Internet, etc. or in writing. Please review the Reference Documents for the General Meeting of Shareholders and exercise your voting rights by Tuesday, June 24, 2025 at 5:30 p.m. (JST).

1. Date and Time: Wednesday, June 25, 2025 at 10:00 a.m.

(Reception desk is scheduled to open at 9:00 a.m.)

2. Location: 7 Kandamitoshirocho, Chiyoda-ku, Tokyo

Sumitomo Fudosan Kanda Building, Bellesalle Kanda, 2nd Floor, Hall

3. Agenda of the Meeting: Items to be reported:

- 1. Business Report, Consolidated Financial Statements, and the audit reports on Consolidated Financial Statements by the Accounting Auditor and the Audit & Supervisory Board Members for the 68th fiscal year (from April 1, 2024 to March 31, 2025)
- 2. Non-consolidated Financial Statements for the 68th fiscal year (from April 1, 2024 to March 31, 2025)

Items to be resolved:

Proposal 1. Appropriation of Surplus

Proposal 2. Election of seven (7) Directors

4. Decisions Made for This Convocation

- (1) Among the matters subject to measures for electronic provision, the following items will not be included in the paper-based documents delivered to shareholders in accordance with laws and regulations and the Articles of Incorporation (in Japanese only). The Audit & Supervisory Board Members and the Accounting Auditor have audited the documents subject to audit, including the following items.
 - System for Ensuring Appropriate Business Operations and Implementation Status of the System in the Business Report
 - Consolidated Statements of Changes in Equity and Notes to Consolidated Financial Statements
 - Non-consolidated Statements of Changes in Equity and Notes to Non-consolidated Financial Statements
- (2) If the voting right is exercised both in writing and via the Internet, etc., the exercise of the voting right via the Internet, etc. will be deemed effective. If the voting right is exercised multiple times via the Internet, etc., the last exercise of the voting right will be deemed effective.
- (3) For each proposal on the returned voting form, if there is no indication of approval or disapproval, this will be treated as an indication of approval.

If attending the meeting in person, please present the voting form at the reception desk.

For shareholders requiring wheelchair access or sign-language interpreting: Please notify the attendant at the reception desk on the day.

Dress code for the General Meeting of Shareholders will be Business Casual.

If any revision is made with regard to the matters subject to measures for electronic provision, a notification to that effect, and the corrected and pre-corrected versions of these matters will be made available on the websites indicated above.

The Company will also post other information for shareholders on the Company's website. Please check the Company's website from time to time for the latest information.

The Company's website: https://www.yonex.co.jp/en/ir/

Reference Documents for the General Meeting of Shareholders

Proposal 1. Appropriation of Surplus

We propose that the appropriation of surplus be made as follows.

Matters regarding the year-end dividend

The Company views profit distribution to shareholders as its key management priorities and its basic policy is to maintain a stable and appropriate level of dividends for shareholders. It is proposed that the year-end dividend for the 68th fiscal year be paid as follows in consideration of the fiscal year's operating results and future business environment.

- (1) Type of dividend property Cash
- (2) Matters regarding allocation of dividend property and total amount thereof
 It is proposed that the dividends be a total of 11 yen, adding a special dividend of 1 yen per share to
 a dividend of 10 yen per common share of the Company.
 Accordingly, the total amount of dividends would be 943,312,678 yen.
- (3) Effective date of the dividends from surplus It is proposed to set the effective date to be June 26, 2025.

Proposal 2. Election of seven (7) Directors

The terms of office of all eight (8) currently serving Directors will expire at the conclusion of this meeting. The Board of Directors of the Company strives to realize the Purpose and Mission, as well as forming the foundation for increasing corporate value over the medium to long term and achieving sustainable growth. The Company therefore seeks to compose the board with human resources giving consideration not only to the required knowledge, insight, experience, capability, and achievements, but also to diversity. Furthermore, the Company's External Directors are expected to provide advice on the Company's management strategies from an independent standpoint, enhance the objectivity of decision making, and utilize their abundant experience and broad insight in the management of the Company. Accordingly, it is proposed that seven (7) Directors be elected. The candidates for Directors are as follows:

Candidate number	Name	Position at the Company			
1	Alyssa Yoneyama	President and Representative Director	Re-elected		
2	Shuichi Yoneyama	Executive Managing Director	Re-elected		
3	Miyuki Iwano	Director	Re-elected		
4	Casey Yoneyama		New		
5	Michael N. Morizumi	External Director	Re-elected	External	Independent
6	Fukiko Otsubo	External Director	Re-elected	External	Independent
7	Duncan Ryuken Williams	External Director	Re-elected	External	Independent

Re-elected: Re-elected candidate	New: New candidate for	External: Candidate for	Independent: Independent Officer as provided for by
for Director	Director	External Director	the stock exchange

Candidate number	Name (Date of birth)		Career summary, position and areas of responsibility at the Company (Significant concurrent positions outside the Company)		
1	Alyssa Yoneyama (June 28, 1987)	August January June June March January June April June April April	2010 2014 2014 2015 2016 2018 2019 2021 2022 2022	Project Coordinator, East Asian Institute, Japan Research Center of University of California, Berkeley Joined XYZ.COM LLC Marketing Coordinator of XYZ.COM LLC Marketing Manager of XYZ.COM LLC Joined YONEX CORPORATION as Marketing Manager Senior Marketing Manager of YONEX CORPORATION Executive Officer and Deputy General Manager, Marketing Division of the Company Director of YONEX CORPORATION (to present) Director, Executive General Manager, Marketing Division and General Manager, Global Marketing Office of the Company President and Representative Director (to present) and President and Chief Executive Officer (to present) of the Company Director of YONEX SPORTS (CHINA) CO., LTD. (to present) and Director of YONEX TAIWAN CO., LTD. (to present)	shares held 331,780 shares

(Reasons for nomination)

Ms. Alyssa Yoneyama has abundant overseas marketing experience, and in addition to leading the Company's marketing activities, has demonstrated leadership in improving corporate value by leading discussions on medium-to long-term management policies. Accordingly, she has been nominated again as a Director candidate as it has been determined that she is appropriate for improving the Company's corporate value in a sustainable manner by strengthening important decision-making functions and overseeing the execution of operations.

		March	1983	Joined the Company	
		June	2005	Director of the Company	
		June	2007	Executive Managing Director of the Company (to present)	
		October	2011	Director and President, YONEX GmbH	
		June	2013	Managing Executive Officer of the Company (to present)	
2	Shuichi Yoneyama (December 31, 1960)	May	2016	Deputy General Manager, Sales Division and Supervision of International Sales of the Company Director, YONEX CORPORATION Director, YONEX TAIWAN CO., LTD.	4,236,000 shares
		April	2017	Director, YONEX U.K. LIMITED	
		June	2017	Supervision of General Affairs and General Manager, Legal Department of the Company	
		June	2019	Executive General Manager, General Affairs Division	
				of the Company (to present)	
		April	2022	President of YONEX JAPAN (to present)	

(Reasons for nomination)

Mr. Shuichi Yoneyama has extensive experience in various business areas such as product development, international sales, and supervision of general affairs, and utilizes his abundant experience and knowledge to appropriately supervise the management of the Company as Director in charge of general affairs and as President of YONEX JAPAN.

Accordingly, he has been nominated again as a Director candidate as it has been determined that he is appropriate for improving the Company's corporate value in a sustainable manner by strengthening important decision-making functions and overseeing the execution of operations.

Candidate number	Name (Date of birth)		Career summary, position and areas of responsibility at the Company (Significant concurrent positions outside the Company)		
3	Miyuki Iwano (April 28, 1966)	April	1991 2014 2016 2019 2021	Joined the Company General Manager, Technical Development Department 1, Niigata Production Head Office of the Company Oversight of Technical Development and General Manager, Technical Development Department 1, Niigata Production Head Office of the Company Executive Officer (to present) and Oversight of Technical Development, Niigata Factory of the Company Director (to present) and Executive General Manager, Production and Technology Division (to present) of the Company Director of YONEX TAIWAN CO., LTD. (to present), Director of YONEX INDIA PRIVATE LIMITED (to present), Director of ToyoZouki Co., Ltd. (currently YONEX Precision Machinery Co., Ltd.) (to present) Director of YONEX TECNIFIBRE CO., LTD. (to present)	21,833 shares
/D C	•	•		-	•

(Reasons for nomination)

Mr. Miyuki Iwano has taken leadership in the production of the Company's products by overseeing product development and six factories in Japan and overseas. In addition to possessing abundant knowledge and experience in production and technology, he has a thorough knowledge of factory management.

Accordingly, he has been nominated again as a Director candidate as it has been determined that he is appropriate for improving the Company's corporate value in a sustainable manner by strengthening important decision-making functions and overseeing the execution of operations.

		August	2012	Joined NOK-Freudenberg Group Trading Shanghai	
		May	2013	Joined Sevenseas Marketing Research Co.,Ltd	
		January	2015	Joined Wieden+Kennedy Japan LLC, Assistant	
				Account Executive	
		June	2016	Account Executive of Wieden+Kennedy Japan LLC	
4	* Casey Yoneyama	June	2018	Account Supervisor of Wieden+Kennedy Japan LLC	233,800
4	(July 12, 1989)	September	2019	Joined the Company	shares
				Deputy General Manager, Advertising & Public	
				Relations Department	
		April	2022	General Manager, Global Marketing Office of the	
				Company (to present)	
		June 2023		Executive Officer and Executive General Manager,	
				Marketing Division of the Company (to present)	

(Reasons for nomination)

Mr. Casey Yoneyama has profound insight in marketing as well as a proven track record in dynamically spearheading growth of the Company from a global perspective, which has involved revamping marketing strategy leveraging his abundant experience gained in part at his previous role in an advertising agency. In addition, he has taken on key roles in drawing up and implementing the Company's management strategies, harnessing his extensive knowledge with respect to the realm of sports subject to the Company's focus, particularly badminton. Using the experience and knowledge he has gained through the execution of these operations, it is expected that he will play an important role in strengthening the Board of Directors' supervisory functions. Accordingly, he has been newly nominated as a Director candidate as it has been determined that he is appropriate for improving the Company's corporate value in a sustainable manner by strengthening important decision-making functions and overseeing the execution of operations.

Candidate	Name	Career summary, position and areas of responsibility at the Company			Number of	
number	(Date of birth)			1 1 1	Company	
number	(Date of birtin)		(Signific	cant concurrent positions outside the Company)	shares held	
		May	1987	Joined Merrill Lynch Japan Securities Co., Ltd.		
		April	1990	Joined Lehman Brothers Japan Incorporated		
		June	1993	Joined Barings Securities Japan Ltd.		
		August	1995	Joined Merrill Lynch Securities		
		June	June 2000 Joined UBS Warburg Securities Ltd.			
	Michael N. Morizumi	July	2002	Representative Director of Pacific IR (to present)		
5	(November 9, 1959)	July	2009	External Auditor, Asrapport Dining Co., Ltd.	- shares	
	(November 9, 1939)	June	2016	External Director of the Company (to present)		
		January	2022	Audit & Supervisory Board Member of Yaesu Musen		
				Co., Ltd. (to present)		
		(Significa	nt concu	rrent positions outside the Company)		
		Representative Director of Pacific IR				
		Audit & S	Audit & Supervisory Board Member of Yaesu Musen Co., Ltd.			

(Reasons for nomination and outline of expected roles)

Mr. Michael N. Morizumi has extensive knowledge and abundant experience. Based on his achievements as a securities analyst, at meetings of the Board of Directors, he engages in deliberations on important matters by offering frank opinions and proposals with his global mindset. In addition, as the chair of the Compensation Advisory Committee, he has recommended revisions to the remuneration system for Directors and Audit & Supervisory Board Members, and actively participates in discussions to ensure the transparency and fairness of such remuneration.

Accordingly, he has been nominated again as a candidate for External Director as it is considered appropriate to continuously ask

him to oversee the Company's management as an Independent External Director.

	1 7	0			
		April	1982	Joined TAISEI CORPORATION	
		January 1993		Joined Toyo Steel Venture Capital Corporation USA	
		April	1997	Deputy General Manager of International Finance	
				Department, Finance Division of Takefuji Corporation	
		April	2002	Representative Director of Alpha Biotec Co. Ltd.	
	Fukiko Otsubo			(currently smartData Japan Co., Ltd.) (to present)	
6	(November 13, 1959)	August	2008	External Auditor of Fuji Biomedix Co., Ltd.	shares
	(November 13, 1737)	June	2016	External Director of the Company (to present)	
		March 2019 External Board Director of Mitsufuji Corporation (to			
				present)	
		(Significant concurrent positions outside the Company)			
		Represent	ative Di	rector of smartData Japan Co., Ltd.	
		External Board Director of Mitsufuji Corporation			

(Reasons for nomination and outline of expected roles)

Ms. Fukiko Otsubo has abundant experience, an advanced level of financial knowledge, and specialized knowledge in healthcare. As the representative of a software development company that specializes in the healthcare field, at meetings of the Board of Directors, she actively makes remarks and initiatives for the promotion of diversity using her knowledge, experience, and international perspective. In addition, as a member of the Compensation Advisory Committee, she has striven to reform the remuneration system for Directors and Audit & Supervisory Board Members, and actively participates in discussions to ensure the transparency and fairness of such remuneration.

Accordingly, she has been nominated again as a candidate for External Director as it is considered appropriate to continuously ask her to oversee the Company's management as an Independent External Director.

Candidate number	Name (Date of birth)	Career	Career summary, position and areas of responsibility at the Company (Significant concurrent positions outside the Company)		
7	Duncan Ryuken Williams (September 19, 1969)	` •		Associate Professor (East Asian Buddhism & Culture), University of California, Irvine Associate Professor (East Asian Languages & Culture, Religions), University of California, Berkeley Director, Center for Japanese Studies, University of California, Berkeley Associate Professor (East Asian Languages & Culture, Religions), University of Southern California Director, Faculty of Religion, University of Southern California Director, Japanese Religions and Culture, University of Southern California (to present) Professor, University of Southern California (to present) External Director of the Company (to present) urrent positions outside the Company) sity of Southern California	shares held - shares
(D) C	1 .1:	0			

(Reasons for nomination and outline of expected roles)

Mr. Duncan Ryuken Williams is a professor who has conducted research at the University of California, Berkeley and the University of Southern California, specializing in East Asian culture. His diverse background includes being born in Tokyo, raised in Japan and the United Kingdom, and then moving to the United States to earn a doctorate from Harvard University. He has been engaged in research activities in the United States for many years. Beyond academics, he has also exercised leadership, entrepreneurship and strategic thinking across a wide range of cross-disciplinary activities, and we have received advice and recommendations from his fresh and wide-ranging perspective for our long-term global growth.

Accordingly, he has been nominated again as a candidate for External Director as it is considered appropriate to continuously ask him to oversee the Company's management as an Independent External Director. Although he has no direct experience of being involved in corporate management, the Company judges he will appropriately fulfill his duties as an External Director based on the above reasons.

Notes: 1. * indicates new candidate for Director.

- 2. There are no special interests between the Company and any of the candidates for Directors.
- 3. Mr. Michael N. Morizumi, Ms. Fukiko Otsubo and Mr. Duncan Ryuken Williams are nominated as candidates for External Director.
- 4. Matters concerning the candidates for External Director are as follows.
 - (1) The number of years since candidates for External Director were appointed as Director The term of office of Mr. Michael N. Morizumi as Director of the Company will be nine (9) years at the conclusion of this Ordinary General Meeting of Shareholders. The term of office of Ms. Fukiko Otsubo as Director of the Company will be nine (9) years at the conclusion of this Ordinary General Meeting of Shareholders. The term of office of Mr. Duncan Ryuken Williams as Director of the Company will be two (2) years at the
 - conclusion of this Ordinary General Meeting of Shareholders.
 - (2) Overview of limited liability agreements Pursuant to Article 427, paragraph 1 of the Companies Act, the Company has entered into agreements with Mr. Michael N. Morizumi, Ms. Fukiko Otsubo, and Mr. Duncan Ryuken Williams as External Directors to limit their liability for damages under Article 423, paragraph 1 of the Companies Act. The maximum amount of liability for damages under these agreements is the minimum liability amount provided for under laws and regulations. Upon approval of their election at this Ordinary General Meeting of Shareholders, the Company will continuously enter into a liability limitation agreement with them.
 - (3) The Company has submitted notification to the Tokyo Stock Exchange, Inc. that Mr. Michael N. Morizumi, Ms. Fukiko Otsubo, and Mr. Duncan Ryuken Williams have been designated as independent officers as provided for by the aforementioned exchange. Upon approval of their election at this Ordinary General Meeting of Shareholders, the Company will continuously designate them as independent officers.
- 5. Summary of the directors and officers liability insurance policy
 The Company has entered into a directors and officers liability insurance policy whose content is summarized below, with Directors and Audit & Supervisory Board Members as insureds, and will renew the policy in July 2025. If the election of each candidate is approved and adopted under this proposal, each candidate for reappointment will continue to be insured under the insurance policy, while each candidate for a new appointment will be newly insured under the same policy.
 - (1) Summary of insurance incidents covered

 The policy covers losses that may arise from the insured's assumption of liability incurred in the course of the
 performance of duties as an officer or a person at a certain position, or receipt of claims pertaining to the pursuit of
 such liability.
 - (2) Insurance premiums

 The insurance premiums are fully borne by the Company.
 - (3) Measures to ensure the proper performance of duties is not impaired The exclusion clause has been established in the policy, whereby losses within the scope of exclusion are not covered by the policy.

[Reference] Independence Standards for External Directors and External Audit & Supervisory Board Members of the Company

In order to ensure objectivity and transparency in governance, YONEX ("the Company") defines its standard for independence of External Directors and External Audit & Supervisory Board Members as follows.

They are deemed to maintain independence from the Company if none of the following conditions is found to apply from a survey conducted by the Company to a reasonably possible extent.

- 1. Persons engaged in business execution*1) of the Company or the Company's subsidiary (collectively, "the Group"), or persons who have been engaged in business execution of the Group at any time during the past 10 years.
- 2. Major shareholders (a shareholder holding 10% or more of voting rights including direct and indirect holdings) of the Group or persons engaged in business execution of such shareholders.
- 3. Persons engaged in an incorporated entity or other organization of which the Group holds 10% or more of voting rights (including direct and indirect holdings).
- 4. Major business partners of the Group or persons engaged in business execution of such business partners to which the Group provides products or services for which the transaction value in the most recent fiscal year exceeds 2% of the Group's annual consolidated net sales.
- 5. Parties for whom the Group is a major business partner or persons engaged in business execution of such parties that provide the Group with products or services for which the transaction value in the most recent fiscal year exceeds 2% of such business partner group's annual consolidated sales.
- 6. Persons engaged in business execution of a major incorporated entity from which the Group has borrowings *2).
- 7. Persons belonging to an auditing firm performing statutory audits of the Group, and have been in charge of the audit of the Group (except for subservient role).
- 8. Consultants, or legal or accounting professionals compensated with large amounts of money or deriving other financial benefits *3), other than as remuneration of Director or Audit & Supervisory Board Member, from the Group (if these financial benefits are received by incorporated entity such as consulting firm, law firm or accounting firm, or other organization such as union, this item refers to a person engaged in business execution of such organization).
- 9. Persons receiving donations or grants above a certain threshold *4) from the Group (If the donations or grants are received by an incorporated entity, partnership or other organization, this item refers to a person engaged in business execution of such organization).
- 10. Persons engaged in business execution of an incorporated entity or other organization accepting directors from the Group.
- 11. Persons to whom any of items 2 through 10 apply during the most recent 3 years.
- 12. Spouse or relatives within the second degree of kinship to a person to whom any of items 1 through 11 apply (Limited to a person in an important position). *5)
- *1) "Persons engaged in business execution" refers to executive directors, executive officers, persons in roles equivalent to these and employees engaged in an incorporated entity or other organization. If it is necessary to judge independence of external audit & supervisory board members, it includes non-executive directors.
- *2) "Major incorporated entity from which the Group has borrowings" refers to financial institutions or major creditors upon which the Group is dependent, and is essential for the Company's financing.
- *3) "Large amounts of money or other financial benefits" refers to amounts in excess of the higher of 10 million yen per person, or 2% of total income of such organization for the most recent fiscal year.
- *4) "Donations or grants above a certain threshold" refers to donations or grants in excess of the higher of 10 million yen or 30% of total expense of such organization for the most recent fiscal year.
- *5) "Persons in an important position" refers to executive directors, executive officers, corporate executives; employees in a management position at the level of department head or higher.

$(TRANSLATION\ FOR\ REFERENCE\ PURPOSE\ ONLY)$

(Reference) Skills Matrix of Directors After General Meeting of Shareholders

		Compensation	Expertise						
Name	Duties (Responsibilities)	Advisory Committee Note: indicates the chair	Corporate manage- ment	International and global experience	Brand strategy and marketing	Develop- ment, technology, and manufac- turing	Finance and account- ing		
Alyssa	President and	0	\bigcirc	\bigcirc	\bigcirc				
Yoneyama	Representative Director		Ŭ))				
Shuichi Yoneyama	Executive Managing Director (Executive General Manager, General Affairs Division, President of YONEX JAPAN)	0	0	0		0	0		
Miyuki Iwano	Director (Executive General Manager, Production and Technology Division)					0			
Casey Yoneyama	Director (Executive General Manager, Marketing Division, General Manager, Global Marketing Office)			0	0				
Michael N. Morizumi	Director *External	©	0	0			0		
Fukiko Otsubo	Director *External	0	0	0			0		
Duncan Ryuken Williams	Director *External			0					