[This is an English translation prepared for the convenience of non-resident shareholders. Should there be any inconsistency between the translation and the official Japanese text, the latter shall prevail.]

[Cover]

Document to be filed: Extraordinary Report

Filing to: Director-General of the Kanto Local Finance Bureau

Date of filing: May 30, 2018

Company name (Japanese): 株式会社パルコ (Kabushiki Kaisha PARCO)

Company name (English): PARCO CO., LTD.

Title and name of representative: Kozo Makiyama, Director, Chairman of the Board, President and

Representative Executive Officer

Location of head office: 1-28-2 Minami-Ikebukuro, Toshima-ku, Tokyo

(The above is the registered Head Office address; the actual Head Office

address is below.)

Contact address: 8-16 Shinsen-cho, Shibuya-ku, Tokyo

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Contact person: Hideki Noguchi, Executive Officer for the Finance Department, the

Accounting Department and the Accounting Coordination Department

Place where the document to be filed is Tokyo Stock Exchange, Inc.

available for public inspection: (2-1, Nihonbashi-kabutocho, Chuo-ku, Tokyo)

1. Reason for filing

This document is filed pursuant to the provisions of Article 24-5, paragraph 4 of the Financial Instruments and Exchange Act and Article 19, paragraph 2, item ix-2 of the Cabinet Office Ordinance on Disclosure of Corporate Affairs, etc., following the adoption of resolutions at the 79th Ordinary General Meeting of Shareholders of PARCO CO., LTD. held on May 26, 2018.

2. Content of report

(1) Date of the General Meeting of Shareholders

May 26, 2018

(2) Detail of the items for resolution

Proposal 1

Partial amendment to the Articles of Incorporation

- ① In response to future diversification of PARCO's business area, an addition shall be made to the company's business purpose. (Articles of Incorporation, Article 2)
- ② Because PARCO has decided to abolish the current advisor and consultant system in order to further trengthen corporate governance by increasing the transparency and accountability of our management structure, the stipulations in the Articles of Incorporation regarding the advisor and consultant system will be removed, and the succeeding articles will be moved up. (Articles of Incorporation, Article 25)

Proposal 2

Company's Proposal: Election of Eight (8) Directors

Election of Mr. Kozo Makiyama, Hidekazu Hirano, Hiroshi Takahashi, Yasuyuki Kobayashi, Tomonori Ito, , Tadayuki Seki, Noriko Nakamura, and Taro Sawada as Directors

(3) Number of voting rights that were exercised as the manifestation of the intention of approval, disapproval or abstention for the items for resolution; requirements for adoption thereof; and resolution results thereof

Company's Proposal

Item for Resolution	Affirmatives	Negatives	Abstentions	Approval requirement	Resolution Result and Affirmation Rate	
					Affirmation Rate (%)	Resolution Result
Proposal 1 Partial Amendment to the Articles of Incorporation	854,481	407	0	(Note 1)	99.95	Passed
Proposal 2 Election of Eight (8) Directors						
Kozo Makiyama	936,140	1,826	0		99.81	Passed
Hidekazu Hirano	937,485	481	0	(Note 2)	99.95	Passed
Hiroshi Takahashi	937,446	520	0		99.94	Passed
Yasuyuki Kobayashi	937,061	905	0		99.90	Passed
Tomonori Ito	913,536	24,430	0		97.40	Passed
Noriko Nakamura	937,380	586	0		99.94	Passed
Tadayuki Seki	937,431	535	0		99.94	Passed
Taro Sawada	937,443	523	0		99.94	Passed

(Note 1)

The attendance of one-third or more of the shareholders who can exercise voting rights and affirmative votes of more than two thirds of those voting rights in attendance

(Note 2)

The attendance of one-third or more of the shareholders who can exercise voting rights and affirmative votes of a majority of those voting rights in attendance

(4) Reason why a portion of the number of voting rights of the shareholders present at the meeting was not included in the calculation

Since the results of the counting of the number of voting rights of shareholders whose affirmative votes or negative votes on each item were confirmed to have been exercised prior to the date of the meeting or at the meeting on each item met the requirements for adoption of the Company's proposal, and the resolutions have been legally adopted pursuant to the Companies Act, the number of other voting rights was not included in the calculation.