

Company Name: Ricoh Company, Ltd. President and CEO: Akira Oyama Stock code: 7752 (Prime of Tokyo Stock Exchange) Contact: Takashi Kawaguchi, Executive Corporate Officer and CFO (Tel. +81-50-3814-2805)

## Notice regarding Absorption-type Company Split Agreement (Simplified Absorption-type Company Split) between Ricoh Company, Ltd. and Ricoh Technologies Co., Ltd. for the Integration of the Development and Manufacturing of Multifunction Printers and Other Products with Toshiba Tec Corporation

In the "Notice regarding a Business Partnership between Ricoh Company, Ltd., and Toshiba Tec Corporation by necessary procedures such as Company Split (Simplified Absorption-type Company Split), and the conclusion of a Business Integration Agreement and a Shareholders Agreement related to the integration of MFPs' development and manufacturing" released on May 19, 2023 (including subsequent changes and developments\*; hereinafter, "Previous Timely Disclosure"), Ricoh Company, Ltd. (President and Chief Executive Officer: Akira Oyama; the "Company") and Toshiba Tec Corporation (President and Chief Executive Officer: Hironobu Nishikori, "Toshiba Tec") announced their intention to proceed with procedures such as a company split with the aim of integrating their businesses related to the development and manufacturing of multifunction printers ("MFPs") and other products in Japan and overseas (the "Target Business)" (the "Business Integration") and entering into a joint venture company with Ricoh and Toshiba Tec as shareholders to develop and manufacture MFPs and other products. In order to implement the Business Integration, the Company hereby announces that, in accordance with a resolution at its Board of Directors' meeting held today, it has concluded an absorption-type company split agreement with Ricoh Technologies Co., Ltd. (the "Company Split Agreement"), a consolidated subsidiary of the company (the "Joint Venture") under which the Target Business of the Company will be transferred to the Joint Venture (the "Company Split").

Given that the Company Split involves a division in which a wholly owned subsidiary of the Company will succeed a business division of the Company, certain disclosure items and details have been omitted from this notice.

\*Partial corrections have already been made by (i) "(Corrections) Notice Regarding Partial Corrections to the 'Notice regarding a Business Partnership between Ricoh Company, Ltd., and Toshiba Tec Corporation by necessary procedures such as Company Split (Simplified Absorption-type Company Split), and the conclusion of a Business Integration Agreement and a Shareholders Agreement related to the integration of MFP's development and manufacturing" released on July 19, 2023 (ii) partial corrections and additions have already been made to "(Progress and changes in disclosure matters) Notice regarding a Business Partnership between Ricoh Company, Ltd., and Toshiba Tec Corporation by necessary procedures such as Company Split (Simplified Absorption-type Company Split), and the conclusion of a Business Integration Agreement related to the integration of MFP's development and a Shareholders Agreement related to the integration of a Business Integration Agreement and a Shareholders Agreement related to the integration of a Business Integration Agreement and a Shareholders Agreement related to the integration of MFP's development and a Business Integration Agreement and a Shareholders Agreement related to the integration of MFP's development and manufacturing" as released on August 24, 2023, and (iii) partial changes to "(Second Correction) Notice Regarding Partial Corrections to the 'Notice regarding a Business Partnership between Ricoh Company, Ltd., and Toshiba Tec Corporation by necessary procedures Such as Company Split (Simplified Absorption-type Company Split), and the conclusion of a Business Partnership between Ricoh Company, Ltd., and Toshiba Tec Corporation by necessary procedures such as Company Split (Simplified Absorption-type Company Split), and the conclusion of a Business Partnership between Ricoh Company, Ltd., and Toshiba Tec Corporation by necessary procedures such as Company Split (Simplified Absorption-type Company Split), and the conclusion of a Business

Integration Agreement and a Shareholders Agreement related to the integration of MFPs' development and manufacturing'" released on November 24, 2023.

1. Purpose of the Company Split

Please refer to sections "1. Background and External Environment" and "2. Outline of the Business Integration" in the Previous Timely Disclosure.

- 2. Summary of the Company Split
- (1) Schedule of the Company Spilt

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Date of the Board of Directors' resolution (for both the	February 6, 2024
Company and the Joint Venture)	
Execution date of the Company Split Agreement	February 6, 2024
Date of General Meeting of Shareholders' Resolution	March 6, 2024
(Joint Venture)	
Scheduled implementation date (effective date)	July 1, 2024

Since the Company Split constitutes a simplified absorption-type company split under Article 784, Paragraph 2 of the Companies Act, the Company will not hold a general meeting of shareholders to approve the conclusion of the Company Split Agreement.

(2) Method of the Company Split

This is an absorption-type company split (simplified absorption-type company split) under which the Company is the splitting company, and the Joint Venture, a wholly owned subsidiary of the Company, is the successor company.

(3) Details of the Allotment Related to the Company Split

Upon implementation of the Company Split, the Joint Venture will issue 55 shares of its common shares, all of which will be allotted to the Company.

- (4) Treatment of Stock Acquisition Rights and Bonds with Stock Acquisition Rights in relation to the Company Split Not applicable.
- (5) Change in Capital Stock due to the Company Split There will be no change in the Company's capital stock due to the Company Split.
- (6) Rights and Obligations to be Transferred to the Successor Company in the Company Split

In accordance with the Company Split Agreement, the Joint Venture will, as of the effective date of the Company Split, assume the assets, liabilities, agreements, and other rights and obligations (except as otherwise provided in the Company Split Agreement) relating to the MFP design, production, and manufacturing functions of the Ricoh Digital Products Business Unit. The liabilities to be transferred from the Company to the Joint Venture will be undertaken under a non-recourse assumption of liabilities.

(7) Expected Performance of Obligations

The Company determines that the Joint Venture will have no issues performing its obligations after the Company Split.

## 3. Overview of the Parties of the Company Split

	Splitting Company (the Company) (As of March 31, 2023)		Successor Company ( Venture)	(the Joint
			(As of February 6, 2024)	
Company name	Ricoh Company, Ltd.		Ricoh Technologies Co., Ltd.	
Address	1-3-6, Nakamagome, Ota-ku, Tokyo		2-7-1, Izumi, Ebina-shi, Kanagawa	
Representative's	Akira Oyama, Representative I		Ryo Tagami, Representative Director	
name and position	and CEO	, , , ,		
Description of	Development, production, sa	les, support and	Development, design, and sales of	
business	services of Digital Services,		office equipment, optical equipment,	
	Graphic Communications, Inc		printing-related peripheral equipment,	
	and Other	,	and those consumables, etc.	
Capital stock	135,364 million yen		10 million yen	
Date of establishment	February 6, 1936		December 19, 2012	
Total share issued	609,521,978 shares		200 shares	
Accounting date	March 31		March 31	
Major shareholders	The Master Trust Bank of	18.19%	Ricoh Company Ltd.	100%
and shareholding	Japan, Ltd. (Trust Account)	10.1770	Recon Company Ltd.	10070
ratio	Custody Bank of Japan, Ltd.	5.33%		
Tutto	(Trust Account)	5.55 10		
	GOLDMAN SACHS	4.96%		
	INTERNATIONAL	4.90%		
	(Standing Proxy: Goldman			
	Sachs Japan Co., Ltd.)			
	Nippon Life Insurance	4.35%		
	Company	4.3370		
	Shinsei Trust & Banking Co.,	3.45%		
	Ltd. ECM MF Trust Account	5.7570		
	8299004			
	BNYMSANV AS	2.71%		
	AGENT/CLIENTS LUX	2.7170		
	UCITS NON TREATY 1			
	(Standing Proxy: The Bank			
	of Mitsubishi UFJ, Ltd.)			
	Ichimura Foundation for	2.60%		
	New Technology			
	CGML PB CLIENT	1.94%		
	ACCOUNT/COLLATERAL			
	(Standing Proxy: The Bank			
	of Mitsubishi UFJ, Ltd.)			
	J.P. MORGAN	1.81%		
	SECURITIES PLC FOR			
	AND ON BEHALF OF ITS			
	CLIENTS JPMSP RE			
	CLIENT ASSETS-SEGR			
	ACCT (Standing Proxy:			
	Citibank, N.A., Tokyo			

	Branch)			
	MUFG Bank, Ltd.	1.77%		
Consolidated Financial	Position and Operating Results	of the Splitting C	Company (the Company) for the Fiscal Year	
Ended March 31, 2023	(in millions of yen)			
Consolidated net assets	*	958,082		
Consolidated total asset	:S	2,149,956		
Consolidated net assets	per share*	1,529.46 yen		
Consolidated net sales		2,134,180		
Consolidated operating	income	78,740		
Consolidated ordinary i	ncome*	81,308		
Net income attributable to shareholders of the parent company		54,367		
Net income per share (in yen)		88.13 yen		
Dividends per share	lends per share 34 yen			
Financial Position and	Operating Results of the Succes	sor Company (th	he Joint Venture) for the Fiscal Year Ended	
March 31, 2023 (in mil	lions of yen)			
Net assets		530		
Total assets		2,667		
Net assets per share		2,654,816 yen		
Net sales		11,022		
Operating income		-276		
Ordinary income		-239		
Net income attributable to shareholders of the parent company		nt -166		
Net income per share (i	n yen)	-831,325 yen		
Dividends per share		1,036,824 yen		

\*\*The Company prepares its consolidated financial statements in accordance with International Financial Reporting Standards ("IFRS"). The consolidated net assets, consolidated net assets per share, and consolidated ordinary income correspond to the total equity, equity attributable to the shareholders of the parent company per share, and income before income taxes, respectively.

- 4. Outline of the splitting business
- (1) Description of the business of the division to be split

Development, manufacturing, and Original Equipment Manufacturing of MFPs, Printers, and those related peripheral equipment and consumables

(2) Business results of the division to be split

Net sales: 373,803 million yen (for the fiscal year ended March 31, 2022\*)

\*In relation to the net sales figure of the Target Business, the figure for the fiscal year ended March 2022 is provided to align with the disclosed information in the Previous Timely Disclosure.

(2)	) Itams and book value of assets and lightlities to l	be callit (as of March 21, 2022*)
()	) Items and book value of assets and liabilities to l	UC Split (as of March 51, $2022^{\circ}$ )

Assets		Liabilities	
Current assets	94,345 million yen	Interest-bearing debt	33,624 million yen
Fixed assets	64,821 million yen	Other liabilities	33,633 million yen

Total	159,165 million yen	Total	67,257 million yen
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\*In relation to the book value of the assets and liabilities of the Target Business, the figures for the fiscal year ended March 2022 is provided to align with the disclosed information in the Previous Timely Disclosure.

- 5. Status after the Company Split
- (1) Status of the splitting company (the Company)

After the Company Split, there will be no changes to the Company's name, address, name and title of representative, description of business, capital stock, or accounting date.

## (2) Status of the successor company

		Successor Company in Absorption-type Company split
(1)	Company	ETRIA CO., LTD.
	name	EIRACO., EID.
(2)	Address	Yokohama-shi, Kanagawa, Japan
(3)	Name and	
	title of	Katsunori Nakata, President and CEO
	representative	
(4)	Description	Development, production, and sales of office machines, industrial equipment, optical
	of business	equipment, their peripheral devices and consumables, and other products.
(5)	Capital stock	500 million yen
(6)	Accounting	March 31
	date	

## 6. Future Outlook

The impact of the Company Split on the consolidated business results of the Company for the fiscal year ending March 2024 is expected to be negligible.