Company Name: Sumitomo Chemical Co., Ltd.

Representative: Keiichi Iwata

President and Representative Director

Securities Code: 4005

Stock Exchange Listings: Prime Section of the Tokyo Stock Exchange

Inquiries: Shunji Kobayashi General Manager

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Sumitomo Chemical to Absorb a Wholly-Owned Subsidiary through Simplified Merger

Sumitomo Chemical Co., Ltd. ("Sumitomo Chemical" or "the Company") announced that the Company's Board of Directors resolved at its meeting held today to absorb a wholly-owned subsidiary SCIOCS COMPANY LIMITED ("SCIOCS") through an absorption-type merger, effective October 1, 2022 ("the Merger").

As the Merger is an absorption-type merger of a wholly-owned subsidiary, the disclosure herein omits certain items and details.

1. Purpose of the Merger

In its Corporate Business Plan for the period from fiscal 2022 to fiscal 2024, Sumitomo Chemical has set "accelerating the development of next-generation businesses" as one of its basic policies, committed to speeding up business development in the four key areas of environment, food, healthcare, and ICT. In the environment and ICT fields, the Company will expand its compound semiconductor materials business, including scaling of the production of large-diameter gallium nitride (GaN) substrates, a venture that has been undertaken by SCIOCS, as the market for next-generation power semiconductors that contribute to energy conservation is expected to take off. To advance more focused, more flexible investment of management resources and further accelerate efforts to carry out production, development, and other operations on a global basis as the Sumitomo Chemical Group, the Company has decided to implement the Merger.

2. Outline of the Merger

(1) Schedule of the Merger

Approval of the Merger Agreement by a resolution of the Board of Directors	August 1, 2022
Execution of the Merger Agreement	August 1, 2022
Effective date of the Merger	October 1, 2022 (scheduled)

^{*} As the Merger is a simplified absorption-type merger set forth in the provisions of paragraph 2, Article 796 of the Companies Act of Japan to Sumitomo Chemical and a short-form merger set forth in the provisions of paragraph 1, Article 784 of the Act to SCIOCS, neither Sumitomo Chemical nor SCIOCS will hold a General Meeting of Shareholders for approval of the Merger Agreement.

(2) Method of the Merger

The Merger is an absorption-type merger whereby Sumitomo Chemical will be the surviving company and SCIOCS will be dissolved.

(3) Allocation of Shares and Other Assets

As the Merger is a merger with a wholly-owned subsidiary, it will not involve any allocation of shares or any delivery of money.

(4) Treatment of Share Options and Corporate Bonds with Share Options of the Absorbed Company

Not applicable.

3. Outline of Parties to the Merger

(1) Surviving company

(1) Surviving company			
Company name	Sumitomo Chemical Co., Ltd.		
Address	2-7-1, Nihonbashi, Chuo-ku, Tokyo 103-6020, Japan		
Representative	Keiichi Iwata, President and Representative Director		
Scope of business	Essential Chemicals & Plastics (manufacture and sales of synthetic resins, etc.), Energy & Functional Materials (manufacture and sales of battery materials, etc.), IT-related Chemicals (manufacture and sales of optical products, etc.), Health & Crop Sciences (manufacture and sales of agricultural chemicals, etc.), and Pharmaceuticals (manufacture and sales of ethical drugs, etc.)		
Capital	89,810 million yen		
Date established	June 1, 1925		
Number of shares issued	1,655,860,207		
Fiscal year end	March 31		
Major shareholders and ratio of shares held (as of March 31, 2022)	The Master Trust Bank of Japan, Ltd. (Trust Account): 15.72% Custody Bank of Japan, Ltd. (Trust Account): 5.92% Sumitomo Life Insurance Company: 4.34% Nippon Life Insurance Company: 2.50%		
	Custody Bank of Japan, Ltd. (Trust Account 4): 1.77%		
Financial position and operating results for the latest fiscal year			
Fiscal year ended		March 31, 2022 (Consolidated; IFRS)	
Equity attributable to owners of the parent		1,218,101 million yen	
Total assets		4,308,151 million yen	
Equity per share attributable to owners of the parent		745.03 yen	
Sales revenue		2,765,321 million yen	
Operating income		215,003 million yen	
Income before taxes		251,136 million yen	
Net income attributable to owners of the parent		162,130 million yen	
Basic earnings per share		99.16 yen	

(2) Absorbed company

(2) Absorbed company	T		
Company name	SCIOCS COMPANY LIMITED		
Address	880, Isagozawa-cho, Hitachi-shi, Ibaraki-ken 319-1418, Japan		
Representative	Toshiya Saito, President and Representative Director		
Scope of business	Manufacturing and sales of compound semiconductor materials,		
	etc.		
Capital	310 million yen		
Date established	February 19, 2015		
Number of shares issued	31,000		
Fiscal year end	March 31		
Major shareholders and	Sumitomo Chemical Co., Ltd.: 100.00%		
ratio of shares held			
Financial position and operating results for the latest fiscal year			
Fiscal year ended		March 31, 2022	
riscai year ended		(Non-consolidated; JGAAP)	
Total assets		6,713 million yen	
Net assets		4,460 million yen	
Net assets per share		143,879.32 yen	
Net sales		8,563 million yen	
Operating income		1,102 million yen	
Ordinary income		1,082 million yen	
Net income attributable to owners of parent		1,259 million yen	
Net income per share		40,598.33 yen	

4. Status after the Merger

After the Merger, there will be no change in Sumitomo Chemical's trade name, address, representative, scope of business, capital, or fiscal year end.

5. Impact on Financial Results

As the Merger is a merger with a wholly-owned subsidiary, its impact on Sumitomo Chemical's consolidated financial results will be immaterial.