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You should be aware that the parties, their advisors and certain affiliates of the parties may purchase securities outside of the tender offer, such as in the open market or privately negotiated purchases or pursuant to legal rights of the shareholders.



November 19, 2009

Mitsubishi Chemical Holdings Corporation
Mitsubishi Rayon Co., Ltd.

Announcement of Memorandum of Understanding for Management Integration

Mitsubishi Chemical Holdings Corporation (Head office: Minato-ku, Tokyo; President: Yoshimitsu Kobayashi; hereinafter referred to as "MCHC") and Mitsubishi Rayon Co., Ltd. (Head office: Minato-ku, Tokyo; President: Masanao Kambara; hereinafter referred to as "MRC") have reached an agreement to integrate management (hereinafter referred to as "Management Integration") in accordance with resolutions passed at both companies' meetings of the Board of Directors convened on November 19, 2009. Under the agreement, MRC will become a subsidiary of MCHC. The two companies have concluded a Memorandum of Understanding (hereinafter referred to as "Memorandum of Understanding") today.

1. Overview and Method of Management Integration

- 1) Management Integration will be undertaken with MCHC acquiring all outstanding shares in MRC (excluding any treasury shares held by MRC) with the ultimate objective of making MRC a wholly owned subsidiary.
- 2) In undertaking Management Integration, MCHC will initiate a tender offer (hereinafter referred to as "Tender Offer") for all outstanding shares in MRC with a target date of the beginning of February 2010 at the latest and planned completion by the end of March 2010, subject to the completion of all necessary procedures and responses pursuant to relevant laws in Japan and overseas.
- 3) In the event the Tender Offer is initiated, the proposed acquisition price (hereinafter referred to as "Tender Offer Price") per share of MRC common stock shall be ¥380. MCHC has received a fairness opinion from its financial advisor, Mitsubishi UFJ Securities Co., Ltd., stating that from a financial perspective the proposed purchase price of the Tender Offer represents fair value

for MCHC under the conditions precedent.

The Tender Offer sets the lower limit of the planned share acquisition by MCHC at the number of shares possessing more than half of MRC's voting rights. In the event the total number of shares tendered is less than the aforementioned number of shares, MCHC shall not acquire all shares tendered. Should the total number of shares tendered exceed the aforementioned number of shares, MCHC will acquire all shares tendered.

MRC has also received a fairness opinion from its financial advisors Mizuho Securities Co., Ltd. and JP Morgan Securities Japan Co., Ltd., stating that from a financial perspective the proposed purchase price of the Tender Offer represents fair value for MRC under the conditions precedent. MRC has indicated that it intends to express a favorable opinion if the Tender Offer is initiated.

- 4) In the event MCHC is unable to acquire all outstanding shares issued by MRC through the Tender Offer, with respect to the shares which could not be acquired, the two companies plan to conduct a share exchange (hereinafter referred to as "Share Exchange") and MCHC plans to make MRC its wholly owned subsidiary. The two companies plan to deliberate details of conditions of exchange including the effective exchange date and exchange ratio. We plan to make an immediate announcement as soon as details are determined.

During the course of deliberations, depending on the state of progress, there could be a re-evaluation of the details and timing of Management Integration that could also include the adoption of a method other than the proposed Share Exchange. We plan to provide information on the Share Exchange and various conditions as soon as these are decided.

2. Purpose of Management Integration

MCHC is a pure holding company consisting of three core business companies, namely, Mitsubishi Chemical Corporation (Head office: Minato-ku, Tokyo; President: Yoshimitsu Kobayashi; hereinafter referred to as "MCC"), Mitsubishi Plastics, Inc. (Head office: Chuo-ku, Tokyo; President: Hiroshi Yoshida; hereinafter referred to as "MPI"), and Mitsubishi Tanabe Pharma Corporation (Head office: Osaka-shi, Osaka; President: Michihiro Tsuchiya; hereinafter referred to as "MTPC"). The MCHC Group, which consists of subsidiaries and affiliates that include these three business companies, carries out its operations in the three business domains of Performance Products, Health Care, and Chemicals.

Meanwhile, MRC carries out its operations in the fields of chemicals and plastics; acrylic fibers, acrylonitrile (AN) monomers, and derivatives; carbon fiber and composite materials; and acetate fibers and membranes and others. The cornerstone of these businesses is methyl methacrylate (MMA) operations, in which MRC has soared to the global No.1 position with the acquisition of UK-based Lucite International Group Limited (hereinafter referred to as "Lucite").

In its core chemicals business, the MCHC Group is facing a harsh operating environment due to such factors as declining demand and falling product prices accompanying the slowdown of the

world economy; volatile price movements for crude oil and other raw materials; and the strengthening of the yen. Moreover, Japanese companies have inevitably suffered relative declines in international competitiveness due to the emergence of Chinese companies having an enormous market and Middle Eastern companies, which boast overwhelming strong competitiveness in commodity chemicals markets. Furthermore, amid increasingly active movements toward large-scale business restructurings, mainly in Europe and the United States, chemicals-related businesses unavoidably face intensifying global competition, the increased internationalization of business activities, and initiatives for realizing large business scales.

In response to such circumstances, MCHC is implementing *APTSIS 10*, the Group's mid-term management plan that is based on a fundamental policy: "respond swiftly to economic contraction by structural reforms, accelerate innovation and leaping ahead." In keeping with *APTSIS 10*, MCHC is undertaking a drastic business restructuring by concentrating investments on existing growth businesses and scaling back or withdrawing from low-profit businesses; accelerating M&A and R&D activities to realize high performance and high added-value in businesses and to quickly launch new businesses; and expanding overseas businesses to strengthen its international competitiveness.

Based on the same recognition of the environment, MRC has formulated New Design MRC, a mid-term management plan with the fundamental objectives to "establish and develop the top-ranking business units in the global markets" and "achieve sales revenue of ¥1 trillion and operating profit of ¥100 billion by 2018," as the company promotes thorough business portfolio management. As a specific measure, the acquisition of Lucite gives MRC an important foothold and represents a significant step forward as a company that carries out operations globally.

As these examples demonstrate, MCHC and MRC are each implementing their own respective measures to respond to the present harsh business environment. However, with the aim of becoming a corporate group that can survive amid expected increasingly severe global competition, MCHC and MRC have reached an agreement to carry out Management Integration. Under the agreement, MRC will become a new core business company along with MCC, MPI, and MTPC, with MCHC serving as the pure holding company, which will enable both companies to consolidate management resources, achieve an expansion in corporate scale and establish a solid business foundation while strengthening business competitiveness and fortifying development capabilities.

3. Expected Benefits from Management Integration

Management Integration will allow the MCHC Group to expand its corporate scale to better respond to an era of global competition, which is a key issue under *APTSIS 10*, in addition to enabling the MCHC Group to acquire a new core business in the form of MRC's MMA business. The MCHC Group will also acquire businesses that include the carbon fiber and composite materials businesses, for which demand is expected to expand rapidly, as well as the water treatment business. Consequently, the MCHC Group will be able to accelerate its current shift

toward high added-value businesses and anticipates synergies in carbon fiber and composite materials, water treatment and such specialty chemicals as additives and coatings. MCHC also expects to realize cost synergies through the integration of logistics, purchasing and procurement, and business bases as well as through the integration of similar functions carried out by affiliated companies. Also, the addition of MRC and its strong business foundations in Asia, Europe, and the United States will enable the MCHC Group to further bolster and accelerate the development of its global business operations.

Alternatively, MRC will be able to fully utilize the strong business foundation and excellent management resources of the MCHC Group in working to attain the key tasks of the New Design MRC mid-term management plan announced in August 2009. These tasks include acceleration of growth of MMA-related businesses and cultivation and expansion of next-generation core businesses such as carbon fiber and composite materials as well as water treatment. As a result, MRC expects to accelerate the realization of a fundamental objective of the management plan, namely, to “establish and develop the top-ranking business units in the global markets” by the synergy effects in the MCHC Group. The Management Integration will also lead to an upgrading, expansion, and strengthening of human resources and other management resources.

4. Outline of Both Companies (as of September 30, 2009)

Trade Name	Mitsubishi Chemical Holdings Corporation	Mitsubishi Rayon Co., Ltd.
Date of Incorporation	October 3, 2005	June 1, 1950
Location of Head Office	14-1 Shiba 4-chome, Minato-ku, Tokyo	6-41, Konan, 1-chome Minato-ku, Tokyo
Post and Name of Representative	Representative Director, Member of the Board, President & Chief Executive Officer: Yoshimitsu Kobayashi	Representative Director, Member of the Board, President & Chief Executive Officer: Masanao Kambara
Capital Stock	¥50,000 million	¥53,229 million
Total Number of Shares Outstanding	1,506,288,107 shares	599,997,820 shares
Shareholders' Equity	¥684,788 million (consolidated)	¥148,748 million (consolidated)
Total Assets	¥2,744,121 million (consolidated)	¥586,490 million (consolidated)
Fiscal Year-end	March 31	March 31
Major Shareholders and Percentage of Shareholdings	The Master Trust Bank of Japan, Ltd. (Trust Account): 5.1% Meiji Yasuda Life Insurance Company: 4.4% Takeda Pharmaceutical Company Limited: 3.7% The Bank of Tokyo-Mitsubishi UFJ, Ltd.: 3.7% Nippon Life Insurance Company: 3.5%	Japan Trustee Services Bank, Ltd.: 5.0% The Master Trust Bank of Japan, Ltd. (Trust Account): 4.8% The Bank of Tokyo-Mitsubishi UFJ, Ltd.: 3.8% Meiji Yasuda Life Insurance Company: 3.6% Japan Agricultural Cooperatives: 2.9%

Note: The percentage of shareholdings shown under Major Shareholders is calculated excluding treasury shares (129,540,802 shares) held by MCHC and treasury shares (27,771,772 shares) held by MRC.

5. Regarding the Listing of MRC's Shares

The shares of MRC are currently listed on the First Sections of the Tokyo Stock Exchange and Osaka Securities Exchange. Should the ratio of tradable shares (floating shares) at the end of March 2010 be less than 5% of the total shares listed as a result of the Tender Offer, the shares of MRC will fall within the share delisting standards of the securities listing regulations of both stock exchanges and the shares of MRC are expected to be delisted through the prescribed procedures. It is proposed that in the event that all outstanding shares issued by MRC cannot be acquired through the Tender Offer, MCHC shall undertake a Share Exchange with MRC and make MRC a wholly owned subsidiary. In the event that the Share Exchange is undertaken following the conclusion of the Tender Offer, the shares of MRC are expected to be delisted through the prescribed procedures.

End of Notice

For further information, please contact:

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Disclaimer

In accordance with the provisions of Article 167, Paragraph 3 of the Financial Instruments and Exchange Law and Article 30 of its Enforcement Regulations, any parties having read this news release are considered a primary recipient of information from the viewpoint of insider trading regulations (so-called insider trading). MCHC accordingly urges you to exercise due care as you may be prohibited from purchasing the shares of MRC before 12 hours has passed from the time of this announcement (12:30 pm, November 19, 2009, which is the time of the announcement on the Tokyo Stock Exchange's timely disclosure viewing service). If you are held liable under criminal, civil, or administrative laws for making such a prohibited purchase, MCHC and MRC will assume no responsibility whatsoever.

This news release is to make a general announcement to the media of the Memorandum of Understanding for the Management Integration and has not been prepared for the purpose of soliciting an offer to purchase or sell shares for the Tender Offer. In the event the Tender Offer is initiated, if shareholders wish to make an offer to sell their shares, they should first read the Explanatory Document for the Tender Offer prepared by MCHC, the party making the Tender Offer, and make their own decision.

This news release contains information on the business outlook based on the views of MCHC and MRC. Actual results could differ significantly from forecasts due to numerous factors.

This news release contains forward-looking statements. These forward-looking statements contain information concerning forecasts of business results and financial condition; discussions, plans, different opinions, strategies and expectations concerning forecasts; assumptions that serve as the basis for the forward-looking statements; and other forward-looking information. As a result of known or unknown risks, uncertainty or other factors, actual results could differ materially from any explicit or implicit forecasts, among others, presented as forward-looking statements. No assurance is given by MCHC, MRC and their affiliated companies that any such explicit or implicit forecast, projections or expectations, among others, presented as forward-looking statements will be reflected in actual results. The forward-looking statements contained in this news release were made based on the information available to MCHC, MRC, and their affiliated companies as of the date of this news release and, except where bound by law or Tokyo Stock Exchange regulations, MCHC, MRC and their affiliated companies accept no obligation to change or revise the statements to reflect future events or circumstances.

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Some countries or regions may impose restrictions on the announcement, issue, or distribution of this news release. In such cases, please take note of such restrictions and comply with them. In countries or regions where the implementation of the Tender Offer is illegal, even upon receiving this news release, such receipt shall not constitute a solicitation of an offer to sell or an offer to buy shares relating to the Tender Offer and shall be deemed a distribution of materials for informative purposes only.