[Translation]



November 26, 2025

To whom it may concern,

Company: Sumitomo Electric Industries, Ltd.

Representative: Osamu Inoue, President and

COO

(Code: 5802, Tokyo Stock

Exchange, Nagoya Stock Exchange, and Fukuoka Stock Exchange)

Contact: Maki Tanaka, General Manager,

Public Relations Department

Tel: +81-6-6220-4141

(Amendment) Notice Concerning Partial Amendments to the "Notice Concerning Commencement of Tender Offer for Shares of Sumitomo Riko Company Limited (Securities Code: 5191)" and the Public Notice of Commencement of Tender Offer due to Submission of the Amendment to Tender Offer Registration Statement

Sumitomo Electric Industries, Ltd. (the "Tender Offeror") has commenced the tender offer (the "Tender Offer") under the Financial Instruments and Exchange Act (Act No. 25 of 1948, as amended, the "Act") for the common stock (the "Target Company Stock") of Sumitomo Riko Company Limited (securities code: 5191, listed on the Prime Market of the Tokyo Stock Exchange, Inc. (the "Tokyo Stock Exchange") and the Premier Market of the Nagoya Stock Exchange, Inc. ("Nagoya Stock Exchange") (the "Target Company") from October 31, 2025.

The Tender Offeror has filed an amendment to tender offer registration statement as of today with the Director-General of the Kanto Local Finance Bureau pursuant to Article 27-8, paragraph (1) and paragraph (2) of the Act in order to amend a portion of the descriptions included in the tender offer registration statement submitted on October 31, 2025 and the public notice of commencement of tender offer dated October 31, 2025 (the "Public Notice of Commencement of Tender Offer") attached thereto, which became necessary as a result that the Target Company submitted the semi-annual securities report for the 138th Fiscal Term (from April 1, 2025 to September 30, 2025) on November 4, 2025 and an amendment report of that semi-annual securities report on November 26, 2025, the Tender Offeror submitted the semi-annual securities report for the 156th Fiscal Term (from April 1, 2025 to September 30, 2025) on November 5, 2025, and the Tender Offeror has confirmed the number of Shares of the Target Company that are owned by specially related parties.

As a result, the Tender Offeror hereby announces that the "Notice Concerning Commencement of Tender Offer for Shares of Sumitomo Riko Company Limited (Securities Code: 5191)" dated October 30, 2025 and the Public Notice of Commencement of Tender Offer are amended as below.

This amendment does not change the terms of purchase, etc. defined in Article 27-3, paragraph (2), item (i) of the Act. In addition, amended portions are underlined.

- I. Amendment to the "Notice Concerning Commencement of Tender Offer for Shares of Sumitomo Riko Company Limited (Securities Code: 5191)" dated October 30, 2025
- 1. Purpose of the Purchase
- (1) Overview of the Tender Offer

(Before Amendment)

As of today, the Tender Offeror directly owns 51,534,901 shares of the Target Company Stock (ownership ratio (Note 1): 49.64%) listed on the Prime Market of the Tokyo Stock Exchange and the Premier Market of the Nagoya Stock Exchange. Together with 1,220,423 shares (ownership ratio: 1.18%) of the Target Company Stock indirectly owned by the Tender Offeror's subsidiaries and affiliates, the Tender Offeror owns 52,755,324 shares (ownership ratio: 50.81%) of the Target Company Stock, making the Target Company a consolidated subsidiary. A breakdown of the Target Company Stock owned by the Tender Offeror's subsidiaries and affiliates is as follows: the Tender Offeror's subsidiaries, A.L.M.T. Corp. owns 206,650 shares (ownership ratio: 0.20%), Sumitomo Electric Sintered Alloy, Ltd. owns 184,895 shares (ownership ratio: 0.18%), Kyushu Sumiden Seimitsu, Ltd. owns 184,895 shares (ownership ratio: 0.18%), Sumiden Shoji Co., Ltd. owns 142,056 shares (Note 2) (ownership ratio: 0.14%), Nissin Electric Co., Ltd. owns 138,153 shares (ownership ratio: 0.13%), TECHNO ASSOCIE Co., Ltd. owns 100,266 shares (ownership ratio: 0.10%), Sumiden Transmission and Distribution System Products, Ltd. owns 92,500 shares (ownership ratio: 0.09%), and Sumitomo Electric Tool Net, Inc. owns 92,038 shares (ownership ratio: 0.09%) (among these companies, seven companies, other than Sumiden Shoji Co., Ltd., are wholly owned subsidiaries of the Tender Offeror (the "Wholly Owned Subsidiaries") and 999,397 shares (ownership ratio: 0.96%) of Target Company Stock owned by those seven companies are hereinafter referred to as the "Shares Owned by Wholly Owned Subsidiaries"), and other subsidiaries and affiliates of the Tender Offeror own 78,970 shares (ownership ratio: 0.08%). At the Board of Directors meeting held today, the Tender Offeror passed a resolution to execute a Tender Offer for all of the Target Company Stock (excluding Target Company Stock directly owned by the Tender Offeror and treasury shares owned by the Target Company), as part of a transaction aimed at making the Target Company a wholly owned subsidiary of the Tender Offeror (the "Transaction").

<Omitted>

(Note 2) This figure includes <u>31,246</u> shares (rounded down to the nearest whole number) of Target Company Stock indirectly owned by Sumiden Shoji Co., Ltd. through the Target Company's Sumitomo Riko Kyouei Stock Ownership Association.

<Omitted>

(After Amendment)

As of today, the Tender Offeror directly owns 51,534,901 shares of the Target Company Stock (ownership ratio (Note 1): 49.64%) listed on the Prime Market of the Tokyo Stock Exchange and the Premier Market of the Nagoya Stock Exchange. Together with 1,220,469 shares (ownership ratio: 1.18%) of the Target Company Stock indirectly owned by the Tender Offeror's subsidiaries and affiliates, the Tender Offeror owns 52,755,370 shares (ownership ratio: 50.81%) of the Target Company Stock, making the Target Company a consolidated subsidiary. A breakdown of the Target Company Stock owned by the Tender Offeror's subsidiaries and affiliates is as follows: the Tender Offeror's subsidiaries, A.L.M.T. Corp. owns 206,650 shares (ownership ratio: 0.20%), Sumitomo Electric Sintered Alloy, Ltd. owns 184,895 shares (ownership ratio: 0.18%), Kyushu Sumiden Seimitsu, Ltd. owns 184,895 shares (ownership ratio: 0.18%), Sumiden Shoji Co., Ltd. owns 142,102 shares (Note 2) (ownership ratio: 0.14%), Nissin Electric Co., Ltd. owns 138,153 shares (ownership ratio: 0.13%), TECHNO ASSOCIE Co., Ltd. owns 100,266 shares (ownership ratio: 0.10%), Sumiden Transmission and Distribution System Products, Ltd. owns 92,500 shares (ownership ratio: 0.09%), and Sumitomo Electric Tool Net, Inc. owns 92,038 shares (ownership ratio: 0.09%) (among these companies, seven companies, other than Sumiden Shoji Co., Ltd., are wholly owned subsidiaries of the Tender Offeror (the "Wholly Owned Subsidiaries") and 999,397 shares (ownership ratio: 0.96%) of Target Company Stock owned by those seven companies are hereinafter referred to as the "Shares

Owned by Wholly Owned Subsidiaries"), and other subsidiaries and affiliates of the Tender Offeror own 78,970 shares (ownership ratio: 0.08%). At the Board of Directors meeting held today, the Tender Offeror passed a resolution to execute a Tender Offer for all of the Target Company Stock (excluding Target Company Stock directly owned by the Tender Offeror and treasury shares owned by the Target Company), as part of a transaction aimed at making the Target Company a wholly owned subsidiary of the Tender Offeror (the "Transaction").

<Omitted>

(Note 2) This figure includes <u>31,292</u> shares (rounded down to the nearest whole number) of Target Company Stock indirectly owned by Sumiden Shoji Co., Ltd. through the Target Company's Sumitomo Riko Kyouei Stock Ownership Association.

<Omitted>

- (2) Background, Purpose, and Decision-Making Process of the Decision to Implement the Tender Offer, and Post-Tender Offer Management Policy
- A. Background, Purpose, and Decision-Making Process of the Decision to Implement the Tender Offer

(Before Amendment)

(i) Background to the Tender Offer

<Omitted>

b. General Industrial Products, New Businesses

<Omitted>

The capital ties between the Tender Offeror and the Target Company originate from the acquisition in October 1937 by the Tender Offeror's predecessor Sumitomo Electric Wire & Cable Works Co., Ltd. of 6,000 shares in the Target Company (37.50% of the total number of shares in the Target Company issued at that time) through a share transfer, in accordance with a capital and business alliance agreement. Since then, the Tender Offeror has been acquiring the Target Company Stock in stages by underwriting new share issues for the purpose of allocating working capital to, and making capital investments in, the Target Company and through other similar actions. In September 1942, the Tender Offeror made the Target Company a consolidated subsidiary, holding 14,500 shares (51.79% of the total number of issued shares in the Target Company at that time). The Tender Offeror has thereafter acquired the Target Company Stock in stages and, as of today, the Tender Offeror owns 52,755,324 shares (ownership ratio: 50.81%) of the Target Company Stock, together with the 1,220,423 Target Company Stock (ownership ratio: 1.18%) indirectly owned through its subsidiaries and affiliates.

<Omitted>

(After Amendment)

(i) Background to the Tender Offer

<Omitted>

b. General Industrial Products, New Businesses

<Omitted>

The capital ties between the Tender Offeror and the Target Company originate from the acquisition in October 1937 by the Tender Offeror's predecessor Sumitomo Electric Wire & Cable Works Co., Ltd. of 6,000 shares in the Target Company (37.50% of the total number of shares in the Target Company issued at that time) through a share transfer, in accordance with a capital and business alliance agreement. Since then, the Tender Offeror has been acquiring the Target Company Stock in stages by underwriting new share issues for the

purpose of allocating working capital to, and making capital investments in, the Target Company and through other similar actions. In September 1942, the Tender Offeror made the Target Company a consolidated subsidiary, holding 14,500 shares (51.79% of the total number of issued shares in the Target Company at that time). The Tender Offeror has thereafter acquired the Target Company Stock in stages and, as of today, the Tender Offeror owns 52,755,370 shares (ownership ratio: 50.81%) of the Target Company Stock, together with the 1,220,469 Target Company Stock (ownership ratio: 1.18%) indirectly owned through its subsidiaries and affiliates.

<Omitted>

(3) Measures to Ensure the Fairness of the Tender Offer, Such as the Measures to Ensure the Fairness of the Tender Offer Price and to Avoid Conflicts of Interest

(Before Amendment)

<Omitted>

As described in "(1) Overview of the Tender Offer" above, as of today, the Tender Offeror holds 51,534,901 shares of the Target Company Stock (ownership ratio: 49.64%) directly and 1,220,423 shares of the Target Company Stock (ownership ratio: 1.18%) indirectly through the subsidiaries and affiliates of the Tender Offeror, totaling 52,755,324 shares of the Target Company Stock (ownership ratio: 50.81%), the Tender Offeror believes that if a minimum number of shares to be purchased that would satisfy the "majority of minority" is set with respect to the Tender Offer, this would destabilize successful completion of the Tender Offer and actually undercut the interests of general shareholders who seek to participate in the Tender Offer. Thus, the Tender Offeror has not set such a minimum number of shares to be purchased that would satisfy the "majority of minority" in the Tender Offer. However, as both the Tender Offeror and the Target Company have put in place the measures described below, the Tender Offeror believes that sufficient consideration has been given to the interests of general shareholders of the Target Company. The Special Committee has decided in the Written Report that in light of the implementation status of other measures to ensure fairness, the mere fact that no conditions related to a majority of minority are set does not deny the fairness of the conditions of the Transaction. The Target Company has also reached this decision.

<Omitted>

(After Amendment)

<Omitted>

As described in "(1) Overview of the Tender Offer" above, as of today, the Tender Offeror holds 51,534,901 shares of the Target Company Stock (ownership ratio: 49.64%) directly and 1,220,469 shares of the Target Company Stock (ownership ratio: 1.18%) indirectly through the subsidiaries and affiliates of the Tender Offeror, totaling 52,755,370 shares of the Target Company Stock (ownership ratio: 50.81%), the Tender Offeror believes that if a minimum number of shares to be purchased that would satisfy the "majority of minority" is set with respect to the Tender Offer, this would destabilize successful completion of the Tender Offer and actually undercut the interests of general shareholders who seek to participate in the Tender Offer. Thus, the Tender Offeror has not set such a minimum number of shares to be purchased that would satisfy the "majority of minority" in the Tender Offer. However, as both the Tender Offeror and the Target Company have put in place the measures described below, the Tender Offeror believes that sufficient consideration has been given to the interests of general shareholders of the Target Company. The Special Committee has decided in the Written Report that in light of the implementation status of other measures to ensure fairness, the mere fact that no conditions related to a majority of minority are set does not deny the fairness of the conditions of the Transaction. The Target Company has also reached this decision.

<Omitted>

2. Overview of the Purchase

(1) Overview of the Target Company

(Before Amendment)

(i)	Name	Sumitomo Riko Company Limited		
(ii)	Address	1, Higashi 3-chome, Komaki-shi, Aichi		
(iii)	Name and title of representative	Kazushi Shimizu, Representative Director and President & CEO		
(iv)	Business outline	Development, manufacture, and sale of products and rolling out of services in two business fields: automotive products and general industrial products.		
(v)	Capital stock	12,145 million yen (as of June 30, 2025)		
(vi)	Date of establishment	December 20, 1929		
		Sumitomo Electric Industries, Ltd.	49.64%	
	Major shareholders and shareholding ratios (ratio of number of shares owned to the total number of issued shares (excluding treasury shares) as of March 31, 2025 (%))	MARUYASU INDUSTRIES CO., LTD.	8.57%	
		The Master Trust Bank of Japan, Ltd. (trust account)	5.45%	
		Sumitomo Riko Kyouei Stock Ownership Association	2.75%	
		Sumitomo Riko Employee Stock Ownership Association	1.85%	
		Custody Bank of Japan, Ltd. (trust account)	1.85%	
		Fukoku Bussan Co., Ltd.	1.08%	
(vii)		MSIP CLIENT SECURITIES	1.00%	
		(Morgan Stanley MUFG Securities as Standing Proxy)		
		STATE STREET BANK AND TRUST COMPANY 505223	0.000/	
		(Mizuho Bank, Ltd. as Standing Proxy)	0.90%	
		BNP PARIBAS LUXEMBOURG/ 2S/JASDEC/FIM/LUXEMBOURG FUNDS/UCITS ASSETS	0.70%	
		(The Hongkong & Shanghai Banking Corporation Limited, Tokyo Branch as Standing Proxy)		
(viii)	Relationship Between the Tender Offeror and the Target Company			
	Capital relationship	As of today, the Tender Offeror directly holds 51,534,901 shares of the Target Company Stock (ownership ratio: 49.64%), and together with the 1,220,423 shares (ownership ratio: 1.18%) of the Target Company Stock it indirectly holds through its subsidiaries and affiliates, it holds 52,755,324 shares of the Target Company Stock (ownership ratio:		

	50.81%), and the Target Company is the Tender Offeror's consolidated subsidiary.
Personnel relationship	As of today, two out of eight directors of the Target Company (Kazushi Shimizu and Hideo Yamane) and one out of five audit and supervisory board members of the Target Company (Hirohisa Maeda) are from the Tender Offeror. Furthermore, as of today, five employees of the Tender Offeror are on secondment to the Target Company
Business relationship	Not applicable.
Status as related party	The Target Company is a consolidated subsidiary of the Tender Offeror, and therefore regarded as a related party of the Tender Offeror.

(Note) Information in "(vii) Major shareholders and shareholding ratios (ratio of number of shares owned to the total number of issued shares (excluding treasury shares) as of March 31, 2025 (%))" has been copied from the annual securities report of the 137th Fiscal Term submitted by the Target Company on June 20, 2025.

(After Amendment)

(i)	Name	Sumitomo Riko Company Limited	
(ii)	Address	1, Higashi 3-chome, Komaki-shi, Aichi	
(iii)	Name and title of representative	Kazushi Shimizu, Representative Director and President & CEO	
(iv)	Business outline	Development, manufacture, and sale of products and rolling out of services in two business fields: automotive products and general industrial products.	
(v)	Capital stock	12,145 million yen (as of June 30, 2025)	
(vi)	Date of establishment	December 20, 1929	
	Major shareholders and shareholding The Master Trust Ban	Sumitomo Electric Industries, Ltd.	49.64%
		MARUYASU INDUSTRIES CO., LTD.	8.57%
		The Master Trust Bank of Japan, Ltd. (trust account)	5.45%
		Sumitomo Riko Kyouei Stock Ownership Association	2.75%
(vii)	owned to the total number of issued	Sumitomo Riko Employee Stock Ownership Association	Ownership Association 1.85%
	shares (excluding treasury shares) as of March 31, 2025 (%))	Custody Bank of Japan, Ltd. (trust account)	1.85%
		Fukoku Bussan Co., Ltd.	1.08%
		MSIP CLIENT SECURITIES (Morgan Stanley MUFG Securities as Standing Proxy)	1.00%

		STATE STREET BANK AND TRUST COMPANY 505223 0.90		
		(Mizuho Bank, Ltd. as Standing Proxy)		
		BNP PARIBAS LUXEMBOURG/ 2S/JASDEC/FIM/LUXEMBOURG FUNDS/UCITS ASSETS 0.70%		
		(The Hongkong & Shanghai Banking Corporation Limited, Tokyo Branch as Standing Proxy)		
(viii)	(viii) Relationship Between the Tender Offeror and the Target Company			
	Capital relationship	As of today, the Tender Offeror directly holds 51,534,901 shares of the Target Company Stock (ownership ratio: 49.64%), and together with the 1,220,469 shares (ownership ratio: 1.18%) of the Target Company Stock it indirectly holds through its subsidiaries and affiliates, it holds 52,755,370 shares of the Target Company Stock (ownership ratio: 50.81%), and the Target Company is the Tender Offeror's consolidated subsidiary.		
	Personnel relationship	As of today, two out of eight directors of the Target Company (Kazushi Shimizu and Hideo Yamane) and one out of five audit and supervisory board members of the Target Company (Hirohisa Maeda) are from the Tender Offeror. Furthermore, as of today, five employees of the Tender Offeror are on secondment to the Target Company		
Business relationship		Not applicable.		
	Status as related party	The Target Company is a consolidated subsidiary of the Tender Offeror, and therefore regarded as a related party of the Tender Offeror.		

(Note) Information in "(vii) Major shareholders and shareholding ratios (ratio of number of shares owned to the total number of issued shares (excluding treasury shares) as of March 31, 2025 (%))" has been copied from the annual securities report of the 137th Fiscal Term submitted by the Target Company on June 20, 2025.

- (4) Grounds for Calculation of Purchase Price
- B. Background to Calculation

(Before Amendment)

<Omitted>

(Measures to Ensure the Fairness of the Tender Offer, Such as the Measures to Ensure the Fairness of the Tender Offer Price and to Avoid Conflicts of Interest)

<Omitted>

As described in "(1) Overview of the Tender Offer" of "1. Purpose of the Purchase" above, as of today, the Tender Offeror directly owns 51,534,901 shares of the Target Company Stock (ownership ratio: 49.64%) and indirectly owns 1,220,423 shares of the Target Company Stock (ownership ratio: 1.18%) through the Tender Offeror's subsidiaries and related companies (in total, 52,755,324 shares of the Target Company Stock (ownership ratio: 50.81%); therefore, the Tender Offeror believes that if a minimum planned purchase quantity that would satisfy the "majority of minority" is set with respect to the Tender Offer, this would destabilize completion of the Tender Offer and actually undercut the

interests of general shareholders who seek to participate in the Tender Offer. Thus, the Tender Offeror has not set such a minimum planned purchase quantity that would satisfy the "majority of minority" in the Tender Offer. However, as both the Tender Offeror and the Target Company have put in place the measures described below, the Tender Offeror believes that sufficient consideration has been given to the interests of general shareholders of the Target Company. The Special Committee has decided in the Written Report that given the status of implementation of other measures to ensure fairness, the absence of such a majority of minority conditions alone will not rule out the fairness of the conditions of the Transaction. The Target Company has also reached this decision.

<Omitted>

(After Amendment)

<Omitted>

(Measures to Ensure the Fairness of the Tender Offer, Such as the Measures to Ensure the Fairness of the Tender Offer Price and to Avoid Conflicts of Interest)

<Omitted>

As described in "(1) Overview of the Tender Offer" of "1. Purpose of the Purchase" above, as of today, the Tender Offeror directly owns 51,534,901 shares of the Target Company Stock (ownership ratio: 49.64%) and indirectly owns 1,220,469 shares of the Target Company Stock (ownership ratio: 1.18%) through the Tender Offeror's subsidiaries and related companies (in total, 52,755,370 shares of the Target Company Stock (ownership ratio: 50.81%); therefore, the Tender Offeror believes that if a minimum planned purchase quantity that would satisfy the "majority of minority" is set with respect to the Tender Offer, this would destabilize completion of the Tender Offer and actually undercut the interests of general shareholders who seek to participate in the Tender Offer. Thus, the Tender Offeror has not set such a minimum planned purchase quantity that would satisfy the "majority of minority" in the Tender Offer. However, as both the Tender Offeror and the Target Company have put in place the measures described below, the Tender Offeror believes that sufficient consideration has been given to the interests of general shareholders of the Target Company. The Special Committee has decided in the Written Report that given the status of implementation of other measures to ensure fairness, the absence of such a majority of minority conditions alone will not rule out the fairness of the conditions of the Transaction. The Target Company has also reached this decision.

<Omitted>

(6) Changes in Ownership Ratio of Shares by the Purchase

(Before Amendment)

Number of voting rights attached to Shares owned by the Tender Offeror before the purchase	515,349 voting rights	(Ownership ratio of Shares before the purchase: 49.64 %)
Number of voting rights attached to Shares owned by specially related parties before the purchase	8,563 voting rights	(Ownership ratio of Shares before the purchase: 0.82 %)
Number of voting rights attached to Shares owned by the Tender Offeror after the purchase	1,028,246 voting rights	(Ownership ratio of Shares after the purchase: 99.04 %)
Number of voting rights attached to Shares owned by specially related parties after the purchase	7,143 voting rights	(Ownership ratio of Shares after the purchase: 0.69 %)
Number of voting rights of all shareholders of the Target Company	1,037,671 voting rights	

The "number of voting rights attached to Shares owned by specially related parties (Note 1) before the purchase" is the total number of voting rights attached to Shares owned by each specially related party (excluding those specially related parties who are excluded from being a specially related party under Article 3, paragraph (2), item (i) of the Cabinet Office Order on Disclosure Required for Tender Offer for Share Certificates by Persons Other Than Issuers (Ministry of Finance Order No. 38 of 1990, as amended; the "Cabinet Office Order") for the purpose of calculating the ownership ratio of Shares under the items of Article 27-2, paragraph (1) of the Act). Note that in the Tender Offer, 142,056 shares owned by Sumiden Shoji Co., Ltd. of the Shares owned by specially related parties (including 31,246 shares of Target Company Stock indirectly owned by Sumiden Shoji Co., Ltd. through Target Company's Sumitomo Riko Kyouei Stock Ownership Association) are also targets of the purchase, and therefore, for the purpose of calculating "number of voting rights attached to Shares owned by specially related parties after the purchase," the number of voting rights attached to 142,056 shares (1,420 voting rights) of the "number of voting rights attached to Shares owned by specially related parties before the purchase" is not added to the numerator. The Tender Offeror intends to review the number of Shares of the Target Company that are owned by specially related parties from today onward and, if any amendment is required, disclose the details of the amendment.

(Note 2) The "number of voting rights of all shareholders of the Target Company" is the total number of voting rights of all shareholders as of March 31, 2025, as stated in the Target Company's annual securities report of the 137th Fiscal Term submitted by the Target Company on June 20, 2025 (one unit of shares is stated to consist of 100 shares). However, since shares in quantities of less than one unit are also subject to the Tender Offer, for the purpose of calculating the "ownership ratio of Shares before the purchase" and the "ownership ratio of Shares after the purchase," the number of voting rights (1,038,239 voting rights) attached to the number of shares (103,823,998 shares) obtained by deducting (a) the number of treasury shares owned by the Target Company as of June 30, 2025 as stated in the Target Company Financial Results (218,808 shares) from (b) the total number of issued shares of the Target Company as of June 30, 2025 as stated in the Target Company Financial Results (104,042,806 shares), was used as the denominator.

<Omitted>

(After Amendment)

(Titel Titlehallelit)			
Number of voting rights attached to Shares owned by the Tender Offeror before the purchase	515,349 voting rights	(Ownership ratio of Shares before the purchase: 49.64 %)	
Number of voting rights attached to Shares owned by specially related parties before the purchase	8,564 voting rights	(Ownership ratio of Shares before the purchase: 0.82 %)	
Number of voting rights attached to Shares owned by the Tender Offeror after the purchase	1,028,246	(Ownership ratio of Shares after the purchase: 99.04 %)	
Number of voting rights attached to Shares owned by specially related parties after the purchase	7,143 voting rights	(Ownership ratio of Shares after the purchase: 0.69 %)	
Number of voting rights of all shareholders of the Target Company	1,037,671 voting rights		

(Note 1) The "number of voting rights attached to Shares owned by specially related parties before the purchase" is the total number of voting rights attached to Shares owned by each specially related party (excluding those specially related parties who are excluded from being a specially related party under Article 3, paragraph (2), item (i) of the Cabinet Office Order on Disclosure Required for Tender Offer for Share Certificates by Persons Other Than Issuers (Ministry of Finance Order No. 38

of 1990, as amended; the "Cabinet Office Order") for the purpose of calculating the ownership ratio of Shares under the items of Article 27-2, paragraph (1) of the Act). Note that in the Tender Offer, 142,102 shares owned by Sumiden Shoji Co., Ltd. of the Shares owned by specially related parties (including 31,292 shares of Target Company Stock indirectly owned by Sumiden Shoji Co., Ltd. through Target Company's Sumitomo Riko Kyouei Stock Ownership Association) are also targets of the purchase, and therefore, for the purpose of calculating "number of voting rights attached to Shares owned by specially related parties after the purchase," the number of voting rights attached to 142,102 shares (1,421 voting rights) of the "number of voting rights attached to Shares owned by specially related parties before the purchase" is not added to the numerator.

(Note 2) The "number of voting rights of all shareholders of the Target Company" is the total number of voting rights of all shareholders as of March 31, 2025, as stated in the Target Company's annual securities report of the 137th Fiscal Term submitted by the Target Company on June 20, 2025 (one unit of shares is stated to consist of 100 shares). However, since shares in quantities of less than one unit are also subject to the Tender Offer, for the purpose of calculating the "ownership ratio of Shares before the purchase" and the "ownership ratio of Shares after the purchase," the number of voting rights (1,038,239 voting rights) attached to the number of shares (103,823,998 shares) obtained by deducting (a) the number of treasury shares owned by the Target Company as of September 30, 2025 as stated in the Target Company Financial Results (218,808 shares) from (b) the total number of issued shares of the Target Company as of September 30, 2025 as stated in the Target Company Financial Results (104,042,806 shares), was used as the denominator.

<Omitted>

II. Amendment to the Public Notice of Commencement of Tender Offer

1. Purpose of the Tender Offer

(Before Amendment)

As of the date of this public notice, the Tender Offeror directly owns 51,534,901 shares of the common stock (the "Target Company Stock") of Sumitomo Riko Company Limited (the "Target Company") (ownership ratio (Note 1): 49.64%) listed on the Prime Market of the Tokyo Stock Exchange, Inc. and the Premier Market of the Nagoya Stock Exchange, Inc. Together with 1,220,423 shares (ownership ratio: 1.18%) of the Target Company Stock indirectly owned by the Tender Offeror's subsidiaries and affiliates, the Tender Offeror owns 52,755,324 shares (ownership ratio: 50.81%) of the Target Company Stock, making the Target Company a consolidated subsidiary. A breakdown of the Target Company Stock owned by the Tender Offeror's subsidiaries and affiliates is as follows: the Tender Offeror's subsidiaries, A.L.M.T. Corp. owns 206,650 shares (ownership ratio: 0.20%), Sumitomo Electric Sintered Alloy, Ltd. owns 184.895 shares (ownership ratio: 0.18%), Kyushu Sumiden Seimitsu, Ltd. owns 184,895 shares (ownership ratio: 0.18%), Sumiden Shoji Co., Ltd. owns 142,056 shares (Note 2) (ownership ratio: 0.14%), Nissin Electric Co., Ltd. owns 138,153 shares (ownership ratio: 0.13%), TECHNO ASSOCIE Co., Ltd. owns 100,266 shares (ownership ratio: 0.10%), Sumiden Transmission and Distribution System Products, Ltd. owns 92,500 shares (ownership ratio: 0.09%), and Sumitomo Electric Tool Net, Inc. owns 92,038 shares (ownership ratio: 0.09%) (among these companies, seven companies, other than Sumiden Shoji Co., Ltd., are wholly owned subsidiaries of the Tender Offeror (the "Wholly Owned Subsidiaries") and 999,397 shares (ownership ratio: 0.96%) of Target Company Stock owned by those seven companies are hereinafter referred to as the "Shares Owned by Wholly Owned Subsidiaries"), and other subsidiaries and affiliates of the Tender Offeror own 78,970 shares (ownership ratio: 0.08%). At the Board of Directors meeting held on October 30, 2025, the Tender Offeror passed a resolution to execute a Tender Offer from October 31, 2025 for all of the Target Company Stock (excluding Target Company Stock directly owned by the Tender Offeror and treasury shares owned by the Target Company), as part of a transaction aimed at making the Target Company a wholly owned subsidiary of the Tender Offeror.

<Omitted>

(Note 2) This figure includes <u>31,246</u> shares (rounded down to the nearest whole number) of Target Company Stock indirectly owned by Sumiden Shoji Co., Ltd. through the Target Company's Sumitomo Riko Kyouei Stock Ownership Association.

(After Amendment)

As of the date of this public notice, the Tender Offeror directly owns 51,534,901 shares of the common stock (the "Target Company Stock") of Sumitomo Riko Company Limited (the "Target Company") (ownership ratio (Note 1): 49.64%) listed on the Prime Market of the Tokyo Stock Exchange, Inc. and the Premier Market of the Nagoya Stock Exchange, Inc. Together with 1,220,469 shares (ownership ratio: 1.18%) of the Target Company Stock indirectly owned by the Tender Offeror's subsidiaries and affiliates, the Tender Offeror owns 52,755,370 shares (ownership ratio: 50.81%) of the Target Company Stock, making the Target Company a consolidated subsidiary. A breakdown of the Target Company Stock owned by the Tender Offeror's subsidiaries and affiliates is as follows: the Tender Offeror's subsidiaries, A.L.M.T. Corp. owns 206,650 shares (ownership ratio: 0.20%), Sumitomo Electric Sintered Alloy, Ltd. owns 184,895 shares (ownership ratio: 0.18%), Kyushu Sumiden Seimitsu, Ltd. owns 184,895 shares (ownership ratio: 0.18%), Sumiden Shoji Co., Ltd. owns 142,102 shares (Note 2) (ownership ratio: 0.14%), Nissin Electric Co., Ltd. owns 138,153 shares (ownership ratio: 0.13%), TECHNO ASSOCIE Co., Ltd. owns 100,266 shares (ownership ratio: 0.10%), Sumiden Transmission and Distribution System Products, Ltd. owns 92,500 shares (ownership ratio: 0.09%), and Sumitomo Electric Tool Net, Inc. owns 92,038 shares (ownership ratio: 0.09%) (among these companies, seven companies, other than Sumiden Shoji Co., Ltd., are wholly owned subsidiaries of the Tender Offeror (the "Wholly Owned Subsidiaries") and 999,397 shares (ownership ratio: 0.96%) of Target Company Stock owned by those seven companies are hereinafter referred to as the "Shares Owned by Wholly Owned Subsidiaries"), and other subsidiaries and affiliates of the Tender Offeror own 78,970 shares (ownership ratio: 0.08%). At the Board of Directors

meeting held on October 30, 2025, the Tender Offeror passed a resolution to execute a Tender Offer from October 31, 2025 for all of the Target Company Stock (excluding Target Company Stock directly owned by the Tender Offeror and treasury shares owned by the Target Company), as part of a transaction aimed at making the Target Company a wholly owned subsidiary of the Tender Offeror.

<Omitted>

(Note 2) This figure includes <u>31,292</u> shares (rounded down to the nearest whole number) of Target Company Stock indirectly owned by Sumiden Shoji Co., Ltd. through the Target Company's Sumitomo Riko Kyouei Stock Ownership Association.

End

[Soliciting Regulations]

This press release is intended to announce the Tender Offer to the general public and is not intended to solicit an offer to sell any securities including share certificates, etc. If a shareholder wishes to tender his or her shares, each shareholder is requested to exercise his/her own judgment after carefully reading the explanatory statement concerning the Tender Offer. This press release is not, and does not constitute any part of, an offer or solicitation of sales, or a solicitation of purchase offer, of securities. This press release (or any part of it) or the fact of its distribution does not provide a basis for any agreement pertaining to the Tender Offer, and it may not be relied upon when executing any such agreement.

[Forward-Looking Statements]

This press release and its reference materials contain forward-looking statements concerning the outlook for business development based on the views of the Tender Offeror's management in case the Tender Offeror has acquired the Target Company Stock. This information, including the information concerning the future business of the Tender Offeror, other companies, etc., may include forward-looking expressions such as "look for," "expect," "aim at," "schedule," "convinced of," "predict," "intend," "plan," "believe," and "anticipate." Such statements are based on the Tender Offeror's current projections regarding future businesses and the actual results could differ significantly from these forward-looking statements due to many factors. The Tender Offeror, the Target Company, or their affiliates assume no obligation to update or modify these forward-looking statements in order to reflect any events or circumstances in the future.

[Regulations of the United States]

The Tender Offer is to be conducted in accordance with the procedures and information disclosure standards prescribed in the Financial Instruments and Exchange Act of Japan. However, such procedures and information disclosure standards are not necessarily the same as the procedures and information disclosure standards in the U.S. In particular, Section 13(e) and Section 14(d) of the U.S. Securities Exchange Act of 1934, as amended (hereinafter the same), and the rules prescribed thereunder do not apply to the Tender Offer, and the Tender Offer does not conform to those procedures and standards.

Unless otherwise provided, all procedures for the Tender Offer shall be conducted entirely in the Japanese language. Some or all portion of the documents relating to the Tender Offer are or will be prepared in the English language. However, should there be any inconsistency between the document in English and that in Japanese, the Japanese document shall prevail.

This press release and its reference materials contain "forward-looking statements" as defined in Section 27A of the U.S. Securities Act of 1933, as amended, and Section 21E of the U.S. Securities Exchange Act of 1934. Due to any known or unknown risks, uncertainties, or any other factors, it is possible that actual results may substantially differ from the projections, etc. as expressly or implicitly indicated in any "forward-looking statements." Neither of the Tender Offeror, the Target Company, nor their affiliates gives any assurance that such projections, etc. expressly or implicitly indicated in any "forward-looking statements" will result in being correct. The "forward-looking statements" in this press release and its reference materials have been prepared based on the information held by the Tender Offeror and the Target Company as of the date of this press release and its reference materials, and unless otherwise required by applicable laws and regulations, neither of the Tender Offeror, the Target Company, nor their affiliates is obligated to update or modify such statements in order to reflect any events or circumstances in the future. The financial statements contained in this press release and its reference materials have been prepared based on the Japanese accounting standards or the International Financial Reporting Standards (IFRS), which may substantially differ from the U.S. accounting standards or those of other countries. Moreover, as the Tender Offeror and the Target Company are companies incorporated outside the U.S. and all or some of their directors are non-U.S. residents, it may be difficult to enforce any rights or claims arising under the U.S. federal securities laws. In addition, it may not be possible to commence legal actions against a non-U.S. company or its directors in a non-U.S. court on the grounds of a violation of the U.S. securities laws. Furthermore, a company incorporated outside the U.S. and its subsidiaries and affiliates may not necessarily be compelled to submit to the iurisdiction of U.S. courts.

The Tender Offeror, its affiliates, the financial advisors to the Tender Offeror and the Target Company, and the tender offer agent, including their affiliates, may, within their ordinary course of business and to the extent permitted under the related Japanese financial instruments and exchange laws and regulations and other applicable laws and regulations, purchase or take actions to purchase the Target Company Stock listed on the Prime Market of the Tokyo Stock Exchange and the Premier Market of the Nagoya Stock Exchange for their own account or for their customers' accounts outside the Tender Offer before the commencement of, or during, the Tender Offer Period in accordance with the requirements under Rule 14e-5(b) of the U.S. Securities Exchange Act of 1934. The purchase may be conducted at market prices through market transactions or at prices negotiated outside the market. If any information concerning such purchase is disclosed in Japan, disclosure of such information will also be made in the English language on the website (or by another disclosure method) of the party conducting such purchase or its affiliate.

[Other Countries]

In certain countries or regions, the announcement, issue, or distribution of this press release may be restricted by laws or regulations. In such cases, please note and comply with such restrictions. This press release does not constitute any

solicitation of an offer to sell or offer to purchase securities including share certificates concerning the Tender Offer, and is being distributed merely as informational material.