

June 20, 2024

Company name: Mimasu Semiconductor Industry Co., Ltd. Representative: Tatsuro Yako, Representative Director and President (Securities Code: 8155, Tokyo Stock Exchange Prime Market) Naoki Iizuka, Deputy General Manager of Contact:

Management Headquarters (TEL 027-372-2021)

Announcement of Opinion in Support of the Commencement of the Tender Offer for Shares of the Company by the Company's Affiliate Shin-Etsu Chemical Co., Ltd. and Recommendation to Tender

Mimasu Semiconductor Industry Co., Ltd. (the "Company") hereby announces that, regarding the tender offer for the common shares of the Company (the "Company's Stock") by the Company's affiliate Shin-Etsu Chemical Co., Ltd. (Securities Code: 4063; the "Tender Offeror") (such tender offer, hereinafter, the "Tender Offer"), announced in "Announcement of Opinion in Support of the Planned Commencement of the Tender Offer for Shares of the Company by the Company's Affiliate Shin-Etsu Chemical Co., Ltd. and Recommendation to Tender" dated April 25, 2024, the Company received a notification from the Tender Offeror on June 20, 2024, to the effect that it has decided to commence the Tender Offer, and the Company resolved, at its Board of Directors meeting held today, to once again express its opinion in support of the Tender Offer and to recommend that shareholders of the Company tender their shares in the Tender Offer.

The above resolution of the Board of Directors dated today was reached on the premise that the Tender Offeror intends to make the Company its wholly-owned subsidiary through the Tender Offer and a series of subsequent procedures (the "Transaction"), and that the Company's Stock will be delisted.

(1)Purpose of becoming a wholly-owned subsidiary through the Tender Offer

In the current business environment, where demand for semiconductor devices is expected to increase in the medium to long term and customers are expected to demand silicon wafers of even higher quality, it will become increasingly important to flexibly execute capital investment for technology development to capture such demand and for purposes of responding to the intensifying competition with foreign companies, and the funds required for such investment will likely increase significantly. Given such environment, the Company has concluded that realizing initiatives from a medium- to long-term perspective that are not swayed by short-term performance fluctuations and short-term evaluations by capital markets, as well as enabling the mutual utilization of management resources such as customer bases, business bases, and financial bases between the Company and the Tender Offeror Group (Note) through the Transaction will contribute to the enhancement of the Company's corporate value.

(Note) As of today, the Tender Offeror has 135 subsidiaries and 11 affiliates, including the Company. The Tender Offeror and its subsidiaries and affiliates are collectively referred to as the "Tender Offeror Group."

Specifically, the following synergies can be expected through the Transaction, which the Company believes will contribute to the enhancement of its corporate value.

- (i) Greater overseas sales opportunities for the Company's existing businesses
- (ii) Improvement of management efficiency by sharing management resources
- (iii) Further enhancement of 300 mm silicon wafer processing technology
- (iv) Implementation of capital investment from a medium- to long-term perspective and reduction of the Company's investment costs
- (v) Reduction of costs and operational burden for maintaining the listing, and the resulting transfer of management resources

In light of the fact that the Transaction will make it possible to raise funds mainly by utilizing the financial resources of the Tender Offeror Group, and in view of the Company's current financial condition and the recent low interest rate environment in indirect finance among other factors, the need for equity financing is not high for the time being. In addition, the Company's name recognition, brand power, and social credibility, which are important in terms of human resource recruitment for the Company, are largely acquired and maintained through its business activities and are not likely to be particularly affected by going private, and the Company believes that it will be possible to utilize the name recognition, brand power, and social credibility of the Tender Offeror Group in human resource recruitment after the execution of the Transaction. Considering the foregoing, the Company recognizes that the disadvantages of going private through the Transaction will be limited.

(2) Management policy after the Tender Offer

The Tender Offeror intends, in principle, to maintain the current business management system even after the Company becomes a wholly-owned subsidiary of the Tender Offeror through the Transaction.

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(1)	Name	Shin-Etsu Chemical Co., Ltd.	
(2)	Address	4-1, Marunouchi 1-chome, Chiyoda-ku, Tokyo	
(3)	Title and name of the representative	Yasuhiko Saitoh, President and Representative Director	
(4)	Business description	Infrastructure materials business, electronics materials business, fund materials business, and processing & specialized services	ctional
(5)	Capital amount	119,419 million yen (as of March 31, 2024)	
(6)	Date of establishment	September 16, 1926	
	Major shareholders and shareholding ratio (As of March 31, 2024) (Note 1)	The Master Trust Bank of Japan, Ltd. (Trust account)	18.46%
		Custody Bank of Japan, Ltd. (Trust account)	6.98%
		JP MORGAN CHASE BANK 385632	
(7)		(Standing proxy: Settlement & Clearing Services Department,	4.03%
		Mizuho Bank, Ltd.)	
		Nippon Life Insurance Company	3.85%
		(Standing proxy: The Master Trust Bank of Japan, Ltd.)	

(Reference) Overview of the Tender Offeror

	The Hachijuni Bank, Ltd.	2.95%
	(Standing proxy: The Master Trust Bank of Japan, Ltd.)	
	Meiji Yasuda Life Insurance Company	690/
	(Standing proxy: Custody Bank of Japan, Ltd.)	2.68%
	SSBTC CLIENT OMNIBUS ACCOUNT	2.31%
	(Standing proxy: The Hongkong and Shanghai Banking 2.	
	Corporation Limited, Tokyo Branch)	
	GOVERNMENT OF NORWAY	1.000/
	(Standing proxy: Citibank, N.A., Tokyo Branch)	99%
	STATE STREET BANK WEST CLIENT - TREATY 505234	
	(Standing proxy: Settlement & Clearing Services Department, 1.	79%
	Mizuho Bank, Ltd.)	
	JP MORGAN CHASE BANK 385781	
	(Standing proxy: Settlement & Clearing Services Department, 1.	33%
	Mizuho Bank, Ltd.)	
(8) Relationship between the G	Company and the Tender Offeror	
	As of today, the Tender Offeror directly owns 13,733,824 shares of	the
	Company's Stock (ownership ratio (Note 2): 42.75%) and indirectly owns	
	359,424 shares of the Company's Stock (ownership ratio (Note 2): 1.12%)	
Capital relationship	through Shin-Etsu Handotai Co., Ltd., a wholly-owned subsidiary of the	
	Tender Offeror, and thus holds a total of 14,093,248 shares of the Company's	
	Stock (ownership ratio (Note 2): 43.87%), thereby making the Company an	
	equity-method affiliate.	
	As of today, one of the Company's Audit & Supervisory Board members	was
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Personnel relationship	formerly with the Tender Offeror.	
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Personnel relationship Business relationship	formerly with the Tender Offeror.	-
	formerly with the Tender Offeror. The Tender Offeror mainly entrusts the Company with the processin	-
	formerly with the Tender Offeror. The Tender Offeror mainly entrusts the Company with the processin semiconductor silicon wafers for the Tender Offeror Group. The Comp	pany

(Note 1) "Major shareholders and shareholding ratio (as of March 31, 2024)" is taken from "Status of Major
Shareholders" in the annual securities report (for the 147th fiscal year) submitted by the Tender Offeror on June 20,
2024.

(Note 2) "Ownership ratio" reflects the ratio (rounded off to two decimal places; the same applies hereinafter to the calculation of ownership ratio) against the number of shares (32,123,881 shares) derived by taking the Company's total number of issued shares as of February 29, 2024 (35,497,183 shares) and deducting the number of treasury shares owned by the Company as of the same date (3,373,302 shares) stated in the "Non-consolidated Financial Results for the Nine Months Ended February 29, 2024 (Under Japanese GAAP)" published by the Company on March 29, 2024. However, the ownership ratio calculated based on the latest information available at the time of the

commencement of the Tender Offer may differ from the above figures due to fluctuations and other factors after the aforementioned date.