To whom it may concern

Company name: ORGANO CORPORATION Representative name: Masayuki Yamada Representative Director and President (Securities Code: 6368, Stock Exchange: TSE Prime Market) Inquiries: Shojiro Koike General Manager of Corporate Strategy and Planning Dept., Corporate Management and Planning (TEL: +81-3-5635-5111)

# Notice Regarding an Absorption-Type Merger (Simplified Merger and Short-Form Merger) of a Consolidated Subsidiary

ORGANO CORPORATION (the "Company") hereby announces that, at its Board of Directors meeting held on October 25, 2023, the Company has resolved to conduct an absorption-type merger (the "Merger") with the Company's consolidated subsidiary ORGANO ECO TECH CORPORATION.

As the Merger is a simplified merger and short-form merger with a wholly owned subsidiary, some disclosure items and their content have been omitted.

### 1. Purpose of the Merger

To strengthen the engineering structure as set forth in the Medium-Term Management Plan, concentrate management resources and build an efficient delivery system, the Company decided to conduct the absorption-type merger with the consolidated subsidiary.

### 2. Overview of the Merger

#### (1) Schedule of the Merger

Date of Board of Directors resolution approving the merger agreement	October 25, 2023
Date of conclusion of the merger agreement	October 25, 2023
Date of merger (effective date)	April 1, 2024 (scheduled)

Note: For the Company, the Merger is a simplified merger pursuant to the provisions of Article 796, paragraph
(2) of the Companies Act. For ORGANO ECO TECH CORPORATION, the Merger is a short-form merger pursuant to the provision of Article 784, paragraph (1) of the Companies Act. Therefore, neither company will hold a general meeting of shareholders concerning the approval of the merger agreement.

### (2) Method of the Merger

In the absorption-type merger, the Company will be the surviving company and ORGANO ECO TECH CORPORATION will be dissolved.

(3) Details of allotments concerning the Merger

As the Merger is an absorption-type merger with a wholly owned subsidiary, it will not involve allotments of shares, money, etc.

(4) Handling of share acquisition rights and bonds with share acquisition rights associated with the Merger There are no matters to report.

	*	Surviving company in the	Disappearing company in the	
		absorption-type merger	absorption-type merger	
(1) Name		ORGANO CORPORATION	ORGANO ECO TECH	
	Name		CORPORATION	
(2)	Location	1-2-8, Shinsuna, Koto-ku, Tokyo	1-2-8, Shinsuna, Koto-ku, Tokyo	
(3)	Name and title of representative	Masayuki Yamada,	Kazuhisa Fukuda, Representative	
		Representative Director and	Director and President	
		President		
(4) Bus		Manufacture, sale and	Manufacture, sale and	
	Business description	maintenance of water treatment	maintenance of water treatment	
		facilities and systems, and sale of	facilities and systems, and sale of	
		water treatment chemicals and	water treatment chemicals	
		food processing materials		
(5)	Share capital	¥8,225 million	¥50 million	
(6)	Date of establishment	May 1, 1946	October 1, 2009	
(7)	Number of issued shares	46,359,700 shares	200 shares	
(8)	Fiscal year-end	March 31	March 31	
	Major shareholder and	Tosoh Corporation, 43.96%	ORGANO CORPORATION,	
(9)	holding ratio		100%	
(10) Financial position and operating results for the most recent fiscal year				
E: 1	1	Fiscal year ended March 31, 2023	Fiscal year ended March 31, 2023	
Fiscal year-end		(consolidated)	(non-consolidated)	
Net as	ssets	¥86,371 million	¥1,195 million	
Total	assets	¥164,854 million	¥4,389 million	
Net assets per share		¥1,877.80	¥5,978,189.33	
Net sa	ıles	¥132,426 million	¥6,689 million	
Opera	ting profit	¥15,212 million	¥1,140 million	
Ordin	ary profit	¥16,020 million	¥1,141 million	
Profit attributable to owners		V11 720 million	¥745 million	
of par	ent	¥11,730 million	±/+J IIIIII0II	
Basic	earnings per share	¥255.77	¥3,728,583.88	

3. Overview of companies involved in the Merger (as of March 31, 2023)

## 4. Situation after the Merger

After the Merger, there will be no changes to the Company's name, location, name and title of representative, business description, share capital and fiscal year-end.

# 5. Future outlook

As the Merger is a merger with a wholly owned consolidated subsidiary, it will have a negligible impact on consolidated operating results.