Notice Concerning Conclusion of Absorption-type Corporate Split Agreement
Relating to Creation of Optimal Business Management System for
the Analytical Instruments Business

Hitachi High-Technologies Corporation (TOKYO: 8036, Hitachi High-Tech) on June 5, 2013 announced that
it planned to integrate the design and domestic sales functions of its analytical instruments business in Hitachi
High-Tech Science Corporation by way of a simple absorption-type corporate split on October 1, 2013. The
aim of this move is to create an optimal business management system for the analytical instruments business.
Today, Hitachi High-Tech announced that it has concluded an absorption-type corporate split agreement
regarding this corporate split. Details of matters undecided in the press release dated June 5, 2013 are as
follows. Matters that have changed are underlined.

1. Outline of the Corporate Split
(1) Corporate Split Schedule

<table>
<thead>
<tr>
<th>Execution of Corporate Split Agreement</th>
<th>July 25, 2013</th>
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<tbody>
<tr>
<td>Scheduled Corporate Split Date (Effect</td>
<td>October 1, 2013</td>
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Note: The corporate split is deemed to be a simple absorption-type corporate split at Hitachi High-Tech, pursuant to Article 784,
Paragraph 3 of the Companies Act of Japan, and a short-form absorption-type corporate split at Hitachi High-Tech Science
Corporation, pursuant to Article 796, Paragraph 1 of the Companies Act of Japan. Therefore, both Hitachi High-Tech and
Hitachi High-Tech Science do not plan to convene shareholders’ meetings to obtain approval for the corporate split
agreement.

(2) Corporate Split Method
This is an absorption-type split in which Hitachi High-Tech is the transferring company and Hitachi
High-Tech Science is the successor company.

(3) Details of Allotments Related to the Corporate Split
Not applicable.

(4) Handling of Stock Acquisition Rights and Bonds with Stock Acquisition Rights
Accompanying the Corporate Split
Not applicable.

(5) Capitalization Changes Accompanying the Corporate Split
Not applicable.
(6) Succession of Rights and Obligations
Hitachi High-Tech Science will succeed to all assets, liabilities and other rights and obligations relating to design and development, quality assurance and the domestic sales division of Hitachi High-Tech’s analytical instruments business.

Hitachi High-Tech Science will be exempt from obligations transferred from Hitachi High-Tech.

(7) Prospect for Fulfillment of Obligations
It is judged that there should be no problems in fulfilling all obligations that should be borne by Hitachi High-Tech Science in the corporate split.

2. Overview of the Business to Be Transferred
(1) Business Details of the Businesses to Be Transferred
Design and development, and quality assurance and the domestic sales division of the analytical instruments business.

(2) Business Results of the Businesses to Be Transferred
Net sales ¥6.7 billion (Year ended March 31, 2013)

(3) Assets and Liabilities to Be Transferred (As of March 31, 2013)
Assets: ¥5.4 billion
Liabilities: ¥4.1 billion
*The monetary amounts of the assets and liabilities to be transferred will be decided after adjusting for changes up to the preceding day of the corporate split.

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