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This Form CB contains //  
pages, including all exhibits.

UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

**FORM CB**  
**TENDER OFFER/RIGHTS OFFERING NOTIFICATION FORM**

Please place an X in the box(es) to designate the appropriate rule provision(s) relied upon to file this Form:

- Securities Act Rule S01 (Rights Offering)
- Securities Act Rule 802 (Exchange Offer)
- Exchange Act Rule 13e-4(h)(8) (Issuer Tender Offer)
- Exchange Act Rule 14d-1(c) (Third Party Tender Offer)
- Exchange Act Rule 14e-2(d) (Subject Company Response)
- Filed or submitted in paper if permitted by Regulation S-T Rule 101(b)(8)



03000181

Telecom Italia S.p.A  
(Name of Subject Company)

Not Applicable  
(Translation of Subject Company's Name into English: (if applicable))

Italy  
(Jurisdiction of Subject Company's Incorporation or Organization)

Olivetti S.p.A.  
(Name of Person(s) Furnishing Form)

Ordinary Shares  
and  
American Depositary Receipts  
(Title of Class of Subject Securities)

Ordinary Shares ISIN IT 0001127429  
ADR CUSIP 87927W106  
(CUSIP Number of Class of Securities (if applicable))

Riccardo Pettazzi  
Department of Corporate Affairs  
Telecom Italia S.p.A.  
Corso d'Italia 41  
00198 Rome (Italy)  
+39006-3688-3201

(Name, Address (including zip code) and Telephone Number (including area code) of  
Person(s) Authorized to Receive Notices and Communications on Behalf of Subject Company)

Copies to:  
Loris Bisone  
General Counsel  
Olivetti S.p.A.  
Via Jervis, 77  
10015 Ivrea (Turin)  
Italy

Jeffrey M. Oakes  
Davis Poik & Wardwell  
99 Gresham Street  
London EC2V 7NG

Not Applicable  
(Date Tender Offer/Rights Offering Commenced)

**PROCESSED**

JUN 06 2003

THOMSON  
FINANCIAL

- \* An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid control number. Any member of the public may direct to the Commission any comments concerning the accuracy of this burden estimate and any suggestions for reducing this burden. This collection of information has been reviewed by OMB in accordance with the clearance requirements of 44 U.S.C. 3507.

## **PART I - INFORMATION SENT TO SECURITY HOLDERS**

### **Item 1. Home Jurisdiction Documents**

- (a) Olivetti press-release relating to the deposit with CONSOB, the Italian Securities and Exchange Commission, of a communication to the market (in compliance with article 37, paragraph 2 of CONSOB Regulation no. 11971/1999) in relation to the intention to launch a voluntary partial tender offer for ordinary shares and American Depository Shares representing underlying ordinary shares of Telecom Italia
- (b) Not applicable

### **Item 2. Informational Legends**

*The merger described herein relates to the securities of two foreign companies. The merger in which Telecom Italia ordinary shares will be converted into Olivetti ordinary shares is subject to disclosure requirements of a foreign country that are different from those of the United States. Financial statements included in the document, if any, will be prepared in accordance with foreign accounting standards that may not be comparable to the financial statements of United States companies. It may be difficult for you to enforce your rights and any claim you may have arising under the federal securities laws, since Olivetti and Telecom Italia are located in Italy, and some or all of their officers and directors may be residents of Italy or other foreign countries. You may not be able to sue a foreign company or its officers or directors in a foreign court for violations of the U.S. securities laws. It may be difficult to compel a foreign company and its affiliates to subject themselves to a U.S. court's judgment. You should be aware that Olivetti may purchase securities of Telecom Italia otherwise than under the merger offer, such as in open market or privately negotiated purchases.*

## **PART II - INFORMATION NOT REQUIRED TO BE SENT TO SECURITY HOLDERS**

- (1) Not applicable.
- (2) Not applicable.
- (3) Not applicable.

## **PART III - CONSENT TO SERVICE OF PROCESS**

- (1) A written irrevocable consent on Form F-X has been filed by Olivetti S.p.A. with the Commission on March 13, 2003.
- (2) Not applicable.

## Exhibit Index

<u>Exhibit Number</u>	<u>Description</u>
1.0*	English press release relating to the business combination dated March 12, 2003.
1.1**	English press release relating to the approval by the Olivetti and Telecom Italia Board of Directors of the merger plan dated April 15, 2003.
1.2***	Plan for the merger of Telecom Italia S.p.A. into Olivetti S.p.A., dated April 15, 2003.
1.3***	Report to the Board of Directors of Olivetti S.p.A. on the plan for the merger of Telecom Italia S.p.A. into Olivetti S.p.A. dated April 15, 2003.
1.4***	Report by the Board of Directors of Telecom Italia S.p.A. on the plan for the merger of Telecom Italia S.p.A. into Olivetti S.p.A. dated April 15, 2003.
1.5***	Preliminary version of Olivetti S.p.A.'s Annual Report for the fiscal year ended December 31, 2002.
1.6***	Preliminary version of Telecom Italia S.p.A.'s Annual Report for the fiscal year ended December 31, 2002.
1.7***	Auditors' report by Reconta Ernst & Young S.p.A. relating to the exchange ratio of shares pursuant to Article 2501-quinquies of the Italian Civil Code.
1.8***	Auditors' report by Deloitte & Touche Italia S.p.A. relating to the exchange ratio of shares pursuant to Article 2501-quinquies of the Italian Civil Code.
1.9***	Olivetti S.p.A. Annual Report for the fiscal year ended December 31, 2001.
2.0***	Olivetti S.p.A. Annual Report for the fiscal year ended December 31, 2000.
2.1***	Olivetti S.p.A. Annual Report for the fiscal year ended December 31, 1999.
2.2***	Telecom Italia S.p.A. Annual Report for the fiscal year ended December 31, 2001.
2.3***	Telecom Italia S.p.A. Annual Report for the fiscal year ended December 31, 2000.
2.4***	Telecom Italia S.p.A. Annual Report for the fiscal year ended December 31, 1999.
2.5****	English translation of the Information Document (and related annexes) deposited on May 14, 2003 with the Italian Stock Exchange and the Italian Securities and Exchange Commission pursuant to Article 70, paragraph 4 of CONSOB Regulation No. 11791 of May 14, 1999, as amended.
Annexes to Exhibit 2.5	I. Report of the directors of Olivetti S.p.A. pursuant to Article 2501- <i>quater</i> of the Italian Civil Code. ****
	II. Report of the directors of Telecom Italia S.p.A. pursuant to Article 2501- <i>quater</i> of the Italian Civil Code. ****
	III. Merger plan referred to in Article 2501- <i>bis</i> of the Italian Civil Code with attached a copy

of the bylaws of the Company Resulting from the Merger. \*\*\*\*

- IV. Balance Sheet of Olivetti S.p.A. at December 31, 2002 pursuant to Article 2501-ter of the Italian Civil Code. \*\*\*\*
- V. Balance sheet of Telecom Italia S.p.A. at December 31, 2002 pursuant to Article 2501-ter of the Italian Civil Code. \*\*\*\*
- VI. Report of the auditing firm Deloitte & Touche Italia S.p.A. pursuant to Article 2501-quinquies of the Italian Civil Code. \*\*\*\*
- VII. Report of the auditing firm Reconta Ernst & Young S.p.A. pursuant to Article 2501-quinquies of the Italian Civil Code. \*\*\*\*
- VIII. JP Morgan Chase Bank Fairness Opinion, used by the directors of Olivetti S.p.A. for the purpose of establishing the exchange ratio. \*\*\*\*
- IX. Summary description of the analyses carried out by JP Morgan Chase Bank, as Olivetti's financial advisor, with reference to its Fairness Opinion. \*\*\*\*
- X. JP Morgan Chase Bank Confirmation Letter. \*\*\*\*
- XI. Lazard Fairness Opinion, used by the directors of Telecom Italia S.p.A. for the purpose of determining the exchange ratio. \*\*\*\*
- XII. Summary description of the analyses carried out by Lazard, as Telecom Italia's financial advisor, with reference to its Fairness Opinion. \*\*\*\*
- XIII. Lazard Confirmation Letter. \*\*\*\*
- XIV. Goldman Sachs Fairness Opinion, used by the directors of Telecom Italia S.p.A. for the purpose of establishing the exchange ratio. \*\*\*\*
- XV. Summary description of the analyses carried out by Goldman Sachs, as Telecom Italia's financial advisor, with reference to its Fairness Opinion. \*\*\*\*
- XVI. Conclusions reached by Professor Angelo Provasoli with regard to the valuation methodologies applied by JP Morgan in connection with its fairness opinion on the exchange ratio. \*\*\*\*
- XVII. Extracts from the shareholders' agreements published pursuant to article 122 of the Consolidated Law. \*\*\*\*
- XVIII. Report of the auditing firm Reconta Ernst & Young S.p.A. on its examination of the pro forma balance sheet and income statement amounts for Olivetti S.p.A. \*\*\*\*
- XIX. Quarterly report of Olivetti S.p.A. as of March 31, 2003. \*\*\*\*
- XX. Quarterly report of Telecom Italia S.p.A. as of March 31, 2003. \*\*\*\*

2.6 English translation of the Information Document (as previously furnished to the Securities and Exchange Commission as exhibit 2.5 to Form CB dated May 15, 2003) amended to reflect corrections at pages 6, 24, 43 and 73.\*\*\*\*\*

- 2.7 Balance sheet of Telecom Italia S.p.A. at December 31, 2002 (as previously furnished to the Securities and Exchange Commission as Annex V to exhibit 2.5 to Form CB dated May 15, 2003) amended to insert an inadvertently omitted table at page 214.\*\*\*\*\*
- 2.8 Olivetti's press release dated May 26, 2003 relating to the approval by the Olivetti's Extraordinary Shareholders' meeting of the plan of merger of Telecom Italia with and into Olivetti and the approval by the Olivetti's Ordinary Shareholders' Meeting of the financial statements for the year ended December 31, 2002. \*\*\*\*\*
- 2.9 Olivetti's press release dated May 26, 2003 relating to the determination of the offer price for the proposed cash tender offer for a portion of the Telecom Italia ordinary shares. \*\*\*\*\*
- 3.0 Olivetti press-release relating to the deposit with CONSOB, the Italian Securities and Exchange Commission, of a communication to the market (in compliance with article 37, paragraph 2 of CONSOB Regulation no. 11971/1999) in relation to the intention to launch a voluntary partial tender offer for ordinary shares and American Depositary Shares representing underlying ordinary shares of Telecom Italia.

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\* Previously furnished to the Securities and Exchange Commission as an exhibit to form CB dated March 13, 2003

\*\* Previously furnished to the Securities and Exchange Commission as an exhibit to form CB dated April 16, 2003

\*\*\* Previously furnished to the Securities and Exchange Commission as an exhibit to form CB dated April 24, 2003

\*\*\*\* Previously furnished to the Securities and Exchange Commission as an exhibit to form CB dated May 15, 2003

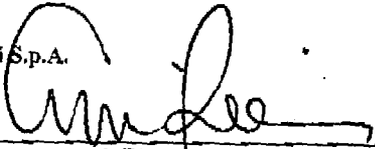
\*\*\*\*\* Previously furnished to the Securities and Exchange Commission as an exhibit to form CB/A dated May 21, 2003

\*\*\*\*\* Previously furnished to the Securities and Exchange Commission as an exhibit to form CB dated May 27, 2003

**SIGNATURES**

After due inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Olivetti S.p.A.

By: 

Name: Loris Bisone  
Title: General Counsel

Date: June 5, 2003

**EXHIBIT 3.0**

# NOTIZIE PER LA STAMPA NEWS FOR THE PRESS

*The cash tender offer for a portion of the Telecom Italia ordinary shares described herein is intended to be made available in or into the United States pursuant to an exemption from the tender offer rules available pursuant to the Securities Exchange Act of 1934, as amended.*

*The cash tender offer for a portion of the Telecom Italia savings shares referred to herein is not being made and will not be made, directly or indirectly, in or into the United States and will not be capable of acceptance, directly or indirectly, in or from the United States or by the use of the mails of, or by any means or instrumentality (including, without limitation by mail, telephonically or electronically by way of internet or otherwise) of interstate or foreign commerce, or any facility of any securities exchange, of the United States of America. The cash tender offer for a portion of Telecom Italia savings shares referred to herein will not be capable of acceptance by any such use, means, instrumentality or facility or from within the United States.*

*The information contained herein does not constitute an offer of securities for sale in the United States or offer to acquire securities in the United States. The offer described herein will only be made pursuant to and in compliance with the terms of the offer documents and the accompanying documents.*

*The Olivetti securities to be issued in connection with the Merger referred to herein have not been, and are not intended to be, registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") and may not be offered or sold, directly or indirectly, into the United States except pursuant to an applicable exemption. The Olivetti ordinary shares and Olivetti savings shares are intended to be made available within the United States in connection with the merger pursuant to an exemption from the registration requirements of the Securities Act.*

## **OLIVETTI: DEPOSIT OF COMMUNICATION TO CONSOB IN RELATION TO THE INTENTION TO LAUNCH A VOLUNTARY PARTIAL TENDER OFFER FOR ORDINARY SHARES OF TELECOM ITALIA**

**Communication to the market in compliance with article 37, paragraph 2 of CONSOB  
Regulation no. 11971/1999**

Milan, 5 June 2003

Olivetti announces that the communication required by article 102, paragraph 1 of Legislative Decree no. 58/1998 (the "Communication") regarding Olivetti's intention to launch a voluntary partial tender offer for ordinary shares and American Depositary Shares ("ADSs") representing underlying ordinary shares of its controlled company Telecom Italia (the "Ordinary Share Offer") has been filed with the Italian Commission for Companies and Stock Exchange ("CONSOB"). The Communication also makes reference to Olivetti's intention to launch a voluntary partial tender offer for Telecom Italia's savings shares (the "Savings Share Offer"), which Olivetti is announcing in a separate statement released simultaneously with this statement.

The operation is made in the context of the merger by incorporation of Telecom Italia with and into Olivetti (the "Merger"), as approved by the extraordinary shareholder meetings of the two companies on 24 and 26 May 2003 respectively.

# **olivetti**

Ufficio Stampa e Comunicazione – Press Office and Communications  
10015 Ivrea (To) - Via Jervis, 77 - Tel. +39-125-522639 - Fax +39-125-526220

The operation, as well as having an investment rationale for Olivetti, is intended to provide a means for Telecom Italia shareholders who do not wish to keep their entire holding in the company resulting from the Merger, to liquidate at least a part of their holding in a way similar to Olivetti shareholders, who are entitled to exercise withdrawal rights in compliance with art. 2437 of the Italian Civil Code, as a consequence of the change in the corporate object of Olivetti as resolved on at the same time as the Merger itself.

Olivetti owns 2,891,656,682 Telecom Italia ordinary shares, representing approximately 54.944% of the ordinary share capital of Telecom Italia and approximately 39.525% of the overall share capital. Olivetti does not hold any Telecom Italia savings shares.

#### Consideration

The consideration offered (the "Consideration") has been set at Euro 8.010 per Telecom Italia ordinary share. The Consideration has been calculated on the basis of the weighted average of the official prices of the ordinary shares recorded on the stock exchange between 12 March 2003 and 26 May 2003 (date of approval of the merger project by the Olivetti shareholders' meeting) plus a 20% premium.

#### Loans and guarantees

A pool of Italian and foreign banks, with J.P. Morgan plc, a company indirectly controlled by JPMorgan Chase Bank, acting as Global Coordinator, has arranged for a bank facility for a maximum total amount of Euro 9,000,000,000 to be available to Olivetti to fund the liquidation of the Olivetti shareholders exercising their withdrawal rights and, for the remaining part, to fund the payment of the aggregate consideration due for the Ordinary Share Offer and the Savings Share Offer.

As a guarantee of fulfilment of the obligation to pay the aggregate consideration, the pool of banks, each for its respective loan amount, will receive from Olivetti irrevocable instructions, on the day of payment, to pay to the coordinator for the collection of the acceptances the amount necessary for payment of the aggregate consideration for the ordinary shares and the savings shares purchased by Olivetti. The coordinator for the collection of the acceptances undertakes, in turn, to solely utilise such amount to pay, in the name and on behalf of Olivetti, the aggregate consideration for the shares tendered in the Ordinary Share Offer and in the Savings Share Offer and purchased by Olivetti.

#### Number of shares being acquired in the partial tender offer

The total amount of the funds to be allocated for the Ordinary Share Offer and the Savings Share Offer (the "Maximum Total Amount") will be established by deducting the amount set aside for the payment of the Olivetti shareholders exercising their withdrawal rights from the overall amount of the loan of Euro 9,000,000,000 which Olivetti will receive in relation to the operation. It will, therefore, only be possible to disclose the Maximum Total Amount once the exercise of the withdrawal rights by the shareholders who did not attend the Olivetti shareholders' meeting of 26 May 2003 – such rights expiring on 12 June 2003 – has terminated and, in any case, prior to the date of publication of the Offer Document for the Ordinary Share Offer.

The number of ordinary shares being acquired in the Ordinary Share Offer will be announced, once the Maximum Total Amount has been established, prior to the date of publication of the Offer Document for the Ordinary Share Offer. The Ordinary Share Offer and the Savings Share Offer will

be made for the same percentage of ordinary shares and savings shares (calculated in relation to the total number of shares in each class). In any case, if the number of acceptances of the Ordinary Share Offer does not reach the maximum amount for the respective class of shares, funds not utilized to purchase ordinary shares will be allocated to the purchase of savings shares in the Savings Share Offer, and vice versa, until the Maximum Total Amount is reached. Through this device of "communicating channels", Olivetti intends to ensure that the highest possible number of Telecom Italia shareholders who wish to tender their shares are able to do so.

Therefore, after the application of the "communicating channels" device, the number of shares of a class acquired by Olivetti may exceed the maximum number of shares of such class subject to the offer as initially determined.

If, even after application of the above-mentioned device, the total number of acceptances received are in excess of the Maximum Total Amount, Olivetti will proceed by pro ration.

#### Terms and Conditions

The transfer of ownership of the ordinary shares tendered in the Ordinary Share Offer and purchased by Olivetti, even in the case of a possible allotment, will become ineffective if the Merger does not become effective by 31 December 2003. Olivetti will have the right to waive such condition subsequent upon agreement by the banks financing the operation. In any case, Olivetti and Telecom Italia intend to complete the Merger as soon as possible and within the first half of August 2003.

The Ordinary Share Offer does not provide for any minimum number of acceptances.

#### Acceptance Period

The Acceptance Period is expected to start in the last ten days of June 2003 and to terminate between 10 July 2003 and 20 July 2003. A detailed time schedule will be negotiated with Borsa Italiana S.p.A. in compliance with current regulations.

#### Markets Outside of Italy

The Ordinary Share Offer will be made in or into the United States pursuant to an exemption from the tender offer rules available pursuant to the U.S. Securities Exchange Act of 1934.

The Savings Share Offer is not being, and will not be, made, directly or indirectly, in or into or by use of the mails of or by any means or instrumentality (including, without limitation, the post, facsimile transmission, telex, telephone or e-mail) of interstate or foreign commerce of, or of any facility of, a national securities exchange of the United States, and will not be capable of acceptance by any such use, means, instrumentality or facility or from within the United States.

The concurrent Savings Share Offer is not being made to U.S. Persons (as defined in Regulation S under the U.S. Securities Act of 1933). No offer is being made to acquire ADSs which represent savings shares of Telecom Italia.

The information contained herein does not constitute an offer to purchase or sell Telecom Italia savings shares or Olivetti shares in the United States of America.

The Ordinary Share Offer will be made to all Telecom Italia ordinary shareholders, on the same terms and conditions, but is not launched in any other country outside of Italy or the United States of America in which such launch requires the approval of the local competent authorities or is in violation of any local procedures and regulations.

\* \* \* \* \*

JPMorgan Chase Bank is acting as Financial Advisor to Olivetti for the operation. Other advisors in connection with the public tender offer in Italy are Banca Intesa S.p.A. and UniCredit Banca Mobiliare S.p.A.

The coordinator for the collection of the acceptances is Società per Amministrazioni Fiduciarie "SPAFID" S.p.A.