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**Notice Concerning the Court Ruling on the Action for Damages Brought by Company
and Filing for Appeal**

Tokyo, April 11, 2011—Tokyo District Court rendered its decision on the case brought by FinTech Global Incorporated (hereafter, “the Company”) against Marubeni Corporation (“Marubeni”), et al. on March 25, 2011. This serves to notify that the Company filed for appeal as of April 11, 2011 on the ruling in part.

Particulars

1. Background of the Case

As announced in the “Notice concerning launch of legal action” on August 13, 2008, Shigenori Saito (former representative director of Asclepius Ltd.) and then employees and former employees of Marubeni have swindled many investors, including the Company, in a fraudulent fund investment in the medical hospital restructuring business spearheaded by Marubeni. The Company brought the case to court against Marubeni and Shigenori Saito on August 13, 2008 for a series of frauds in order to recover the damages totalling JPY2,490,000,000 of which JPY 2,190,000,000 represents the amount of the funds misappropriated and JPY300,000,000 related attorneys' fees. In addition the Company is claiming a late charge thereon of 5.0% per annum on above amount from December 20, 2007 to completion of payment (Shigenori Saito has been declared bankrupt. Therefore the Company reduced its claim against him to JPY300,000,000 while maintaining the full claim against Marubeni.).

1. Summary of Judgment

Defendant (Marubeni) shall pay to Plaintiff (the Company) JPY498,000,000 and the amount equivalent to 5.0% thereof per annum from December 20, 2007 to completion of payment (jointly and severally with Defendant Shigenori Saito up to JPY300,000,000 and the amount equivalent to 5.0% thereof per annum from December 20, 2007 to completion of payment).

3. The Company’s Action (Filing for Appeal)

While the ruling was primarily for the Company with respect to the Marubeni’s employee liabilities for then employees and former employees, the court did not uphold the damage amount in whole. Given the circumstances of the incurred losses, the Company may not

accept this ruling in full context and therefore shall file for appeal as of April 11, 2011 to the Tokyo High Court on the original ruling in part. The following summarizes our appeal.

Claim for appeal

- (1) Delete the Company's defeat for Marubeni set forth in the original ruling.
- (2) Marubeni to pay JPY2,490,000,000 and 5.0% thereof per annum from December 20, 2007 to completion of payment (jointly and severally with Defendant Shigenori Saito up to JPY300,000,000 and the amount equivalent to 5.0% thereof per annum from December 20, 2007 to completion of payment).
- (3) Marubeni to bear the litigation expenses incurred for the first and second appeal.

4. Future perspective

To the extent that the judgment was yet to be final, the current effect of this case on the Company's operations is unknown. Marubeni also filed for appeal on March 28, 2011 on the first instance judgment. The Company will continue to claim for the propriety of its action and immediately disclose any further developments in this matter.

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