

UNOFFICIAL TRANSLATION
The official press release is in Japanese.

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**Notice Concerning the Lawsuit Decision
(Judgment by the Court of Second Instance)**

Tokyo, February 24, 2012 —FinTech Global Incorporated (hereafter, “the Company”) filed an appeal in the Tokyo High Court requesting full compensation for damages (court of second instance) against Marubeni Corporation (hereafter, “Marubeni”). A decision was handed down on February 23, 2012, and associated details are presented below.

Particulars

1. Background to the Case

The Company launched a case against Shigenori Saito (former representative director of Asclepius Ltd.) and Marubeni to recover losses incurred in a series of fraudulent events perpetrated by Mr. Saito and then- and former-employees of Marubeni who proceeded to swindle many investors, including the Company, under the pretext of investment in a hospital restructuring business spearheaded by Marubeni.

The Company was seeking ¥2,490 million and late charges. (Mr. Saito was declared bankrupt and the claim against him was subsequently reduced to the ¥300 million limit and would therefore not be addressed as a bankruptcy claim in his bankruptcy proceedings.)

On March 25, 2011, the Tokyo District Court handed down a ruling (first instance judgment) instructing Marubeni to pay to the Company ¥498 million and the amount equivalent to 5.0% thereof per annum from December 20, 2007 to completion of payment (jointly with Mr. Saito up to ¥300 million and the amount equivalent to 5.0% thereof per annum from December 20, 2007 to completion of payment).

However, the Company could not accept the first instance judgment in its entirety because the ruling did not stipulate full restoration of the losses incurred. Consequently, the Company filed an appeal to the Tokyo High Court on April 11, 2011, citing its

objection to part of the original ruling.

Marubeni appealed the decision earlier, on March 28, 2011, citing its own objection to the original ruling.

2. Content (Essence) of the decision (judgment by the second court of instance)

The ruling in the first instance judgment handed down in favor of the Company was quashed and the claim by the Company revoked.

3. Outlook

Management will determine the Company's next course of action, based upon close inspection of the ruling document received. Information will be disclosed quickly once a decision is made.

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