

UNOFFICIAL TRANSLATION
The official press release is in Japanese.

Company Name:	FinTech Global Incorporated
Address:	Toranomon Towers Office, 1-28, 4-chome Toranomon, Minato-ku, Tokyo
Representative:	Nobumitsu Tamai, President and CEO
Stock Listing:	Tokyo Stock Exchange, Mothers
Stock Code:	8789
Inquiries:	Seigo Washimoto, Managing Director and Executive Officer, Head of Business Management Department
Tel:	+81-3-5733-2121

Reinsurance subsidiary - Notice of Arbitration

Tokyo, January 25, 2013—FinTech Global hereby gives notice that Crane Reinsurance Limited (hereafter, “Crane Re”), a consolidated subsidiary, has received a request for arbitration. Details are provided below.

Particulars

1. Content of request for arbitration

(1) Place and other details of arbitration request

Place:	London, England
Governing law:	the Law of England and Wales
Filing date:	January 4, 2013

(2) Outline of claimant

Name:	Hardy Underwriting Limited and others, Lloyd’s Syndicate Number 382 (hereafter, collectively, “Hardy”)
Location:	London, England

(3) Outline of subsidiary

Name:	Crane Reinsurance Limited
Location:	Bermuda, British Overseas Territory
President and CEO:	Nobumitsu Tamai

(4) Background to and content of request for arbitration

Hardy has alleged that certain sums are payable by Crane Re in relation to reinsurance policies underwritten by Crane Re. Crane Re has been informed by Hardy that the situation has apparently arisen because incorrect figures regarding the reinsurance policies have previously been provided to Crane Re by Hardy.

(5) Claim Amount

Hardy alleges that the amount owing by Crane Re, as of June 30, 2012, was ¥1,455 million. Although Hardy has since set off US\$3 million (about ¥263 million) against this alleged amount, Hardy alleges further amounts will become due and payable and, therefore, the claim amount may increase.

2. Impact

Crane Re has engaged lawyers in London and is investigating to what extent (if any) the sums claimed are due and payable and whether the agreements between Crane Re and Hardy are valid and in force. Crane Re is taking all steps to defend the claim. Since we cannot predict the eventual outcome of the arbitration proceedings, a loss, based on the assumption that the amount claimed is upheld, has already been booked on a consolidated basis in the previous fiscal year that ended on September 30, 2012.

END