



January 6, 2009

Press Release

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(Correction) Notice on Verdict of Trial by Jury

Japan Cash Machine Co., Ltd. (hereinafter referred to as the “Company”) hereby notifies that the Company corrects its notification previously announced as of January 5, 2009 as follows.

The corrected points are underlined.

【Before Correction】

Japan Cash Machine Co., Ltd. (hereinafter referred to as the “Company”) hereby notifies that a verdict was delivered as below regarding one lawsuit brought against MARS INCORPORATED (hereinafter referred as “MARS”/Virginia, USA) by the Company out of a series of court actions with MARS, which we previously released on May 9, 2008.

1. Progress

The Company and the Company’s United States subsidiary JCM AMERICAN CORP. filed a patent infringement lawsuit in the District Court of Nevada against MARS, claiming that some MARS’s bill validator unit violates a certain patents of the Company as of December 2, 2005, and its trial by jury was convened from December 2008 to January 2009.

2. Content of Verdict

The District Court of Nevada found in favor of the Company and ordered that MARS should pay 11.422 Million US\$ (about 1 Billion in yen equivalent) to the Company as a resolution of the first trial by jury on January 2, 2009.

3. Future Prospects

The Company recognizes this verdict showed the assertion of the Company was accepted and this was the result of fair judgment by jury though it’s anticipated MARS may appeal the case since it’s a resolution of the first trial. Besides, the Company expects the extraordinary profit of 1 Billion Yen will be posted by this verdict, but there is a possibility this could not be posted if MARS would appeal the case and by the influence of their movement afterward. Therefore, at this moment, there are no changes in the Company’s Consolidated Financial Forecast in the fiscal year ending March 31, 2009.

In addition, the other court actions except for the above brought against the Company by MARS in United States and Germany are pending in courts.

(Provided for convenience purpose only. Japanese-language original controls in all cases.)

【After Correction】

Japan Cash Machine Co., Ltd. (hereinafter referred to as the “Company”) hereby notifies that a verdict was delivered as below regarding one lawsuit brought against MEI INCORPORATED (hereinafter referred as “MEI”/Pennsylvania, USA) by the Company out of a series of court actions with MARS INCORPORATED (hereinafter referred as “MARS”/Virginia, USA) and MEI, which we previously released on May 9, 2008.

1. Progress

The Company and the Company’s United States subsidiary JCM AMERICAN CORP. filed a patent infringement lawsuit in the District Court of Nevada against MEI, claiming that some MEI’s bill validator unit violates a certain patents of the Company as of December 2, 2005, and its trial by jury was convened from December 2008 to January 2009.

2. Content of Verdict

The District Court of Nevada found in favor of the Company and ordered that MEI should pay 11.422 Million US\$ (about 1 Billion in yen equivalent) to the Company as a resolution of the first trial by jury on January 2, 2009.

3. Future Prospects

The Company recognizes this verdict showed the assertion of the Company was accepted and this was the result of fair judgment by jury though it’s anticipated MEI may appeal the case since it’s a resolution of the first trial. Besides, the Company expects the extraordinary profit of 1 Billion Yen will be posted by this verdict, but there is a possibility this could not be posted if MEI would appeal the case and by the influence of their movement afterward. Therefore, at this moment, there are no changes in the Company’s Consolidated Financial Forecast in the fiscal year ending March 31, 2009.

In addition, the other court actions except for the above brought against the Company by MARS in United States and Germany are pending in courts.

【Reason for Correction】

Though MEI was one of the business groups of MARS at the time of filing of suit (June 17, 2005), both of the companies’ capital ties are dissolved at present.