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June 19, 2026

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(Securities code: 4933; Tokyo Stock
Exchange Prime Market)
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Notice Regarding Entry into a Grace Period Pertaining to Reexamination due to Violation against a Written Oath and the Imposition of Listing Agreement Violation Penalty

The Company hereby announces that it received a notice dated June 18, 2026 from Tokyo Stock Exchange, Inc. ("TSE") stating that the Company's shares will enter into a grace period pertaining to reexamination due to violation against a written oath and that TSE has imposed a listing agreement violation penalty, as described below.

For reasons and other information regarding the Company's entry into a grace period pertaining to reexamination due to violation against a written oath and the imposition of the listing agreement violation penalty, please refer to the website of Japan Exchange Group, Inc.

URL: <https://www.jpx.co.jp/english/news/1023/20260618-13.html>

1. Grace Period Pertaining to Reexamination

From June 18, 2026 (Thu.) to June 18, 2027 (Fri.)

- (1) If the Company applies for an examination to determine whether it meets the criteria equivalent to the initial listing criteria for the Prime Market within the grace period, its shares will continue to be listed if it meets the criteria. If it does not meet the criteria, its shares will be delisted.
- (2) Notwithstanding the description in (1) above, if the Company applies for a segment transfer to the Standard Market or Growth Market during the grace period and receives approval for the segment transfer, the listing of the Company's shares will continue in the new market segment (in which case, it will not be necessary to carry out the examination in (1)).

2. Listing Agreement Violation Penalty

The Company has been ordered by TSE to pay JPY 33.6 million as a listing agreement violation penalty.

3. Future Response

The Company deeply apologizes to its shareholders, investors, and all other stakeholders for the significant inconvenience and concern caused.

The Company is considering filing either an application for an examination to determine whether it meets criteria equivalent to the initial listing criteria for the Prime Market or an application for a market segment transfer within the above grace period, and will make its best efforts to ensure the continued listing of the Company's shares. To that end, as announced in the "Notice Regarding the Formulation of Measures to Prevent Recurrence" dated May 15, 2026, the Company will implement the measures to prevent recurrence and proceed with improvement efforts and preparations for the application. The Company will promptly make announcements if, as its consideration and preparations progress, any matters requiring disclosure arise.

The Company takes with utmost seriousness the fact that it has entered into a grace period pertaining to reexamination due to violation against a written oath and has been subject to the imposition of a listing agreement violation penalty by TSE. All officers and employees of the Company will work together and make every effort to restore trust.

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