

OBAYASHI CORPORATION

Regarding a Judgment on a violation of the Antimonopoly Act

On March 23, 2018, OBAYASHI CORPORATION (hereinafter referred to as the "Corporation") was prosecuted by the Tokyo District Public Prosecutors Office regarding a violation of the Antimonopoly Act in relation to bids for the Chuo Shinkansen maglev line construction project. On October 22, 2018, the Corporation was ordered by the Tokyo District Court to pay a fine of 200 million yen regarding the violation of said Act.

This is a truly regrettable situation and we deeply apologize to our shareholders and other stakeholders for the concern and inconvenience that this matter has caused.

The Corporation takes this matter very seriously and will strive to make corporation-wide efforts to quickly regain trust. Initiatives will include its recurrence prevention policy announced on May 29, 2018 and additional policies to be made by a third-party committee, established on September 1, 2018.

Disclaimer

This document announced in the Japanese language at the Tokyo Stock Exchange on October 22, 2018 was translated into English and presented solely for the convenience of non-Japanese speaking users. If there is any discrepancy between the Japanese announcement and this English translation, the former will prevail.

If you have any questions, please contact Obayashi investor relations at irk@ml.obayashi.co.jp.