

(Translation)

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June 1, 2023

To All

Company Name:	EBARA CORPORATION
Name of Representative:	Masao Asami, Representative Executive Officer, CEO & COO (Code: 6361 TSE Prime Market)
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Notice Concerning Judgment of Litigation against Our Consolidated Subsidiaries

EBARA CORPORATION Co., Ltd. hereby announces that on May 31, 2023, the Gifu District Court rendered a judgment on a lawsuit for damages brought by Gifu City to EBARA ENVIRONMENTAL PLANT CO., LTD., our consolidated subsidiary, as described below.

Notation

1. The court and the date of the judgment
 - (1) Court: Gifu District Court
 - (2) Date: May 31, 2023
2. Person who has brought an action
 - (1) Name: Gifu City
 - (2) Address: 40-1, Tsujimachi, Gifu City
 - (3) Representative: Masanao Shibahashi, Mayor of Gifu City
3. Outline of the person against whom the suit was filed
 - (1) Name: EBARA Environmental Plant Co., Ltd.
 - (2) Address: 11-1 Haneda-Asahi-cho, Ota-ku, Tokyo
 - (3) Representative: Hideki Yamada, Representative Director
 - (4) Business:
Provision of Design, construction, maintenance, and management for waste treatment facilities and environmental/energy facilities
 - (5) Capital: ¥5.812 million
4. Background from the Filing of the Suit to the Judgment
On October 23, 2015, a fire broke out at the bulky waste treatment facility in Gifu City East Clean Center (Akutami, Gifu City, Gifu Prefecture, Japan), during facility repair work by our consolidated subsidiary, EBARA Environmental Plant Co., Ltd. ("EEP"),

EEP was contracted to operate and manage waste incineration facilities adjacent to bulky waste treatment facilities.

EEP had been discussing with Gifu City how to deal with the damages caused by this incident. Gifu City filed a lawsuit on January 31, 2019, in the Gifu District Court, seeking EEP to pay 4,362 million yen for the damages in and its late claim.

Subsequently, Gifu City filed a petition for a change in the amount of claims for damages to ¥4,692 million and its late claim.

5. Summary of Judgment

- (1) The defendant shall pay the plaintiff 748,454,265 yen and late payment charges thereon at the rate of 5% per annum from October 23, 2015 until the payment has been made.
- (2) Other claims of the plaintiff shall be dismissed.
- (3) One-fifth of the costs of litigation shall be borne by the defendant and the rest by the plaintiff.
- (4) This judgment may be provisionally enforced only in subsection (1).

6. Future Outlook

We will carefully examine the content of the judgment and decide on how to respond in the future.

We will promptly inform you of any future matters that should be disclosed in connection with this lawsuit.

(The end)