



[Translation]

January 21, 2026

To Whom It May Concern

Company Name: Marubeni Corporation
(URL <https://www.marubeni.com/en/>)
TSE Code: 8002
Listed: Tokyo Prime
Representative: Masayuki Omoto
President and CEO, Member of the Board
Contact: Sachiko Matsushita
General Manager, Media Relations Sec.
(TEL +81-3-3282-4658)

Notice Regarding Judicial Review of the Ruling of the Supreme Court of Indonesia (Central Jakarta Case)

As previously disclosed, Marubeni Corporation (hereinafter, the “Company”) filed a lawsuit before the Central Jakarta District Court against the companies belonging to "Sugar Group", an Indonesian corporate group, as defendants, seeking compensation for damages including reputational damages (hereinafter, the “Central Jakarta Case”). Sugar Group filed a counterclaim (hereinafter, the "Counterclaim") during the proceedings of the Central Jakarta Case. We received a Supreme Court ruling (hereinafter, the "Supreme Court Ruling") dated November 8, 2022, partially granting our claims in the Central Jakarta Case and dismissing all claims in Sugar Group's Counterclaim. Regarding the Supreme Court Ruling, we received documents for a judicial review application filed by Sugar Group on December 11, 2023 (hereinafter, the “Judicial Review”). We hereby notify that on January 19, 2026 we received the decision granting Sugar Group's Judicial Review application (hereinafter, the “Judicial Review Decision”).

After translating this Judicial Review Decision and confirming its contents, it states that as a result of the Judicial Review, the Supreme Court revoked the Supreme Court Ruling in our favor that we received on November 8, 2022. In addition, although Sugar Group again alleged a Counterclaim against the Company in the Judicial Review seeking compensation for damages, that Counterclaim has been rejected.

Details

1. Date of Judicial Review Decision: December 16, 2024
2. Reason for Judicial Review Decision and background leading to the Decision:
The court accepted the Judicial Review application filed by Sugar Group which contested the Supreme Court Ruling.
3. Overview of the petitioners of the Judicial Review:
 - (1) Name:
PT. Sweet Indolampung, PT. Indolampung Perkasa, PT. Gula Putih Mataram, PT. Indolampung Distillery, and PT. Garuda Pancaarta
 - (2) Location: Indonesia
 - (3) Representative's title and name: Gunawan Jusuf, President Director

4. Content of Judicial Review Decision

Revocation of the Supreme Court Ruling and rejection of the Counterclaim.

5. Future outlook

We consider the content of this Judicial Review Decision contradicts the past Supreme Court's rulings in separate lawsuits involving the Sugar Group in our favor. We will conduct a more detailed analysis of this Judicial Review Decision, consider the legal measures and other options available to us, and take appropriate actions. This Judicial Review Decision will have no impact on our consolidated earnings forecast for the fiscal year ending March 2026.

For an overview of the series of lawsuits against Sugar Group, please refer to the relevant pages (pages #87 through #89) in our Consolidated Financial Statements with Independent Auditor's Report for Fiscal Year Ending March 31, 2025, available via the link below.

https://ssl4.eir-parts.net/doc/8002/ir_material_for_fiscal_ym19/181514/00.pdf

In our Consolidate Financial Statements referred as above, the Central Jakarta Case is defined as the "New Case".

End