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Notice of Capital and Business Partnership and Private Placement of New Shares

A meeting of the GMO Payment Gateway, Inc. Board of Directors convened today, agreed to form a business and capital partnership with GMO Internet, Inc, Sumitomo Mitsui Financial Group and Sumitomo Mitsui Baking Corporation. At the same time, it was resolved to issue new shares to Sumitomo Mitsui Banking Corporation and parent company GMO Internet, Inc.

I. Business and Capital Partnership

1. Objective of the business and capital partnership

GMO Payment Gateway connects payment data between non-face-to-face businesses (merchants), primarily BtoC ecommerce businesses and credit card companies, enabling merchants to operate credit card and other payment options in an efficient manner. Since becoming a public company, GMO Payment Gateway has continued to grow revenue and profits as the ecommerce and credit card markets have expanded.

Going forward, the company expects to see sustained growth in the mid-to-long term as expansion of the market remains strong. However, the company also recognizes that it must take measures to seize growth opportunities at a deeper level in the domestic market and to maximize opportunities in the global market.

Specifically, GMO Payment Gateway believes that it is important to diversify payment business opportunities by bringing together finance technology and Internet technology, and to broaden relationships with large-scale businesses in order to drive ecommerce penetration (a representation of ecommerce transactions as a percentage of all retail transactions) in Japan, a rate that is expected to reach 10% in the not-to-distant future.

Further, in the global market it is critical that the company respond to the global expansion of European and North American financial and payment companies. It can be expected that European and North American financial and payment companies will enter the Asian market, an important global growth center, intensifying competition. In light of this trend, the company believes it is necessary to partner with a financial institution and build a firm relationship ahead of its competitors.

GMO Payment Gateway also provides early payment services to aid merchants in improving cash flow, transaction lending services that offer financing to merchants who operate BtoC ecommerce or other non-face-to-face businesses with strong growth potential, and many merchants are implementing the GMO Pay Later service, a payment method for which there is strong consumer demand. In order to grow these core financing services, the company believes it is necessary to increase working capital. Further, given the credit risk associated with financing services, expanding these services will require GMO Payment Gateway to strengthen shareholders' equity in order to take on risk assets such as short-term loans and accounts receivable.

GMO Payment Gateway sought a business partner that would be a strong partner for a payment

business, with a clear understanding of the company's business operations and future vision as well as a common outlook, and it was decided to form a business and capital partnership with Sumitomo Mitsui Banking Corporation, a company with a strong business platform and customer base both domestically and globally.

The companies' respective parent companies GMO Internet and Sumitomo Mitsui Finance Group will also participate in the business and capital partnership. The parent companies bring to the partnership broad business networks and will enhance operations, contributing to future expansion of the business partnership. The four companies aim to build a long term partnership.

GMO Payment Gateway will execute a business and capital partnership agreement with Sumitomo Mitsui Banking Corporation GMO Internet, and Sumitomo Mitsui Financial Group with the objective of contributing to future business growth and shareholder value.

- 2. Details of the Business and Capital Partnership
 - (1) Details of the business partnership

An overview of the business partnership agreed to between GMO Internet and Sumitomo Mitsui Banking Corporation to date is as follows.

- i. Establish a joint venture company that will provide credit card payment processing services as GMO Payment Gateway currently provides.
- ii. Sumitomo Mitsui Banking Corporation customers to be introduced to the joint venture.
- iii. GMO Payment Gateway to provide payment processing system to the joint venture.
- iv. Both companies to provide staff

The two companies' parent companies, GMO Internet and Sumitomo Mitsui Financial Group have agreed to provide reasonable cooperation in order to support operation of the partnership. Details will be considered going forward.

(2) Details of the Capital Partnership

In a capital increase through private placement, GMO Payment Gateway will allocate 1,250,800 common shares to Sumitomo Mitsui Banking Corporation (% of voting rights after placement 3.36%, % of total outstanding shares 3.36%), and 1,336,500 common shares to GMO Internet (% of voting rights after placement 51.67%, % of total outstanding shares 51.66%).

For details of the capital partnership, please refer to II. Issue of New Shares in Private Placement.

Company Name	Sumitomo Mitsui Financial Group
Address	1-1-2 Marunouchi, Chiyoda-ku, Tokyo
CEO	Koichi Miyata
Business Description	Management of subsidiaries and ancillary business
Capital	JPY 2,337,895 million
Date Established	12/2/2002
No. of Outstanding Shares	1,414,055,625
Fiscal Term	Year to March
No. of Employees	68,739 (consolidated)
Major customers	—
Major banks	—
Significant Shareholders	Japan Trustee Services Bank Ltd. 4.71%
and Ownership Ratio	The Master Trust Bank of Japan Ltd. 4.19%
(as of 9/30/2014)	Sumitomo Mitsui Baking Corporation 3.02%

3. Overview of Partners in Capital Partnership (as of 3/31/2015)

	NATSCUMCO 2.08% THE BANK OF NEW YORK MELLON SA/NV 10 1.94%			
	Capital	None		
Reportable Related Party	Executive	None		
Relationships	Transactional	None		
	Related Party	None		
Operating Results and Fina	ncial Condition in the Thr	ee Most Recent Fiscal Ye	ear (JPY millions)	
Fiscal Term	FYE3/2013 FYE3/2014 FYE3/2015		FYE3/2015	
Consolidated Net Assets	8,443,218	9,005,019	10,696,271	
Consolidated Total Assets	148,696,800	161,534,387	183,442,585	
Consolidated Net Assets per Share (JPY)	4,686.69	5,323.87	6,598.87	
Consolidated Ordinary Revenue	4,326,424	4,641,880	4,851,202	
Consolidated Ordinary Profit	1,073,745	1,432,332	1,321,156	
Consolidated Net Profit	794,059	835,357	753,610	
Consolidated Net Profit per Share (JPY)	585.94	611.45	551.18	
Dividend per Share (JPY)	120	120	140	

*GMO Payment Gateway assessed the Sumitomo Mitsui Financial Group policy on organized crime stated in the corporate governance report submitted by the company to the Tokyo Stock Exchange, and reviewed its practices using the Tokyo Stock Exchange website. It was determined that none of its board members or major shareholders have ties with organized crime.

Company Name	Sumitomo Mitsui Bankir	a Corporation		
Address	Sumitomo Mitsui Banking Corporation 1-1-2 Marunouchi, Chiyoda-ku, Tokyo			
CEO	Takeshi Kunibe			
		ses and other businesses		
Business Description		ses and other businesses	6	
Capital	JPY 1,770,996 million			
Date Established	June 6, 1996			
No. of Outstanding Shares (as of 9/30/2014)	Common Shares 106, Preferred Shares 70,0	248,000 000		
Fiscal Term	March			
No. of Employees (as of 9/30/2014)	50,319 (consolidated)			
Major customers	_			
Major banks	_			
Significant Shareholders and Ownership Ratio	Sumitomo Mitsui Financial Group 100%			
	Capital	None		
	Executive	None		
Reportable Related Party Relationships	GMO Payment Gateway bas an overdraft			
	Related Party	None		
Operating Results and Fina	ncial Condition in the Thr	ee Most Recent Fiscal Ye	ear (JPY millions)	
Fiscal Term	FYE3/2012	FYE3/2013	FYE3/2014	
Consolidated Net Assets	7,276,706	8,257,091	8,640,763	
Consolidated Total Assets	138,251,602	143,203,127	155,824,141	
Consolidated Net Assets per Share (JPY)	53,960.98	64,031.58	71,465.80	
Consolidated Ordinary Revenue	2,687,911	2,810,681	3,150,992	
Consolidated Ordinary Profit	857,919 928,713 1,298,73			
Consolidated Net Profit	533,816 734,514 785,687			
Consolidated Net Profit per Share (JPY)	5,024.23	6,913.18	7,394.82	
Dividend per Share (JPY)	1,485	1,689	4,325	

*Sumitomo Mitsui Banking Corporation is a wholly-owned subsidiary of Sumitomo Mitsui Financial Group. GMO Payment Gateway assessed the Sumitomo Mitsui Financial Group (the parent company) policy on organized crime stated in the corporate governance report submitted by the company to the Tokyo Stock Exchange, and reviewed its practices using the Tokyo Stock Exchange website. It was determined that the company has in place systems to prevent it forming relationships with organized crime and that Sumitomo Mitsui Banking Corporation has no ties to organized crime. This was reported to the Tokyo Stock Exchange.

Company Name	GMO Internet, Inc.			
Address	26-1 Sakuragaokacho, Shibuya-ku, Tokyo			
CEO	Masatoshi Kumagai			
Business Description	Internet Infrastructure, 0	Internet Infrastructure, Online Advertising & Media, Internet Securities, Mobile Entertainment, Incubation		
Capital	JPY 5,000 million			
Date Established	May 1991			
No. of Outstanding Shares (as of 9/30/2014)	117,806,777			
Fiscal Term	Year to December			
No. of Employees	3,462 (consolidated as	of March 31, 2015)		
Major customers	Consumer, general bus			
Major banks	Sumitomo Mitsui Bankir Aozora Bank The Bank of Tokyo Mits Mitsubishi UFJ Trust an	ng Corporation ubishi UFJ		
	Mizuho Bank	0		
Significant Shareholders	Masatoshi Kumagai Of	fice Ltd. 29.30%, Masat	oshi Kumagai 15.31%,	
and Ownership Ratio	THE CHASE MANHAT	TAN BANK 385036 4.85%	,	
Capital Gateway company		Gateway outstanding sh company's largest share company.	IO Internet holds 51.66% of GMO Payment teway outstanding shares, and is the mpany's largest shareholder and parent mpany.	
Reportable Related Party Relationships	Executive	Two members of the GMO Internet Board of Directors and serves concurrently on the GI Payment Gateway Board of Directors and o member of the GMO Internet Board of Direc serves concurrently on the GMO Payment Gateway Board of Auditors.		
	Transactional	Annual transactions of (FYE9/2014) in paymen	JPY117,114,000	
	Related Party	GMO Internet is the parent company of GMO Payment Gateway. No other reportable related party relationships.		
Operating Results and Fina				
Fiscal Term	FYE12/2012	FYE12/2013 FYE12/2014		
Consolidated Net Assets	30,418	36,884	43,876	
Consolidated Total Assets	275,960	429,762	483,367	
Consolidated Net Assets per Share (JPY)	178.86	212.12	248.14	
Consolidated Ordinary Revenue	74,376	93,704	109,368	
Consolidated Ordinary Profit	9,149	9 11,000 12,93		
Consolidated Net Profit	9,175	9,175 10,941 12,734		
Consolidated Net Profit per	4,518	5,244	5,841	
Share (JPY) Dividend per Share (JPY)	38.35	44.51	49.58	
Fiscal Term	13	15	49.30	
		ernet policy on organized		

*GMO Payment Gateway assessed the GMO Internet policy on organized crime stated in the corporate governance report submitted by the company to the Tokyo Stock Exchange, and reviewed its practices using the Tokyo Stock Exchange. It was determined that none of its board members or major shareholders have ties with organized crime.

4. Schedule

(1) GMO Payment Gateway Board of Directors approval of Business and Capital Partnership and Capital Increase through Private Placement: June 9, 2015

(2) Agreements executed relating to the Business and Capital Partnership and Capital Increase through Private Placement: June 9, 2015

- (3) Opening of Business and Capital Partnership: June 9, 2015
- (4) Payment Date (Capital Partnership): June 25, 2015 (tentative)

5. Outlook

For details, please refer to II. Issue of New Shares in Private Placement. 8. Outlook

II. Issue of New Shares in Private Placement

(1) (2)	Payment Date No. of New Shares	June 25, 2015 2,587,300 common shares
(3)	Issue Price	JPY 3,092 per share
(4)	Total Capital to be Raised	JPY 7,999,931,600
(5)	Method of allocation (Subscribers)	Private placement of new shares. 1,250,800 shares to be allocated to Sumitomo Mitsui Banking Corporation, 1,336,500 shares to be allocated to GMO Internet.
(6)	Other	Under the Securities and Exchange Act, the above amount is contingent on the filing of the Securities Registration Statement.

1. Overview of Subscription

2. Objective and Reasons for Subscription

(1) Objective and Reasons for Subscription

As stated previously under I. Business and Capital Partnership, 1. Objective of the business and capital partnership, the capital increase through private placement is being executed in conjunction with a business partnership between GMO Payment Gateway, GMO Internet, Sumitomo Mitsui Financial Group and Sumitomo Mitsui Banking Corporation. To enhance the effectiveness of the business partnership, GMO Payment Gateway and Sumitomo Mitsui Banking Corporation will execute a capital partnership agreement that will strengthen the relationship between the two companies, contribute to mid-to-long term growth of GMO Payment Gateway, and benefit existing shareholders.

Further, in order for GMO Payment Gateway to maintain 20% annual profit growth over the next ten years, the company's future growth strategy includes expanding new business fields, increasing number of merchants, expanding geographically (supporting Japanese merchant ecommerce sales in Asia), and strategic expansion of ecommerce. One of the important pillars of this strategy is to continue strengthening products, and part of that is expanding financing services including early payment services to aid merchants in improving cash flow, transaction lending services that offer financing to merchants who operate BtoC ecommerce or other non-face-to-face businesses with strong growth potential, the GMO Pay Later service, a payment method that many merchants are implementing, and for which there is strong consumer demand. Further, given the credit risk associated with financing services, expanding these services will require GMO Payment Gateway strengthen shareholders' equity in order to take on risk assets such as short-term loans and accounts receivable.

In order to realize this growth strategy, working capital will be required to expand the financing services business. GMO Payment Gateway determined that it was essential to further strengthen

earnings base and raise capital, as well as to grow performance by partnering with the subscriber, and that raising capital through a private placement was the best method for achieving these goals. GMO Internet currently owns 51.6% of outstanding shares in GMO Payment Gateway and there will be no change to GMO Internet's ownership ratio after the capital subscription.

3. Amount to be Raised, Use and Investment Schedule

(1) Amount to be raised

i	Total amount to be raised	JPY 7,999,931,600
ii	Estimated issue costs	JPY 37,000,000
iii	Net amount to be raised	JPY 7,962,931,600

(notes) 1. Estimated issue costs are exclusive of consumption tax etc.

2. Estimated issue costs include legal costs, advisory commissions, registration related fees, and fees for creating and filing the Securities Registration Statement.

(2) Specific Use of Capital Raised

The objective of the capital increase through private placement is to strengthen capital in order to enhance the company's earnings base and to as well as to grow performance by partnering with the subscriber. The above net amount to be raised will be used as follows.

Since GMO Payment Gateway was listed in April 2005, it has aimed to reach JPY10 billion in operating profit by the year 2020. Until the investment schedule below is complete the funds will be held in a deposit account or other minimum risk operation. Of that JPY10 billion in profit the company aims for 20% to be derived from financing services, however in order to achieve this, the company will need to take on risk assets such as short-term loans and accounts receivable on a scale of around 1% of total annual transaction value. In order to provide for the credit risk associated with the financing business, and increased risk assets, the company considers that it needs to raise shareholders equity by 20%. The company estimates that annual transaction volume will reach around JPY 4 trillion by 2020. 1% of that amount is JPY 40 billion yen, and 20% of that amount is JPY 8 billion and this is the amount the company determined was required to boost shareholders equity.

GMO Payment Gateway also provides early payment services to aid merchants in improving cash flow, transaction lending services that offer financing to merchants who operate BtoC ecommerce or other non-face-to-face businesses with strong growth potential, and many merchants are implementing the GMO Pay Later service, a payment method for which there is strong consumer demand. In order to grow these core financing services, the company believes it is necessary to increase working capital. GMO Payment Gateway actively invests funds generated by its core payment services in systems and new services, and the company continues to grow and enhance its competitive strength. In order to sustain high growth in its payment services, GMO Payment Gateway will continue to direct income derived from its business into investment in growth. However in order to grow early payment services going forward it is expected that some of this business revenue will be required to boost cash and equivalents on the company's balance sheet that can be used to advance payments to merchants. The rapid growth of the GMO Pay Later service and the progression of transaction lending services will enable the company to expand its expertise in credit. Toward 2020, demand for financing from business operators is expected to rise as growth in the ecommerce market accelerates. In order to maintain the same level of growth in current business while developing opportunities in new business including financing services, the company determined it would be necessary to raise capital. For these reasons GMO Payment Gateway agreed to establish a joint venture company based on a business and capital partnership and will execute the capital increase through private placement to expand its financing services business and grow earnings.

Specific Use of Capital Raised	Amount (JPY)	Investment Schedule
i. Investment in establishment of joint venture company based on the capital partnership	500,000,000	10/2015 – 10/2016
ii. Increase in operating capital to expand financing services	7,462,931,600	6/2015 – 5/2017

i. Investment in establishment of joint venture company based on the capital partnership

One of GMO Payment Gateway's business initiatives in payment services is to form a joint venture company with Sumitomo Mitsui Banking Corporation in October 2015 through a business and capital partnership agreement with GMO Internet, Sumitomo Mitsui Financial Group and Sumitomo Mitsui Banking Corporation. All companies will be shareholders in the joint venture company. The joint venture will combine the strong business platform and domestic and global customer base of Sumitomo Mitsui Banking Corporation with the progressive payment services of GMO Payment Gateway, a company with 20 years industry experience, and the competitive technology and resources that allow GMO Payment Gateway to offer payment services with a full suite of payment methods. The partnership plans to offer high value-add services to Sumitomo Mitsui Banking Corporation customers.

Through provision of these services the company aims to better meet payment service demands, increase market share, and establish a strong position in the payment space, and in the future to become a leader in the Japanese payment services industry.

The first step in realizing this initiative is to establish a joint venture based on the business and capital partnership and allocate funds to the company.

ii. Increase in working capital to expand financing services

GMO Payment Gateway provides early payment services to aid merchants in improving cash flow, transaction lending services that offer financing to merchants who operate BtoC ecommerce or other non-face-to-face businesses with strong growth potential, and many merchants are implementing the GMO Pay Later service, a payment method for which there is strong consumer demand. Capital raised will be used to increase working capital and grow these core financing services.

The GMO Payment Gateway early payment service aids merchants in improving cash flow based on ecommerce transactions between the consumer and merchant, supporting merchants by bringing forward the date of future payments. There is strong customer demand for this service. Under the service, the company advances credit card payments to the merchant prior to receiving payment from the credit card company and therefore there is a period of time between the two payments during which the company requires capital to advance the payments. In order to expand this business it is expected that an increase in capital available for advances will be required. For this reason, capital raised will be allocated to expanding this service by increasing working capital.

Further, among the company's merchants there are many businesses with strong growth potential. These businesses desire to expand but in some cases are unable to do so because they face difficulty in being able to borrow from financial institutions and secure working capital in a timely manner. In response to this, GMO Payment Gateway plans to expand its transaction lending business, supporting the growth of merchants by enabling them to secure working capital. In this business, GMO Payment Gateway analyzes a series of the merchant's transactions to gain an understanding of sales trends. Based on sales performance, the

company determines the size of loan the merchant would be able to repay and provides the funds the merchant requires in a timely manner without requiring collateral, in order to support the accelerated growth of the merchant. The expansion of this service will require the company to have funds available, and for this reason capital raised will be allocated to expanding the transaction lending business by increasing working capital.

The GMO Payment Gateway service, GMO Pay Later is a payment method that enables the buyer to pay for their purchase at a convenience store or post office after receiving delivery. Since the service was launched, the company has minimized credit risk by developing expertise in assessing merchants and products, and recovery rate of receivables. The service is seeing strong growth and has outperformed the company's expectations both in the number of merchants who have implemented the service and in transaction volume. There is high consumer demand for this payment method and the service is expected to continue growing. A certain level of credit risk will be required to increase the volume of payments, and this will require capital. For this reason, capital raised will be allocated to expanding this service by increasing working capital.

4. View in regard to Reasonable Use of Funds

As stated above under II Issue of New Shares in Private Placement, 3. Amount to be Raised, Use and Investment Schedule (2) Specific Use of Capital Raised, through the establishment of a joint venture company, the company aims to better meet payment service demands, increase market share, establish a strong position in the payment space, and in the future to become a leader in the Japanese payment services industry. GMO Payment Gateway also aims to grow earnings by expanding its financing services business.

The company believes this will further grow corporate value and benefit existing shareholders, and for this reason determined that the stated use of capital raised in the private placement is reasonable.

5. Fairness of Share Issue Conditions etc.

(1) Basis for and details of how the issue price was calculated

The issue price in the capital increase through private placement was agreed at GMO Payment Gateway board of directors meeting on June 9, 2015 to be based on the average closing price of the company's common shares on the Tokyo Stock Exchange in the month through to the business day prior to the board decision (June 8, 2015). The issue price is 3,092 yen. The reason that the board elected to adopt the average closing price in the month through to the business day prior to the board decision was that the company's stock price has been rising over the past six months. If the issue price was based on the average of the closing price on the previous business day, in the three months prior and the six months prior then the price would be lower than the company's current stock price. It was determined that this may not be in the interest of minority shareholders. As stated above, the company's stock price has been rising, however in the month or so prior to the date of the board meeting the price dropped sharply and there have been significant fluctuations in recent share price. Because of this unusual movement in stock price, rather than set the issue price at the closing price on the day prior to the board decision, it was determined that it would be more reasonable to base the price on the average price over a fixed period in order to offset the impact of temporary stock price fluctuations. The issue price of 3,092 yen is a premium of 0.88% (all decimal amounts rounded up) over the closing price on the business day prior to the board decision (3,065 yen), 1.68% over the average closing price in the three months prior (3,041 yen), and 16.07% over the average closing price in the six months prior (2,664 yen).

The calculation of the issue price was based on the guidelines for handling a capital increase

through private placement issued by the Japan Securities Dealers Association, and the board determined that the issue price did not unfairly advantage the subscribers.

Of the three external members of the company's board of auditors, two members, Akihiro Suzuki and Kazuo Ikeda assessed the decision in accordance with the Company Act and with the guidelines for handling a capital increase through private placement issued by the Japan Securities Dealers Association, determined that there were no facts to consider that would violate any law, and expressed to the board concurrence that the issue price did not unfairly advantage the subscribers.

The two auditors determined that the basis the issue price represented an objective share price based on market price, and was calculated using the average price over a fixed period of time, that the issue price was not discounted, that temporary fluctuations in share price had been offset, that the subscribers would not profit from recent fluctuations in share price and that overall the issue price was set in accordance with the guidelines for handling a capital increase through private placement issued by the Japan Securities Dealers Association.

Masashi Yasuda, the third external member of the Board of Auditors, serves concurrently as Chief Financial Officer of GMO Internet, and as a subscriber in the transaction has a conflict of interest. For this reason he refrained from expressing an opinion in this matter.

(2) Basis for determining that the number of shares issued and that the extent of dilution is reasonable

Looking forward to future business growth, the company needs to increase working capital to expand its financing services business and also requires capital to invest in the joint venture payment services company. After considering the capital requirements of these initiatives and looking at cash on hand, GMO Payment Gateway determined that the scale of the capital increase through private placement was appropriate.

The number of new shares to be issued in the capital increase constitute 7.49% of total outstanding shares, voting rights associated with the new shares constitute 7.49% of total voting rights and a certain level of dilution will occur.

However, the capital that will be raised will be invested in establishing a joint venture company based on this business and capital partnership, and in increasing working capital to expand the financing services business. The view of the company is that this will increase earnings and improve corporate value. While the capital increase through private placement will result in temporary dilution of shares, in the mid-to-long term, it will benefit shareholders. For this reason it was determined that the number of shares issued and the extent of dilution was reasonable Further, because the capital increase through private placement is a transaction with a majority shareholder, on June 9 the two GMO Payment Gateway auditors that have no conflict of interest in the transaction (Mr Suzuki and Mr Ikeda), submitted a statement expressing the opinion that the decision to execute a capital increase through private placement did not harm minority shareholders for the following reasons.

i. GMO Payment Gateway requires funds in relation to its financing services business and after considering the credit risk, the decision to raise capital through a private increase was deemed reasonable due to the need to increase shareholder equity.

ii. The company's stock price has been rising over the past six months. If the issue price was based on the average of the closing price on the previous business day, in the three months prior and the six months prior then the price would be lower than the company's current stock price. Because there have been significant fluctuations in share price, rather than set the issue price at the closing price on the day prior to the board decision, basing the price on the average price over a fixed period would offset the impact of temporary stock price fluctuations. Considering that this calculation base is objective and fair the decision to set the issue price at the average closing

price in the month through to the business day prior to the board decision was reasonable. iii. The processes surrounding the capital increase decision were fair and the result of negotiations with the subscribers on multiple occasions, and that the board members who participated in the evaluation and decision to execute the private placement had no conflict of interest in the transaction.

For these reasons, GMO Payment Gateway determined that the number of shares issued and the extent of dilution was fair to existing shareholders.

6. Reasons for Selecting the Subscribers

(1) Overview of Subscribers

i. Sumitomo Mitsubishi Banking Corporation

Please refer to I. Business and Capital Partnership, 3. Overview of Partners in Capital Partnership above.

ii. GMO Internet, Inc.

Please refer to I. Business and Capital Partnership, 3. Overview of Partners in Capital Partnership above.

(2) Reasons for Selecting the Subscribers

In regard to the selection of Sumitomo Mitsui Banking Corporation, please refer to I. Business and Capital Partnership, Objective of the business and capital partnership above. In regard to the selection of, GMO Internet, the company has a thorough understanding of the GMO Payment Gateway business and future vision, and its policy is to generate profits in both companies by work together to expand ecommerce business. GMO Internet also manages the GMO Internet Group of which GMO Payment Gateway is a part, and GMO Payment Gateway online credit card payment processing services are positioned as a key growth area for the Group. With the objective of enhancing the partnership with GMO Internet Group, the Chief Executive Officer of GMO Payment Gateway serves as an external director on the GMO Internet board. There are also members of the GMO Internet board serving as external directors on the GMO Payment Gateway board, and the two companies have a close cooperative relationship. GMO Internet recognizes that the capital increase through private placement will contribute to further growth of payment services, a key growth area for the Group overall, by strengthening the company's balance sheet. GMO Internet was identified as a potential subscriber and selected after agreeing with the objectives of the transaction.

Both GMO Internet and Sumitomo Mitsui Banking Corporation were consulted in the decision to share the subscription between the two companies. GMO Internet expects the partnership to bring about further growth in payment services, enhancing synergies throughout the GMO Internet Group Internet Infrastructure business segment and contributing to GMO Internet consolidated earnings. GMO Internet held discussions with Sumitomo Mitsui Banking Corporation in regard to joint participation in the subscription. As a result the two companies requested to participate on an equal level in the subscription, and as GMO Payment Gateway had no objection, it was determined that both companies would participate in the capital increase through private placement.

(3) Ownership Policies of Subscribers

In regard to the shares to be allocated in the capital increase through private placement, GMO Internet does not plan to sell its shares to a third party, and plans to hold its stake for

the long term. Sumitomo Mitsui Banking Corporation also plans to hold its shares for the mid-to-long term, and GMO Payment Gateway received written confirmation of this from both parties. If either of the two companies plans to sell all or part of it holdings within two years of the payment date, they must provide written notice of the sale to GMO Payment Gateway including the name and address of the purchaser and the number of shares sold. GMO Payment Gateway will report the sale to the Tokyo Stock Exchange, and the purchaser will agree that the report will be submitted for public inspection. An agreement to this effect will be executed on June 25.

(4) Confirmation Subscribers have Sufficient Assets

GMO Payment Gateway assessed the total assets, net assets, cash and equivalents stated in the most recent quarterly financial statements of Sumitomo Mitsui Banking Corporation (filed November 28, 2014), and GMO Internet (filed May 12, 2015), and determined that both parties have sufficient assets to participate in the capital increase through private placement.

Prior to Subscription (as of March 37		After Subscription	
GMO Internet, Inc.	51.66%	GMO Internet, Inc.	51.66%
Japan Trustee Services Bank, Ltd. (Custodial Account)	6.45%	Japan Trustee Services Bank, Ltd. (Custodial Account)	6.00%
JPMC OPPENHEIMER JASDEC LENDING ACCOUNT (Standing Proxy: The Bank of Tokyo Mitsubishi UFJ)	3.21%	Sumitomo Mitsui Banking Corporation	3.36%
Issei Ainoura	2.89%	JPMC OPPENHEIMER JASDEC LENDING ACCOUNT (Standing Proxy: The Bank of Tokyo Mitsubishi UFJ)	2.99%
The Master Trust Bank of Japan, Ltd. (Custodial Account)	2.15%	Issei Ainoura	2.69%
CBNY-GOVERNMENT OF NORWAY (Standing Proxy: Citibank Japan)	2.08%	The Master Trust Bank of Japan, Ltd. (Custodial Account)	2.00%
STATE STREET BANK AND TRUST COMPANY 505001 (Standing Proxy: Mizuho Bank)	1.63%	CBNY-GOVERNMENT OF NORWAY (Standing Proxy: Citibank Japan)	1.93%
Trust and Custody Services Bank (Securities Investment Custodial Account)	1.16%	STATE STREET BANK AND TRUST COMPANY 505001 (Standing Proxy: Mizuho Bank)	1.51%
STATE STREET BANK AND TRUST COMPANY 505041 (Standing Proxy: HSBC, Tokyo Branch, Custody Div.)	1.05%	Trust and Custody Services Bank (Securities Investment Custodial Account)	1.08%
STATE STREET BANK AND TRUST COMPANY(Standing Proxy: HSBC, Tokyo Branch, Custody Div.)	1.05%	STATE STREET BANK AND TRUST COMPANY 505041(Standing Proxy: HSBC, Tokyo Branch, Custody Div.)	0.98%

7. Major Shareholders and Ownership Ratio after the Private Placement

8. Outlook

GMO Payment Gateway considers that the business and capital partnership and the capital increase through private placement will contribute to building corporate and shareholder value; however, at this time it is not yet known what impact the transaction will have on consolidated results for the FYE9/2015. Once the impact on results is clear, it will be promptly disclosed.

9. Processes relating to the Corporate Code of Conduct

The capital increase through private placement; i. Will result in less than 25% share dilution, ii. Will not result in a change in the majority shareholder (including changes as result of the conversion or exercise of equity warrants), and therefore does not require review by an independent third party or shareholder consent under Article 432 of the Tokyo Stock Exchange Securities Listing Regulations.

10. Items relating to a Transaction with a Majority Shareholder

As GMO Internet is a subscriber in the capital increase through private placement, it is a transaction with a majority shareholder. The GMO Payment Gateway Corporate Governance Report released on January 5, 2015 states that the company will always carefully consider any business transaction with its parent company or any GMO Internet Group company, whether it is a new transaction or the continuation of an existing transaction, comparing with the conditions of transactions with third parties to ensure that transaction conditions are fair from the viewpoint of minority shareholders. Specifically, the company periodically reviews and compares conditions of transactions with third parties, and the finding are reported to a meeting of the Board of Directors that includes external Directors who are independent from the parent company.

At the GMO Payment Gateway Board of Directors meeting convened June 9, 2015, the following board members did not participate in the decision making process on the capital increase through private placement due of reasons of conflict of interest; Masatoshi Kumagai, CEO of majority shareholder, GMO Internet, Issei Ainoura, and Ryu Muramatsu who is also on the board of a GMO Internet subsidiary.

Further, GMO Internet Chief Financial Officer, Masashi Yasuda who serves on the GMO Payment Gateway Board of Auditors as an external member, also did not participate in the decision making process on the capital increase through private placement due of reasons of conflict of interest. On June 9, 2015 the two GMO Payment Gateway auditors that do not have a conflict of interest in the transaction (Mr Suzuki and Mr Ikeda), submitted a statement to the Board of Directors expressing the opinion that the decision to execute a capital increase through private placement did not harm minority shareholders for the following reasons.

i. GMO Payment Gateway requires funds in relation to its financing services business and after considering the credit risk, the decision to raise capital through a private increase was deemed reasonable due to the need to increase shareholder equity.

ii. The company's stock price has been rising over the past six months. If the issue price was based on the average of the closing price on the previous business day, in the three months prior and the six months prior then the price would be lower than the company's current stock price. Because there have been significant fluctuations in share price, rather than set the issue price at the closing price on the day prior to the board decision, basing the price on the average price over a fixed period would offset the impact of temporary stock price fluctuations. Considering that this calculation base is objective and fair the decision to set the issue price at the average closing price in the month through to the business day prior to the board decision was reasonable.

iii. The processes surrounding the capital increase decision were fair and the result of negotiations with the subscribers on multiple occasions, and that the board members who participated in the evaluation and decision to execute the private placement had no conflict of interest in the transaction.

- 11. Business results and Equity Financing in the Three Most Recent Years
- (1) Business Results in the Three Most Recent Years (consolidated)

	FYE 9/2012	FYE 9/2013	FYE 9/2014
Consolidated Net Sales	JPY 4,708 million	JPY 5,764 million	JPY 7,205 million

Consolidated Operating Profit	JPY 1,753 million	JPY 2,048 million	JPY 2,476 million
Consolidated Ordinary Profit	JPY 1,764 million	JPY 2,047 million	JPY 2,527 million
Consolidated Net Profit	JPY 960 million	JPY 1,217 million	JPY 1,515 million
Consolidated Net Profit per			
Share	JPY 28.01	JPY 35.38	JPY 43.92
Dividend per Share	JPY 19.50	JPY 24.50	JPY 30.00
Consolidated Net Assets per		IDV 162 12	IDV 107 15
Share	JPY 144.25	JPY 163.12	JPY 197.15

(notes) 1. On July 1, 2012 the company executed a 200-for-1 stock split of common shares. On October 1, 2014 the company executed a 2-for1 stock split of common shares.
Consolidated Net Profit per Share, Dividend per Share and Consolidated Net Assets per Share for FYE9/2012 are presented as if the stock split had been executed on the first day of the fiscal year.

2. Shares held in the Board Incentive Plan are not treated as treasury shares in the calculation of consolidated net profit.

(2) Current No. of Outstanding Shares and Shares Underlying Convertible Securities (as of 3/31/2015)

	Number of Shares	% of Outstanding Shares
Outstanding Shares	34,549,200	100.00%
No. of shares underlying convertible securities at current conversion price	12,270	0.04%

(3) Recent Share Price

i Share Price over the Three Most Recent Years

	FYE 9/2012	FYE 9/2013	FYE 9/2014
Open (JPY)	360,000	1,406	2,673
-1 - (-)	*1,800	,	*1,337
High (JPY)	393,000 *1,965	2,787	6,040 *2,552
Low (JPY)	246,100 *1,231	1,224	2,630 *1,315
Close (JPY)	283,000 *1,415	2,672	4,960 *2,480

(notes) 1. A stock split was executed in FYE 9/2012. Asterisk indicates ex-rights price.

(A 200-for-1 stock split of common shares executed on July 1, 2012.)

2. A stock split was executed in FYE 9/2014. Asterisk indicates ex-rights price.

(A 2-for-1 stock split of common shares executed on October 1, 2014.)

ii Monthly trends in the most recent six months

	1/2015	2/2015	3/2015	4/2015	5/2015	6/2015
Open	2,281	2,068	2,605	2,850	3,005	3,050
High	2,342	2,670	3,075	3,495	3,245	3,185
Low	2,007	2,055	2,423	2,795	2,723	2,992
Close	2,060	2,634	2,844	3,105	3,080	3,065

(notes) June figures represent trend between June 1 and June 8, 2015.

iii. Share Price on the business day prior to the board decision

	June 8 2015
Open	3,040
High	3,115
Low	3,030
Close	3,065

(4) Equity Financing in the Three Most Recent Years None

12. Summary of Issue

(1)	No. of new shares to be issued	2,587,300	
(2)	Subscription Price	JPY 3,092 per share	
(3)	Total Proceeds	JPY 7,999,931,600	
(4)	Amount to be Allocated to Capital	JPY 1,546 per share	
(5)	Total Amount to be Allocated to Capital	JPY 3,999,965,800	
(6)	Subscription Method	Private placement	
(7)	Application Dates	June 25, 2015	
(8)	Issue Date	June 25, 2015	
(9)	Subscribers and No. of Shares allocated	······································	
(10) Other		Under the Securities and Exchange Act, the above amount is contingent on the filing of the Securities Registration Statement.	

(Reference) Consolidated Results Forecast for the Current Fiscal Year (published October 31, 2014)

	Consolidated Net Sales	Consolidated Operating Profit	Consolidated Ordinary Profit	Consolidated Net Profit
Current Forecast (FYE 9/2015)	JPY 8,656 millions	JPY 2,974 millions	JPY 2,985 millions	JPY 1,797 millions
Previous Actual (FYE 9/2015)	JPY 7,205 millions	JPY 2,476 millions	JPY 2,527 millions	JPY 1,515 millions