

OBAYASHI CORPORATION

Regarding a Suspension of Business Penalty in Accordance with the Construction Business Act

On January 18, 2019, OBAYASHI CORPORATION (hereinafter referred to as the "Corporation") received a suspension of business penalty in accordance with Article 28, paragraph 3 of the Construction Business Act from the Kanto Regional Development Bureau of the Ministry of Land, Infrastructure, Transport and Tourism following a guilty verdict handed down on October 22, last year, regarding the violation of the Antimonopoly Act in relation to bids for the Chuo Shinkansen maglev line construction project. The details of the said suspension are stated below.

We deeply apologize to our shareholders and other stakeholders for the concern and inconvenience that this matter has caused.

The Corporation takes this suspension very seriously and will make corporation-wide efforts to prevent recurrence of such incidents and strive to quickly regain trust.

- Scope of business operations ordered to be suspended Nationwide sales activities related to civil engineering projects in the private sector
- 2 Period of suspension of businessFor 120 days from February 2, 2019 through June 1, 2019

Disclaimer

This document announced in the Japanese language at the Tokyo Stock Exchange on January 18, 2019 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.