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To Whom It May Concern

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**(Correction) Notice of Partial Correction to ""Notice Regarding Planned Commencement of Tender Offer for Shares of Maruwn Corporation (Securities Code: 9067)""**

Regarding the "" Notice Regarding Planned Commencement of Tender Offer for Shares of Maruwn Corporation (Securities Code: 9067)"" announced on November 13, 2025, there are items that need to be corrected in its content, and we hereby notify you as follows.

Please note that the corrected sections are underlined.

1. Reason for Correction

There were some errors in the content, so we are correcting them.

2. Content of Correction

(1) ""1. Purpose of Purchase, etc."" ""(1) Overview of This Tender Offer"" (Pages 3-7)

(Before Correction)

(Omitted)

The tender offeror has set 3,200,400 shares (ownership ratio: 50.10%) (Note 2, Note 3) as the lower limit of the planned purchase number in this tender offer, and (i) if the total number of shares, etc. tendered (hereinafter referred to as ""Tendered Shares, etc."" ) does not reach the lower limit of the planned purchase number, none of the Tendered Shares, etc. will be purchased, but (ii) if the total number of Tendered Shares, etc. during the tender offer period (hereinafter referred to as ""Tender Offer Period"" ) reaches the lower limit of the planned purchase number of 3,200,400 shares (please refer to Note 6 below for confirmation methods), it will be promptly announced, and the Tender Offer Period will be extended to ensure 10 business days from the business day following the announcement date (however, if the total number of Tendered Shares, etc. reaches the lower limit of the planned purchase number within 11 business days from the start date of the Tender Offer Period, since 10 business days can be ensured from the business day following the

announcement date to the last day of the Tender Offer Period, the extension of the Tender Offer Period will not be carried out). As a result, shareholders opposing the transaction have 10 business days to tender after the announcement that the total number of Tendered Shares, etc. has reached the lower limit of the planned purchase number (i.e., the prospect of the tender offer being successful), allowing them to initially express opposition to the transaction by not tendering, and if the announcement is made that the total number of Tendered Shares, etc. has reached the lower limit of the planned purchase number (i.e., the prospect of the tender offer being successful), they can express their intention to tender or not within 10 business days from the announcement date, thus separating the expression of intention regarding the transaction (approval or disapproval) from the intention to tender.

(Omitted)

(After Correction)

(Omitted)

The tender offeror has set 3,200,400 shares (ownership ratio: 50.10%) (Note 2, Note 3) as the lower limit of the planned purchase number in this tender offer, and (i) if the total number of shares, etc. tendered (hereinafter referred to as ""Tendered Shares, etc."" ) does not reach the lower limit of the planned purchase number, none of the Tendered Shares, etc. will be purchased, but (ii) if the total number of Tendered Shares, etc. during the tender offer period (hereinafter referred to as ""Tender Offer Period"" ) reaches the lower limit of the planned purchase number of 3,200,400 shares (please refer to Note 6 below for confirmation methods), it will be promptly announced, and the Tender Offer Period will be extended to ensure 10 business days from the business day following the announcement date (however, if the total number of Tendered Shares, etc. reaches the lower limit of the planned purchase number within 10 business days from the start date of the Tender Offer Period, since 10 business days can be ensured from the business day following the announcement date to the last day of the Tender Offer Period, the extension of the Tender Offer Period will not be carried out). As a result, shareholders opposing the transaction have 10 business days to tender after the announcement that the total number of Tendered Shares, etc. has reached the lower limit of the planned purchase number (i.e., the prospect of the tender offer being successful), allowing them to initially express opposition to the transaction by not tendering, and if the announcement is made that the total number of Tendered Shares, etc. has reached the lower limit of the planned purchase number (i.e., the prospect of the tender offer being successful), they can express their intention to tender or not within 10 business days from the announcement date, thus separating the expression of intention regarding the transaction (approval or disapproval) from the intention to tender.

(Omitted)

(2) ""1. Purpose of Purchase, etc."" ""(4) Measures to Ensure Fairness of the Tender Offer Price and Measures to Avoid Conflicts of Interest, etc., Measures to Ensure Fairness of This Tender Offer"" ""⑦ Measures to Ensure Purchase Opportunities from Other Purchasers"" (Pages 37-38)

(Before Correction)

The target has not entered into any agreements, including transaction protection clauses, that prohibit the target from contacting counter-acquisition proposers or restrict counter-acquisition proposers from contacting the target.

Additionally, the tender offeror plans to set the Tender Offer Period to 20 business days, aiming to commence the tender offer around late January 2026, and expects it will take approximately three months to start the tender offer, thus ensuring opportunities for purchase, etc. of the target's shares by parties other than the tender offeror. Furthermore, if the total number of Tendered Shares, etc. during the Tender Offer Period reaches the lower limit of the planned purchase number of 3,200,400 shares, the tender offeror plans to promptly announce this and extend the Tender Offer Period to ensure 10 business days from the business day following the announcement date (however, if the total number of Tendered Shares, etc. reaches the lower limit of the planned purchase number within 11 business days from the start date of the Tender Offer Period, since 10 business days can be ensured from the business day following the announcement date to the last day of the Tender Offer Period, the extension of the Tender Offer Period will not be carried out), thereby allowing the target's shareholders to

separate the expression of intention regarding the transaction (approval or disapproval) from the intention to tender, and intending to suppress the coerciveness of the tender offer.

(After Correction)

The target has not entered into any agreements, including transaction protection clauses, that prohibit the target from contacting counter-acquisition proposers or restrict counter-acquisition proposers from contacting the target.

Additionally, the tender offeror plans to set the Tender Offer Period to 20 business days, aiming to commence the tender offer around late January 2026, and expects it will take approximately three months to start the tender offer, thus ensuring opportunities for purchase, etc. of the target's shares by parties other than the tender offeror. Furthermore, if the total number of Tendered Shares, etc. during the Tender Offer Period reaches the lower limit of the planned purchase number of 3,200,400 shares, the tender offeror plans to promptly announce this and extend the Tender Offer Period to ensure 10 business days from the business day following the announcement date (however, if the total number of Tendered Shares, etc. reaches the lower limit of the planned purchase number within 10 business days from the start date of the Tender Offer Period, since 10 business days can be ensured from the business day following the announcement date to the last day of the Tender Offer Period, the extension of the Tender Offer Period will not be carried out), thereby allowing the target's shareholders to separate the expression of intention regarding the transaction (approval or disapproval) from the intention to tender, and intending to suppress the coerciveness of the tender offer.

(3) ""1. Purpose of Purchase, etc."" ""(4) Measures to Ensure Fairness of the Tender Offer Price and Measures to Avoid Conflicts of Interest, etc., Measures to Ensure Fairness of This Tender Offer"" ""⑧ Conditions Intended to Suppress Coerciveness"" (Page 38)

(Before Correction)

The tender offeror, as stated in ""(1) Overview of This Tender Offer,"" has set 3,200,400 shares (ownership ratio: 50.10%) as the lower limit of the planned purchase number in this tender offer, and (i) if the total number of shares, etc. tendered does not reach the lower limit of the planned purchase number, none of the Tendered Shares, etc. will be purchased, but (ii) if the total number of Tendered Shares, etc. during the Tender Offer Period reaches the lower limit of the planned purchase number of 3,200,400 shares, it will be promptly announced, and the Tender Offer Period will be extended to ensure 10 business days from the business day following the announcement date (however, if the total number of Tendered Shares, etc. reaches the lower limit of the planned purchase number within 11 business days from the start date of the Tender Offer Period, since 10 business days can be ensured from the business day following the announcement date to the last day of the Tender Offer Period, the extension of the Tender Offer Period will not be carried out), thereby allowing the target's shareholders to separate the expression of intention regarding the transaction (approval or disapproval) from the intention to tender. Additionally, if the tender offer is successful, the tender offeror plans to carry out the squeeze-out procedure regardless of the purchase results. Furthermore, if the tender offer is successful, the policy to privatize the target will not be changed regardless of the expected timing. The tender offeror intends to suppress coerciveness through the above mechanism and policy, and believes that it can provide more opportunities for shareholders of the target to apply.

(After correction)

The tender offeror, as stated in ""(1) Overview of This Tender Offer,"" has set 3,200,400 shares (ownership ratio: 50.10%) as the lower limit of the planned purchase number in this tender offer, and (i) if the total number of shares, etc. tendered does not reach the lower limit of the planned purchase number, none of the Tendered Shares, etc. will be purchased, but (ii) if the total number of Tendered Shares, etc. during the Tender Offer Period reaches the lower limit of the planned purchase number of 3,200,400 shares, it will be promptly announced, and the Tender Offer Period will be extended to ensure 10 business days from the business day following the announcement date (however, if the total number of Tendered Shares, etc. reaches the lower limit of the planned purchase number within 10 business days from the start date of the Tender Offer Period, since 10 business days can be ensured from the business day following the announcement date to the last day of the Tender Offer Period, the extension of the

Tender Offer Period will not be carried out), thereby allowing the target's shareholders to separate the expression of intention regarding the transaction (approval or disapproval) from the intention to tender. Additionally, if the tender offer is successful, the tender offeror plans to carry out the squeeze-out procedure regardless of the purchase results. Furthermore, if the tender offer is successful, the policy to privatize the target will not be changed regardless of the expected timing. The tender offeror intends to suppress coerciveness through the above mechanism and policy, and believes that it can provide more opportunities for shareholders of the target to apply.

End

**[Solicitation Regulations]**

This press release is a statement for publicly announcing the tender offer and is not created for the purpose of soliciting sales. When applying for sales, please be sure to read the tender offer explanatory document related to this tender offer and apply based on your own judgment as a shareholder. This press release does not constitute or form part of an offer or solicitation for the sale of securities or solicitation for purchase applications, nor does the fact of its distribution constitute the basis for any contract related to the tender offer, and reliance on it for contract conclusion is not permitted.

**[Future Predictions]**

This press release includes forecasts regarding the schedule and conditions of the tender offer, as well as business development prospects based on the management's views of the tender offerors if the target's shares are acquired. Actual results may significantly deviate from these forecasts due to many factors.

**[U.S. Regulations]**

This tender offer is not conducted, directly or indirectly, within or directed towards the United States, nor is it conducted using U.S. mail or other interstate or international commerce methods or means (including but not limited to telephone, telex, facsimile, email, internet communication), nor is it conducted through facilities of a securities exchange in the United States. Applications for this tender offer cannot be made through the above methods or means, or through the above facilities, or from within the United States. Furthermore, the press release related to this tender offer or related documents are not to be sent or distributed by mail or other methods within or directed towards the United States, or from within the United States, and such sending or distribution cannot be conducted. Applications for this tender offer that directly or indirectly violate the above restrictions will not be accepted.

No solicitation for the purchase of securities or other equivalents is conducted towards U.S. residents or within the United States, and even if U.S. residents send these to the tender offerors from within the United States, they will not be accepted.

**[Other Countries]**

In some countries or regions, there may be legal restrictions on the announcement, issuance, or distribution of this press release. In such cases, please be aware of and comply with those restrictions. This does not constitute a solicitation for applications to purchase or sell shares related to the tender offer, and is merely considered as information distribution.