To Whom It May Concern:

ARUZE CORP.

IR Office

Announcement Regarding Litigation Rescinding Trial Decision for Patent Invalidation

Today, the Intellectual Property High Court rendered a judgment on a litigation rescinding a patent trial decision. Details are as follows.

The patent in question is one out of several for which Aruze Corp. (hereinafter referred to as the “Company”) filed infringement lawsuits against Sammy Corporation. Having been dissatisfied with the trial decision on patent invalidation made by the Japan Patent Office regarding Patent No. 3708056, which is owned by the Company, the Company brought the lawsuit to the Intellectual Property High Court.

While the Company had made a request to the Japan Patent Office for a trial for correction, the decision in the trial for correction had been delayed. This resulted in the Intellectual Property High Court making a decision on the validity of the patent based on the nature of the rights involved prior to the correction.

Consequently, should the Japan Patent Office issue a decision in the near future that recognizes the correction, the judgment by the Intellectual Property High Court shall be reversed by the Supreme Court.

Given these circumstances, the Company is not placing significant emphasis on the judgment rendered by the Intellectual Property High Court, and believes that the patent right will continue to be valid in the form of the patent after the correction. The Company intends to appeal the case to the Supreme Court immediately so that the Japan Patent Office and The Supreme Court can review the patent following the correction.

Additionally, as there are a number of points regarding the judgment that the Company finds difficult to accept, the Company intends to ask the Supreme Court to consider said points as well.

Lastly, the judgment in question will have no impact on the Company’s business results for the current fiscal year.