

令和8年1月7日

東京地方裁判所 御中

原告：株式会社Pioneerwork
代表取締役 後藤 陽一

甲8号証（写し）
Share Transfer Agreement v3（ドラフト） 抜粋

Article 8. DAMAGES AND COMPENSATION

8.2 Failure of Fallback Payment.

If the Lender Consent referred to in Article 4(iii) is not obtained by the scheduled Closing, the Purchaser shall pay the Additional Cash Consideration pursuant to Article 2.5 at Closing. If the Purchaser fails to make such payment when due, the Seller may terminate this Agreement by written notice and the Purchaser shall immediately pay to the Seller a break fee of JPY 20,000,000. If payment of such break fee is delayed, late damages calculated at an annual interest rate of 10% shall accrue from the due date until payment in full.

備考

本抜粋の前後の文脈については、甲8-2（STA全文）を参照されたい。

出典：[indy/SHARE TRANSFER AGREEMENTv3.md](#) (Article 8.2)

以上