

[Translation]

July 12, 2011
KDDI Corporation

Notice Regarding the Result of the Tender Offer of Shares, etc. of WebMoney Corporation

KDDI Corporation (hereafter, the “Company” or the “Tender Offeror”) resolved at a Board of Directors meeting on June 10, 2011, to conduct a tender offer to acquire outstanding shares of common stock (including the shares delivered through the exercise of stock acquisition rights (hereafter, the “Stock Acquisition Rights”) which were issued pursuant to the resolution of the extraordinary meeting of shareholders of WebMoney Corporation (JASDAQ: Code No. 2167, hereafter, the “Target Entity”) convened on March 15, 2004, and the resolution of the Target Entity’s Board of Directors meeting convened on the same date; excluding, however, shares of treasury stock held by the Target Entity) and the Stock Acquisition Rights (hereafter, the “Tender Offer”). and carried out the Tender Offer from June 13, 2011. Having completed the Tender Offer on July 11, 2011, the Company hereby notifies you of the results of the Tender Offer as follows.

1. Outline of the Tender Offer

(1) Name and Address of the Tender Offeror

KDDI Corporation
2-3-2 Nishi-shinjuku, Shinjuku-ku, Tokyo

(2) Name of the Target Entity

WebMoney Corporation

(3) Type of Share Certificates, etc. for Tender Offer

1. Common stock
2. Stock Acquisition Rights

The stock acquisition rights issued pursuant to the resolution approved at the Board of Directors Meeting of the Target Entity held on March 15, 2004 and the Special Shareholders Meeting of the Target Entity convened on the same date.

(4) Number of Shares, etc., to be Acquired

Shares

Expected number of shares to be acquired	Minimum expected number of shares to be acquired	Maximum expected number of shares to be acquired
60,101	40,068	—

Notes:

1. The expected number of shares to be acquired is the maximum number shares that the Tender Offeror has indicated it will acquire in the Target Entity. Said maximum number (60,101 shares) is derived by adding to the total shares issued as of December 31, 2010, as stated in the quarterly securities report for the third

quarter of the 24th business term issued by the Target Entity on February 14, 2011 (62,330 shares) the maximum number of the Target Entity's shares (including shares in the Target Entity issued or transferred as a result of the exercise of stock acquisition rights between December 31, 2010, and today) that may be issued or transferred through the exercise of acquisition rights up to the final date of the Tender Offer period (hereafter, the "Tender Offer Period") (1,900 shares), and subtracting from this total the number of shares of treasury stock (4,129 shares) owned by the Target Entity as of December 31, 2010, as stated in said quarterly securities report.

2. In the event that the total number of shares, etc., that were sold in response to the Tender Offer (hereafter, the "Subscribed Shares, etc."), does not satisfy the minimum expected number of shares to be acquired (40,068 shares), the Company shall not purchase any of the Subscribed Shares, etc. In the event that the total number of Subscribed Shares, etc., exceeds the minimum expected number of shares to be acquired, the Company shall purchase all Subscribed Shares, etc.
3. The Tender Offer anticipates no acquisition of treasury stock owned by the Target Entity.

(5) Offer Period

1. Period for Initial Notification of Offer

From June 13, 2011 (Monday) through July 11, 2011 (Monday) (21 business days)

2. Possibility of Extension Based on Request by Target Entity

In accordance with the provisions of Article 27-10, Paragraph 3, of the Financial Instruments and Exchange Act (Law No. 25 of 1948, including subsequent revisions, hereafter, the "Act") in the event that the Target Entity submits to the party making the tender offer an opinion report requesting an extension of the Tender Offer period (hereafter, the "Tender Offer Period"), the Tender Offer Period shall be extended to 30 business days, to July 25, 2011 (Monday); however, no such event has occurred.

(6) Offer Price

1. Cash of ¥327,000 per share of common stock
2. Cash of ¥1 per stock acquisition right

2. Result of the Tender Offer

(1) Completion of the Tender Offer

The Tender Offer was subject to the condition that if the total number of tendered Shares, etc. falls short of the minimum number of shares to be purchased (40,068 shares), the Tender Offeror will not purchase any of the tendered Shares, etc. However, since the total number of tendered Shares, etc. (58,421 shares) is more than the minimum number of shares to be purchased (40,068 shares), the Tender Offeror will purchase all of the tendered Shares, etc. as set forth in the public notice of commencement of the tender offer and the tender offer notification.

(2) Date of Public Notice of the Result of the Tender Offer and the Name of the Newspaper for the Public Notice

The Tender Offeror made a public announcement to media organizations at Tokyo Stock Exchange, Inc. on July 12, 2011, in the manner set forth in Article 9-4 of the Order for Enforcement of the Financial Instruments and Exchange Act (Cabinet Order No. 321 of 1965, as amended) and Article 30-2 of the Cabinet Office Ordinance on Disclosure of Takeover Bids of Shares, etc. Conducted by Those Other than the Issuer (Ordinance of the Ministry of Finance No. 38 of 1990, as amended), subject to Article 27-13, Paragraph 1 of the Act.

(3) Number of Shares, etc. Acquired

Types of shares, etc.	(i) Number of tenders converted into shares	(ii) Number of purchases converted into shares
Shares	58,421 shares	58,421 shares
Stock acquisition rights	- shares	- shares
Convertible bonds	- shares	- shares
Trust beneficiary securities ()	- shares	- shares
Depository securities ()	- shares	- shares
Total	58,421 shares	58,421 shares
(Total number of residual securities)	(- shares)	(- shares)

(4) Shareholding Ratio of the Shares, etc. after the Tender Offer

Number of voting rights represented by Shares, etc. held by the Tender Offeror before the Tender Offer	- units	(Shareholding ratio of the Shares, etc. before the Tender Offer —%)
Number of voting rights represented by Shares, etc. held by special related parties before the Tender Offer	- units	(Shareholding ratio of the Shares, etc. before the Tender Offer —%)
Number of voting rights represented by Shares, etc. held by the Tender Offeror after the Tender Offer	58,421 units	(Shareholding ratio of the Shares, etc. after the Tender Offer 97.20%)
Number of voting rights represented by Shares, etc. held by special related parties after the Tender Offer	- units	(Shareholding ratio of the Shares, etc. after the Tender Offer —%)
Total number of voting rights of all shareholders, etc. of the Target Entity	58,201 units	

Notes:

1. "Total number of voting rights of all shareholders etc. of the Target Entity" is the number of voting rights of all shareholders as of March 31, 2011 stated in the Target Entity's securities report of the 24th fiscal year submitted on June 24, 2011. However, as the Tender Offer includes the Target Entity's shares likely to be issued or transferred due to the exercise of the Stock Option Rights as targets, in the calculation of "Shareholding ratio of the Shares, etc. before the Tender Offer" and "Shareholding ratio of the Shares, etc. after the Tender Offer," the calculation is made with the denominator being 60,101, obtained from the addition of the maximum number of shares (1,900 shares) of the Target Entity's shares that may be issued or transferred as a result of the exercise of the Stock Acquisition Rights (1,900 shares) as of March 31, 2011

stated in the above securities report.

2. "Shareholding ratio of the Shares, etc. before the Tender Offer" and "Shareholding ratio of the Shares, etc. after the Tender Offer" are calculated by rounding off fractions to the second decimal place.

(5) Calculation if the Purchase for the Tender Offer is Conducted by the Method of Proportional Distribution
Not applicable

(6) Method of Settlement

1. Name and Location of Head Office of Financial Instruments Business Operator or Banks, etc. in Charge of Settlement of the Tender Offer
Nomura Securities Co., Ltd. 1-9-1 Nihonbashi, Chuo-ku, Tokyo

2. Start Date of Settlement
July 19, 2011 (Tuesday)

3. Method of Settlement
Promptly after the Tender Offer Period, a notice of acquisition by Tender Offer will be mailed to the address of tendering shareholders, etc. (in the case of foreign shareholders, etc., to the addresses of their standing proxies in Japan) (excluding those tendering through the Tender Offer Agent's internet exclusive service, NOMURA JOY). For those who tendered through NOMURA JOY, the notice will be provided through the method described in NOMURA JOY's homepage (<https://www.nomurajoy.jp/>).
The purchase will be made in cash. Payment of the purchase price through the Tender Offer will be made by the method instructed by the tendering shareholders, etc., including remittance (bank fees may incur in remitting the payment.)

3. Policies, etc. after the Tender Offer and Future Outlook
Policies, etc. after the Tender Offer and future outlook are the same as those stated in the press release entitled "Commencement of Tender Offer for Shares in WebMoney Corporation" dated June 10, 2011.

4. Places Where Copies of the Tender Offer Report are Made Available for Inspection
KDDI Corporation 3-10-10, Iidabashi, Chiyoda-ku, Tokyo
Osaka Securities Exchange Co., Ltd. 1-8-16, Kitahama 1-chome, Chuo-ku, Osaka