NTT DOCOMO, INC. President and CEO: Kaoru Kato Tokyo Stock Exchange: 9437 London Stock Exchange: NDCM New York Stock Exchange: DCM March 15, 2013

Notice of Outcome of Tender Offer for MAGASeek Corporation Common Shares

NTT DOCOMO, INC. ("the Company" or "the Offeror") resolved at a Board of Directors' meeting on January 30, 2013 to initiate a Tender Offer ("the Tender Offer") for the common shares of MAGASeek Corporation ("the Target Company," Tokyo Stock Exchange Inc. ("Tokyo Stock Exchange") Mothers market, code 3060) and stock acquisition rights issued in accordance with a resolution approved at the Target Company's extraordinary general shareholders meeting held on January 30, 2006 and the Target Company's Board of Directors' meeting held on February 17, 2006 (the "Stock Acquisition Rights"), and the Tender Offer was conducted. As the Tender Offer was completed on March 14, 2013, the Company hereby announces the outcome.

1. Description of the Offer

(1) Name and address of the Offeror

NTT DOCOMO, INC. Address: 2-11-1 Nagata-cho, Chiyoda-ku, Tokyo

(2) Name of the Target Company

MAGASeek Corporation

(3) Class of securities subject to the offer

- 1) Common shares
- 2) Stock acquisition rights

(4) Number of shares to be purchased

Number of Shares to be Purchased	Minimum Number of Shares to be	Maximum Number of Shares to be
	Purchased	Purchased
16,012 shares	8,829 shares	_

(NOTE 1) If the total number of shares tendered is less than the minimum number to be purchased (8,829 shares), none of the tendered shares will be purchased. If the number of shares tendered exceeds the minimum number of shares to be purchased (8,829 shares), all of the shares will be purchased.

- (NOTE 2) The "number of shares to be purchased" is noted as the maximum number of the Target Company's shares the Company will acquire through the Tender Offer. The maximum number of shares to be purchased has been set at the number of shares (16,012 shares) obtained by adding the total number of the Target Company's outstanding common shares (21,190 shares) as of September 30, 2012 as stated in the report for the 2nd quarter of the 10th Period submitted by the Target Company on November 12, 2012, and the common shares (120 shares) underlying the Stock Acquisition Rights (12 rights) as of May 31, 2012 as stated in the Securities Report for the 9th Period filed by the Target Company on June 22, 2012, and deducting the number of shares Itochu Corporation has agreed not to tender and to continue holding after the Tender Offer (5,298 shares). The Offeror has received a report from the Target Company stating that as of September 30, 2012, there is no change in the number of common shares (120 shares) underlying stock acquisition rights (12 rights) as of May 31, 2012 as stated in the Securities Report for the 20, 2012.
 - (NOTE 3) The Stock Acquisition Rights may be exercised before the end of the period for purchases, etc., in the Tender Offer (the "Tender Offer Period"); however, the Target Company's common shares that would be issued as a result of this would also be subject to the Tender Offer.
- (5) Tender Offer Period
 - 1) Tender Offer Period at initial filing

Thursday, January 31, 2013 to Thursday, March 14, 2013 (30 business days)

 Possibility of extension at the request of the Target Company Not applicable.

(6) Tender offer price

Common shares: 135,000 yen per share Stock Acquisition Rights: 1 yen each

2. Results of the Tender Offer

(1) Outcome of the Tender Offer

The Tender Offer contained the condition that if the total number of shares tendered did not meet the minimum number of shares to be purchased (8,829 shares), the tendered shares would not be purchased in their entirety. However, the total number of shares tendered (15,105 shares) exceeded the minimum number of shares to be purchased (8,829 shares), and therefore the tendered shares will be purchased in their entirety, as stated in the tender offer commencement notice and tender offer registration statement.

(2) Date of public notice of the outcome of the Tender Offer and the name of the publishing newspapers

The Company, in accordance with Article 27-13(1) of the Financial Instruments and Exchange Act (Act No.25 of 1948, includes subsequent revisions), has made the results public to the press at Tokyo Stock Exchange on March 15, 2013, by the method set out in Article 9-4 of Enforcement Ordinance of the Financial Instruments and Exchange Act (Cabinet Order No. 321 of 1965, including subsequent revisions) and Article 30-2 of the Cabinet

Office Ordinance Concerning Disclosure of a Tender Offer for Share Certificates by a Party other than the Issuer (Ministry of Finance No. 38 of 1990, including subsequent revisions).

(3) Number of shares purchased

Class of shares	A. Number tendered (converted into shares)	B. Number purchased (converted into shares)
Shares	15,105 shares	15,105 shares
Stock acquisition rights	— shares	— shares
Bonds with stock acquisition rights	— shares	— shares
Trust beneficiary certificates for the shares	— shares	— shares
Depositary receipts for the shares	— shares	— shares
Total	15,105 shares	15,105 shares
(Total number of potential shares)	—shares	—shares

(4) Change in the percentage of shares held due to the purchase

Number of voting rights for shares held by the Offeror prior to the purchase	- rights	(Percentage of shares held prior to the purchase —%)
Number of voting rights for shares held by parties with special relationships prior to the purchase	13,640 rights	(Percentage of shares held prior to the purchase 64.01%)
Number of voting rights for shares held by the Offeror after the purchase	15,105 rights	(Percentage of shares held after the purchase 70.88%)
Number of voting rights for shares held by parties with special relationships after the purchase	5,298 rights	(Percentage of shares held after the purchase 24.86%)
Number of voting rights held by all shareholders of the Target Company	21,190 rights	

- (NOTE 1) The "number of voting rights held by all shareholders of the Target Company" is the number of voting rights for all shareholders as of September 30, 2012 as stated in the report for the 3rd quarter of the 10th Period submitted by the Target Company on February 14, 2013. However, as the Stock Acquisition Rights were also subject to the Tender Offer, in the calculations for the "Percentage of shares held prior to the purchase" and "Percentage of shares held after the purchase," the "Number of voting rights held by all shareholders of the Target Company" was taken to be 21,310 rights, which includes the number of voting rights (120 rights) pertaining to the common shares (120 shares) underlying the Stock Acquisition Rights (12 rights) as of May 31, 2012 as stated in the Securities Report for the 9th Period filed by the Target Company on June 22, 2012. The Offeror received a report from the Target Company stating that as of September 30, 2012, there is no change in the number of common shares (120 shares) underlying the Stock Acquisition Rights (12 rights) as of May 31, 2012 as soft May 31, 2012 as stated in the Securities Report for the 9th Period filed by the Target Company on June 22, 2012.
- (NOTE 2) The "Percentage of shares held prior to the purchase" and "Percentage of shares held after the purchase" have been rounded to two decimal places.
- (5) Calculation method where proportional distribution is used for the Tender Offer Not applicable.

(6) Method of Settlement

 Name and address of the head office of financial instruments business operators, banks, etc., in charge of settlement of the Tender Offer
SMBC Nikko Securities Inc., 3-1, Marunouchi 3-chome, Chiyoda-ku, Tokyo

2) Settlement Commencement Date

Thursday, March 21, 2013

3) Method of Settlement

Notification of purchase via Tender Offer will be sent to the address or residence of all accepting shareholders (the standing proxy for foreign shareholders) immediately after the conclusion of the purchase period.

Purchases will be settled in cash. The Purchaser will send the funds for the sale of the shares purchased to the locations designated by the accepting shareholders (the standing proxy for foreign shareholders) immediately after the settlement date commences as specified by the accepting shareholders (the standing proxy for foreign shareholders).

3. Post-Tender Offer policies and outlook

(1) Policies subsequent to the Tender Offer

The policies subsequent to the Tender Offer, etc., have not changed from those indicated in the "Notice of Tender Offer for MAGASeek Corporation Common Shares" published by the Company on January 30, 2013.

(2) Future prospects

The Tender Offer will have little impact on the Company's consolidated performance.

4. Locations where copies of the Tender Offer report may be viewed

NTT DOCOMO, INC.	2-11-1 Nagata-cho, Chiyoda-ku, Tokyo
Tokyo Stock Exchange, Inc.	2-1 Nihombashi Kabutocho, Chuo-ku, Tokyo

For further information, please contact: Investor Relations Department Tel: +81-3-5156-1111