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August 7, 2015

PRESS RELEASE

CORRECTION AND REBUTTAL TO J TRUST CO., LTD (TSE 8508.T) PRESS RELEASE OF JULY 22, 2015

On July 22, 2015, J Trust Co., Ltd (“J Trust”) (TSE 8508.T) of Japan issued a Formal Press Release on its website and a note to its financial statements (the “Release”) on behalf of its wholly-owned subsidiary, PT Bank JTrust Indonesia TBK (“Bank JTrust”) regarding litigation between Bank JTrust (formerly named PT Bank Mutiara TBK) and certain subsidiaries of Weston International Capital Limited (“WICL”). The J Trust Press Release contains a number of false and misleading statements, and intentionally and fraudulently omits crucial material information disclosable under the Regulations of the Tokyo Stock Exchange (“TSE”). The J Trust Press Release of July 22, 2015 continues a pattern of non-disclosure of extensive Statutory Audit Fraud on the part of J Trust and Bank JTrust Indonesia and was designed to intentionally mislead J Trust TSE common shareholders (8508.T) about the recent International Mareva Freezing Order delivered to Bank JTrust and J Trust correspondent banks, securities custodians and asset trustees of both institutions.

The problems that J Trust alleges in its Press Release that have occurred in the “enforcement actions” in New York in no way relate to the merits of the uncontested Mauritian Supreme Court Summary Judgments awarded and held by the WICL subsidiaries and affiliates. Nothing that has happened in WIARCI’s New York withdrawal has impaired, in any way, the validity and enforceability of the Mauritian Supreme Court FGFL/WCAI Judgment, the WIARCO/WIARCI Judgment, the Global Mareva Freezing Order and the Norwich Pharmacal Disclosure Order issued on June 29, 2015 in the amount of US\$120 million against J Trust and Bank JTrust jointly and severally. J Trust’s Board of Directors, led by Nobuyoshi Fujisawa and Nobiru Adachi, know that the Mauritius Supreme Court Summary Judgments and the International Mareva Freezing Order remain valid and enforceable, because they have previously ordered Bank JTrust to remove virtually all of its cash assets from New York banks and the little remaining cash held by Bank JTrust in New York is likely frozen. WIARCO withdrew the New York “enforcement action (“without prejudice” to any subsequent re-filing) first and foremost because there is no longer any point in seeking enforcement of the Mauritian Supreme Court Summary Judgments in a New York venue from which J Trust and Bank JTrust has spirited away its assets. Now J Trust and Bank JTrust have been served with a Global Mareva Freezing Order by way of injunction freezing US\$120 million of J Trust’s and Bank JTrust’s assets globally through over seventy-two (72) bank accounts in six (6) jurisdictions around the world. J Trust to date, refuses to disclose the true impact of this International Mareva Freezing Order to its public shareholders in complete violation of Tokyo Stock Exchange regulations and maintains in its own Press Release dated July 22, 2015 that the International Mareva Freezing Order has had “*no impact at present*”. This fails to explain the 23% straight downward decline in J Trust common shares (8508.T) on the Tokyo Stock Exchange since May 29, 2015 through today, the day of the Judgment awarding WICL subsidiaries US\$110.5 million plus Statutory interest.

Bank JTrust and now J Trust have never chosen to defend themselves on the merits of any of these charges of theft, fraud and money laundering in any Court internationally and jointly have never submitted defenses to the Supreme Court in Mauritius, nor any court in New York, London or Singapore, challenging the jurisdiction of the Supreme Court of Mauritius of the charges at hand. Bank JTrust has had at least a dozen opportunities to challenge the Mauritius Courts' jurisdiction, and it has failed to present its case in any international Court at any time in three (3) years. Only recently has J Trust been forced to hire Linklaters law firm and TSMP Law Corporation in Singapore to defend itself against an International Mareva Freezing Order awarded to WICL subsidiaries and delivered to J Trust and Bank JTrust on June 29, 2015 freezing bank accounts, assets and securities in the amount of US\$120 million (as enclosed). The opportunity to raise a challenge to the English Court jurisdiction of Mauritius has long passed for J Trust. The three (3) Mauritian Supreme Court Summary Judgments issued to date against Bank JTrust and J Trust are all final, un-appealable, uncontestable and irreversible and the time for Bank JTrust and J Trust to appeal the Mareva Order for US\$110.5 million will expire on August 20, 2015. We expect for the first time that J Trust and Bank JTrust will appear to defend themselves in the Supreme Court of Mauritius by August 20, 2015. A failure to do so will result in the imposition of a permanent International Mareva Freezing Order for US\$120 million and motions for garnishments against Bank JTrust and J Trust (TSE 8508.T) in the amount of US\$120 million.

J Trust's Press Release denying that the Summary Judgments awarded to WICL subsidiaries in the amount of US\$110.5 million and the Global Mareva Order freezing US\$120 million have "no impact at present" is completely false, misleading and factually incorrect. This J Trust commentary has been intentionally disseminated to mislead J Trust common stock shareholders (8508.T) WICL subsidiaries have made a formal request to the Japanese Financial Services Agency and the Tokyo Stock Exchange that the common stock trading of J Trust (8508.T) be suspended indefinitely pending regulatory investigations of material non-disclosure of Statutory Audit infractions. WICL subsidiaries have confirmed to the Tokyo Stock Exchange and Japanese Financial Services Agency that Nobuyoshi Fujisawa's and J Trust's respective stock purchase programs be suspended. All of J Trust's international stockholders have been notified directly of this Rebuttal and it is now in the public domain and appropriately delivered to the Japanese, Singaporean and South Korean Regulatory Authorities for further investigation.

About Weston International Capital Limited

Weston International Capital Limited is a Closed End Investment Company specializing in special situations and strategic activist acquisitions. The firm has US\$2.2 billion of Assets Under Management and is headquartered in the Republic of Mauritius.

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