

(Translation)

June 30, 2010

Dear Sirs,

Name of Company: SEGA SAMMY HOLDINGS INC.
Name of Representative: Hajime Satomi,
Chairman, President and
Representative Director (CEO)
(Code No. 6460, Tokyo Stock Exchange 1st Section)
Further Inquiry: Koichiro Ueda,
General Manager of Group
Communications Office
(TEL: 03-6215-9955)

Notice of Issuance of Stock Options (Stock Acquisition Rights) to Directors of the Company's Subsidiary and Employees of the Company and the Company's Subsidiary

Notice is hereby given that SEGA SAMMY HOLDINGS INC. (the "Company"), at the meeting of its Board of Directors held today, resolved that the Company would issue stock acquisition rights as stock options, as described below.

Description

1. Reason for issuing acquisition stock rights as stock options
To increase the market value of the Company through business administration in consideration of our shareholders and stock prices, and to afford incentives to the Directors and employees and to raise their morale to achieve much improved results.
2. Name of stock acquisition rights
SEGA SAMMY HOLDINGS INC. stock acquisition rights issued in July 2010 (for use by employees)
3. Number to be issued
34,178 rights
4. Paid-in price in exchange for stock acquisition right
No cash payment shall be required in exchange for a stock acquisition right.
5. Class, details and number of shares to be issued or transferred upon exercise of stock acquisition rights
The number of shares of common stock shall be 3,417,800 shares. Furthermore, the number of shares to be issued or transferred upon exercise of each stock acquisition right shall be 100 shares.

In the event of a merger, amalgamation or consolidation, the issuance of shares offered for subscription, a corporate separation, a share split, a stock consolidation or any other similar event by the Company, it is appropriate to adjust the number of shares issued or transferred upon exercise of each right and the Company shall make such adjustments as it deems necessary.

6. Price of asset to be capitalized upon exercise of a stock acquisition right

The price of the asset to be capitalized upon exercise of each stock acquisition right shall be the paid-in amount per share deliverable upon exercise thereof (the "exercise price"), multiplied by the number of shares to be issued or transferred for each such stock acquisition right.

The exercise price shall be an amount obtained by multiplying by 1.05 the average of the daily closing prices (regular transactions) of the shares of common stock of the Company on the Tokyo Stock Exchange for the days (exclusive of any day on which transactions are not validly made) of the month immediately preceding the month under which the allotment date of the stock acquisition rights falls, with any fraction of one yen rounded upward to the nearest one yen. Provided, however, that if the amount so obtained falls below the closing price on the day immediately preceding the allotment date of the stock acquisition rights (or if the closing price is not available on that day, the closing price on any day immediately preceding that day), the exercise price shall be the closing price on the day immediately preceding the issue date of the stock acquisition rights.

In the event of a merger, amalgamation or consolidation, the issuance of shares offered for subscription, a corporate separation, a share split, a share consolidation or any other similar event by the Company, it is appropriate to adjust the number of shares issued or transferred upon exercise of each right and the Company shall make such adjustments as it deems necessary.

7. Stock acquisition right allotment date

July 31, 2010

8. Stock acquisition right exercise period

From August 1, 2012 to July 31, 2014

9. Conditions for the exercise of stock acquisition rights

- (1) Any person to whom the stock acquisition rights are allotted shall remain in office as a Director of the Company or of the Company's subsidiary, as an employee of such, or in any other similar office when he or she exercises the rights, unless he or she leaves office upon expiration of the term of office or due to any other good reason.
- (2) Other conditions for the exercise of stock acquisition rights are as determined by the stock acquisition right allotment agreement concluded between the Company and subject persons based on the resolution of the meeting of the Board of Directors.

10. Matters concerning the increase in common stock and capital reserves in the event that shares are issued due to the exercise of stock acquisition rights

The amount of increase in common stock in the event that shares are issued due to the exercise of stock acquisition rights shall be limited to one-half the amount of the limit on common stock, etc. calculated in accordance with Article 17 Paragraph 1 of the Company Accounting Rules, with any fraction of one yen resulting from the calculations rounded upward to the nearest one yen.

In addition, the amount of increase in capital reserves shall be the amount of the

abovementioned limit on common stock, etc. less the amount of increase in common stock.

11. Matters concerning the transfer of stock acquisition rights

Any transfer of the stock acquisition rights shall be subject to the approval of the Board of Directors of the Company.

12. Number and breakdown of parties invited to acquire stock acquisition rights

Company executive officers: 3	Rights: 320
Company employees: 11	Rights: 255
Subsidiary Directors: 8	Rights: 1,140
Subsidiary executive officers: 22	Rights: 2,156
Subsidiary employees: 1,833	Rights: 30,307

13. Relationship between concerned companies and the filing company in the case where invited parties are directors, accounting advisors, executive officers, auditors or employees of a company which is stipulated in Article 2 Paragraph 2 of the Cabinet Office on Disclosure of Corporate Affairs, etc. as a company related to the filing company

SEGA CORPORATION	Wholly-owned subsidiary
Sammy Corporation	Wholly-owned subsidiary

14. Content of agreement between invited parties and the filing company

As determined by the stock acquisition right allotment agreement concluded between the Company and the subject persons.

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