March 9, 2021

Company name:	Kajima Corporation
Representative:	Yoshikazu Oshimi
	President and Representative Director
Securities code:	1812
	(Tokyo 1st section, Nagoya 1st section)
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Regarding Filing an Appeal on Case for Violation of the Antimonopoly Act

On March 1, 2021, Kajima Corporation (the "Company") received a judgment to pay a penalty of JPY 250,000,000 from the Tokyo District Court regarding the case under public prosecution for violation of the Antimonopoly Act over a construction project for the Chuo Shinkansen led by Central Japan Railway Company. An official of the Company also received a guilty verdict, with a suspended sentence.

The Company finds it very regrettable that its assertion was not affirmed, despite having consistently been pleading not guilty as this case has no applicability to a violation of the Antimonopoly Act. Having closely examined the details of the judgment with its defense counsel, the Company is unable to agree with the judgment, and has therefore resolved at the Board of Directors' Meeting held today to file an appeal.

It is very regrettable for the Company that the incident has caused the great concern to our stockholders, customers, and all stakeholders, and the Company sincerely appreciates the continued support and understanding.

Since this issue has only minor impact on financial performance, no change is to be made to the forecast of consolidated financial results for the fiscal year ending March 31, 2021 announced on November 10, 2020.

Disclaimer: This document is an English translation of the announcement titled "Regarding Filing an Appeal on Case for Violation of the Antimonopoly Act" which is filed with Stock Exchanges in Japan on March 9, 2021. The Company provides this translation for your reference and convenience only without any warranty as to its accuracy. In case of any discrepancy between the translation and the Japanese original, the latter shall prevail.