Name of company:	MITSUBISHI MOTORS CORPORATION
Representative:	Takao Kato,
	Representative Executive Officer,
	President & CEO
	(7211 TSE Prime)
Contact:	Keiko Sasaki,
	Vice President
	General Manager of IR Office
	(TEL. 03-3456-1111)

Announcement of Judgement in Lawsuit (Court of First Instance) Against a Consolidated Subsidiary of MITSUBISHI MOTORS CORPORATION

MITSUBISHI MOTORS CORPORATION ("MMC") hereby announces that, MMC has been notified on May 8, 2024 (U.S. time) that Mitsubishi Motors North America, Inc. ("MMNA"), a consolidated subsidiary of MMC in the United States, received a judgment against it relating to the product liability lawsuit in the Court of Common Pleas, Philadelphia County, Pennsylvania in the United States, as of May 6, 2024 (U.S. time), ordering MMNA to pay damages in the amount of US\$ 1,010 Million. The details are as follows:

1. Court and Judgement Date

Court	The	Court		Common	Pleas,	Philadelphia	County,	
	Pennsylvania.							
Judgement Date	May	6, 2024 ((U.S.	time)				

2. Company Information of MMNA

NAME	Mitsubishi Motors North America, Inc.	
LOCATION	Franklin, Williamson County, Tennessee, U.S.A.	
LINE OF BUSINESS	Automobile sales	
Capital Stock	US\$ 398,812 thousand	
Representative	Mark Chaffin (President and CEO)	

3. Summary of the Plaintiff

NAME	Soomi Amagasu, (Individually and as Spouse and Power of Attorney for Francis Amagasu)
ADDRESS	Bucks County, Pennsylvania, U.S.A.

4. Causes of the Lawsuit and Background for Filing Lawsuit

This lawsuit relates to an accident that occurred in 2017 involving a 1992 Mitsubishi 3000GT. The accident occurred when the plaintiff's husband, Francis Amagasu, lost control of his vehicle while attempting to pass a car in front of him on a two-lane road, and he was seriously injured in the accident. In November 2018, the plaintiff filed a lawsuit against MMC and MMNA seeking compensation for various types of damages, insisting that Mr. Amagasu's injuries were caused by a defect in the restraining system of the vehicle. The initial complaint requested damages in excess of US\$ Fifty thousand and the specific amount was not stated in the plaintiff's petition. In January 2021, MMC was dismissed as a defendant, leaving MMNA as the sole remaining defendant.

MMNA disputes plaintiff's claim that the vehicle is defective. Nevertheless, after a trial that proceeded to a jury verdict, the above judgment has been made on May 6, 2024.

5. Details of the Judgement

MMNA should pay Plaintiff in the amount of US\$ 976 Million and delay damages in the amount of US\$ 33 Million.

6. Prospects of this Lawsuit

We do not accept the above judgement and MMNA plans to appeal to the higher court. Although MMC has estimated the financial impact of this lawsuit based on its own assessment, its final outcome and financial impact are uncertain at the moment. We will promptly announce any matters that should be disclosed in the future, including its impact on MMC's financial results.

We will continue to provide vehicles in compliance with applicable laws and safety standards.