

UNITED STATES DISTRICT COURT, DISTRICT OF NEVADA

**IF YOU LOST MONEY BETWEEN JULY 5, 2008 AND JULY 5, 2013 FROM
INVESTING IN SECURITIES ISSUED BY MRI INTERNATIONAL
YOU MAY GET PAYMENT FROM A CLASS ACTION SETTLEMENT**

A federal court authorized this notice. This is not a solicitation from a lawyer.

- A proposed settlement with Defendants (1) Junzo Suzuki, (2) Paul Suzuki, (3) Keiko Suzuki, (4) the SEI PSP, (5) Catherine Suzuki, as trustee of the Junzo Suzuki Irrevocable Trust UAD 07/12/2013, (6) Catherine Suzuki, as trustee of the Keiko Suzuki Irrevocable Trust UAD 07/12/2013, (7) Catherine Suzuki, as trustee of the Junzo Suzuki and Keiko Suzuki Irrevocable Life Insurance U/A DTD 5/1/2008, (8) Suzuki Enterprises, Inc., (9) Puuikena Investments LLP, (10) Catherine Suzuki, as trustee of the Catherine Suzuki Irrevocable Trust dated May 10, 2013 and (11) Paul Musashi Suzuki, as trustee of the Paul Musashi Suzuki Irrevocable Trust dated May 10, 2013 (“Settling Defendants”), if approved by the Court, will provide approximately \$13,100,000, to pay claims from investors who lost money between July 5, 2008 and July 5, 2013 as a result of investing in securities issued by MRI International, Inc.
- The settlement resolves as to these defendants a lawsuit over whether MRI and others orchestrated a fraudulent securities scheme; it avoids costs and risks to you from continuing the lawsuit against the settling defendants; obtains money for investors like you; and releases the settling defendants from liability. The two sides disagree on how much money could have been won if investors won at trial.
- Court-appointed lawyers for investors will ask the Court for approximately \$3,275,000 as fees and up to \$200,000 for expenses for investigating the facts, litigating the case, and negotiating the settlement.
- Your legal rights are affected whether you do or don’t act. Read this notice carefully.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT:	
SUBMIT A CLAIM FORM	The only way to receive a payment is to submit a Final Claim Form. You will be notified when you must submit your Final Claim Form.
OBJECT	Write to the Court about why you don't like the settlement.
GO TO A HEARING	Ask to speak in Court about the fairness of the settlement.
DO NOTHING	Get no payment. Give up rights.

- These rights and options – **and the deadlines to exercise them** – are explained in this notice.
- The Court in charge of this case still has to decide whether to approve the settlement. Payments will be made if the Court approves the settlement and after any appeals are resolved, and, most likely, after the claims against the remaining defendants are either settled or determined on the merits. Please be patient.

QUESTIONS? VISIT WWW.MRI-HIGAIBENGODAN.JP OR CALL 03-5363-5667

- To object to the settlement, you must act before **April 25, 2018**.

A full copy of this notice that answers basic questions and explains your rights is available at www.mri-higaibengodan.jp. Or you may request a full copy of the notice by calling or by writing to either of the law firms representing you in the United States or to the MRI Victims Attorney Group (“MRI Higai Bengodan”) with whom we work closely with in Japan.

Law Offices of Robert W. Cohen
1901 Avenue of the Stars, Suite 1900
Los Angeles, CA 90067, USA
310-282-7587
mri@robertwcohenlaw.com

Manning & Kass, Ellrod, Ramirez, Trester, LLP
801 S. Figueroa St., 15th Floor
Los Angeles, CA 90017, USA
213-624-6900

MRI Higai Bengodan
1-15-9 Sawada Building 5th Floor
Shinjuku, Shinjuku-ku, Tokyo, Japan,
160-0022
03-5363-5667

DATE: March 4, 2018