

[Translation based on material released on Tokyo Stock Exchange – Official version in Japanese only]

January 26, 2026

To Whom It May Concern

Company Name: Sharp Corporation  
Representative: Masahiro Okitsu  
President Chief Executive Officer  
(Code No. 6753; Prime Market of TSE)

### **(Progress Disclosure) Notice Regarding the Judgment of Appeal (Winning Case)**

Sharp Corporation (hereinafter “Sharp”) hereby announces that the judgment has been rendered today regarding the appeal in the lawsuit seeking damages against Sharp. This is related to the “Notice Concerning Filing of Appeal Against Sharp Corporation” dated July 16, 2025.

#### 1. Court and date of this judgment

Intellectual Property High Court, January 26, 2026

#### 2. Cause of the appeal and background of the filing of the appeal

The appellant (plaintiff in first instance) filed a lawsuit seeking damages in the Tokyo District Court on January 30, 2023 (delivered on February 13, 2023), claiming that 16 smartphone models manufactured and sold by Sharp infringe Japanese patent which is owned by the appellant.

On May 14, 2025, the Tokyo District Court delivered its first-instance judgment, ruling that the patent is invalid, and thus the plaintiff's claims were dismissed. In response to this judgment, the appellant filed an appeal with the Intellectual Property High Court.

#### 3. Overview of the Appellant

(1) Name DAP realize Co., Ltd.  
(2) Location 6-7-23, Kugahara, Ota-ku, Tokyo, Japan  
(3) Name of representative Masahiro Izutsu

#### 4. Contents of the Appeal

The appellant claimed damages in the amount of JPY 10,000,000 together with interest for delay thereon.

#### 5. Contents of this Judgment

(1) The appeal is dismissed.  
(2) The costs of the appeal shall be borne by the appellant.

#### 6. Impact on Financial Results

There is no impact of this judgment on Sharp's consolidated financial results. Any additional matters about this lawsuit that need to be reported will be promptly disclosed.

End