

(Security Code : 3296) (Date of distribution) August 31, 2023 (Commencement date of electronic provision measures) August 18, 2023

To Our Unitholders

Toshio Sugita Executive Officer NIPPON REIT Investment Corporation 1-18-1 Shimbashi, Minato-ku, Tokyo

Notice Concerning the Ninth General Meeting of Unitholders

NIPPON REIT Investment Corporation (the "Investment Corporation") hereby notifies you of the Investment Corporation's Ninth General Meeting of Unitholders to be held as outlined below.

You are cordially invited to attend the Ninth General Meeting of Unitholders of Investment Corporation to be held as described below. If you are unable to attend the Meeting, you can exercise your voting rights using the Voting Rights Exercise Form enclosed herewith after reading the Reference Documents for the Ninth General Meeting of Unitholders and return it by 5:00 p.m.(Tokyo time) September 21, 2023 (Thursday).

In addition, the Investment Corporation stipulates the provision of "Deemed Approval" in Article 15 of the current Articles of Incorporation pursuant to Article 93(1) of the Act on Investment Trusts and Investment Corporations (the "Investment Trust Act"). Accordingly, if you are unable to attend the Meeting and are unable to vote using the Voting Rights Exercise Form, please be aware that you will be deemed to be in favor of each proposal.

(Excerpt from the Investment Corporation's Current Articles of Incorporation) Article 15 (Deemed Agreement)

- 15.1 If a unitholder does not attend a unitholders' meeting and does not exercise voting rights, it is deemed that said unitholder agrees to proposals that were submitted to the unitholders meeting (if multiple proposals were submitted, and some of these proposals contradict each other, all of said proposals are excluded).
- 15.2 The number of voting rights held by unitholders that are deemed to have been used to agree to proposals pursuant to the provisions of the Article 15.1 shall be included in the number of voting rights of unitholders in attendance.

When convening the General Meeting of Unitholders, we are taking electronic delivery measures to provide information contained in the reference documents for the general meeting of unitholders (the matters subject to measures for electronic provision). The relevant information "Notice Concerning the Ninth General Meeting of Unitholders" is available on the Investment Corporation's website on the Internet. Please access our website given below to review such information. Please note that printed reference documents for general meetings of unitholders, etc. are sent to all unitholders, regardless of whether or not they have requested the delivery of printed materials.

The Investment Corporation's website https://www.nippon-reit.com/en/ir/meeting.html

In addition to the website given above, the matters subject to measures for electronic provision are also posted on the Tokyo Stock Exchange ("TSE") website. You can access the information via the TSE website by visiting the website given below (Listed Company Search), entering Issue name (company name) or securities code (3296) to run a search, and then choosing "Basic information," "Documents for Public Inspection/PR Information" and "Notice of General Unitholders Meeting/Informational Materials for a General Unitholders Meeting."

TSE website (Listed Company Search) https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show



- 1. Date and Time: 10:00 a.m.(Tokyo time), September 22, 2023 (Friday)
- 2. Place: Tokyo Nihombashi Tower, 2-7-1, Nihombashi, Chuo-ku, Tokyo BELLESALLE Tokyo Nihombashi 5th floor
- Purpose of the General Meeting of Unitholders: Matters to be resolved Proposal No.1: Partial Amendments to the Articles of Incorporation Proposal No.2: Election of one Executive Officer Proposal No.3: Election of one Alternate Executive Officer Proposal No.4: Election of two Supervising Officers Proposal No.5: Election of one Alternate Supervising Officer
- For those attending the meeting, please present the enclosed Voting Rights Exercise Form at the reception desk.
- After the General Meeting of Unitholders, the Investment Corporation's asset management company SBI REIT Advisors Co., Ltd. plans to present the "Asset Management Status Briefing." Furthermore, a video presentation as well as presentation materials concerning the Investment Corporation's period ending June 2023 may be viewed on the Investment Corporation's website (https://www.nippon-reit.com/en/).
- For those voting by proxy, a unitholder can vote by having another individual unitholder who holds voting rights attend the General Meeting of Unitholders and act as proxy. In that case, please submit a Power of Representation Form and a Voting Rights Exercise Form at the reception desk. Furthermore, any person who is not a unitholder including proxy who is not a unitholder and companion of a unitholder cannot attend to the General Meeting of Unitholders.
- If a vote in favor of or against each proposal is not shown on a returned Voting Rights Exercise Form, the voter will be deemed to be in favor.
- When it is necessary to revise matters subject to measures for electronic provision before the day immediately preceding the General Meeting of Unitholders, we will post a statement to that effect and such matters before and after the revisions on both the Investment Corporation's website and TSE website on the Internet above.
- We will not be providing souvenirs for unitholders attending the General Meeting of Unitholders. Thank you for your understanding.



Reference Documents for the Ninth General Meeting of Unitholders

Proposal and reference items

Proposal No.1: Partial Amendments to the Articles of Incorporation

- 1. Reasons for the amendments
 - (1) In order to improve conveniences for unitholders regarding public notice and to streamline procedures, the Investment Corporation changes its method of public notice to electronic public notice. In addition, necessary provisions are added in case the Investment Corporation is unable to conduct electronic public notice in unavoidable circumstances. (related to Article 4 of the current Articles of Incorporation).
 - (2) The revision of the Investment Trust Act, which enables the introduction of an electronic delivery system for reference documents for general meetings of unitholders, etc. came into effect on September 1, 2022. Accordingly, pursuant to the provisions of Article 10(9) of the Act on Arrangement of Relevant Acts Incidental to Enforcement of the Act Partially Amending the Companies Act (Act No. 71 of 2019), it shall be deemed, as of September 1, 2022, that the Investment Corporation has provided for the electronic delivery measures about the information contained in the reference documents for general meetings of unitholders, etc. in its Articles of Incorporation. But for the purpose of clarification, a provision to that effect shall be added to the Investment Corporation's Articles of Incorporation. Moreover, provisions for limiting the scope of matters to be stated in printed documents to be delivered to unitholders who have requested them in written form are added (related to Articles 9.4 and 9.5 of the proposed amendments).
 - (3) For matters to be resolved at a general meeting of unitholders, which may have a significant impact on the Investment Corporation's management structure and the interests of unitholders, a new provision will be established to the effect that the Deemed Agreement system stipulated in Article 93(1) of the Investment Trust Act and Article 15.1 of the current Articles of Incorporation shall not apply for the purpose of more directly reflecting the intentions of unitholders (related to Article 15.3 of the proposed amendments).
 - (4) The Investment Corporation will make necessary amendments to implement the following 3 changes to its investment targets and investment policy in order to make more use of sponsor support from the main sponsor who has strength in the field of finance and to secure various investments for the Investment Corporation, thereby enhancing the unitholder value (related to 2. and 3. in Exhibit 1 of the current Articles of Incorporation):
 - Enable the Investment Corporation to invest in Real Estate and Related Assets for other purposes while maintaining the current investment policy to invest in Real Estate and Related Assets for office, residential, and retail properties as its main investment target;
 - (ii) Add Real Estate-related Loans and Other Assets to the type of investment assets that are specified assets and clarify that the Investment Corporation may invest in Real Estate-backed Securities or Real Estate-related Loans and Other Assets;
 - (iii) Make the three major metropolitan areas and major cities throughout Japan, including ordinance-designated cities and peripheral areas thereof be the investment target regions for Real Estate and Related Assets for retail facilities and other purposes.
 - (5) With the application of Accounting Standards Board of Japan (ASBJ) Statement No. 10, "Accounting Standard for Financial Instruments," revised on July 4, 2019 (including related newly enacted or revised accounting standards and application guidelines), the Investment Corporation will make the necessary changes to the asset valuation method (related to 1.(3) and (6) in Exhibit 2 of the current Articles of Incorporation).
 - (6) In addition, the necessary changes are to be made for correcting wording, arranging provisions, etc.



2. Detail of the Amendments

Detail of the amendments are as follows.

Detail of the amendments are as follows.	(Underlined parts are amended)		
Current Article of Incorporation	Proposed Amendments		
Article 4 (Method of Public Notice)	Article 4 (Method of Public Notice)		
Public notice of the Investment	Public notice of the Investment		
Corporation shall be conducted by	Corporation shall be conducted by		
posting a notice in The Nikkei.	electronic public notice. In case the		
	Investment Corporation is unable to		
	conduct electronic public notice because		
	of unavoidable circumstances, public		
	notice of the Investment Corporation		
	shall be conducted by posting a notice in		
	The Nikkei.		
Article 9 (Convocation and Convention)	Article 9 (Convocation and Convention)		
1. (Description omitted)	1. (Unchanged)		
2. (Description omitted)	2. (Unchanged)		
3. (Description omitted)	3. (Unchanged)		
(Newly added)	4. Upon convening a unitholders' meeting,		
()	the Investment Corporation shall use		
	electronic delivery measures to provide		
	information contained in unitholders'		
	meeting reference documents, etc.		
(Newly added)	5. The Investment Corporation may omit all		
(nomy addou)	or any of the items prescribed in the		
	Investment Trust Act Enforcement		
	Regulation to be so delivered		
	electronically from documents to be		
	delivered to unitholders that have		
	requested the delivery of printed		
	documents on or before the record date		
	for voting rights.		
Article 15 (Deemed Agreement)	Article 15 (Deemed Agreement)		
1. (Description omitted)	1. (Unchanged)		
2. (Description omitted)	2. (Unchanged)		
(Newly added)	3. The provisions of the Article 15.1 and		
	15.2 of the deemed agreement shall not		
	be applied to the resolutions of the		
	proposals pertaining to Article 104(1)		
	(Dismissal of Director and Accounting		
	<u>Auditor), Article 140 (Revising the</u>		
	Articles of Incorporation) (provided that		
	this is only applicable to the creation,		
	revision, and abolition of the provisions		
	<u>related to the deemed agreement),</u>		
	<u>Article 143(iii) (Dissolution), Article</u>		
	205(2) (Consent to the Cancellation of		
	Entrustment Contract for Asset		
	<u>Management by Asset Manager) or</u>		
	Article 206(1) (Cancellation of		
	Entrustment Contract for Asset		
	Management by Investment		
	Corporation) of the Investment Trust Act.		
Exhibit 1	Exhibit 1		
Investment Targets and Investment Policy	Investment Targets and Investment Policy		
1. (Description omitted)	1. (Unchanged)		
2. Investment Stance	2. Investment Stance		



	
Current Article of Incorporation	Proposed Amendments
(1) The main investment target of the	(1) The main investment target of the
Investment Corporation is Real Estate	Investment Corporation is Real Estate
and Related Assets, (defined in 3.(1),	and Related Assets, (defined in 3.(1),
below) for office, residential, and retail	below <u>; hereinafter the same</u>) for office,
properties.	residential, and retail properties <u>, and the</u>
	Investment Corporation also invests in
	Real Estate and Related Assets for other
	purposes. In addition, the Investment
	Corporation may invest in Real
	Estate-backed Securities (defined in
	3.(2), below) or Real Estate-related
	Loans and Other Assets (defined in 3.(3),
	below).
(2) The main regions in which the	
(2) The main regions in which the	(2) The main regions in which the
Investment Corporation conducts	Investment Corporation conducts
investment are the six central wards of	investment are the six central wards of
Tokyo (Chiyoda, Chuo, Minato, Shibuya,	Tokyo (Chiyoda, Chuo, Minato, Shibuya,
Shinjuku, and Shinagawa wards) for	Shinjuku, and Shinagawa wards) for
office properties, the three major	office properties, the three major
metropolitan areas (Tokyo Economic	metropolitan areas (Tokyo Economic
Area (Tokyo, Kanagawa, Chiba, and	Area (Tokyo, Kanagawa, Chiba, and
Saitama prefectures), the Osaka	Saitama prefectures), the Osaka
economic area (Osaka, Kyoto, and	economic area (Osaka, Kyoto, and
Hyogo) and the Nagoya economic area	Hyogo) and the Nagoya economic area
(Aichi, Gifu, and Mie)) for residential	(Aichi, Gifu, and Mie)) for residential
properties, and the three major	properties, and the three major
metropolitan areas and major cities	metropolitan areas and major cities
throughout Japan, including	throughout Japan, including
ordinance-designated cities for retail	ordinance-designated cities and
facilities.	peripheral areas thereof for retail
	facilities and other properties.
(3) (Description omitted)	(3) (Unchanged)
(4) (Description omitted)	(4) (Unchanged)
3. Type, Purpose, and Scope of Investment	3. Type, Purpose, and Scope of Investment
Assets That Are Specified Assets	Assets That Are Specified Assets
(1) (Description omitted)	(1) (Unchanged)
(2) (Description omitted)	(2) (Unchanged)
(3) The Investment Corporation may	(3) The Investment Corporation may
conduct investment in the following other	conduct investment in the following other
specified assets in addition to the	specified assets in addition to the
specified assets listed in (1) and (2),	specified assets listed in (1) and (2),
above.	above.
(a) (Description omitted)	(a) (Unchanged)
(b) (Description omitted)	(b) (Unchanged)
(c) (Description omitted)	(c) (Unchanged)
(d) (Description omitted)	(d) (Unchanged)
(e) (Description omitted)	(e) (Unchanged)
(Newly added)	(f) Monetary claims such as loan claims
	to specific purpose companies (as set
	forth in the Asset Securitization Act),
	special purpose companies and other
	similar types of corporations, etc. for
	the purpose of investing in Real
	Estate and Related Assets or assets
	listed in (2)(a) or (c) above ("Real
I I	Estate-related Loans and Other



Current Article of Incorporation	Proposed Amendments
	Monetary Claims")
(Newly added)	(g) Corporate bonds issued by limited
	liability companies for the purpose of
	investing in Real Estate-related Loans
	and Other Monetary Claims
(Newly added)	(h) Trust beneficiary interests of trusts
	concerning Real Estate-related Loans
	<u>and Other Monetary Claims (assets</u> listed in (f) above through this (h) are
	<u>collectively</u> referred to as "Real
	Estate-related Loans and Other
	Assets")
(<u>f</u>) Negotiable instruments (excluding	(i) Negotiable instruments (excluding
(1)(d), (2), and (c) through (e), above,	(1)(d), (2), and (c) through (e) <u>, (g), (h)</u> ,
as well as (j), below)	above, as well as (<u>m</u>), below)
(g) Rights relating to derivative	(j) Rights relating to derivative
transactions (as stipulated by the	transactions (as stipulated by the
Order for Enforcement of the Act on	Order for Enforcement of the Act on
Investment Trusts and Investment	Investment Trusts and Investment
Corporations (Cabinet Order No. 480	Corporations (Cabinet Order No. 480
of 2000; as amended; the "Investment Trust Act Enforcement Order"))	of 2000; as amended; the "Investment Trust Act Enforcement Order"))
(h) Monetary claims (as stipulated by the	(k) Monetary claims (as stipulated by the
Investment Trust Act Enforcement	Investment Trust Act Enforcement
Order)	Order, but excluding (f) above)
(i) Renewable power generation	(I) Renewable power generation
facilities (as stipulated by the	facilities (as stipulated by the
Investment Trust Act Enforcement	Investment Trust Act Enforcement
Order)	Order <u>; hereinafter the same</u>)
(j) Trust beneficiary interests over a	(<u>m</u>) Trust beneficiary interests over a
monetary trust of which the purpose is using trust assets to conduct	monetary trust of which the purpose is using trust assets to conduct
investments in things listed in (a)	investments in things listed in (a)
through (i), above	through (<u>I</u>), above
(4) (Description omitted)	(4) (Unchanged)
4. Investment Restrictions	4. Investment Restrictions
(1) The Investment Corporation shall	(1) The Investment Corporation shall
conduct investment in negotiable	conduct investment in negotiable
instruments listed in 3.(3)(<u>f</u>), above, and	instruments listed in 3.(3)(<u>i</u>), above, and
monetary claims listed in 3.(3)(<u>h</u>), above,	monetary claims listed in 3.(3)(<u>k</u>), above,
valuing safety and liquidity, and shall not	valuing safety and liquidity, and shall not
conduct investment for the sole aim of actively acquiring profit.	conduct investment for the sole aim of actively acquiring profit.
(2) The Investment Corporation shall not	(2) The Investment Corporation shall not
conduct investments in rights relating to	conduct investments in rights relating to
derivative transactions listed in 3.(3)(g),	derivative transactions listed in 3.(3)(j),
above, for the sole purpose of hedging	above, for the sole purpose of hedging
the Investment Corporation's exchange	the Investment Corporation's exchange
risks, currency fluctuation risks, and	risks, currency fluctuation risks, and
other risks	other risks
(3) (Description omitted)	(3) (Unchanged)
(4) (Description omitted)	(4) (Unchanged)
(5) (Description omitted)	(5) (Unchanged)
5. (Description omitted) Exhibit 2	5. (Unchanged) Exhibit 2
Method, Standards, and Record Date of	Method, Standards, and Record Date of
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Current Article of Incorporation	Proposed Amendments
Asset Valuation	Asset Valuation
1. In principle, the method of valuing	1. In principle, the method of valuing
Investment Corporation's assets for each	Investment Corporation's assets for each
type of Investment Assets shall be as	type of Investment Assets shall be as
follows, in accordance with the	follows, in accordance with the
Regulation on Investment Corporation	Regulation on Investment Corporation
Calculation (Cabinet Office Order No. 47	Calculation (Cabinet Office Order No. 47
of 2006; as amended), regulations	of 2006; as amended), regulations
relating to real estate investment trusts	relating to real estate investment trusts
and real estate investment corporations	and real estate investment corporations
drafted by the Investment Trusts	drafted by the Investment Trusts
Association of Japan, other regulations	Association of Japan, other regulations
of the Investment Trusts Association of	of the Investment Trusts Association of
Japan, and generally accepted business	Japan, and generally accepted business
accounting practices.	accounting practices.
(1) (Description omitted)	(1) (Unchanged)
(2) (Description omitted)	(2) (Unchanged)
(3) Negotiable instruments (as referred to in	(3) Negotiable instruments (as referred to in
	Article 31, and 3.(2)(d), (e), (f), and (g)
Article 31, and 3.(2)(d), (e), (f), and (g) and 3.(3)(<u>f</u>) of Exhibit 1)	and $3.(3)(g)$. (h), and (i) of Exhibit 1)
(a) Negotiable instruments listed on a	If negotiable instruments are classified
financial instruments exchange	as held-to-maturity debt securities, those
Valuation shall be conducted	securities shall be valuated at the
according to the price calculated	
based on the final price (referring to	acquisition costs. However, if such debt securities are acquired at prices lower or
closing price, or quotation price if	higher than their face values and the
there is no closing price (if the bid	nature of the difference between the
guotation, the ask quotation, or both,	acquisition cost and the face value is
are announced, the middle quotation	deemed to be an interest rate
shall apply)) of a financial instruments	adjustment, their value shall be
exchange market or foreign financial	calculated based on the amortized cost
instruments market established by a	method. If negotiable instruments are
financial instruments exchange.	classified as the other securities, they
(b) Negotiable instruments other than the	shall be valuated at the market values.
above	However, in case of shares, etc. for
If a financial instruments business	which there is no market price, they shall
operator, etc., indicates a nominal	be valuated at the acquisition costs.
price, in principle, said nominal price	be valuated at the acquisition costs.
shall be used for valuation. If no	
nominal price is indicated, in principle,	
a valuation price granted according to	
valuation regulations of the	
Investment Trusts Association of	
Japan shall be used for valuation.	
(4) Monetary claims (as referred to in Article	(4) Monetary claims (as referred to in Article
(4) Monetary claims (as referred to in Anticle 31, and 3.(3)(<u>h</u>) of Exhibit 1)	(4) monetary claims (as released to in Article 31, and $3.(3)(\underline{f})$ and (\underline{k}) of Exhibit 1)
(Description omitted)	(Unchanged)
(5) Beneficiary rights over money held in	(5) Beneficiary rights over money held in
trust (as referred to in Article 31, and	trust (as referred to in Article 31, and
3.(2)(a) and (c) , and $3.(3)(e)$ and (j) of	3.(2)(a) and (c), and $3.(3)(e)$ and (<u>m</u>) of
(2)(a) and (2) , and $(3)(9)$ and (1) of Exhibit 1)	Exhibit 1) (C) , and (C) , and (C) and (C)
(Description omitted)	(Unchanged) (6) Pights relating to derivative transactions
(6) Rights relating to derivative transactions	(6) Rights relating to derivative transactions
(as referred to in Article 31, and 3.(3)(g)	(as referred to in Article 31, and 3.(3)(j) of
of Exhibit 1)	Exhibit 1)
<u>Claims</u> or debts arising from derivative	<u>Net c</u> laims or debts arising from



Current Article of Incorporation	Proposed Amendments
transactions shall be calculated	derivative transactions shall be <u>valuated</u>
according to the final price (referring to	at the market values.
closing price, or quotation price if there is	Notwithstanding the above, hedge
no closing price (if the bid quotation, the	accounting shall apply to hedge
ask guotation, or both, are announced,	transactions recognized as being
the middle quotation shall apply)) of a	conducted through generally accepted
financial instruments exchange market	business accounting practices. Interest
established by a financial instruments	rate swap special treatment may apply in
exchange. If there is no final price on the	order to meet special treatment
record date, the value of the claims or	requirements for interest rate swaps
debts shall be calculated based on the	specified by financial instruments
most recent final price prior to the record	accounting standards.
date. The value of claims or debts arising	
from derivative transactions for which	
there is no established market price from	
<u>a financial instruments exchange shall be</u>	
<u>a value reasonably calculated to</u>	
correspond with the market price, if	
possible. Transactions for which it is	
considered to be extremely difficult to	
evaluate a fair value shall be valued at	
the <u>acquisition cost</u> . <u>H</u> edge accounting	
shall apply to hedge transactions	
recognized as being conducted through generally accepted business accounting	
practices. Interest rate swap special	
treatment may apply in order to meet	
special treatment requirements for	
interest rate swaps specified by financial	
instruments accounting standards.	
(7) (Description omitted)	(7) (Unchanged)
2. (Description omitted)	2. (Unchanged)
3. In principle, the record date of asset	3. In principle, the record date of asset
valuation shall be the End of Fiscal	valuation shall be the End of Fiscal
Period defined in Article 34 of the Articles	Period defined in Article 34 of the Articles
of Incorporation. However, it shall be the	of Incorporation. However, it shall be the
last day of each month for assets	last day of each month for assets
specified in Article 31 and 3. (3)(g) and	specified in Article 31 and 3. (3)(j) and (<u>k</u>)
(<u>h</u>) that can be valued based on market	that can be valued based on market
price.	price.
4. (Description omitted)	4. (Unchanged)



Proposal No.2: Election of one Executive Officer

This is to request the appointment of a new executive officer as of October 1, 2023, since the term of office of Executive Officer Toshio Sugita will expire on September 30, 2023. Concerning Proposal No.2, the term of office of executive officer shall be two years, commencing from October 1, 2023, as stipulated under Article 20.2 of the current Articles of Incorporation. Proposal No.2 was unanimously approved for submission by all supervising officers of the Investment Corporation at a meeting of the board of officers held on August 17, 2023.

Name (Date of birth)	Brief Personal History (Then-Corporate names etc.,)		Number of the Investment Corporation's investment units hold.
	Apr. 1991	TOKYU LAND CORPORATION	
	May. 2000	Structured Finance Department, Daiwa Securities SB Capital Markets Co. Ltd. (currently Daiwa Securities Co. Ltd.)	
	Apr. 2005	General Manager, Fund Planning Department, Pacific Management Co., Ltd.	
Yasushi Iwasa (Feb. 8, 1968)	Jun. 2007	General Manager, Investment Planning Department, Pacific Investment Partners Corporation (currently Cushman & Wakefield Asset Management K.K.) (temporary transfer)	
	Oct. 2007	Director and General Manager of Investment Planning Department, Pacific Investment Partners Corporation (currently Cushman & Wakefield Asset Management K.K.) (temporary transfer)	
	Mar. 2009	Director and General Manager of Investment Management Department, Pacific Investment Corporation (currently Cushman & Wakefield Asset Management K.K.) (employment transfer)	
	Jul. 2009	Director of Investment Management Department (CIO), Cushman & Wakefield Asset Management K.K.	0 Unit
	Dec. 2013	Director and Senior General Manager of Investment Management Division, Sojitz REIT Advisors K.K. (currently SBI REIT Advisors Co., Ltd.) (temporary transfer)	
	Mar. 2015	Director, Sojitz REIT Advisors K.K. (currently SBI REIT Advisors Co., Ltd.) (part-time) Director, Cushman & Wakefield Asset Management K.K.	
	Oct. 2015	Managing Director, Business Development Department, S.O.W. Asset Management, Inc. (currently Kanden Asset Management Co.,Ltd.)	
	Aug. 2016	Managing Director, Asset Management Department, S.O.W. Asset Management, Inc. (currently Kanden Asset Management Co.,Ltd.)	
	Apr. 2017	Director, S.O.W. Asset Management, Inc. (currently Kanden Asset Management Co.,Ltd.)	
	Jun. 2023	Advisor, Kanden Asset Management Co.,Ltd. President & CEO, SBI REIT Advisors Co., Ltd. (currently held position)	

The candidate for the executive officer position is as follows.

• The abovementioned executive officer candidate is currently the President & CEO of SBI REIT Advisors Co., Ltd., with which the Investment Corporation has concluded an Asset Management Agreement.

• There is no conflict of interest between the Investment Corporation and the candidate other than the abovementioned.



• The Investment Corporation has concluded with an insurance company Directors and Officers Liability Insurance as stipulated in Article 116-3(1) of the Investment Trust Act to cover loss, such as compensation payment and dispute costs, to be borne by the insured to a certain extent when they receive a claim for compensation for the actions they have taken as an officer of the Investment Corporation. When the above candidate for executive officer assumes the office of executive officer, he will be newly added to the insured under the insurance contract, and an insurance contract with the same coverage will be concluded again upon the expiration of the insurance contract.



Proposal No.3: Election of one Alternate Executive Officer

This is to request the appointment of a new alternate executive officer as of October 1, 2023 in preparation to avoid the case of vacancy or having fewer executive officers than that is designated by relevant regulatory requirements.

Furthermore, the period during which the resolution on the appointment of alternate executive officer under Proposal No. 3 remains effective shall be until September 30, 2025, when the term of office of the executive officer under Proposal No. 2 expires, as stipulated under Article 20.3 of the current Articles of Incorporation.

The validity of this Election of one Alternate Executive Officer can be lost as a result of an action by the board of officers of the Investment Corporation only in case before taking up the position.

Proposal No. 3 was unanimously approved for submission by all supervising officers of the Investment Corporation at a meeting of the board of officers held on August 17, 2023. The candidate for the alternate executive officer position is as follows.

Name (Date of birth)	Brief F	Number of the Investment Corporation's investment units hold.	
	Apr. 1990	The Long-Term Credit Bank of Japan, Limited LTCB (currently SBI Shinsei Bank, Limited)	
	Nov. 1998	Markets & Finance Department, The Dai-Ichi Kangyo Bank, Ltd. (currently Mizuho Bank, Ltd.)	
	Jan. 2001	KPMG LLP New York Office (temporary transfer)	
	Apr. 2002	Real Estate Finance Department, Mizuho Corporate Bank, Ltd. (currently Mizuho Bank, Ltd.)	
	July. 2002	Securitization Department, Fixed Income Division, Nikko Salomon Smith Barney Limited. (currently Citigroup Global Markets Japan Inc.)	
	Jun. 2003	Financial Markets Group, Asahi & Co. (currently KPMG AZSA LLC)	
	May. 2007	Partner, FMG Department, KPMG AZSA & Co. (currently KPMG AZSA LLC)	
	Jul. 2010	Partner, Financial Services Department, KPMG AZSA LLC	
	Jan. 2014	Keihan Real Estate Co., Ltd.	
Noritaka Izumi (Mar. 26, 1968)	Apr. 2014	Representative Director and Executive Vice President, KEIHAN ASSET MANAGEMENT Co.,Ltd.	0 Unit
	Sep. 2015	Representative Director and President & CEO, KEIHAN ASSET MANAGEMENT Co.,Ltd.	
	Jul. 2017	Director and Executive Vice President, KEIHAN ASSET MANAGEMENT Co., Ltd.	
	Apr. 2018	Executive Advisor and Assistant to the President, FUKUYA Holdings CO.,LTD.	
	Jan. 2019	Managing Director, FUKUYA Holdings CO.,LTD.	
	Apr. 2020	Director, FUKUYA Real Estate Sales, Co., Ltd. (part-time) Director, FUKUYA Asset Management Inc. (part-time)	
	Apr. 2023	Human Resources Department, SBI SECURITIES Co., Ltd. Advisor, Financial Planning Division, SBI REIT Advisors Co., Ltd. (temporary transfer)	
	Jun. 2023	Executive Vice President and Senior General Manager of Financial & Planning Division, SBI REIT Advisors Co., Ltd. (temporary transfer) (currently held position)	



- The abovementioned alternate executive officer candidate is currently the Executive Vice President and Senior General Manager of Financial & Planning Division of SBI REIT Advisors Co., Ltd., with which the Investment Corporation has concluded an Asset Management Agreement.
- There is no conflict of interest between the Investment Corporation and the candidate other than the abovementioned.
- The Investment Corporation has concluded with an insurance company Directors and Officers Liability Insurance as stipulated in Article 116-3(1) of the Investment Trust Act to cover loss, such as compensation payment and dispute costs, to be borne by the insured to a certain extent when they receive a claim for compensation for the actions they have taken as an officer of the Investment Corporation. When the above candidate for alternate executive officer assumes the office of executive officer, he will be included in the insured under the insurance contract, and an insurance contract with the same coverage will be concluded again upon the expiration of the insurance contract.



Proposal No.4: Election of two Supervising Officers

This is to request the appointment of two supervising officers as of October 1, 2023, since the term of office of Supervising Officers Yasuhiro Shimada and Hisashi Yahagi will expire on September 30, 2023. Concerning Proposal No.4, the term of office of supervising officers shall be two years, commencing from October 1, 2023, as stipulated under Article 20.2 of the current Articles of Incorporation.

Cand idate No.	Name (Date of birth)	Brief Personal History (Then-Corporate names etc.,)		Number of the Investment Corporation's investment units hold.	
1	Yasuhiro Shimada (March 24, 1970)	Apr. 1995 Nov. 1996 Jul. 1998 Jun. 2001 Nov. 2007 Jan. 2009 Sep. 2010 Nov. 2010 May. 2021	Real Estate Appraisal Department, Money Market Operations Department, Yasuda Trust & Banking Co., Ltd.(currently Mizuho Trust & Banking Co., Ltd.) Money Market Business Department, Yasuda Trust & Banking Co., Ltd. Personnel Department, Yasuda Trust & Banking Co., Ltd. Real Estate Investment Advisory Department, Mizuho Trust & Banking Co., Ltd. The Legal Training and Research Institute of the Supreme Court of Japan Attorney, TMI Associates Supervising officer, NIPPON REIT Investment Corporation (currently held position) Partner, Atsumi & Sakai Partner, Tsubame Law Offices (currently held position)	0 Unit	
2	Hisashi Yahagi (January 27,1977)	Jul. 2003 Nov. 2004 Jun. 2010 Sep. 2010	Kazuo Usami Tax Account Office Kasumigaseki International Accounting Office Established TORANOMON Partner Representative Council (currently held position) Supervising Officer, NIPPON REIT Investment Corporation (currently held position)	0 Unit	

The candidates for the two supervising officers positions are as follows.

• There is no conflict of interest between the Investment Corporation and the candidates other than the abovementioned.

- The abovementioned supervising officer candidates are currently executing the overall business of the Investment Corporation as a supervising officer of the Investment Corporation.
- The Investment Corporation has concluded with an insurance company Directors and Officers Liability Insurance as stipulated in Article 116-3(1) of the Investment Trust Act to cover loss, such as compensation payment and dispute costs, to be borne by the insured to a certain extent when they receive a claim for compensation for the actions they have taken as an officer of the Investment Corporation. The abovementioned supervising officer candidates are currently included in the insured under the relevant insurance contract as a supervisory officer, and in the event such two candidates are appointed as a supervising officer, they will be included in the insured under the insurance contract, and an insurance contract with the same coverage will be concluded again upon the expiration of the insurance contract.



Proposal No.5: Election of one Alternate Supervising Officer

This is to request the appointment of an alternate supervising officer as of October 1, 2023, to avoid the case of a vacancy or having fewer supervising officers than is designated by relevant regulatory requirements, since the resolution on the appointment of alternate supervising officer Toshimitsu Morishita will expire on September 30, 2023. Furthermore, the period during which the resolution on the appointment of an alternate supervising officer under Proposal No.5 remains effective shall be until September 30, 2025, when the term of office of the supervising officers under Proposal No. 4 expires, as stipulated under Article 20.3 of the current Articles of Incorporation.

The validity of this Election of one Alternate Supervising Officer can be lost as a result of an action by the board of officers of the Investment Corporation only in case before taking up the position.

Name (Date of birth)	Brief Personal History (Then-Corporate names etc.,)		Number of the Investment Corporation's investment units hold.
	Dec. 2007	The Legal Training and Research Institute of the Supreme Court of Japan	
Toshimitsu Morishita (Feb. 17, 1982)	Dec. 2008	Attorney, Nihombashi Forum Law Office(currently held position)	
	Sep. 2015	Member of Housing Dispute Settlement Agency, Daini Tokyo Bar Association(currently held position)	0 unit
	Apr. 2021	Member of appraisal committee (Land Lease Non-Contentious Cases), Tokyo District Court(currently held position)	

The candidate for the alternate supervising officer position is as follows.

• There is no conflict of interest between the Investment Corporation and the candidate other than the abovementioned.

• The Investment Corporation's has concluded with an insurance company Directors and Officers Liability Insurance as stipulated in Article 116-3(1) of the Investment Trust Act to cover loss, such as compensation payment and dispute costs, to be borne by the insured to a certain extent when they receive a claim for compensation for the actions they have taken as an officer of the Investment Corporation. When the above candidate for altenate supervisory officer assumes the office of supervising officer, he will be included in the insured under the insurance contract, and an insurance contract with the same coverage will be concluded again upon the expiration of the insurance contract.



Reference Material

Regarding proposals to be submitted to the General Meeting of Unitholders, rules and regulations identified in "Deemed Agreement," which are stipulated under Article 93(1) of the Investment Trust Act and Article 15 of the current Articles of Incorporation, shall not be applied to any of the proposals concerned if there are proposals that are, in intent, conflicting with each other. The Investment Corporation believes that Proposal No.1 through No.5 do not present any conflict in intent.