[Translation]

April 27, 2015

Report on the Management Structure and System of the Issuer of Real Estate Investment Trust Units and Related Parties

Issuer of Real Estate Investment Trust Units Mori Hills REIT Investment Corporation Hideyuki Isobe, Executive Director (Securities Code: 3234)

Asset Manager

Mori Building Investment Management Co., Ltd. Hideyuki Isobe, President & CEO Inquiries: TEL: 03-6234-3234

1. Basic Information

(1) Basic Policy concerning Compliance

The directors of Mori Hills REIT Investment Corporation (the "Company") ensure thorough compliance by complying with the Act on Investment Trusts and Investment Corporations (Act No. 198 of 1951, as amended) (the "Investment Trust Act"), the Financial Instruments and Exchange Act (Act No. 25 of 1948, as amended) (the "Financial Instruments and Exchange Act"), and other relevant laws and regulations and internal rules. In addition, in order to ensure that the supervisory directors exercise their supervisory rights and investigative rights, the Company has established a system by which executive directors report to supervisory directors concerning execution of business

and ensures that the Company's board meetings can be held flexibly (such as by utilizing telephone conference or similar means of communication). With respect to the three supervisory directors, the Company is making efforts to build a strong governance structure by appointing outside experts, namely as a management consultant, lawyer, and real estate appraiser and by fully utilizing internal checking functions.

Mori Building Investment Management Co., Ltd. (the "Asset Manager") is required to perform its business operations in good faith and with due care of a prudent manager for the Company in line with the purpose of the investment management business, and accordingly performs sincere asset investment and management pertaining to real estate properties based on an appropriate compliance structure and internal control structure in order for the Company to gain high trust from the securities market and investors.

In addition, well aware that failure to ensure thorough compliance can undermine investors' trust in the securities market and the corporate management base of the Company and the Asset Manager, the Asset Manager positions thorough compliance as a basic principle of corporate management and, headed by the Asset Manager's Board of Directors, the President & CEO (the person responsible ultimately for compliance), Compliance Department, Compliance Officer (the person responsible for overseeing compliance), and Compliance Committee make decisions on the various matters concerning compliance and conduct inspections of compliance (inspections of compliance with laws and regulations, etc.) under their respective authority and responsibility.

The "compliance structure" of the Asset Manager is as follows:

(i) Asset Manager's Board of Directors

The Asset Manager's Board of Directors consists of two directors and one outside director elected from outside the Asset Manager, and in addition to performing the monitoring function of directors with one corporate auditor, establishes and amends the basic policies for compliance, the "compliance manual", and the "compliance program" as the decision-making body for basic matters relating to promotion of compliance. The Asset Manager's Board of Directors receives a report from the Compliance Department about progress of the compliance program at least once every three months and as necessary. In principle, the acquisition and disposition of properties, the establishment and amendment of the management policies (including the management guidelines and asset management plan), and related party transactions between the Company and certain related parties (subject to "2. Management Structure and System of the Company and the Asset Manager – (3) Policies on Transactions Involving Conflicts of Interest – (i) Policy and Management System for Dealing with Transactions Involving Conflicts of Interest – (i) Policy and Management System for Dealing with Transactions Involving Conflicts of Interest – (i) Policy and Management System for Dealing with Transactions Involving Conflicts of Interest – (A) Internal Rules for Prevention of Transactions Involving Conflicts of Interest" below; the same applies hereafter) require resolutions by the Asset Manager's Board of Directors.

(ii) President & CEO

President & CEO is the person ultimately responsible for compliance.

(iii)Compliance Department

The Compliance Department organizes, plans, and promotes compliance in general as a department responsible for overseeing compliance. In addition, if the Compliance Department determines that a problem is arising or likely to arise from a compliance viewpoint, the Compliance Department gives related departments necessary opinions or instructions.

(iv)Compliance Officer

The Compliance Officer is the person responsible for overseeing compliance and the chairman of the Compliance Committee. In addition, at present, the Compliance Officer concurrently serves as head of the Compliance Department to organize, plan, and promote compliance in general. With respect to matters to be deliberated at the Compliance Committee, the Compliance Officer performs certain deliberative functions such as deliberation from the viewpoint of laws and regulations, etc.

(v) Compliance Committee

The Compliance Committee deliberates and resolves matters set forth in "Regulations of Compliance Committee" in terms of ensuring compliance. For details, please refer to "2. Management Structure and System of the Investment Corporation and the Asset Management Company - (3) Policies on Transactions Involving Conflicts of Interest - (i) Policy and Management System for Dealing with Transactions Involving Conflicts of Interest - (D) Overview of Compliance Committee" below.

(2) Unitholders

The table below provides the top 10 unitholders of the Company as of January 31, 2015.

As of January 31, 2015

Name	Relationship with the Company, the Asset Manager, or the Sponsor	Number of Units	Percentage
	and the Background to the Unit holding	Owned (units)	(%) (Note 1)
Japan Trustee Services Bank, Ltd. (Trust account)	N/A	353,811	22.5
Mori Building Co., Ltd.	The parent company of the Asset Manager. It has concluded a Support Agreement (Note 2) with the Company and the Asset Manager.	244,590	15.6
The Master Trust Bank of Japan, Ltd. (Trust account)	N/A	198,478	12.6
Trust & Custody Service Bank of Japan, Ltd. (Securities investment trust account)	N/A	118,087	7.5
The Nomura Trust & Banking (Trust account)	N/A	63,834	4.1
STATE STREET BANK AND TRUST COMPANY Standing proxy: Tokyo Branch, The Hongkong and Shanghai Banking Corporation Limited	N/A	20,410	1.3
Trust & Custody Service Bank of Japan, Ltd. (Taxable money trust account)	N/A	16,973	1.1
Shikoku Railway Company	N/A	16,620	1.1
Nomura Securities Co., Ltd. Standing proxy: Sumitomo Mitsui Banking Corporation	N/A	14,370	0.9
STATESTREETBANK-WESTPENSIONFUNDCLIENTS-EXEMPTStanding proxy: Settlement & Clearing Services Division,Mizuho Bank, Ltd.	N/A	13,528	0.9
	Top 10 Unitholders Total	1,060,701	67.6

(Note 1) The "percentage" means the ratio of the number of units owned to the total number of issued units, and is indicated by rounding all numbers down to the first decimal place.

(Note 2) For details, please refer to "(5) Matters concerning the Sponsor – (ii) Agreements on the Supply of Properties and Information Provision with the Sponsor Company Group – (A) Terms of the Support Agreement" below.

(3) Major Shareholders of Asset Manager

The table below provides the major shareholders of the Asset Manager as of the date of submission.

As of April 27, 2015

Name	Relationship with the Company, the Asset Manager, or the Sponsor and	Number of Shares	Percentage
Ivane	the Background to the Shareholding	Held (shares)	(%) (Note 1)
Mori Building Co., Ltd.	The Sponsor. It has concluded a Support Agreement (Note 2) with the Company and the Asset Manager. It is a major shareholder of the Asset Manager.	4,000	100.0
	Total	4,000	100.0

(Note 1) The "percentage" means the ratio of the number of shares held to the total number of issued shares, and is indicated by rounding all numbers down to the first decimal place.

(Note 2) For details, please refer to "(5) Matters concerning the Sponsor – (ii) Agreements on the Supply of Properties and Information Provision with the Sponsor Company Group – (A) Terms of the Support Agreement" below.

(4) Investment Policy and Investment Targets

Please refer to "Part 1. Fund Information - I. Status of the Fund - 2. Investment Policies" in the Company's securities report for 17th fiscal period (from August 1, 2014 to January 31, 2015) filed on April 27, 2015.

(4)-2 Matters Related to Tenant Selection Criteria

In order to secure stable income from the overall portfolio in the medium to long term, the Company shall set the most appropriate rent and other terms based on an understanding of the market and strive to secure blue-chip tenants. In addition, rent levels shall be determined based on an overall determination of the ratio of the rent revenue to the overall portfolio and type of lease agreement (length of term and whether the term is fixed or not) after confirming the potential tenant's creditworthiness and relationship with anti-social forces. Same shall apply for selection of a master lease company.

(4)-3 Matters concerning Overseas Real Estate Investment

Investment Stance toward Overseas Real Estate Properties

There is no plan to invest in overseas real estate.

(5) Matters concerning the Sponsor

(i) Details of Businesses of Sponsor Company Group

The major businesses of Mori Building Co., Ltd. and its 25 affiliates (including one parent company, 20 consolidated subsidiaries, two equity-method affiliates, and two other affiliates) are as follows (as of March 31, 2014):

Mori Building Co., Ltd.

Name	Major Business	
Mori Building Co., Ltd.	General developer (lease, sales of property, facility operations, overseas)	

Parent Company (one company)

Name	Major Business	
Mori Kiyo Co., Ltd	Lease	

Consolidated Subsidiaries (20 companies)

Name	Major Business
Mori Hospitality Corporation	Facility operations
Mori Building Investment Management Co., Ltd. (Asset Manager)	Lease
Mori Urban Planning Corporation	Lease
Shanghai World Financial Center Investment No.1 (Cayman) Limited	Overseas
Shanghai World Financial Center Investment No.2 (Cayman) Limited	Overseas
Shanghai World Financial Center Investment No.3 (Cayman) Limited (Note)	Overseas
Shanghai World Financial Center Investment No.4 (Cayman) Limited (Note)	Overseas
Shanghai Hills Hotel Management Co., Ltd.	Overseas
Mori Building China (Shanghai) Co., Ltd.	Overseas
Shanghai World Financial Center Co., Ltd	Overseas

Shishido Golf Club Co., Ltd.	Facility operation
Dalian Senmao Building Co., Ltd.	Overseas
Shanghai World Financial Center Investment Co., Ltd.	Overseas
Roppongi Energy Service Co., Ltd.	Lease
Shanghai Senmao International Real Estate Co., Ltd.	Overseas
Shanghai Hills Observatory & Forum Co., Ltd.	Overseas
ARK Hills Heating & Cooling Supply Co., Ltd.	Lease
Silent Partnership AR ONE	Lease
Silent Partnership Roppongi Hills Financial Corp	Lease
Toraroku Development Special Purpose Company (Note)	Lease

(Note) Shanghai World Financial Center Investment No.3 (Cayman) Limited absorbed and merged with Shanghai World Financial Center Investment No.4 (Cayman) Limited in August 2014. In addition, Toraroku Development Special Purpose Company completed liquidation in August 2014. The same applies hereafter.

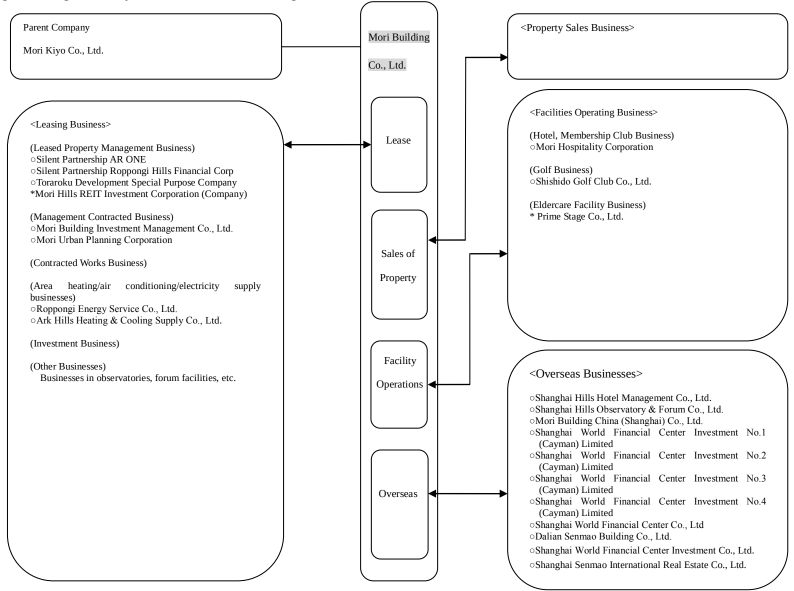
Equity-method Affiliates (two companies)

Name	Major Business	
Prime Stage Co., Ltd.	Facility operations	
Mori Hills REIT Investment Corporation (Company)	A real estate investment company, the assets of which are managed by the Asset Manager	

Other Affiliated Companies (two companies)

The other two affiliated companies are omitted since they are not material.

<Segments Diagram of Major Businesses of Mori Building Co., Ltd. and its Affiliates>



(Note) • Consolidated subsidiaries * Equity-method affiliates

(ii) Agreements on the Supply of Properties and Information Provision with the Sponsor Company Group

(A) Terms of the Support Agreement

The details of the support provided by Mori Building Co., Ltd. to the Company and the Asset Manager under the support agreement dated August 10, 2006 executed between the Company and the Asset Manager, and Mori Building Co., Ltd. are as set out below.

a. Grant of preferential negotiation rights to the Company and the Asset Manager

With respect to properties (whether before or after completion) owned or developed by Mori Building Co., Ltd., if Mori Building Co., Ltd. intends to dispose of a property that meets the investment criteria of the Company (for types, purpose of use, areas, ages and other matters of the properties, please refer to "Part 1. Fund Information - I. Status of the Fund - 2. Investment Policies" in the Company's securities report for 17th fiscal period (from August 1, 2014 to January 31, 2015) filed on April 27, 2015) or a property that is likely to meet the investment criteria of the Company (including, but not limited to, beneficial interests in trusts and equity interests in anonymous associations (tokumei kumiai) backed by the property) (an "Eligible Property"), or a property that is potential Eligible Property (including the property under development) (together with the Eligible Property, a "Target Property"), it will provide the information for such property to the Company and the Asset Manager before providing it to any third party, and grant to the Company preferential negotiating rights (a "First Refusal Right") in respect of the property. The period of the First Refusal Right (the "Negotiation Period") granted by Mori Building Co., Ltd. to the Company is a period separately determined by the Asset Manager and Mori Building Co., Ltd. to be a reasonable period of time (for ten (10) business days or more from the day on which such information is provided) necessary for the negotiation of sale and purchase. The Asset Manager will notify Mori Building Co., Ltd. whether the Company intends to purchase the property (in the case of the purchase, including the terms of purchase) within the Negotiation Period. If Mori Building Co., Ltd. agrees to the terms of purchase notified by the Asset Manager, Mori Building Co., Ltd. will consult with the Company and the Asset Manager in good faith with an aim to execute an agreement for the sale and purchase of the property. Mori Building Co., Ltd. will not provide any information relating to such property to any third party and will not negotiate sale and purchase of such property with any third party during the Negotiation Period (or, if the Asset Manager gives notice of an intention to not purchase the property before the expiration of the Negotiation Period, until that time). After the expiration of the Negotiation Period, if the negotiation for the execution of the agreement for the sale and purchase of the property continues between the Company and the Asset Manager, and Mori Building Co., Ltd., the same will apply to the period separately determined by the Asset Manager and Mori Building Co., Ltd. to be a reasonable period of time necessary for such consultation. However, the restrictions described above will not apply if the Target Property falls under any of the following:

- i. properties developed or acquired by Mori Building Co., Ltd. through a joint venture (including the case where Mori Building Co., Ltd. is involved in the joint venture as a participating partner, specified constructor, specified business collaborator, etc. of a statutory redevelopment project, or project management consignee, business consultant, etc. of a general development project) with any third party, whereby Mori Building Co., Ltd. promises to assign, or grant the First Refusal Right of, part of the property to a third party which is entitled under such joint venture (including the case where Mori Building Co., Ltd. makes such promise after the execution of the relevant support agreement);
- ii. properties with respect to which Mori Building Co., Ltd. promises to assign, or grant the First Refusal Right of, co-ownership of the property or equity interests in corporations holding the property (including, but not limited to, equity interests in anonymous associations (*tokumei kumiai*), and whether directly or indirectly invested) under certain conditions to other co-owners of such property or other investors of such corporations (including indirect investors) (including the case where Mori Building Co., Ltd. makes such promise after the execution of the relevant support agreement);
- iii. properties that are the subject of any transaction necessary for the business of Mori Building Co., Ltd. (such as an equivalent exchange, a reciprocal transaction for purchase of specified assets, a sale for redevelopment or a land readjustment project); and
- iv properties to be sold at the request of any administrative agency.
- b. Information provision to the Company and the Asset Manager

If Mori Building Co., Ltd. receives information regarding the sale of properties from a third party, Mori Building Co., Ltd. will decide not to purchase such property at its discretion, and if such property is a Target Property, Mori Building Co., Ltd. will provide information on such property to the Asset Manager and the Company as soon as practicable only subject to prior approval of the current owner and other concerned parties.

c. Other support

Upon the request of the Asset Manager, Mori Building Co., Ltd. will provide personnel support (including secondees or transferees) and other support to the extent permitted under the Investment Trust Act and other laws or regulations.

(B) Segregation from, or Overlapping with, the Investments of the Sponsor Company Group and the Investment Corporation

Considering the nature of business of Mori Building Co., Ltd. which is a sponsor, it is possible that the type of properties held by Mori Building Co., Ltd. overlaps with the type of properties held by the Company.

As described above, however, Mori Building Co., Ltd. and the Company have executed a support agreement, and if Mori Building Co., Ltd. disposes of the property owned or developed by Mori Building Co., Ltd. that is a Target Property, the Company has the First Refusal Right (with some exceptions), and information

regarding third party property obtained by Mori Building Co., Ltd. in which Mori Building Co., Ltd. decides not to invest and that meets the Company's investment criteria is to be provided to the Company.

With respect to property leases and management, because Mori Building Co., Ltd. conducts the lease and management business of its properties, it is possible that its properties overlap those held by the Company considering that Mori Building Co., Ltd. and the Company are independent and separate corporations. However, Mori Building Co., Ltd., which is a property management company of the properties held by the Company, has established a system to avoid conflicts of interest by which a property manager is not involved in the properties of Mori Building Co., Ltd. and instead dedicated to maintain and improve the performance of the properties held by the Company performs property management services (the "PM Services").

In addition, the Asset Manager to which the investment is consigned by the Company executes the check-and-balance system against the possibility, and the leasing of properties held by Mori Building Co., Ltd. is prioritized, by periodically inquiring about the occupancy rate of the properties held by Mori Building Co., Ltd., verifying the extent of, or reason for, separation comparing the properties held by the Company, and proposing improvements if imbalance arises without reasonable cause.

(C) Terms of Advisory Business Consignment Agreement

The details of the advisory services provided by Mori Building Co., Ltd. to the Asset Manager under the advisory business consignment agreement dated August 10, 2006 executed between the Asset Manager and Mori Building Co., Ltd. are as set out below.

a. Research-related services

Research, analysis and reports on the following matters:

i. Market-related matters

trends in rent (opening and signed contracts)

trends in real estate sale and purchase

trends in supply of new properties

trends in signed contracts and cancellation with large tenants

ii. Tenants' needs, etc.

tenant satisfaction relating to the location, facilities, conditions of the surrounding area and services population and traffic in the building and the traffic in the area and of the nearest public transportation

- iii. Other matters relating to or incidental to the above items
- b. Property acquisition and management advisory and support services

Advice and support on the following matters in connection with properties which the Company considers acquiring or properties currently owned, operated and managed by the Company (limited to advice and support when the Asset Manager decides on or determines the acquisition of properties by the Company)

- i. due diligence
- ii. rights such as compartmentalized ownership, leasing and other claims and obligations
- iii. various restrictions under laws and regulations
- iv. current conditions of buildings, structures and facilities (such as earthquake resistance strength and durable years)
- v. value-up plan such as future large-scale repairs or renovations
- vi. future rebuilding or redevelopment
- vii. design of leased operating plan and establishment of lease conditions
- viii.design of facility operation and management plan (establishment of operation and management specifications and costs)
- ix. prediction or verification of cost-effectiveness of facility operation and management
- x. design of long-term repair plan and budget (establishment of order of priority)
- xi. Other matters relating to or incidental to the above items

2. Management Structure and System of the Investment Corporation and the Asset Management Company

- (1) Investment Corporation
 - (i) Officers of the Investment Corporation (As of April 27, 2015)

Title	Name		Brief profile	Reason for election
Executive	Hideyuki Isobe	1993 April	Joined Mitsui Fudosan Co., Ltd.	Mr. Isobe was elected with
Director		2002 May	MBA from Wharton School, University of Pennsylvania	the expectation that he would
		2002 June	Joined Colony Capital Asia Pacific	be able to undertake business
		2003 November	Joined Mori Building Urban Fund Management Co., Ltd. (presently, Mori	management as Executive
			Building Investment Management Co., Ltd.)	Director based on his
		2005 April	Mori Building Investment Management Co., Ltd, General Manager of Business	knowledge and experience,
			Development Division	etc. in the real estate
		2005 October	Mori Building Investment Management Co., Ltd, General Manager of Investment	financing business from a
			Department	broad perspective.
		2007 July	Mori Building Investment Management Co., Ltd., General Manager of	
			Investment Advisory Department	
		2007 November	Mori Building Co. Ltd., General Manager of Finance Planning Department,	
			Finance Division	
		2008 April	Mori Building Co. Ltd., General Manager of Business Development Department,	
			Finance Division	
		2010 June	Mori Building Investment Management Co., Ltd., President & CEO (current post)	
		2011 April	Mori Hills REIT Investment Corporation, Executive Director (current post)	

Substitute	Toshifumi Saito	1977 April	Joined Mori Building Co., Ltd., Financial Center	Mr. Saito was elected to
Executive		1994 May	Seconded to Forest Overseas Co., Ltd., Senior Manager	prepare for filling a vacancy
Director		1996 April	Seconded to Shanghai Senmao International Real Estate Co., Ltd., President &	if the number of executive
			CEO	directors required by laws
		1999 November	Seconded to Secretariat of Roppongi 6-chome Redevelopment Project, Senior	and regulations is in
			Manager	shortfall.
		2001 August	Seconded to Forest Overseas Co., Ltd., Deputy General Manager, Planning and	
			Development Division	
		2005 April	Seconded to Shanghai World Financial Center Co., Ltd., Executive Vice President	
		2007 December	Seconded to Mori Building China (Shanghai) Co., Ltd., Executive Vice President	
		2009 January	Mori Building Co., Ltd., General Manager, Research & Planning Department,	
			China, Business Division	
		2009 September	Seconded to Mori Building Investment Management Co., Ltd., Operating Officer,	
			Administration & Accounting Unit	
		2009 October	Mori Hills REIT Investment Corporation, Executive Director	
		2010 July	Mori Building Investment Management Co., Ltd., Operating Officer & General	
			Manager, Administration Department	
		2011 January	Mori Building Investment Management Co., Ltd., Operating Officer	
		2011 June	Mori Building Investment Management Co., Ltd., Chairman (current post)	

· · · · · · · · · · · · · · · · · · ·			
Noboru Yanai	1970 April	Joined Long-Term Credit Bank of Japan	Mr. Yanai was elected with
	1988 April	Long-Term Credit Bank of Japan, New York Branch Assistant Branch Manager	the expectation that he would
	1997 June	Long-Term Credit Bank of Japan, Director and Sales Dept. 2 GM	be able to oversee the
	1997 October	Long-Term Credit Bank of Japan, Director and Shinjuku Branch Manager	Company's management
	1998 April	Long-Term Credit Bank of Japan, Operating Officer and Shinjuku Branch	based on his knowledge and
		Manager	experience, etc. regarding
	1998 September	Arrow Consulting, President (current post)	compliance from a broad
	2003 June	Resona Bank, Director	perspective. (Management
	2003 June	Resona Holdings, Inc., Director	Consultant)
	2006 February	Mori Hills REIT Investment Corporation, Supervisory Director (current post)	
Takeo Kosugi	1968 April	Osaka District Court, Assistant Judge	Mr. Kosugi was elected with
	1972 September	Kushiro District Family Court, Assistant Judge	the expectation that he would
	1974 June	Joined Matsuo Law Offices	be able to oversee the
	1996 October	Financial Law Society, Auditor (current post)	Company's management
	1999 April	Japan Labour Relations Commission for Seafarers, Member	based on his knowledge and
	2001 September	Japanese American Society for Legal Studies, Council (current post)	experience, etc. as a legal
	2004 November	Matsuo Law Office, Partner (current post)	professional from a broad
	2005 January	Japan Labour Relations Commission for Seafarers, Vice President	perspective. (Lawyer)
	2006 February	Mori Hills REIT Investment Corporation, Supervisory Director (current post)	
	2007 January	Japan Labour Relations Commission for Seafarers, Chairman	
	2009 March	Ministry of Land, Infrastructure, Transport and Tourism, Transportation Policy	
		Council, Member	
	2009 June	Toshiba Corporation, External Director	
	2010 June	FUJIFILM Holdings Corporation, Corporate Auditor (External) (current post)	
		1988 April1997 June1997 October1997 October1998 April1998 September2003 June2003 June2006 FebruaryTakeo Kosugi1968 April1972 September1974 June1996 October1999 April2001 September2004 November2005 January2006 February2007 January2007 January2009 March2009 June	InstructionInstruction1988 AprilLong-Term Credit Bank of Japan, New York Branch Assistant Branch Manager1997 JuneLong-Term Credit Bank of Japan, Director and Sales Dept. 2 GM1997 OctoberLong-Term Credit Bank of Japan, Director and Shinjuku Branch Manager1998 AprilLong-Term Credit Bank of Japan, Operating Officer and Shinjuku Branch Manager1998 SeptemberArrow Consulting, President (current post)2003 JuneResona Bank, Director2003 JuneResona Bank, Director2003 JuneResona Holdings, Inc., Director2006 FebruaryMori Hills REIT Investment Corporation, Supervisory Director (current post)Takeo Kosugi1968 AprilOsaka District Court, Assistant Judge1972 SeptemberKushiro District Family Court, Assistant Judge1996 OctoberFinancial Law Society, Auditor (current post)1999 AprilJapan Labour Relations Commission for Seafarers, Member2001 SeptemberJapan Labour Relations Commission for Seafarers, Vice President2005 FebruaryMori Hills REIT Investment Corporation, Supervisory Director (current post)2004 NovemberJapan Labour Relations Commission for Seafarers, Vice President2005 JanuaryJapan Labour Relations Commission for Seafarers, Vice President2007 JanuaryJapan Labour Relations Commission for Seafarers, Chairman2009 MarchMinistry of Land, Infrastructure, Transport and Tourism, Transportation Policy Council, Member2009 JuneToshiba Corporation, External Director

Supervisory	Masakuni	1977 April	Joined Mitsui Construction Co., Ltd.	Mr. Tamura was elected with
Director	Tamura	1986 October	Joined Sigma Planning Institute, Inc.	the expectation that he would
		1990 September	Sigma Planning Institute, Inc., Director	be able to oversee the
		1997 April	ARC Brain, President (current post)	Company's management
		2006 February	Mori Hills REIT Investment Corporation, Supervisory Director (current post)	based on his knowledge and
		2009 May	X-Knowledge Co., Ltd, Director (current post)	experience, etc. as a real
		2011 April	Meiji University, Guest Professor	estate professional from a
		2013 April	Meiji University, Project Professor of School of Science and Technology (current	broad perspective. (Real
			post)	Estate Appraiser)

(Note) Toshifumi Saito was appointed as a substitute executive director at a general meeting of unitholders held on April 3, 2015 in preparation for cases where there is a shortfall in the number of executive directors as provided by laws and regulations. Although the executive director, substitute executive director and supervisory directors may be an officer of any corporations other than those described above, none of those corporations has any interests with the Company.

(ii) Reasons why the Executive Director of the Investment Corporation concurrently Holds the Position of Officer or Employee of the Asset Management Company and Measures for Relationships Involving Conflicts of Interest

Name	Title at the Asset Manager	Reason for concurrently Holding Another Position at the Asset Manager	Measures for Relationships Involving Conflicts of Interest
	-		
Hideyuki Isobe	President & CEO	In the legal framework, investment corporations that hold	While the executive director of the Company concurrently
		properties of J-REITs are required to delegate substantially all	holds the position as President & CEO of the Asset Manager,
		of the activities of their investment management business to	he makes decisions as executive director or President & CEO
		asset management companies registered by the Financial	in such respective capacities and seeks to avoid acts of
		Services Agency. While the principal role of executive	conflicts of interest as executive director of the Company, and
		directors and supervisory directors of investment corporations	will fulfill his duties faithfully to the interest of unitholders.
		is to oversee the asset management business of asset	In addition, the Board of Directors of the Company is
		management companies, because of the structure of J-REITs	comprised of one executive director and three supervisory
		described above, executive directors and supervisory	directors, and all of the supervisory directors are outside
		directors are expected to perform their supervisory functions	experts, namely a management consultant, a lawyer and a real
		without being engaged in any day-to-day management	estate appraiser so that internal checking functions are fully
		activities.	ensured.
		Accordingly, from the perspective of full understanding of	Furthermore, the Asset Manager is a consolidated subsidiary
		management of J-REITs, deep communication between the	of the Sponsor, but in order to prevent the interest of the
		asset management company and the investment corporation	Company from being prejudiced, the mechanism is established
		and smooth operation, it is considered appropriate that the	to avoid conflicts of interest in transactions with the Sponsor
		executive director of the investment corporation concurrently	by establishing the "Related Parties Transaction Guidelines" as
		holds a position as officer of the asset management company	internal rules.
		and is overseen by the supervisory directors of the investment	
		corporation.	

(iii)Relationships Involving Conflicts of Interest due to Other Positions Held concurrently by Officers of the Investment Corporation (excluding the details described in (ii)

above)

Name	Place where Other Position is concurrently Held	Response and Initiatives, Future Policy, etc. for Relationships, Transactions, etc. Involving Conflicts of Interest
_	_	N/A

(2) Asset Management Company

(i) Officers of the Asset Management Company (As of April 27, 2015)

Title/				Interlo	cking of
Full-time or	Name	Brief Profile		Post/As	signment,
Part-time					ll Transfer
President & CEO	Hideyuki Isobe	Please refer to "(1)	Company - (i) Officers of the Investment Corporation" described above.	Mr. Isobe	concurrently
(Full-time)				holds the	position of
				executive di	rector of the
Chairman	Toshifumi Saito	Please refer to "(1) Company - (i) Officers of the Investment Corporation" described above.			concurrently
(Full-time)					position of
				substitute	executive
				director of th	e Company.
External Director	Toshio Takano	1968 April	Sapporo District Public Prosecutors Office, Prosecutor		
(Part-time)		1999 December Supreme Public Prosecutors Office, Chief of Criminal Investigations			
		2000 November	Tokyo District Public Prosecutors Office, Chief Public Prosecutor		
		2001 November	Sendai High Public Prosecutors Office, Superintendent Public Prosecutor		
		2004 January Nagoya High Public Prosecutors Office, Superintendent Public Prosecutor			

		2006 February	Takano Law Office, Lawyer (current post)	Concurrent post
		2006 September	Mori Building Investment Management Co., Ltd, External Director (current	
			post)	
		2007 June	The Central Third-Party Committee to Check Pension Records, Member	
		2007 June	Revamp Corporation, External Corporate Director (current post)	Concurrent post
		2008 June	Nagase & Co., Ltd., External Corporate Auditor (current post)	Concurrent post
		2008 June	Daiwa Seiko Co., Ltd. (presently, Globeride, Inc.), External Corporate Auditor	Concurrent post
			(current post)	
		2010 June	Kakaku.com, Inc., External Corporate Auditor (current post)	Concurrent post
		2011 July	The Central Third-Party Committee to Check Pension Records, Chairman	Concurrent post
			(current post)	
		2012 June	Daicel Corporation, External Corporate Auditor (current post)	Concurrent post
		2013 June	Fancl Corporation, External Corporate Auditor (current post)	Concurrent post
External	Koichi	1960 April	Joined Yamaichi Securities Co., Ltd.	
Corporate Auditor	Shibayama	1966 October	Price Waterhouse	
(Part-time)		2002 July	Chuo Aoyama Tax Co. (presently, Zeirishi-Hojin PricewaterhouseCoopers),	Concurrent post
			Special Advisor (current post)	
		2003 January	Mori Building Urban Fund Management Co., Ltd. (presently, Mori Building	
			Investment Management Co., Ltd.), External Corporate Auditor (current post)	

(ii) Employees of the Asset Management Company (As of April 27, 2015)

	Number of Employees	Interlocking of Assignment
	1	There is one employee who concurrently holds the positions in the Investment Department and the Financial Department.
Total Number of Employees of the Asset Management Company (Note)	17	_

(Note) Officers are not included in the total number of employees of the asset management company described above. In addition, no temporary transfers have been accepted.

(iii)Management structure of the Investment Corporation and the Asset Management Company (As of April 27, 2015)

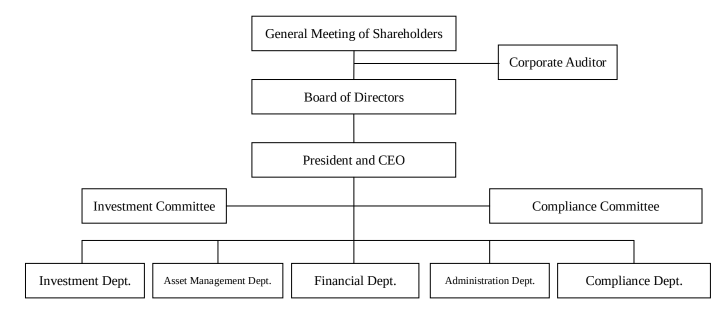
(A) Management Structure of the Investment Corporation

Please refer to "Part 1. Fund Information - I. Status of the Fund - 1. Overview of the Company - (3) Structure of the Company" in the Company's securities report for 17th fiscal period (from August 1, 2014 to January 31, 2015) filed on April 27, 2015.

(B) Management Structure of the Asset Management Company

The management organization chart of the Asset Manager and the outline of activities of each organization are as follows.

a. Management organization chart of the Asset Manager



b. Outline of activities of each organization of the Asset Manager

The principal activities of each organization are as follows.

Organization	Outline of the principal activities
Investment Department	Activity relating to acquisition and disposition of properties for the investment management business
	Activity relating to establishment and amendment of the management policies (including the management
	guidelines and asset management plan) for the investment management business
	• Activity relating to establishment of special purpose companies for the purpose of the acquiring of
	properties by the Company, and to acquisition and disposition of properties by such special purpose
	companies
	Activity of examination and analysis relating to the real estate market
	Any other activities incidental to the above
Asset Management Department	Activity relating to management and administration of properties for the investment management business
	Activity relating to management and administration of properties of the special purpose companies for the
	purpose of the acquiring of properties by the Company
	Activity relating to establishment and amendment of the management policies (including the management
	guidelines and asset management plan) for the investment management business
	Activity relating to evaluation of performance for the investment management business
	Activity of examination and analysis relating to the real estate market
	• Any other activities incidental to the above
Financial Department	Activity relating to the capital policy and financial strategy of the Company
	Activity relating to establishment and amendment of the financing policy of the Company
	Activity relating to establishment and amendment of the annual financing plan of the Company
	Activity relating to implementation of financing of the Company
	Activity relating to the obtaining of ratings of the Company
	Activity relating to establishment and amendment of the management policies (including the management

	guidelines and asset management plan) for the investment management business
	Activity of examination and analysis relating to the real estate market
	• Any other activities incidental to the above
Administration Department	Activity relating to general, accounting and personnel affairs of the Asset Manager
	Activity relating to accounting and tax affairs and fund management of the Company
	Activity relating to cash distribution by the Company
	Activity relating to analysis and evaluation of accounts of the Company
	Activity relating to disclosure by the Company
	Activity relating to IR activities of the Company
	· Activity relating to establishment and amendment of the management policies (including the management
	guidelines and asset management plan) for the investment management business
	Any other activities incidental to the above
Compliance Department	Activity relating to establishment and amendment of compliance regulations, compliance programs and
	compliance manuals and other controls regarding compliance
	Activity of verifying the status of compliance with laws and regulations for operation of activities and
	transactions in each department
	· Activity of establishment and implementation of the basic policy for compliance with laws and regulations
	Activity of reporting the status of compliance with laws and regulations to the Compliance Committee
	Activity of providing opinions or directions for compliance with laws and regulations
	Activity relating to risk management
	Activity of determining whether proposals of transactions should be submitted to the Compliance
	Committee or not
	Activity relating to providing education and training regarding compliance
	• Activity relating to control of complaint handling, etc.
	Activity relating to internal audits

	• Any other activities incidental to the above	
Investment Committee	Please refer to "(3) Policies on Transactions Involving Conflicts of Interest - (i) Policy and Management	
	System for Dealing with Transactions Involving Conflicts of Interest - (C) Overview of the Investment	
	Committee" described below.	
Compliance Committee Please refer to "(3) Policies on Transactions Involving Conflicts of Interest - (i) Policy and Ma		
	System for Dealing with Transactions Involving Conflicts of Interest - (D) Overview of the Compliance	
	Committee" described below.	

(3) Policies on Transactions Involving Conflicts of Interest

The Asset Manager shall perform its business in good faith and with due care of a prudent manager for the Company in line with the purpose of the investment management business, and is fully aware that failure to ensure thorough compliance, especially inappropriate transactions or transactions involving conflicts of interest with the sponsor company group, may undermine investors' trust in the securities markets, and the corporate management base of the Company and the Asset Manager. Therefore, the Asset Manager will use its efforts to prevent transactions involving conflicts of interest and carry out strict compliance as follows.

- (i) Policy and Management System for Dealing with Transactions Involving Conflicts of Interest
 - (A) Internal Rules Regarding Prevention of Transactions Involving Conflicts of Interest

The Asset Manager has established the Related Parties Transaction Guidelines as its internal regulations from the viewpoint of avoiding potential conflicts of interest for the purpose of ensuring to prevent harm to the interests of the Company and to perform its business in compliance with applicable laws and regulations and the asset management agreement when the Company enters into transactions with related parties of the Asset Manager.

"Related parties" as prescribed in the Related Parties Transaction Guidelines means the following entities: The same applies hereafter.

- a. any entity designated as a related party of the Asset Manager under Article 201, Paragraph 1 of the Investment Trust Act, Article 123 of the Enforcement Ordinance of the Investment Trust Act (Cabinet Order No. 480 of 2000, as amended) (the "Enforcement Ordinance"), and Article 244-3 of the Enforcement Rules of the Investment Trust Act (Ordinance of Prime Minister's Office No. 129 of 2000, as amended) (the "Enforcement Rules");
- b. any officers of the Asset Manager or of an entity designated as a related party of the Asset Manager;

- c. any corporation (excluding foreign corporation; the same applies in d. and e. below) on which a major shareholder of the Asset Manager as prescribed in Article 29-4, Paragraph 2 of the Financial Instruments and Exchange Act is able to exert significant influence including the cases where such shareholder holds, directly or indirectly, 15% or more of the voting rights of such corporation, and any officers or employees of such shareholder serve as directors or persons serving in an equivalent role of the corporation;
- d. special purpose companies in which the Asset Manager or persons falling under any of a. and c. above are able to exert significant influence such as by having contributed in total a majority of the capital thereof; and
- e. any corporation which consigns any person falling under any of a. and c. above to perform management services or advisory or agency services.

Summary of Related Parties Transaction Guidelines

Under the Related Parties Transaction Guidelines, transactions with related parties that are harmful to the interests of the Company or unnecessary transactions are prohibited, and the following provisions must be complied with in relation to each type of such transactions. When the Company conducts the following transactions with related parties, the Asset Manager shall be required to obtain the approval and resolutions of all the members of the Compliance Committee upon deliberation at the meeting of the Compliance Committee after the Compliance Officer examines the relevant transactions, and to obtain the approval and resolutions of the Asset Manager's Board of Directors upon deliberation at the meeting of the Asset Manager's Board of Directors.

a. Acquisition of real estate assets (which means the assets as stipulated in each item of Article 31(2) of the Company's Articles of Incorporation; the same applies hereafter) and securities (which means securities as stipulated in Article 2, Paragraph 1 of the Financial Instruments and Exchange Act or the rights deemed as securities based as stipulated in Paragraph 2 of the same article, and excluding real estate assets; the same applies hereafter.)

Upon the acquisition of real estate assets from related parties, the acquisition price shall not exceed the appraisal value by a real estate appraiser (including a corporation; the same applies hereafter) which is not a related party. The acquisition price mentioned in this paragraph means the price of the real estate assets, and does not include the taxes, acquisition costs, costs of creating a trust, reserves in trust accounts, trust earnings and the pro rata portion of real estate taxes. In addition, if a seller acquires such real estate assets for the later acquisition by the Company, the amount equivalent to the costs and expenses necessary for such acquisition by the seller will be excluded.

When acquiring other specific assets from related parties, the prices of such assets shall be pursuant to the preceding paragraph except for those for which market value may be obtained, in which case such market value shall apply.

b. Disposition of real estate assets and securities

Upon the disposition of real estate assets to related parties, the disposition price shall not fall below the appraisal value by a real estate appraiser which is not a related party.

When selling other specific assets from related parties, the prices of such assets shall be pursuant to the preceding paragraph except for those for which market value may be obtained, in which case such market value shall apply.

c. Execution and amendment of lease agreements on real estate assets and securities except for certain cases

Real estate assets shall be leased to related parties on terms and conditions that are determined to be appropriate after researching market prices and prices in the surrounding areas and referring to the opinions of third parties who are not related parties.

d. Execution and amendment of property management agreements except for certain cases

When outsourcing property management services to related parties, the Asset Manager shall take into account factors such as the related party's trustworthiness and its track record as a property manager, and the management fee must be determined based on market rates, and the nature and volume of the services to be rendered.

If the Company acquires property that is already being managed by the related parties, property management services after the acquisition may be outsourced to such related parties. However, the determination of management fees shall be determined taking into account market rates, the nature and volume of the services to be rendered.

e. Execution and amendment of agency agreements regarding acquisition or disposition and lease of real estate assets

When outsourcing agency services for sale and purchase of real estate assets (excluding beneficial interests in trust) to related parties, the compensation shall be within the range of compensation provided in the Building Lots and Buildings Transaction Business Act (Act No. 176 of 1952, as amended) (the "Building Lots and Buildings Transaction Business Act"), and shall be determined in consideration of the standard of the sale and purchase price and the difficulty of a particular transaction.

When outsourcing agency services for sale and purchase of beneficial interests in trust to related parties, the compensation shall be within the range of compensation calculated in the same way as provided under the Building Lots and Buildings Transaction Business Act, and shall be determined in consideration of the standard of the rent and the difficulty of a particular transaction. When outsourcing agency services for leasing to related parties, the compensation shall be not exceed the compensation provided in the Building Lots and Buildings Transaction Business Act, and shall be determined in consideration of the standard of the rent and the difficulty of a particular transaction.

- f. Transactions relating to funds such as loan and contribution of funds
- g. Other transactions that may be harmful to the interests of the Company other than certain transactions
- When the Asset Manager decides that the Company will conduct transactions in any of a. to g. above with related parties, such transactions shall be promptly disclosed when required in accordance with Securities Listing Regulations and other rules set out by the Tokyo Stock Exchange and other rules related to the Company.

The Asset Manager shall fully verify the conditions of transactions with related parties in compliance with laws, regulations and various rules and the standards prescribed in the Related Parties Transaction Guidelines so as not to cause disadvantage to the Company in comparison with ordinary similar transactions. At the time of the internal audit, the Asset Manager confirms and verifies the status of compliance with laws, regulations and various regulations and internal rules in relation to the prevention of conflicts of interest.

(B) Decision-making Process for Investment and Management

Matters Relating to Acquisition and Disposition of Assets:

The Asset Manager shall follow the following procedures for decisions on the acquisition of assets from related parties:

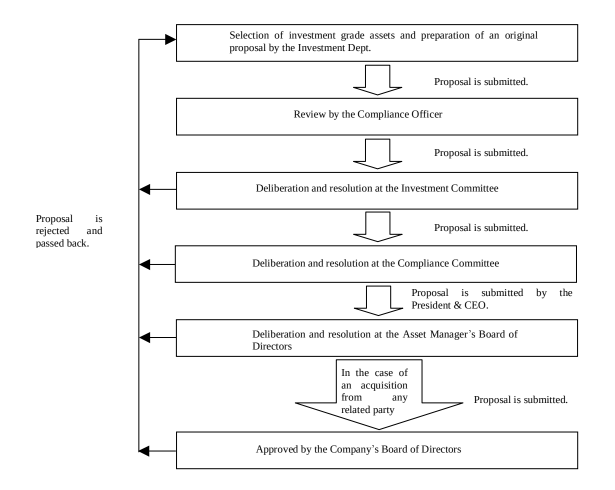
- i. After selecting investment grade assets, the Investment Department will submit a proposal of the acquisition to the Compliance Officer. The details of the method of selecting the investment grade assets will be as prescribed in the management guidelines.
- ii. The Compliance Officer will review the proposal in light of laws and regulations, and submit the proposal to the Investment Committee together with the outcome of its review.
- iii. After reporting the outcome of the review from the Compliance Officer, the proposal will be resolved by the Investment Committee after its deliberation. If the proposal is approved by the Investment Committee as a result of the resolution, the proposal will be submitted to the Compliance Committee. The Chairman of the Investment Committee will report to the Compliance Committee the details of the deliberation at the Investment Committee and the progress thereof.
- iv. If the proposal is resolved by the Compliance Committee after its deliberation, the proposal will be submitted by the President & CEO to the Asset Manager's Board of Directors. The President & CEO will report the details and progress of the deliberation at the Investment Committee and the Compliance Committee to the Asset Manager's Board of Directors.
- v. If the proposal is resolved by the Asset Manager's Board of Directors after its deliberation, the proposal will be submitted to the Company's Board of Directors.
- vi. If the proposal is resolved by the Company's Board of Directors after its deliberation, the acquisition of the investment assets from related parties is approved.

If a proposal is rejected by resolution at any of the above committee or the Asset Manger's Board of Directors, or is not approved by the Company's Board of Directors, the proposal will be passed back to the Investment Department.

The Asset Manager shall follow the same procedures as those for the acquisition of assets from related parties as described above for decisions on the disposition of assets to related parties.

The Asset Manager must gain consent of the Company beforehand if such falls under transactions as stipulated in Article 201-2, Paragraph 1 of the Investment Trust Act, and must gain approval of the Board of Directors in order to enable the Executive Director giving such consent.

The following chart summarizes the Asset Manager's decision-making process concerning the acquisition of the assets:



Matters Relating to Outsourcing of Real Estate Management Services:

The Asset Manager shall follow the following procedures for decisions on the outsourcing of property management services to related parties:

- i. The Asset Management Department will submit a proposal to the Compliance Officer.
- ii. The Compliance Officer will review the proposal in light of laws and regulations, and submit the proposal to the Compliance Committee together with the outcome of its review.
- iii. If the proposal is resolved by the Compliance Committee after its deliberation, the proposal will be submitted by the President & CEO to the Asset Manager's Board of Directors. The President & CEO will report the details of the deliberation at the Compliance Committee and the progress thereof to the Asset Manager's Board of Directors.
- iv. If the proposal is resolved by the Asset Manager's Board of Directors after its deliberation, the decision is finalized.

When outsourcing property management services to related parties, the Asset Manager shall take into account factors such as the related party's trustworthiness and its track record as a property manager, and the management fee must be determined based on market rates, and the nature and volume of the services to be rendered.

If the Company acquires property that is already being managed by the related parties, property management services after the acquisition may be outsourced to such related parties. However, the management fees shall be as set out above.

Committee		President & CEO (who serves as the Chairman), full-time directors, General Manager of the Investment Department, General Manager of the Asset			
members		Management Department, and one (1) external expert skilled in real estate investments who is appointed by the President & CEO (Note)			
Matters	for	Acquisition and disposition of assets relating to the investment management business			
deliberation	and	• Establishment and amendment of the management policies (including the management guidelines and asset management plan) for the investment			
resolution		management business			
		· Establishment and amendment of asset management regulation and other important regulations for the investment and management of assets			
		relating to the investment management business			
		Other matters deemed to be necessary under the internal regulations or by the Investment Committee			
Deliberation		· Attendance of all of the members will constitute a quorum for the Investment Committee, except for any unavoidable case where all members			
method, etc.		present consider that the absence of member(s) is not caused by the intention of such member(s), in which case a majority of the members will			
		constitute a quorum.			
		• Approval of a majority of the members present is required for the resolution of any proposal. If any proposal is rejected, the Chairman of the			
		Investment Committee will pass such proposal back to the department that originally prepared the proposal.			

(Note) As of the date of this Report, one (1) real estate expert holds the post of an external expert.

(D) Overview of the Compliance Committee

Committee		President & CEO, Compliance Officer (who serves as the Chairman), one (1) external expert (Note) and part-time corporate auditor	
members			
Matters	for	Establishment and revision of the basic polices for compliance	
deliberation	and	Establishment and amendment of compliance manuals and compliance programs	
resolution		Measures for handling complaints that are deemed material	
		Acquisition and disposition of assets relating to the investment management business	
		• Establishment and amendment of the management policies (including the management guidelines and asset management plan) for the investment	
		management business	

	· Establishment and amendment of asset management regulation and other important regulations for the investment and management of assets			
	relating to the investment management business			
	The following transactions between the Company and related parties:			
	(i) Acquisition of real estate assets and securities			
	(ii) Disposition of real estate assets and securities			
	(iii) Execution and amendment of lease agreements on real estate assets and securities except for certain cases			
	(iv) Execution and amendment of property management agreements except for certain cases			
	(v) Execution and amendment of agency agreements regarding acquisition or disposition and lease of real estate assets			
	(vi) Transactions relating to funds such as loan and contribution of funds			
	(vii) Other transactions that may be harmful to the interests of the Company other than certain transactions			
	Other matters deemed to be necessary under the internal regulations or by the Compliance Committee			
Deliberation	· Attendance of a majority of the members, including the President & CEO, the Compliance Officer and the external expert, will constitute a			
method, etc.	quorum for the Compliance Committee, except for any unavoidable case where all members present consider that the absence of member(s) is not			
	caused by the intention of such member(s), in which case a majority of the members will constitute a quorum.			
	• Approval of all of the members (or after-the fact approval of any absent member) is required for the resolution of any proposal. If any proposal is			
	rejected, the Chairman of the Investment Committee will pass such proposal back to the department that originally prepared the proposal.			

(Note) As of the date of this Report, one (1) lawyer holds the post of an external expert.

(ii) Reason for Adopting the Investment System (Reason for Considering that the Internal Control System is Appropriate)

(A) Role Played by the Executive Director of the Investment Corporation with respect to Transactions with Potential Conflicts of Interest

As set out in "2. Management Structure and System of the Company and the Asset Manager, (1) Company, (ii) Reasons why the Executive Director of the Company concurrently Holds the Position of Officers or Employee of the Asset Manager and Measures for Relationships Involving Conflicts of Interest" above.

(B) Role Played by the Board of Directors of the Asset Management Company with respect to Transactions with Potential Conflicts of Interest

The Board of Directors of the Asset Manager comprises three (3) directors (including one (1) external director). One (1) corporate auditor of the Asset Manager is an external corporate auditor (the officers of the Asset Manager are as set out in "2. Management Structure and System of the Company and the Asset Manager, (1) Asset Manager, (i) Officers of the Asset Manager" above).

It is expected that the appointment of directors other than full-time directors and corporate auditors from the sponsor company group will realize the enhancement of governance and secure the appropriateness of the resolutions.

As described above, the Asset Manager has established the "Related Parties Transaction Guidelines" as its internal regulations from the viewpoint of preventing and avoiding potential conflicts of interest, and has established the system to enable the Company to execute only the transactions that satisfy certain conditions in accordance with the strict procedures when the Company enters into the transactions with related parties.

For example, the Asset Manager endeavors to prevent unfair or murky transactions that may result in conflicts of interest by specifically providing that the sale and purchase transactions of the real estate assets with the related parties which threaten to cause conflicts of interest are required to be deliberated and resolved at the Investment Committee (including one (1) external expert), the Compliance Committee (including one (1) external expert and one (1) external corporate auditor), the Asset Manager's Board of Directors (including one (1) external director), and the Company's Board of Directors (including three (3) supervisory directors), and by including in each decision-making process two or more external members having check-and-balance functions at multiple levels.

(C) External Members of the Committees

a. Investment Committee

The Investment Committee serves as a body to deliberate on and resolve the investment of assets and otherwise appraise the investment in relation to the execution of the investment management business by the Asset Manager from the viewpoint of appropriateness and reasonableness.

The Investment Committee currently comprises five (5) members: the President & CEO (who serves as the Chairman), a full-time director, the General Manager of the Investment Department, the General Manager of the Asset Management Department, and one (1) external expert skilled in real estate investments who is appointed by the President & CEO. Attendance (including attendance via telephone, video conference and other media) of all of the members will, in principle, constitute a quorum for the Investment Committee, and approval of a majority of the members present is required for the resolution of any proposal.

Currently, a university professor specializing in real estate holds the post of external member. The external member is expected to be able to participate in the Committee based on his knowledge, experience, etc. as a real estate expert from a broad perspective. As a third party who can effectuate the check-and-balance system in his capacity as being independent of and not having any particular relationships with the sponsor company group, the external member is expected to exert an influence on decision-making, thereby contributing to the enhancement of governance that realizes, among other matters, appropriate deliberation and resolution in relation to transactions involving conflicts of interest. In accordance with the agreement whereby the external member is appointed as such member, the information of the external member is not disclosed here.

b. Compliance Committee

The Compliance Committee serves as a body to deliberate on and resolve compliance-related matters in relation to the execution of business by the Asset Manager from the viewpoint of complying with laws and regulations, and various procedures and otherwise ensuring compliance.

The Compliance Committee currently comprises four (4) members: the President & CEO, the Compliance Officer (who serves as the Chairman), one (1) external expert (lawyer), and one (1) part-time director. Attendance (including the attendance via telephone, video conference and other media) of a majority of the members, including the President & CEO, the Compliance Officer and the external expert, will constitute a quorum for the Compliance Committee. Approval of all of the members (or after-the fact approval of any absent member) is required for the resolution of any proposal. These rules ensure the check-and-balance system.

Currently, Mr. Hiroyuki Shimizu, a lawyer, holds the post of external member. Mr. Shimizu is expected to be able to participate in the Committee based on his knowledge, experience, etc. as a legal professional from a broad perspective. As a third party who can effectuate the check-and-balance system in his capacity as being independent of and not having any particular relationships with the sponsor company group, he is expected to exert an influence on decision making, thereby contributing to the enhancement of governance that realizes, among other matters, appropriate deliberation and resolutions in relation to transactions involving conflicts of interest.

Job title	Name	Brief biography	
Member of	Hiroyuki Shimizu	April 1985	Admitted as a lawyer (a member of Daiichi Tokyo Bar Association), and joined Nishimura & Sanada (now
Compliance			Nishimura & Asahi)
committee		September 1991	Debevoice & Plimpton LLP (New York, U.S.A.)
(external member)		October 1992	Lawyer, Nishimura & Asahi
		June 1993	Partner, Nishimura & Asahi
		April 1994	Lawyer, Aoyama Law Office
		June 2007	Lawyer, Kasahara International Law Office (now Shimizu Sogo Law Office) (current post)
		March 2012	Supervisory Director, Nomura Real Estate Private REIT, Inc. (current post)
		February 2013	External Corporate Auditor, Kokusai Kogyo Co., Ltd. (now Kokusai Kogyo Kanri Co., Ltd.) (current post)

(D) Compliance Officer

The Compliance Officer is the supervisory manager for compliance-related matters and chairs the Compliance Committee. Currently, the Compliance Officer is also the General Manager of the Compliance Department who designs, establishes and promotes the overall compliance. As the supervisory manager for compliance-related matters, the Compliance Officer examines and otherwise verifies the status of compliance with laws and regulations by the Asset Manager in its capacity as being independent from other departments under the organization of the Asset Manager. The Compliance Officer also has a role in the check-and-balance system to prevent transactions involving conflicts of interest by examining in advance, and deliberating and resolving from a fair viewpoint as Chairman of the Compliance Committee on, the details of the transactions with the sponsor company group.

Job title	Name		Brief biography	
General Manager of	Hiroshi Kamada	April 1983	Joined Taiyo-Kobe Bank Limited	
the Compliance		June 1996	Section chief of the Kamata-Higashi branch of Sakura Bank	
Department		July 1999	Section chief of the Kamata corporate sales department II of Sakura Bank	
(Compliance		April 2000	Group chief of the loan products department of Sakura Bank	
Officer)		April 2001	Senior deputy general manager of the loan administration department of Sumitomo Mitsui Banking	
			Corporation (seconded to SMBC Business Collection Co., Ltd.)	
		January 2004	Senior assistant to director of the Head Office of Sumitomo Mitsui Banking Corporation (seconded to	
			SMBC Consulting Co., Ltd.)	
		April 2006	Seconded to Creed REIT Advisors, Inc.	
			Compliance officer and chief of the internal auditor office	
		January 2008	Joined Mori Building Investment Management Co., Ltd.	
		February 2008	General manager of the internal audit department of Mori Building Investment Management Co., Ltd.	
		July 2008	Compliance Officer and General manager of the internal audit department of Mori Building Investment	
			Management Co., Ltd.	
		April 2010	Compliance Officer of Mori Building Investment Management Co., Ltd.	

3. Transactions with Sponsor Companies

(1) Transactions with Related Parties

The status of transactions including buying and selling with related parties (Note 1) during the 17th fiscal period (from August 1, 2014 to January 31, 2015) of the Company is as follows.

(i) Status of Transactions

	Amounts purchased and sold			
Classification	Amount purchased	Amount sold		
Total amount	29,040,000			
Details of status of tran	Details of status of transactions with related parties			
Mori Building	29,040,000 (100.0%)			
Co., Ltd.	29,040,000 (100.0%)	_		
Total	29,040,000 (100.0%)	-		

(Unit: thousands of yen)

(ii) Amount of Fees Paid

(Unit: thousands of yen)

		Details of transactions with related parties		Percentage of
Classification	Total amount of fees paid (A)			amount paid to total
Classification		Payee	Amount paid (B)	amount of fees paid
				(B/A) (%)
Property management	0/7 197	Mori Building	129,009	17.0
fees	267,187	Co., Ltd.	128,008	47.9
Other operating	(2.270	Mori Building	(70)	1.1
expenses	62,270	Co., Ltd.	672	1.1

(Note 1) The term "related parties" means (i) any related parties to the Asset Manager with which the Company has executed an asset management agreement and are prescribed in Article 201, Paragraph 1 of the Investment Trust Act, Article 123 of the Enforcement Ordinance, and Article 244-3 of the Enforcement Rules, and (ii) any related parties as defined in Article 26(27) of the Regulations for Performance Reports Relating to Investment Trust and Investment Corporation set out by The Investment Trusts Association, Japan.

(Note 2) Other than fees paid described above, the following fees paid to the related parties have not been written off as a loss but recorded as assets.

Mori Building Co., Ltd. 2,090 thousand yen

(iii) Summary of Transactions

As of January 31, 2015, the Company has executed with Mori Building Co., Ltd., a 100% shareholder and a related party of the Asset Manager, master lease agreements (Note 1) regarding the following real estate in trust through the intermediary of the trustee, under which Mori Building Co., Ltd. is a master lease company and is entrusted with the performance of PM Services regarding all of the real estate in trust.

Property name Lease type		Lease agreement type
Roppongi Hills Mori Tower	Fixed master lease	General building lease agreement
ARK Mori Building	Fixed master lease	General building lease agreement
Koraku Mori Building	Pass-through master lease	Fixed term building lease agreement
Akasaka Tameike Tower	Fixed master lease	General building lease agreement
ARK Hills South Tower	Fixed master lease (Note 2)	General building lease agreement
Moto-Azabu Hills	Pass-through master lease	Fixed term building lease agreement
Roppongi First Plaza	Pass-through master lease	Fixed term building lease agreement
Roppongi View Tower	Pass-through master lease	Fixed term building lease agreement

(Note 1) The master lease is a system in which a trustee or the Company leases to a master lessee (sublessor) and the master lessee subleases to the end tenants (sublessees). Master leases can be classified into pass-through master leases and fixed master leases as described above, and the above table follows that classification.

- Pass-through master leases: a master lease system in which the amount of rent paid by the master lessee and the amount of rent paid by the end tenants are always the same

- Fixed master leases: a master lease system in which the amount of rent paid by the master lessee is fixed to a certain amount without regard to the amount of rent paid to the master lessee by the sublessees

In the above, the term "master lessee" means a party who rents the property in whole from the trustee or the Company and subleases a section of the property to another third party, and the term "end tenant" means a party who actually pays to the lessor a rent for the section of the property it rents (including master lessees under fixed master leases).

(Note 2) As to ARK Hills South Tower, since the entire property is leased to a master lessee from three co-owners including the trustee and the master lessee subleases the real estate in trust to the end tenant as a lessor, and the Company receives fixed rent from the master lessee during the first year until July 31, 2015, it is treated as a fixed master lease.

As of January 31, 2015, the Company grants through the intermediary of the trustee the right to lease Atago Green Hills to Mori Building Co., Ltd., a 100% shareholder, a related party of the Asset Manager, and a joint owner of Atago Green Hills, and the Company receives payment from such company of a fixed amount in exchange for granting of the right to lease as well as entrusts such company with the performance of PM Services.

As of January 31, 2015, the Company leases the following property to Mori Building Co., Ltd., a 100% shareholder and a related party of the Asset Manager, for the purpose of its own use.

Property name	Leased section	Purpose of usage by its own
Koraku Mori Building	A section of the second floor	To continue shop operation in the form of entrustment of shop operations

As of January 31, 2015, the Company leases the following property to a related party.

Property name	Leased section	Related party	Purpose of use
La Foret Harajuku (leased land)	Land	Mori Building Ryutsu System Co., Ltd.	To own a building used mainly as commercial facilities and for other business purposes

(2) Status of Property Acquisition, Etc.

The status of acquisition and transfer of properties conducted during the 17th fiscal period (August 1, 2014 to January 31, 2015) between the Company and any related parties, special purpose companies (or subsidiaries) whose decision-making bodies are controlled by related parties, and any parties otherwise having a special relationship with the Asset Manager ("Parties with Special Interests") is as follows.

Acquisition of Properties:

			(Unit: millions of yen)
Property name	Laurenter and Champersteiner	Former owner / trustee	Owner before former owner /
(location)	Investment Corporation	Former owner / trustee	trustee
A portion of Roppongi Hills	(3) The Company acquired the property in question,	(1) Mori Building Co., Ltd.	
Mori Tower (6-10-1 Roppongi,	which meets the investment criteria of the Company,	(2) The parent company of the Asset	
Minato-ku, Tokyo)	in order to maintain the image of the current	Manager	
	portfolio centered on premium properties (Note 1)	(3) Acquired as the initial property developer	
	and to improve the portfolio's NOI yield. As the		—
	value of the section acquired was appraised at		
	11,400 million yen as of May 31, 2014, we consider		
	the acquisition price to be reasonable.		
Acquisition	0.000		
price	9,890	—	—
Time of	A	A	
acquisition	August 2014	April 2003	—

A portion of ARK Hills	(3) The Company acquired the property in question,	(1) Mori Building Co., Ltd.	
South Tower (1-4-5 Roppongi,	which meets the investment criteria of the Company,	(2) The parent company of the Asset	
Minato-ku, Tokyo)	in order to maintain the image of the current	Manager	
	portfolio centered on premium properties (Note 1)	(3) Acquired as the initial property developer	_
	and to improve the portfolio's NOI yield. As the		
	value of the interest acquired was appraised at		
	20,300 million yen as of May 31, 2014, we consider		
	the acquisition price to be reasonable.		
Acquisition	10.150		
price	19,150	_	_
Time of	August 2014	Luly 2012	
acquisition	August 2014	July 2013	_

(Note 1) "Premium properties" are any properties defined, in the management guidelines of the Asset Manager, as "any office buildings, residential properties, and retail and other facilities with competitive advantages in terms of quality, scale, and other specifications that are expected to continue into the future, located in Tok yo's five central wards (Minato Ward, Chiyoda Ward, Chuo Ward, Shinjuku Ward, and Shibuya Ward) and their vicinity." The same applies hereafter.

(Note 2) This column describes (1) names of companies or persons, (2) the relationship with Parties with Special Interests, and (3) process or reasons for the acquisition.

4. Others

- (1) Selection Policy on and Summary of Real Estate Appraiser Agent (As of January 31, 2015)
 - (i) Selection Policy

The real estate appraiser agent is selected from among major appraisal agents who have abundant experience, including in the J-REIT market, and good social credibility.

(ii) Summary

	Summary of real estate appraiser agent			
Property name	Name	Address	The number of real estate appraisers	Reason for selection
Roppongi Hills Mori Tower ARK Mori Building Koraku Mori Building Akasaka Tameike Tower Atago Green Hills Moto-Azabu Hills Roppongi First Plaza Roppongi View Tower La Foret Harajuku (leased land)	Japan Real Estate Institute	Kangin-Fujiya Bldg. 1-3-2 Toranomon Minato-Ku Tokyo 105-8485	283 (as of May 1, 2014)	The reason for selecting Japan Real Estate Institute is that it has experience in conducting appraisals at the time of acquisition and disposal and at the end of fiscal period, and, as the industry-leading agent, has a wealth of achievements in the J-REIT market as well as good social credibility.

ARK Hills South Tower	DAIWA REAL ESTATE APPRAISAL CO., LTD.	11F Orix Honmachi Building, 1-4-1 Nishihonmachi, Nishi-ku, Osaka 550-0005	99 (as of April 30, 2014)	The reason for selecting DAIWA REAL ESTATE APPRAISAL CO., LTD. is that it has experience in conducting appraisals at the time of acquisition and disposal and at the end of fiscal periods, and has a wealth of achievements in the J-REIT market as a major agent in the industry, along with good social credibility.
-----------------------	--	--	---------------------------	---

(2) Selection Policy on and Summary of Engineering Report Preparation Agent (As of January 31, 2015)

(i) Selection Policy

The engineering report preparation agent is selected from among agents who have abundant experience, including in the J-REIT market, and good social credibility.

(ii)	Summary
------	---------

Decentry norma	Summary of engineering report preparation agent			
Property name	Name	Address	Description of business	Reason for selection
Roppongi Hills Mori Tower ARK Hills South Tower	Tokyo Bldg-Tech Center Co., Ltd.	Higashi-nihonbashi M-1 Building 1-1-4 Higashi-nihonbashi, Chuo-ku Tokyo 103-0004	Designated confirmation and inspection services under the Building Standards Act and investigation, diagnosis, appraisal, and the like of buildings and building facilities	The reason for selecting Tokyo Bldg-Tech Center Co., Ltd. is that it has abundant experience, including in the J-REIT market, as well as good social credibility.

(3) Other Transactions Possibly Involving Conflicts of Interests

Not applicable.

(4) Status of IR-Related Activities

(i) IR Schedule

The IR schedule of the Company is as follows.

- Last month of accounting period: January and July
- Publication of financial results (Kessan-Tanshin): March and September
- Financial results briefing: March and September
- Dispatch of asset management report: April and October

The Kessan-Tanshin, materials for financial results briefings, and asset management reports are published on the Company's website as necessary.

(ii) IR Activity Policy

As to the Company's IR activities, the Company will endeavor to develop a relationship with its investors through having executive directors of the Company and the President & CEO of and general managers in charge in the Asset Manager make a visit to the investors in person, where briefings on financial results are given and the information on the Company's management reports is voluntarily disclosed. The timing of the main activities are as follows (however, although the IR activities basically follow the policy described in the following items, whether or not to perform the activities and the timing of the activities will be determined on a case-by-case basis taking market conditions into consideration).

- (A) After publication of financial results, regular IR activities (for institutional investors in Japan) will be held at a designated time between late March and April and between late September and October respectively.
- (B) After publication of financial results for the accounting period ending January or July, regular IR activities (for institutional investors outside Japan) will be held at a designated time between early April and May or between early October and November.
- (C) Additional IR activities for institutional investors both inside and outside Japan will be held from time to time at designated times except for periods from the dates near the end of accounting periods to the dates of financial results publication.
- (D) In addition to the above-mentioned IR activities for institutional investors both inside and outside Japan, a briefing for individual investors will be held.

(iii) Information Disclosure System

In addition to the disclosure required by laws and regulations, from a viewpoint of securing transparency, the Company will endeavor to disclose accurate and non-biased information to its investors in an appropriate and easy-to-understand way, and as much as possible make voluntary disclosure of the information that the Company considers important or useful for its investors.

The timely disclosure of the information on the Company's real estate investment trust is entrusted to and made by the Asset Manager. For understanding and managing the facts and accounting settlement information that would have a material impact on investors' investment decision and for making timely, appropriate, and fair information disclosure, the Asset Manager has appointed its administration department as the department in charge of information disclosure (the "Disclosure Department"), with the general manager of the administration department as the person responsible, and has that department undertake the internal process of timely disclosure of information.

(iv) Information Disclosure Process

The internal process for the timely disclosure of information is as follows.

(A) Account Settlement Information

In the case of information relating to the Company's account settlement, the Disclosure Department will prepare disclosure documents, including the accounts settlement information approved under the Investment Trust Act, the information relating to distribution expectations, and the *Kessan-Tanshin* containing management status, and after the Compliance Officer's review and upon receiving approval of the President & CEO of the Asser Manager, will disclose the information in question.

(B) Information on Matters Decided and Matters Arisen

- a. If a matter decided on by the Company's Board of Directors and the Asset Manager's Board of Directors constitutes a matter required to be disclosed by laws and regulations, then the department in charge of the matter in question will prepare disclosure materials upon making a report to the Disclosure Department in advance.
- b. If a matter that arises in relation to the Company or the Asset Manager becomes required to be disclosed by laws and regulations, for example because the matter is found to have a material impact on the investors' investment decision, then the department in charge of the matter in question will immediately make a report to the Disclosure Department and prepare disclosure materials.
- c. The Disclosure Department will confirm the contents of the disclosure materials prepared by the department in charge of the matter in question, and after the Compliance Officer's review and upon receiving approval of the President & CEO of the Asset Manager, will disclose the matter in question.
- d. If the department in charge of the matter in question and the Disclosure Department find it necessary with respect to the contents of the disclosure materials, they will seek experts' opinions from Tokyo Stock Exchange personnel, lawyers, accounting auditors, and tax attorneys as necessary.

(C) Information Designated as Other Important Information

The information designated in the Asset Manager' internal rules as other important information will be also disclosed in accordance with the disclosure process described in (B)a to (B)d.

(D) Information Not Designated as Information Subject to Disclosure

If a matter that is not designated as information subject to disclosure or is difficult to decide whether to disclose or not arises, then the department in charge of the matter in question and the Disclosure Department will collect information on the matter in question, seek experts' opinions from Tokyo Stock Exchange personnel, lawyers, accounting auditors, and tax attorneys as necessary, and discuss whether to disclose and the timing and the contents of the disclosure. If as a result of such discussion it is concluded that the disclosure is necessary, then the matter in question will be disclosed as voluntary disclosure in accordance with the process described in (B)a to (B)d. If as a result of such discussion it is concluded that the disclosure is not necessary, then the matter in question, the details of the discussion, and the reason for the conclusion will be made to the Compliance Officer and the President & CEO.

(E) Method of Information Disclosure

The disclosure of information constituting matters for which timely disclosure is required under the "Securities Listing Regulations" and the "Enforcement Rules of Securities Listing Regulations" set out by the Tokyo Stock Exchange will be made, in accordance with those regulations and enforcement rules, by registering such information with the "TDnet (Timely Disclosure network)" run by that exchange. Without delay after the registration to "TDnet," materials for the timely disclosure will be distributed to the press club and published on the Company's website. The disclosure of information not constituting matters for which timely disclosure is required under the Securities Listing Regulations will also be made appropriately in accordance with the purpose of the timely disclosure.

(5) Development of Structure for Elimination of Anti-Social Forces

The Asset Manager provides a statement on "severing all ties, including business ties, with anti-social forces" in its "basic rules on response to anti-social forces." Accordingly, the Asset Manager endeavors to develop an internal structure, such as assigning a person responsible for overseeing and managing responses to anti-social forces and a person responsible for preventing unjust demands, and also ensures that all officers and employees are thoroughly informed of how to respond to anti-social forces, etc.

End.