Disclaimer

This document has been prepared solely for the purpose of providing U.K. and Dutch investors with certain information under Article 23 of the European Alternative Investment Fund Managers Directive (European Directive 2011/61/EU) (the "AIFMD") as implemented in their respective jurisdictions. Accordingly, you should not use this document for any other purpose.

European Economic Area Investors

The Directive 2011/61/EU (the "Alternative Investment Fund Managers Directive", or the "AIFMD"), was adopted on June 8, 2011 and was required to be implemented by each Member State of the EEA into its national legislation by July 22, 2013. The units of INV may not be marketed (within the meaning given to the term "marketing" under the AIFMD), and the Communication may not be conducted, to prospective investors domiciled or with a registered office in any Member State of the EEA unless: (i) the units of INV may be marketed under any national private placement regime (including under the AIFMD) or other exemption in that Member State; or (ii) the units of INV can otherwise be lawfully marketed or sold in that Member State in circumstances in which the AIFMD does not apply, provided that any such offer or sale is not made to a retail investor as described above. We have made a notification to each of the Netherlands Authority for the Financial Markets and the United Kingdom Financial Conduct Authority pursuant to Article 42 of the AIFMD in order to market the units of INV in the Netherlands and the United Kingdom, respectively.

Prohibition of Sales to EEA Retail Investors

In addition to the restrictions under the AIFMD, the units of Invincible Investment Corporation ("INV" or the "AIF") are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area, or the EEA. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU, as amended, or the MiFID II; or (ii) a customer within the meaning of Directive (EU) 2016/97, where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in Regulation (EU) 2017/1129, as amended, the Prospectus Regulation. Consequently no key information document required by Regulation (EU) No 1286/2014, or the PRIIPs Regulation, for offering or selling the units of INV or otherwise making them available to retail investors in the EEA has been prepared and therefore offering or selling the units of INV, or otherwise making them available, to any retail investor in the EEA may be unlawful under the PRIIPs Regulation.

United Kingdom

The units of INV are being marketed in the United Kingdom pursuant to Article 59 of the United Kingdom Alternative Investment Fund Managers Regulations 2013. In accordance with this provision, the Consonant Investment Management Co., Ltd. (the "AIFM") has notified the Financial Conduct Authority (the "FCA") of its intention to offer these units in the United Kingdom. For the purposes of the United Kingdom Financial Services and Markets Act 2000 ("FSMA") INV is an unregulated collective investment scheme which has not been authorized by the FCA. Accordingly, any communications of an invitation or inducement to invest in INV may be made only to: (i) investment professionals falling within Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005, as amended, or the Order; (ii) high net worth companies, unincorporated associations or other entities falling within Articles 49(2)(a) to (d) of the Order; or (iii) other persons to whom it may lawfully be communicated (all such persons together being referred to as "Relevant Persons"). In the United Kingdom, this document and its contents are directed only at Relevant Persons and must not be acted on or relied on by persons who are not Relevant Persons. The transmission of this document and its contents in the United Kingdom to any person other than a Relevant Person is unauthorized and may contravene the FSMA and other United Kingdom securities laws and regulations.

Prohibition of Sales to UK Retail Investors

In addition to the restrictions under the AIFMD, as retained by the United Kingdom in its domestic laws, the Units of INV are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the United Kingdom. For these purposes of this provision, a "retail investor" means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 ("EUWA"); or (ii) a customer within the meaning of the provisions of the FSMA and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA; or (iii) not a qualified investor as defined in Article 2 of Regulation (EU) 2017/1129, as it forms part of domestic law by virtue of the EUWA; and the expression "offer" includes the communication in any form and by any means of sufficient information on the terms of the offer and the international units to be offered so as to enable an investor to decide to purchase or subscribe the international units.

Consequently no key information document required by Regulation (EU) No 1286/2014, as it forms part of domestic law by virtue of the EUWA (the "UK PRIIPs Regulation"), for offering or selling the international units or otherwise making them available to retail investors in the United Kingdom

has been prepared and therefore offering or selling the international units or otherwise making them available to any retail investor in the United Kingdom may be unlawful under the UK PRIIPs Regulation.

Netherlands

The units of INV are being marketed in the Netherlands under Section 1:13b of the Dutch Financial Supervision Act (*Wet op het financieel toezicht*, or the "Wft"). In accordance with this provision, the AIFM has notified the Dutch Authority for the Financial Markets of its intention to offer these units in the Netherlands. The units of INV will not, directly or indirectly, be offered, sold, transferred or delivered in the Netherlands, except to or by individuals or entities that are qualified investors (*gekwalificeerde beleggers*) within the meaning of Article 1:1 of the Wft. and as a consequence neither the AIFM nor INV is subject to the license requirement pursuant to the Wft. Consequently, neither the AIFM nor INV is subject to supervision of the Dutch Central Bank (De Nederlandsche Bank, "DNB") or the Netherlands Authority for Financial Markets (Autoriteit Financiële Markten, the "AFM") and this Article 23 AIFMD Prospectus is not subject to approval by the AFM. No approved prospectus is required to be published in the Netherlands pursuant to Article 3 of the Regulation (EU) 2017/1129 as amended and applicable in the Netherlands. The AIFM is therefore solely subject to limited ongoing regulatory requirements as referred to in Article 42 of the AIFMD.

Article 23 (1)(a)		
Objectives of the AIF	INV seeks to achieve distribution growth and enhancement of unitholders' value	
	by building a balanced portfolio composed primarily of hotels, particularly limited	
	service hotels, and affordable residential properties, which together constitute	
	INV's "core assets". By achieving such balance, INV seeks to optimize the mix	
	of stability associated with residential properties and growth opportunities	
	arising from investments in hotels.	
Investment strategy	In addition to investing in and growing a balanced portfolio composed primarily	
	of hotels and affordable residential properties, INV seeks to:	
	utilize resources and pipeline support of Fortress Investment Group	
	LLC and its affiliates (collectively, the "Fortress Group", which	
	sponsors INV and is part of the Softbank Group);	
	source attractive properties using Consonant Investment	
	Management Co., Ltd.'s (the "Asset Manager") information network;	
	and	
	utilize limited service operational expertise of MyStays Hotel	
	Management Co., Ltd. ("MyStays Hotel Management").	
Types of assets the	Real estate, including trust beneficiary interests in real estate, securities	
AIF may invest in	backed by real estate, specified assets and other assets, including any of the	
	foregoing assets governed by foreign laws and regulations, as well as equity	
	interests in corporations holding overseas real estate.	
Techniques it may	INV invests primarily in hotels and affordable residential properties, while also	
employ and all	making investments in select office buildings, retail properties and parking	
associated risks	facilities, to achieve distribution growth and enhancement of unitholders'	
	value.	
	The principal risks with respect to investment in INV are as follows:	
	Property and Business Risks	
	Any adverse conditions in the Japanese economy could adversely affect	
	INV's properties.	
	An epidemic such as SARS, MERS and COVID-19 may have a	
	significant long-term adverse impact on economic activities, including as	
	a result of self-isolation measures, which in turn may adversely affect the	
	operators' profitability, performance of INV's portfolio and market price of	
	its units.	

•	•	INV may not be able to acquire properties to execute its growth and
		investment strategy in a manner that is accretive to earnings.
•	•	INV's reliance on Fortress Group could have a material adverse effect on
		its business.
•	•	INV's investment in the Cayman Islands hotels exposes it to risks
		inherent in investment in overseas properties, including operational risks
		due to its limited experience in operating properties outside of Japan,
		exposure to the economic, market and environmental conditions in the
		Cayman Islands and foreign exchange risk.INV's strategy to acquire
		properties outside of Japan may expose it to additional risks.
•	•	As a large portion of INV's hotels are subject to a variable rent structure,
		its results of operations are inherently more volatile than the results of
		properties with fixed-lease arrangements, and INV may not be able to
		effectively manage its hotel portfolio due to its relatively limited operating
		history in owning full service hotels and resort hotels that it may decide to
		acquire in greater numbers in the future.
•	•	INV may not close its anticipated or other future property acquisitions.
•	•	Increases in prevailing market interest rates, particularly following the
		Bank of Japan's announcement of a major new policy for monetary
		easing, would increase INV's interest expense and may result in a
		decline in the market price of its units.
•	•	The relatively high geographic concentration of INV's real estate portfolio
		in the greater Tokyo area and other major cities could have a material
		adverse effect on its business.
•	•	Competition for tenants and hotel guests may adversely affect INV's
		ability to retain its current tenants and find new tenants, and to maintain
		occupancy rates and revenue.
•	•	INV's domestic hotels are subject to the operating risks common to the
		hospitality industry, which have a direct effect on the variable rent
		component of its portfolio's revenue.
•	•	The cyclical and seasonal nature of the hospitality industry may cause
		fluctuations in INV's operating performance, which could have a material
		adverse effect on it and its variable rent revenues.
•	•	INV may incur unexpected expenses, expenditure or other losses for
		repair or maintenance of its properties, and its hotels require periodic
		capital reinvestment for renovation.

•	The majority of INV's hotels are leased to MyStays Hotel Management or
	its subsidiaries which are owned by Fortress Group-managed funds, and
	subject to the risk of default under their hotel lease agreements.
•	INV's focus on residential properties could have a material adverse effect
	on its business.
•	INV may lose rental revenues in the event of defaults by end-tenants
	under their lease agreements for properties other than hotels.
•	Master leases may give rise to certain risks.
•	INV may suffer large losses if any of its properties incur damage from a
	natural or man-made disaster or acts of violence.
•	INV may be liable for an unforeseen loss, damage or injury suffered by a
	third party at its properties.
•	Because most of INV's operating expenses are largely fixed, it may
	suffer adverse consequences if its rental revenues decline.
•	INV may not be able to promptly acquire suitable properties or sell those
	in its portfolio on acceptable terms in response to changing economic,
	financial or investment conditions.
•	Defects or problems relating to INV's properties, including non-
	conformity to agreements, may adversely affect its financial condition
	and results of operations.
•	INV relies on expert appraisals and engineering, environmental and
	seismic reports, which are subject to significant uncertainties.
•	The environmental assessments of INV's properties made prior to its
	ownership may not have uncovered all environmental liabilities, and
	Japanese laws and other overseas laws subject property owners to strict
	environmental liabilities.
•	Decreases in tenant leasehold and/or security deposits would increase
	INV's funding costs.
•	Any inability to obtain financing for future acquisitions, or any restrictions
	on INV's activities under its financing arrangements, could adversely
	affect INV.
•	A high LTV ratio may increase INV's exposure to changes in interest
	rates and have a material adverse effect on its results of operations.
•	INV may suffer impairment losses relating to its properties and may also
	suffer adverse tax effects upon recognizing impairments.
•	The performance of Fortress Group is not an indicator or guarantee of

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	INV's future results.
•	INV's financial statements are prepared in accordance with Japanese
	GAAP, which differs in certain material respects from IFRS, U.S. GAAP
	and generally accepted accounting principles and financial reporting
	standards in other jurisdictions.
•	INV relies on industry and market data that are subject to significant
	uncertainties.
•	INV may be exposed to risks relating to investments in the operators or
	master lessees of its properties.
Ma	nagement and Governance Risks
•	INV's success depends on the performances of service providers to
	which it is required to assign various key functions.
•	There are potential conflicts of interest between INV and certain Fortress
	Group affiliates or Fortress Group-related companies including the Asset
	Manager, MyStays Hotel Management.
•	INV depends on the efforts of its executive director and key personnel of
	the Asset Manager.
•	Unitholders have limited control over INV's policies.
•	The Japanese regulatory authorities have tightened regulatory
	supervision of J-REITs and their asset managers and their corporate
	governance.
•	If unitholders do not exercise their voting rights, INV may count their
	votes in favor of proposals at a general meeting of unitholders.
Тах	ation Risks
•	INV's failure to satisfy a complex series of requirements pursuant to
	Japanese tax regulations would disqualify INV from certain taxation
	benefits and significantly reduce its distributions to its unitholders.
•	If the Japanese tax authorities disagree with the interpretations INV used
	for prior periods, it may be forced to pay additional taxes for those
	periods.
•	INV may not be able to benefit from reductions in certain real estate
	taxes enjoyed by qualified J-REITs.
•	Changes in Japanese tax laws may significantly increase INV's tax
	burden.
•	INV may be subject to taxes in countries other than Japan due to its
	investments outside of Japan and investors may not be able to take

advantage of available credits associated with such taxes.
INV's distributions may decrease due to reversals of allowance for
temporary differences adjustment.
• INV expects to be treated as a "passive foreign investment company" for
U.S. federal income tax purposes.
Unitholders may become subject to U.S. Foreign Account Tax
Compliance Act (FATCA) withholding tax.
Legal and Regulatory Risks
• INV's ownership rights in some of its properties may be declared invalid
or limited.
 INV's may lose its rights in a property it owns if the purchase of the
property is recharacterized as a secured financing.
Acquisition of properties for which third parties hold leasehold interests in
the land and own the buildings may subject INV to various risks.
INV's leasehold interests may be terminated or may not be asserted
against a third party in some cases, or its leases with its tenants could be
modified.
• INV currently hold interests in Sheraton Grande Tokyo Bay Hotel through,
and may make further investments in, preferred equities of a TMK (tokutei
mokuteki kaisha), and illiquidity in the market for such equities may limit
its ability to sell its interests, and INV is exposed to risks unique to this
investment structure.
 INV may hold interests in some properties through Japanese anonymous
association (tokumei kumiai) agreements.
 INV currently holds several properties in the form of compartmentalized
ownership interests (kubun shoyu-ken) and its rights relating to such
properties may be affected by the intentions of other owners
• INV may acquire properties in the form of co-ownership (kyoyu) and its
rights relating to such properties may be affected by the intentions of
other owners.
 Tax increases or adverse changes in applicable laws may affect INV's
potential liabilities relating to its properties and operations.
 Compliance with energy conservation regulations in Japan may
adversely affect INV's financial results.
 INV's costs of complying with regulations applicable to its properties
could adversely affect its results of operations.

 INV owns a substantial portion of its properties through trust beneficiary interests and may suffer losses as a trust beneficiary. The Alternative Investment Fund Managers Directive (AIFMD) may negatively affect INV's ability to market its units in the EEA and increas its compliance costs associated with the marketing of its units in the EEA. 	ciary	
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INV's assets may be deemed to constitute "plan assets" for ERISA		
purposes, which may lead to the rescission of certain transactions, tax	tax or	
fiduciary liability and its being held in violation of ERISA requirements.	its.	
Any applicable INV is subject to investment restrictions under Japanese laws and regulation	ations	
investment restrictions (e.g., the Act on Investment Trusts and Investment Corporations (the "ITA"),	A"),	
the Financial Instruments and Exchange Act (the "FIEA")) as well as its		
articles of incorporation.		
INV must invest primarily in specified assets as defined in the ITA. Specified	fied	
assets include, but are not limited to, securities, real estate, leaseholds of re	f real	
estate, surface rights (chijō-ken) (i.e., right to use land for the purpose of		
having a structure on it) or trust beneficiary interests for securities or real	having a structure on it) or trust beneficiary interests for securities or real	
estate, leaseholds of real estate or surface rights.	estate, leaseholds of real estate or surface rights.	
Furthermore, a listed J-REIT must invest substantially all of its assets in real	Furthermore, a listed J-REIT must invest substantially all of its assets in real	
estate, real estate-related assets and liquid assets as provided by the listing	ting	
requirements. Real estate in this context includes, but is not limited to, real	al	
estate, leaseholds of real estate, surface rights, and trust beneficiary interest	rests	
for these assets, and real estate-related assets in this context include, but no	ut not	
limited to, anonymous association (tokumei kumiai) interests for investment	ent in	
real estate.		
Pursuant to the ITA, investment corporations may not independently develop	elop	
land for housing or to construct buildings, but may outsource such activities	ies in	
certain circumstances.		
The investment by the AIF must be made in accordance with the basic		
investment policy as set out in its articles of incorporation.		
Circumstances in INV may take out loans or issue investment corporation bonds (including]	
which the AIF may short-term corporation bonds) for the purpose of, among other things,		
use leverage acquiring assets, repair or distribution payments and acquiring operational	al	
funding or procuring funds for debt repayment, which are conducive to the	e	
efficient management of investment assets and the stability of management.	ent.	
The types and INV may take out loans or issue investment corporation bonds for financing	ing its	

	e ve	
sources of leverage	activities.	
permitted and	INV currently has outstanding loans from major financial institutions, such as	
associated risks	Mizuho Bank, Ltd., Sumitomo Mitsui Trust Bank, Limited, The Bank of Tokyo-	
	Mitsubishi UFJ, Ltd. and Sumitomo Mitsui Banking Corporation.	
	INV currently does not have any outstanding guarantees and may be subject	
	to restrictive covenants in connection with any future indebtedness that may	
	restrict the operations and limit the ability to make cash distributions to	
	unitholders, to dispose of the properties or to acquire additional properties.	
	Furthermore, INV may violate restrictive covenants contained in the loan	
	agreements INV executes, such as the maintenance of debt service coverage	
	or loan-to-value, or LTV, ratios, which may entitle the lenders to require INV to	
	collateralize the properties or demand that the entire outstanding balance be	
	paid. Further, in the event of an increase in interest rates, to the extent that	
	INV has any debt with unhedged floating rates of interest or INV incurs new	
	debt, interest payments may increase, which in turn could reduce the amount	
	of cash available for distributions to unitholders. Higher interest rates may also	
	limit the capacity for short- and long-term borrowings, which would in turn limit	
	the ability to acquire properties, and could cause the market price of the units	
	to decline.	
Any restrictions on	The maximum amount of any borrowing and issuance of investment	
leverage	corporation bonds is JPY 500 billion each, and the aggregate amount of all	
	such debt must not exceed JPY 500 billion.	
Any restrictions on	No applicable arrangements.	
collateral and asset		
reuse arrangements		
Maximum level of	INV has, in principle, set an upper limit of 60% for its LTV ratio (based on book	
leverage which the	value) in order to operate with a stable financial condition. INV may, however,	
AIFM is entitled to	temporarily exceed such level as a result of acquiring new investment assets.	
employ on behalf of		
the AIF		
Article 23(1) (b)		
Procedure by which	INV's investment policy is set forth in its articles of incorporation. As a result,	
the AIF may change	any change in its investment policy will require an amendment of its articles of	
its investment strategy	incorporation. Amendment of the articles of incorporation requires a quorum of	
/ investment policy	a majority of the total issued units and at least a two-thirds vote of the voting	
	rights represented at the meeting. Unitholders should note, however, that	
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deemed to be in agreement with proposals submitted at the meeting, except in cases where contrary proposals are also being submitted or cases regarding (i) dismissal of an executive director or supervisory director, (ii) consent to the termination of the asset management agreement by the Asset Manager, (iii) termination of the asset management agreement by INV, (iv) addition, amendment or abolition of the provisions related to deemed affirmative vote in the articles of incorporation or (v) dissolution of INV. Additionally, the guidelines of the AIFM, which provide more detailed policies within INV's overall investment strategy and policy, can be modified without such formal amendment of the articles of incorporation.Article 23(1) (c)Description of the main legalINV is a corporate-type investment trust in the form of investment corporation (<i>toshi hojin</i>) provided for under the ITA. Therefore, the relationship between implications of the incorporation of a general unitholders' meeting. INV's articles of incorporation fageneral unitholders' meeting. INV's articles of incorporation of a general unitholders' meeting. INV's articles of incorporation stipulate rules relating to general unitholders meetings, including purpose of in de convocation, setting of record date, exercise of voting rights, resolutions and election of INV's directors.Investment, including jurisdiction, applicable law, and the existence or not of any legalThe relationship between INV and its unitholders is also governed by, and is subject to the provisions of, Japanese law, including the ITA.The courts in Japan would recognize as a valid judgment any final and instruments providing enforcement of the nature of criminal or administrative sanction, such as punitive damages, i quigments in the setablishedis		under the ITA and INV's articles of incorporation, unitholders who do not	
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		proceeding is repugnant to public policy as applied in Japan, (iv) there exists	
obtained in a language point and (i) there is no conflicting induced on the		reciprocity as to the recognition by such foreign court of a final judgment	
obtained in a Japanese court and (v) there is no conflicting judgement on the		obtained in a Japanese court and (v) there is no conflicting judgement on the	

	subject matter by any Japanese court.	
	The AIFM has entered into a sponsor support agreement with Fortress	
	Investment Group Japan Godo Kaisha. INV has also entered into a	
	memorandum of understanding with certain Fortress Group-related SPCs,	
	which provides INV with preferential negotiation rights to acquire certain	
	properties.	
	All of the above agreements are governed by Japanese law.	
	INV is not involved in or threatened by any legal arbitration, administrative or	
	other proceedings, the results of which might, individually or in the aggregate,	
	be material.	
Article 23(1) (d)		
The identity of the	AIFM (Asset Manager) / General Administrator: Consonant Investment	
AIFM, AIF's	Management Co., Ltd.	
depositary, auditor	The Asset Manager provides the services including asset management,	
and any other service	financing, investor relations and financial reporting, and operational	
providers and a	planning.	
description of their	The General Administrator provides administrative services to us,	
duties and the	including administration of unitholder meetings (excluding services	
investors' rights	related to distribution of documents for the unitholders' meeting and	
thereto	acceptance and tabulation of the voting ballots) and administration of	
	board meetings.	
	Auditor: Ernst & Young ShinNihon LLC	
	The independent auditor audits financial statements and prepare audit reports.	
	 Asset Custodian / Unitholders' Register Administrative Agent / Special 	
	Accounts Administrator: Sumitomo Mitsui Trust Bank, Limited ("SMTB")	
	The Asset Custodian provides custodial services to us, including custody	
	of our assets.	
	The Unitholders' Register Administrative Agent provides administrative	
	services to us, including creation, administration and custody of the	
	unitholders' register and related documents.	
	The Special Accounts Administrator provides administrative services to	
	us, including the preparation, management and custody of the transfer	
	account book and other services in relation to the special accounts of	
	pre-merger unitholders of LCP.	

 Special Accounts Administrator: Mitsubishi UFJ Trust and Banking Corporation ("MUTB")

The Special Accounts Manager provides administrative services to us, including the preparation, management and custody of the transfer account register and collection, registration, custody, use, removal and deletion of the individual number and other information in relation to the special accounts of pre-merger unitholders of us.

• Accounting Administrator: SMTB

The Accounting Administrator provides administrative services to us, including administration of accounting matters, preparation of accounting books and tax-related services.

INV relies on Consonant Investment Management Co., Ltd. to manage its operations, to formulate and implement strategies to achieve its investment objectives and to administer unitholder meeting and board meetings. Ernst & Young ShinNihon LLC is INV's independent auditor and audits INV's financial statements. SMTB provides custodian services and certain administrative services to INV, including custody of its assets, creation of the unitholders' register and preparation of the transfer account book in relation to the special accounts of pre-merger unitholders of LCP Investment Corporation ("LCP"). MUTB provides certain administrative services to INV, including the custody of the transfer accounts of pre-merger unitholders of LCP Investment Corporation ("LCP"). MUTB provides certain administrative services to INV, including the custody of the transfer account register in relation to the special accounts of pre-merger unitholders of LCP Investment Services to INV, including the custody of the transfer account register in relation to the special accounts of pre-merger unitholders of INV. SMTB provides certain administrative services to INV, including the administration of accounting matters and preparation of accounting books.

Service providers owe contractual obligations under their respective agreements with the AIF or the AIFM, as the case may be. In addition, the FIEA provides that the Asset Manager owes the AIF a fiduciary duty and must conduct its activities as the Asset Manager in good faith. The FIEA also prohibits the Asset Manager from engaging in certain specified conduct, including entering into transactions outside the ordinary course of business or with related parties of the Asset Manager that are contrary to or violate the AIF's interests. Pursuant to the ITA, the unitholders have the right to approve the execution or termination of the asset management agreement at a general meeting of unitholders.

	The unitholders do not have any contractual relationship with INV's service	
	providers and therefore will not be able to bring any contractual claims against	
	a service provider.	
Article 23(1) (e)		
Description of how the	Not applicable.	
AIFM complies with		
the requirements to		
cover professional		
liability risks (own		
funds / professional		
indemnity insurance)		
Article 23(1) (f)		
Description of any	Not applicable. There is no delegation of such functions beyond the AIFM,	
delegated	which is responsible for portfolio and risk management, and the asset	
management function	custodian, which is responsible for safekeeping activities.	
such as portfolio		
management or risk		
management and of		
any safekeeping		
function delegated by		
the depositary, the		
identification of the		
delegate and any		
conflicts of interest		
that may arise from		
such delegations		
Article 23(1) (g)		
Description of the	INV makes investment decisions based on the valuation of properties, upon	
AIF's valuation	consideration of the property appraisal value. INV evaluates assets in	
procedure and pricing	accordance with its articles of incorporation. The methods and standards that	
methodology,	INV uses for the evaluation of assets are based on the Regulations	
including the methods	Concerning the Calculations of Investment Corporations, as well as the	
used in valuing hard-	Regulations Concerning Real Estate Investment Trusts and Real Estate	
to-value assets	Investment Corporations and other regulations stipulated by ITA, in addition to	
	Japanese GAAP. J-REITs may only use the valuation methods prescribed in	

	the rules of the Investment Trusts Association, Japan, which emphasize		
	market price valuation.		
Article 23(1) (h)			
Description of the	INV seeks to manage its capital resources and liquidity sources to provide		
AIF's liquidity risk	adequate funds for current and future financial obligations and other cash		
management,	needs and acquisitions.		
including redemption	Net cash provided by operating activities constitutes INV's primary source of		
rights in normal and	liquidity to fund distributions, interest payments on loans payable, fees to the		
exceptional	Asset Manager and other service providers, property-related taxes, repairs		
circumstances and	and maintenance, and capital expenditures for its properties in the ordinary		
existing redemption	course of business. INV's liquidity risks are managed by the Asset Manager by		
arrangements with	preparing monthly plans for funds, and monitoring the covenants defined in		
investors	loan agreements.		
	As INV is a closed-end investment corporation, unitholders are not entitled to		
	request the redemption of their investment.		
Article 23(1) (i)			
Description of all fees,	Compensation: INV's articles of incorporation provide that it may pay its		
charges and	executive director up to JPY 800,000 per month and its supervisory director up		
expenses and a	to JPY 400,000 per month. The board of directors is responsible for		
maximum amount	determining the amounts of the monthly remuneration for the executive		
which is directly /	director and the supervisory director.		
indirectly borne by the			
investors	Asset Manager:		
	Asset Management Fee: INV pays to the AIFM an asset management		
	fee as follows:		
	(1) From January 2022 through December 2022, as a fee for every half		
	accounting period (three months), an amount not exceeding the lower of		
	either (A) the amount calculated by multiplying the total amount of the		
	relevant assets recorded as of the end of the relevant half accounting		
	period by 0.4%, and then dividing by 4 (disregarding any amounts less		
	than one yen) or (B) JPY 150,000,000:		
	(2) From January 2023, as a monthly fee, the higher of either (A) the amount		
	calculated by multiplying the total amount of the relevant assets recorded		
	as of the end of each relevant month by 0.4%, and then dividing by 12		
	(disregarding any amounts less than one yen) or (B) JPY 25,000,000.		
	Acquisition Fee:		

If INV acquires any real estate or other underlying real estate by which other assets, including trust beneficiary interests, which are backed by any Real Estate, etc., which are targeted for asset investment, INV pays an amount not exceeding 0.5% of the amount contributed by INV among the purchase price thereof (excluding an amount equivalent to the consumption tax thereon relevant to the building) within three months from the end of the month in which the date of acquisition of such assets falls.

Disposition Fee:

If INV disposes of any real estate or other underlying real estate by which other assets, including trust beneficiary interests, which are backed by any Real Estate, etc., which are targeted for asset investment, INV pays an amount not exceeding 0.5% the amount received by INV among of the disposition price thereof (excluding an amount equivalent to the consumption tax thereon relevant to the building) within three months from the end of the month in which the date of disposition of such assets falls.

• Administrative Agency Fee:

INV pays the AIFM a fee of JPY 100,000 for each month, payable on a quarterly basis for services performed during the three-month periods ending March 31, June 30, September 30, and December 31, respectively, and payable within two months of the end of the relevant period. If INV holds a general meeting of unitholders, INV pays the AIFM an additional fee of JPY 500,000 for services performed in connection with each such meeting, payable within the three month period immediately following the end of the month in which such meeting is held.

Custodian:

Custodian Fee:

INV pays to the Asset Custodian a custodian fee for each fiscal period, which may not exceed, on an annual basis, 0.02% of the total amount of its assets.

Unitholders' Register Administrative Agent:

Standard Fees:

INV pays standard fees for services such as storage and administration of INV's unitholder's register, monthly reports or other reports that form part of the regular services, and the determination of the identity of INV's unitholders as of end-of-period, mid-period, and quarterly dates (excluding extraordinary determinations) and compilation of various statistical data. Monthly standard fees are equal to one-sixth of the sum of the total amount of fees calculated in the manner below, provided that the minimum monthly fee is set at JPY 200,000.

Number of unitholders	Fees per Unitholder
The first 5,000 unitholders	JPY 480
Over 5,000 and not more than 10,000	JPY 420
Over 10,000 and not more than 30,000	JPY 360
Over 30,000 and not more than 50,000	JPY 300
Over 50,000 and not more than 100,000	JPY 260
Over 100,000 unitholders	JPY 225

INV also pays a JPY 70 fee per case for data entry regarding deregistrations from the unitholder's register.

Administration of Distributions Fees:

INV pays fees for the calculation of distributions and services such as the creation of distribution records and receipts, processing of stamp tax payment, preparation of payment records, determination of unpaid distributions and preparation of unpaid distributions records, preparation of wire transfer notices, wire transfer tape and wire transfer slips for distributions, application of withholding tax rates other than general tax rates, and preparation of distribution statements of accounts. The fees are determined based on the total number of unitholders as of the record date and calculated according to the table below, provided that the minimum fee is set at JPY 350,000.

Number of unitholders	Fees per unitholder
	receiving
	distributions
The first 5,000 unitholders	JPY 120
Over 5,000 and not more than 10,000	JPY 110
Over 10,000 and not more than 30,000	JPY 100
Over 30,000 and not more than 50,000	JPY 80
Over 50,000 and not more than 100,000	JPY 60

Over 100,000 unitholders	JPY 50	
INV pays an additional charge of JPY 150 per instance in connection		
with distribution wire transfer instructions; a charge of JPY 100 per		
instance in connection with	postal dividends receipts; a charge of JPY	
150 per instance in connect	ion with the application of special tax rates;	
and a charge of JPY 15 per	instance for preparation of distribution	
account statements.		
Special Accounts Administrator:		
Special Account Administrat	tion Fees (SMTB):	
These fees are for the admin	nistration of special accounts, transfer agent	
and handling reports, verification	ation of securities storage and transfer	
mechanism and total unit nu	imbers, and creation of reports on transaction	
totals. The fees are based o	n the total number of subscribers as of the	
end of the relevant month ar	nd are calculated according to the table	
below. There is a minimum	special account administration fee of JPY	
20,000 per month.		
Number of subscribers	Fees per subscriber	
The first 5,000 subscribers	5 JPY 150	
Over 5,000 and up to 10,0	00 JPY 130	
Over 10,000 subscribers	JPY 110	
Special Account Administrat	tion Fees (MUTB):	
These fees are for the creat	ion and administration of the transfer account	
register and the account led	ger attached thereto; for reports for the	
notification of general unitho	olders; new listing, registration, cancellation,	
and total cancellation proce	dures; individual unitholder requests for	
information; listing and regis	stration in the transfer account register, listing	
and registration of pledges,	and listing and registration of trustees and	
assets held in trust; the ope	ning and closing of special accounts;	
registration of seals for subs	scriber information and notifications, renewal	
of registration, and notification	ons to the subscriber information	
mechanism; services related	d to requests for the opening of special	
accounts for purchasers und	der the New Act on the Transfer of Corporate	
Bonds, etc.; and services re	lating to unit splits and reverse unit splits.	
The fees are based on the t	otal number of unitholders as of the end of	

the relevant month and calculated a	according to the table below. There is	
a minimum fee of JPY 20,000 per month.		
Number of unitholders	Fees per unitholder	
The first 3,000 unitholder	JPY 150	
Over 3,000 and up to 10,000	JPY 125	
Over 10,000 and up to 30,000	JPY 100	
Over 30,000 unitholders	JPY 75	
INV also pays special account adm	inistration fees for the administration	
of each special account (except for	certain unitholders as separately	
defined) as follows: a fee of JPY 15	50 for a general unitholder report; a	
fee of JPY 250 for offer or receipt of	f an individual unitholder notification;	
a fee of JPY 250 for receipt of infor	mation requests; a fee of JPY 250 for	
receipt of various notices; and a fee	e of JPY 130 for services related to	
distribution wire transfers.		
Accounting Administrator:		
Accounting Administration Fee:		
INV pays an accounting administr	ation fee, payable by the end of the	
month immediately following the mo	onth in which it receives an invoice	
from the Accounting Administrator.	The accounting administration fee for	
any month is established by written	agreement between INV and the	
Accounting Administrator, subject to	a cap calculated as follows: total	
assets shown on INV's trial balance	e as of the end of the immediately	
prior month, multiplied by 0.09% an	d divided by 12 (subject to a	
minimum fee of JPY 500,000).		
The accounting administration fee in	n respect of any period less than a	
month is calculated on a daily pro ra	ata basis for such period.	
Auditor:		
Auditor Fee:		
Remuneration for the independent a	-	
board of directors within the maxim	um amount of JPY 25,000,000 per	
fiscal period subject to audit.		
INV may also incur other miscellaneous		
of distributions; certain notices, investiga	uons and ceruncates; mailing of	

	notices; handling of returned mail; preparation for general unitholders'
	meetings; preparation of table of unitholders; preparation of CD-ROM; printing;
	solicitation of wire transfer distributions; creation and processing of certain
	data; processing of individual or corporate number-related data; and receipt of
	transfer requests.
Article 23(1) (j)	
Description of the	Under Article 77 paragraph 4 of the ITA, which applies the requirements of
AIFM's procedure to	Article 109 paragraph 1 of the Companies Act to investment corporations,
ensure fair treatment	investment corporations are required to treat unitholders equally depending on
of investors and	the number and content of units held. In addition, upon liquidation, the
details of any	allotment of residual assets to unitholders is required to be made equally
preferential treatment	depending on the number units held under Article 77 paragraph 2 item 2 and
received by investors,	Article 158 of the ITA.
including detailing the	
type of investors and	
their legal or	
economic links with	
the AIF or AIFM	
Article 23(1) (k)	
Article 23(1) (k)	
The latest annual	Additional information may be found in INV's most recent semi-annual report
	Additional information may be found in INV's most recent semi-annual report prepared in accordance with Article 22 of the AIFMD, which is available at the
The latest annual	
The latest annual report referred to in	prepared in accordance with Article 22 of the AIFMD, which is available at the
The latest annual report referred to in	prepared in accordance with Article 22 of the AIFMD, which is available at the Asset Manager's office located at Roppongi Hills Mori Tower, 6-10-1
The latest annual report referred to in Article 22(1)	prepared in accordance with Article 22 of the AIFMD, which is available at the Asset Manager's office located at Roppongi Hills Mori Tower, 6-10-1
The latest annual report referred to in Article 22(1) Article 23(1) (I)	prepared in accordance with Article 22 of the AIFMD, which is available at the Asset Manager's office located at Roppongi Hills Mori Tower, 6-10-1 Roppongi, Minato-ku, Tokyo.
The latest annual report referred to in Article 22(1) Article 23(1) (I) The procedure and	prepared in accordance with Article 22 of the AIFMD, which is available at the Asset Manager's office located at Roppongi Hills Mori Tower, 6-10-1 Roppongi, Minato-ku, Tokyo.
The latest annual report referred to in Article 22(1) Article 23(1) (I) The procedure and conditions for the	prepared in accordance with Article 22 of the AIFMD, which is available at the Asset Manager's office located at Roppongi Hills Mori Tower, 6-10-1 Roppongi, Minato-ku, Tokyo. INV is authorized under the articles of incorporation to issue up to 10,000,000 units. The units of INV's predecessor, TGR Investment, Inc., were listed on
The latest annual report referred to in Article 22(1) Article 23(1) (I) The procedure and conditions for the issue and sale of the	prepared in accordance with Article 22 of the AIFMD, which is available at the Asset Manager's office located at Roppongi Hills Mori Tower, 6-10-1 Roppongi, Minato-ku, Tokyo. INV is authorized under the articles of incorporation to issue up to 10,000,000 units. The units of INV's predecessor, TGR Investment, Inc., were listed on Osaka Stock Exchange on May 17, 2004. On February 1, 2010, TGR
The latest annual report referred to in Article 22(1) Article 23(1) (I) The procedure and conditions for the issue and sale of the	prepared in accordance with Article 22 of the AIFMD, which is available at the Asset Manager's office located at Roppongi Hills Mori Tower, 6-10-1 Roppongi, Minato-ku, Tokyo. INV is authorized under the articles of incorporation to issue up to 10,000,000 units. The units of INV's predecessor, TGR Investment, Inc., were listed on Osaka Stock Exchange on May 17, 2004. On February 1, 2010, TGR Investment, Inc. merged with LCP and changed the corporate name to
The latest annual report referred to in Article 22(1) Article 23(1) (I) The procedure and conditions for the issue and sale of the	prepared in accordance with Article 22 of the AIFMD, which is available at the Asset Manager's office located at Roppongi Hills Mori Tower, 6-10-1 Roppongi, Minato-ku, Tokyo. INV is authorized under the articles of incorporation to issue up to 10,000,000 units. The units of INV's predecessor, TGR Investment, Inc., were listed on Osaka Stock Exchange on May 17, 2004. On February 1, 2010, TGR Investment, Inc. merged with LCP and changed the corporate name to Invincible Investment Corporation. The units of INV have been listed on the
The latest annual report referred to in Article 22(1) Article 23(1) (I) The procedure and conditions for the issue and sale of the	prepared in accordance with Article 22 of the AIFMD, which is available at the Asset Manager's office located at Roppongi Hills Mori Tower, 6-10-1 Roppongi, Minato-ku, Tokyo. INV is authorized under the articles of incorporation to issue up to 10,000,000 units. The units of INV's predecessor, TGR Investment, Inc., were listed on Osaka Stock Exchange on May 17, 2004. On February 1, 2010, TGR Investment, Inc. merged with LCP and changed the corporate name to Invincible Investment Corporation. The units of INV have been listed on the Tokyo Stock Exchange since August 1, 2006. Secondary market sales and
The latest annual report referred to in Article 22(1) Article 23(1) (I) The procedure and conditions for the issue and sale of the	prepared in accordance with Article 22 of the AIFMD, which is available at the Asset Manager's office located at Roppongi Hills Mori Tower, 6-10-1 Roppongi, Minato-ku, Tokyo. INV is authorized under the articles of incorporation to issue up to 10,000,000 units. The units of INV's predecessor, TGR Investment, Inc., were listed on Osaka Stock Exchange on May 17, 2004. On February 1, 2010, TGR Investment, Inc. merged with LCP and changed the corporate name to Invincible Investment Corporation. The units of INV have been listed on the Tokyo Stock Exchange since August 1, 2006. Secondary market sales and transfers of units will be conducted in accordance with the rules of the Tokyo
The latest annual report referred to in Article 22(1) Article 23(1) (I) The procedure and conditions for the issue and sale of the	prepared in accordance with Article 22 of the AIFMD, which is available at the Asset Manager's office located at Roppongi Hills Mori Tower, 6-10-1 Roppongi, Minato-ku, Tokyo. INV is authorized under the articles of incorporation to issue up to 10,000,000 units. The units of INV's predecessor, TGR Investment, Inc., were listed on Osaka Stock Exchange on May 17, 2004. On February 1, 2010, TGR Investment, Inc. merged with LCP and changed the corporate name to Invincible Investment Corporation. The units of INV have been listed on the Tokyo Stock Exchange since August 1, 2006. Secondary market sales and transfers of units will be conducted in accordance with the rules of the Tokyo Stock Exchange. Unit prices on the Tokyo Stock Exchange are determined on
The latest annual report referred to in Article 22(1) Article 23(1) (I) The procedure and conditions for the issue and sale of the	prepared in accordance with Article 22 of the AIFMD, which is available at the Asset Manager's office located at Roppongi Hills Mori Tower, 6-10-1 Roppongi, Minato-ku, Tokyo. INV is authorized under the articles of incorporation to issue up to 10,000,000 units. The units of INV's predecessor, TGR Investment, Inc., were listed on Osaka Stock Exchange on May 17, 2004. On February 1, 2010, TGR Investment, Inc. merged with LCP and changed the corporate name to Invincible Investment Corporation. The units of INV have been listed on the Tokyo Stock Exchange since August 1, 2006. Secondary market sales and transfers of units will be conducted in accordance with the rules of the Tokyo Stock Exchange. Unit prices on the Tokyo Stock Exchange are determined on a real-time basis by the equilibrium between bids and offers. The Tokyo Stock
The latest annual report referred to in Article 22(1) Article 23(1) (I) The procedure and conditions for the issue and sale of the	prepared in accordance with Article 22 of the AIFMD, which is available at the Asset Manager's office located at Roppongi Hills Mori Tower, 6-10-1 Roppongi, Minato-ku, Tokyo. INV is authorized under the articles of incorporation to issue up to 10,000,000 units. The units of INV's predecessor, TGR Investment, Inc., were listed on Osaka Stock Exchange on May 17, 2004. On February 1, 2010, TGR Investment, Inc. merged with LCP and changed the corporate name to Invincible Investment Corporation. The units of INV have been listed on the Tokyo Stock Exchange since August 1, 2006. Secondary market sales and transfers of units will be conducted in accordance with the rules of the Tokyo Stock Exchange. Unit prices on the Tokyo Stock Exchange are determined on a real-time basis by the equilibrium between bids and offers. The Tokyo Stock Exchange sets daily price limits, which limit the maximum range of fluctuation

Article 23(1) (m)				
Latest net asset value	INV's unit's latest market price is publicly available at the Tokyo Stock			
of the AIF or latest	Exchange or from financial information venders (including Reuters), which can			
market price of the	be viewed at			
unit or share of the	http://www.reuters.co	m/finance/stocks	/overview?symbol=	=8963.T
AIF				
Article 23(1) (n)				
Details of the	The units of INV were	e listed on the To	kyo Stock Exchang	je on August 1, 2006.
historical performance	The performance of the units for the most recent five fiscal periods is as			
of the AIF, where	follows.			
available				
	Fiscal period	Total Assets	Total Net	Net Assets per
		(JPY million)	Assets (JPY	unit (base value)
			million)	(JPY)
	32nd fiscal period	467,931	233,046	41,125
	(from January 1,			
	2019 to June 30,			
	2019)			
	33rd fiscal period	522,431	259,730	42,601
	(from July 1, 2019			
	to December 31,			
	2019)			
	34th fiscal period	516,663	249,538	40,929
	(from January 1,			
	2020 to June 30,			
	2020)			
	35th fiscal period	516,490	249,641	40,946
	(from July 1, 2020			
	to December 31,			
	2020)			
	36th fiscal period	497,899	245,113	40,203
	(from January 1,			
	2021 to June 30,			
	2021)			
Article 23(1) (o)				

Identity of the prime	No applicable prime broker.
broker, any material	
arrangements of the	
AIF with its prime	
brokers, how conflicts	
of interest are	
managed with the	
prime broker and the	
provision in the	
contract with the	
depositary on the	
possibility of transfer	
and reuse of AIF	
assets, and	
information about any	
transfer of liability to	
the prime broker that	
may exist	
Article 23(1) (p)	
Article 23(1) (p) Description of how	The AIFM will disclose the matters described in Articles 23(4) and 23(5)
	The AIFM will disclose the matters described in Articles 23(4) and 23(5) periodically through the AIF Internet website and other public disclosures.
Description of how	
Description of how and when periodic	
Description of how and when periodic disclosures will be	
Description of how and when periodic disclosures will be made in relation to	
Description of how and when periodic disclosures will be made in relation to leverage, liquidity and	
Description of how and when periodic disclosures will be made in relation to leverage, liquidity and risk profile of the	
Description of how and when periodic disclosures will be made in relation to leverage, liquidity and risk profile of the assets, pursuant to	
Description of how and when periodic disclosures will be made in relation to leverage, liquidity and risk profile of the assets, pursuant to Articles 23(4) and	
Description of how and when periodic disclosures will be made in relation to leverage, liquidity and risk profile of the assets, pursuant to Articles 23(4) and 23(5)	
Description of how and when periodic disclosures will be made in relation to leverage, liquidity and risk profile of the assets, pursuant to Articles 23(4) and 23(5) Article 23(2)	periodically through the AIF Internet website and other public disclosures.
Description of how and when periodic disclosures will be made in relation to leverage, liquidity and risk profile of the assets, pursuant to Articles 23(4) and 23(5) Article 23(2) The AIFM shall inform	periodically through the AIF Internet website and other public disclosures.
Description of how and when periodic disclosures will be made in relation to leverage, liquidity and risk profile of the assets, pursuant to Articles 23(4) and 23(5) Article 23(2) The AIFM shall inform the investors before	periodically through the AIF Internet website and other public disclosures.
Description of how and when periodic disclosures will be made in relation to leverage, liquidity and risk profile of the assets, pursuant to Articles 23(4) and 23(5) Article 23(2) The AIFM shall inform the investors before they invest in the AIF	periodically through the AIF Internet website and other public disclosures.
Description of how and when periodic disclosures will be made in relation to leverage, liquidity and risk profile of the assets, pursuant to Articles 23(4) and 23(5) Article 23(2) The AIFM shall inform the investors before they invest in the AIF of any arrangement	periodically through the AIF Internet website and other public disclosures.

discharge itself of	
liability in accordance	
with Article 21(13)	
	Nat avriatela
The AIFM shall also	Not applicable.
inform investors of	
any changes with	
respect to depositary	
liability without delay	
Article 23(4)(a)	
Percentage of the	There are no assets that are subject to special arrangements arising from their
AIF's assets which are	illiquid nature.
subject to special	
arrangements arising	
from their illiquid	
nature. The	
percentage shall be	
calculated as the net	
value of those assets	
subject to special	
arrangements divided	
by the net asset value	
of the AIF concerned	
Overview of any	There are no such special arrangements.
special arrangements,	
including whether they	
relate to side pockets,	
gates or other	
arrangements	
Valuation	There are no such special arrangements.
methodology applied	
to assets which are	
subject to such	
arrangements	
How management	There are no such special arrangements.
and performance fees	
apply to such assets	
apply to such assets	

Article 23(4)(b)	
Any new	Any new arrangements or change in applicable arrangements will be
arrangements for	disclosed at an appropriate time.
managing the liquidity	
of the AIF	
For each AIF that the	Any new arrangements or change in applicable arrangements will be
AIFM manages that is	disclosed at an appropriate time.
not an unleveraged	
closed-end AIF, notify	
to investors whenever	
they make changes to	
its liquidity	
management systems	
(which enable an	
AIFM to monitor the	
liquidity risk of the AIF	
and to ensure the	
liquidity profile of the	
investments of the AIF	
complies with its	
underlying obligations)	
that are material in	
accordance with	
Article 106(1) of	
Regulation (EU) No	
231/2013	
(i.e., there is a	
substantial likelihood	
that a reasonable	
investor, becoming	
aware of such	
information, would	
reconsider its	
investment in the AIF,	
including because	
such information could	

impact an investor's	
ability to	
exercise its rights in	
relation to its	
investment, or	
otherwise prejudice	
the interests of one or	
more investors in the	
AIF).	
Immediately notify	Any new arrangements or change in applicable arrangements will be
investors where they	disclosed at an appropriate time.
activate gates, side	
pockets or similar	
special arrangements	
or where they decide	
to suspend	
redemptions	
Overview of changes	Any new arrangements or change in applicable arrangements will be
to liquidity	disclosed at an appropriate time.
arrangements, even if	
not special	
arrangements	
Terms of redemption	INV is a closed-end investment corporation, and unitholders are not entitled to
and circumstances	request the redemption of their investment.
where management	
discretion applies,	
where relevant	
Also any voting or	There are no voting or other restrictions on the rights attaching to units.
other restrictions	
exercisable, the length	
of any lock-up or any	
provision concerning	
'first in line' or 'pro-	
rating' on gates and	
suspensions shall be	
included	

Article 23(4)(c)	
The current risk profile	The appropriateness and effectiveness of the risk management structure are
of the AIF and the risk	regularly evaluated and enhanced by the AIFM.
management systems	Funds from debts are mainly used for asset acquisition or debt repayment.
employed by the AIFM	These are exposed to liquidity risk at the time of repayment. However, the
to manage those risks	liquidity risk is controlled through such measures as striving to maintain and
	strengthen the capacity to procure funds from the capital market via capital
	raising, along with securing several fund procurement sources and diversifying
	repayment deadlines, and also preparing monthly plans for funds.
	Debt with a floating interest rate is exposed to interest rate fluctuation risks,
	but the impact that interest rate rises have on the operations is limited by
	keeping the LTV at low levels and maintaining the proportion of debt that is
	long-term, fixed-rate debt at high levels.
	Furthermore, derivative transactions (interest rate swap transactions) are
	available as hedging instruments to mitigate the risks of rises in floating
	interest rates.
	Tenant leasehold and security deposits are deposits from tenants and are
	exposed to liquidity risks arising from tenants moving out of properties, but the
	liquidity risk is controlled through such measures as preparing monthly plans
	for funds.
Measures to assess	No such measures have been implemented.
the sensitivity of the	
AIF's portfolio to the	
most relevant risks to	
which the AIF is or	
could be exposed	
If risk limits set by the	No such situation has occurred.
AIFM have been or	
are likely to be	
exceeded and where	
these risk limits have	
been exceeded a	
description of the	
circumstances and the	
remedial measures	
taken	

Article 23(5)(a)	
Any changes to the	Any new arrangements or change in applicable arrangements will be
maximum amount of	disclosed at an appropriate time.
leverage which the	
AIFM may employ on	
behalf of the AIF,	
calculated in	
accordance with the	
gross and	
commitment methods.	
This shall include the	
original and revised	
maximum level of	
leverage calculated in	
accordance with	
Articles 7 and 8 of	
Regulation (EU) No	
231/2013, whereby	
the level of leverage	
shall be calculated as	
the relevant exposure	
divided by the net	
asset value of the AIF.	
Any right of the reuse	No such right or guarantee exists.
of collateral or any	
guarantee granted	
under the leveraging	
agreement, including	
the nature of the rights	
granted for the reuse	
of collateral and the	
nature of the	
guarantees granted	
Details of any change	Any new arrangements or change in applicable arrangements will be
in service providers	disclosed at an appropriate time.
relating to the above.	

Article 23(5)(b)	
Information on the	The aggregated amount of debt with interest is JPY 249,198 million as of
total amount of	June 30, 2021.
leverage employed by	
the AIF calculated in	
accordance with the	
gross and	
commitment methods	