Disclaimers

This document has been prepared solely for the purpose of providing U.K. and Dutch investors with certain information required to be disclosed to investors under section 3.2 of the Investment Funds Sourcebook of the Handbook of Rules and Guidance of the Financial Conduct Authority (the "FCA") and Article 23 of the European Alternative Investment Fund Managers Directive (Directive 2011/61/EU) (the "AIFMD") as implemented in the Netherlands respectively. Accordingly, you should not use this document for any other purpose.

Netherlands

The units of Takara Leben Real Estate Investment Corporation ("TLR" or the "AIF") 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, MIRARTH Real Estate Advisory Inc. ("MIRARTH Real Estate", the "Asset Manager" or the "AIFM") has submitted a notification with the Netherlands Authority for the Financial Markets. Takara PAG Real Estate Advisory Ltd. changed its corporate name to MIRARTH Real Estate Advisory Inc. from March 29, 2024. The units of TLR 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 the AIF is subject to the license requirement pursuant to the Wft. Consequently, neither the AIFM nor the AIF is subject to supervision of the Dutch Central Bank (De Nederlandsche Bank, "DNB") or the Netherlands Authority for the 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 European Regulation 2017/1129 (the "**Prospectus Regulation**") as amended and implemented in Netherlands law. The AIFM is solely subject to limited ongoing regulatory requirements as referred to in Article 42 of the AIFMD.

United Kingdom

Units of TLR are being marketed in the United Kingdom pursuant to regulation 59 of the United Kingdom Alternative Investment Fund Managers Regulations 2013 (as amended). In accordance with this provision, MIRARTH Real Estate has submitted a notification to

the Financial Conduct Authority (the "**FCA**") in the United Kingdom of its intention to market the units of TLR.

For the purposes of the United Kingdom's Financial Services and Markets Act 2000 ("**FSMA**"), TLR is an unregulated collective investment scheme which has not been authorized by the FCA and the AIFM is not an authorized person for the purpose of FSMA.

Accordingly, any communication of an invitation or inducement to invest in TLR may be made to persons in the United Kingdom only if the communication falls within one or more of the categories of exempt financial promotions under the Financial Services and Markets Act ("**Financial Promotion**") Order 2005 (as amended, the "**Order**"), such as financial promotions communicated to:

- (1) persons who are investment professionals, as defined in article 19 of the Order;
- (2) persons who are certified high net worth individuals, as defined in article 48 of the Order;
- (3) persons who are high net worth companies, unincorporated associations, or other entities listed in article 49 of the Order; or
- (4) persons who are certified sophisticated investors, as defined in article 50 of the Order,

or if the communication is made to persons to whom such an invitation or inducement may otherwise lawfully be communicated. The distribution of this document to any person in the United Kingdom in circumstances not falling within one of the above categories is not permitted and may contravene FSMA. No person falling outside those categories should treat this document as constituting a promotion to him, or act on it for any purposes whatever.

European Economic Area

In relation to each Member State of the European Economic Area (each, a Member State) and the United Kingdom, no offer of units of TLR may be made to the public in that Member State or the United Kingdom except in circumstances falling within Article 1(4) of the Prospectus Regulation or, in the case of the UK, the Prospectus Relation as transposed into UK law pursuant to The European Union (Withdrawal) Act 2018 (the "UK Prospectus Regulation"), provided that no such offer of units shall require the publication of a prospectus pursuant to Article 3 of the Prospectus Regulation or the UK Prospectus Regulation or a supplement to a prospectus pursuant to Article 23 of the Prospectus

Regulation or the UK Prospectus Regulation. For the purposes of this provision, the expression "an offer of units to the public" in relation to any units in any Member State or the United Kingdom means the communication in any form and by any means of sufficient information on the terms of the offer and the units to be offered so as to enable an investor to decide to purchase or subscribe the units and the expression.

Article 23 (1)(a)	
Objectives of the	TLR's mission is to achieve strong growth and quality asset management expected by
AIF	institutional investors through the utilization of the unique capabilities of MIRARTH
	Holdings,Inc., PAG Investment Management Limited, Kyoritsu Maintenance Co., Ltd. and
	Yamada Denki Co., Ltd. ("Sponsors") as well as to maximize unitholder value while creating
	a sustainable environment and contributing to communities and society. Takara Leben Co., Ltd.
	changed its corporate name into MIRARTH Holdings, Inc. on October 1, 2022. TLR plans to
	achieve external growth by making full use of the strengths of each of its Sponsors and steadily
	acquiring attractive properties. TLR will also pursue internal growth by leveraging its
	management's expertise and asset management capabilities as well as market insights obtained
	from its Sponsors and its Sponsors' ability to make improvements to properties to increase their
	value.
Investment strategy	TLR intends to invest mainly in office and residential properties with respect to which it will be
	able to utilize the strengths of its Sponsors, including Takara Leben Group's development
	capability and PAG's sourcing capability, as well as their leasing expertise and ability to
	increase property value. TLR also intends to invest in hotel, retail and other properties when it
	believes it can leverage its Sponsors' strengths. TLR expects that 70% or more of its portfolio
	will be allocated to office and residential properties, while 30% or less will be allocated to
	hotel, retail and other properties, on an acquisition price basis.
Types of assets the	Real estate, trust beneficiary interests in real estate and other real estate related assets, real
AIF may invest in	estate securities, specified assets such as securities and other assets.
Techniques it may	See above for a discussion regarding the techniques TLR plans to employ in its business.
employ and all	
associated risks	The principal property and business risks with respect to investment in TLR are as follows:
	• Adverse conditions in the Japanese economy, including those resulting from inflation,
	future changes in monetary policy and interest rates and banking sector instability and
	liquidity issues in some major economies, could increase TLR's interest expense and
	may result in a decline in the market price of its units;
	• The military conflict between Russia and Ukraine, the subsequent sanctions against
	Russia and the resulting adverse impact on the global economy from a number of
	factors including higher energy prices and inflation, increases in interest rates in major
	markets, the weakening of the Japanese yen against major currencies, supply chain
	disruptions, lower global trade volumes and higher volatility in financial markets;
	• Adverse impact of the military conflict in Israel and potential escalation of tensions in the Middle East;
	• Adverse impact of public health issues, such as any future impact from the spread of
	COVID-19 on TLR's operations, business and financial condition;

•	TLR may not be able to acquire properties to execute its growth and investment
	strategy in a manner that is accretive to earnings.
•	TLR may not close all or any of the acquisitions of the properties in its portfolio.
•	The past experience of TLR's Sponsors and their group companies in the Japanese real
	estate market is not an indicator or guarantee of its future results.
•	TLR's reliance on its Sponsors and their group companies could have a material
	adverse effect on its business.
•	There are potential conflicts of interest between TLR and certain Sponsor Group
	companies, including the Asset Manager.
•	Certain properties in TLR's portfolio cater to a single tenant or a small number of
	tenants, which may make it difficult to find substitute tenants or to sell or re-lease such
	property upon tenant default or early lease terminations.
•	TLR may face significant competition in seeking tenants and it may be difficult to find
	replacement tenants.
•	The properties in TLR's portfolio may become concentrated in certain areas, especially
	the Tokyo metropolitan area.
•	Illiquidity in the real estate market may limit TLR's ability to grow or adjust its
	portfolio.
•	TLR may suffer large losses if any of its properties incurs damage from a natural or
	man-made disaster or acts of violence or war.
•	Hotel and retail properties in TLR's portfolio may entail risks uncommon to other J-
	REITs that invest in other types of properties, including risks related to sales-linked
	rent.
•	TLR may not complete the expected debt financing, in which case it may not be able to
	acquire some or all of the properties that it intends to acquire, or it may be forced to
	accept alternative financing with less advantageous terms.
•	Any inability to obtain financing for future acquisitions or to refinance TLR's existing
	debt could adversely affect the growth of its portfolio or its financial condition.
•	Liquidity and other limitations on TLR's activities under debt financing arrangements
	may adversely affect its business, financial condition and results of operations.
•	A high loan-to-value, or LTV, ratio may increase TLR's exposure to changes in
	interest rates and have a material adverse effect on its results of operations.
•	Any future borrowings or issuances of investment corporation bonds would be senior
	to TLR's units upon liquidation, which could adversely affect the market price of its
	units.
•	TLR may suffer impairment losses relating to its properties.
•	Decreases in tenant leasehold deposits and/or security deposits may increase TLR's
	funding costs.

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•	TLR's lack of control over operating rental revenues and certain costs may adversely
	affect its business.
•	TLR may lose rental revenues in the event of lease terminations, decreased lease
	renewals, the default of a tenant as a result of financial difficulty or insolvency, or
	careless management of its properties by its tenants.
•	Master lease agreements expose TLR to the risk of becoming an unsecured creditor of
	its master lessees in the event of their insolvency.
•	TLR's cost of complying with regulations applicable to the properties that it intends to
	acquire could adversely affect the results of its operations.
•	TLR may be exposed to regulatory and financial risks related to climate change.
•	Any property defect may adversely affect TLR's financial condition and results of
	operations.
•	TLR relies on expert appraisals and engineering, environmental and seismic reports,
	which are subject to significant uncertainties.
•	TLR relies on industry and market data that are subject to significant uncertainties.
•	If TLR purchases or commits to purchase properties under renovation or still in the
	development stage or it purchases properties that it intends to renovate, TLR will be
	exposed to increased risks and uncertainties with respect to the successful management
	and leasing of these properties.
•	Buildings that TLR intends to acquire may violate earthquake resistance standards or
	other building codes, and any such buildings may collapse in even minor earthquakes
	or may be required to be strengthened or demolished by TLR at significant expense.
•	The environmental assessments of TLR's properties made prior to its ownership may
	not uncover all environmental liabilities, and Japanese laws subject property owners to
	strict environmental liabilities.
•	Entering into forward commitment contracts or contracts to purchase properties under
	development may expose TLR to contractual penalties and market risks.
•	Unitholders have limited control over changes in TLR's investment policies.
•	TLR's success depends on the performance of service providers to which it is required
	to assign various key functions.
•	TLR's performance depends on the efforts of key personnel of the Asset Manager.
•	J-REITs and their asset managers are subject to tight supervision by the regulatory
	authorities.
•	TLR's failure to satisfy a complex series of requirements pursuant to Japanese tax
	regulations would disqualify TLR from certain taxation benefits and significantly
	reduce its cash distributions to its unitholders.

	• If the Japanese tax authorities disagree with TLR's interpretations of the Japanese tax
	laws and regulations for prior periods, TLR may be forced to pay additional taxes for
	those periods.
	• TLR may not be able to benefit from reductions in certain real estate transfer taxes
	enjoyed by qualified J-REITs.
	• Changes in Japanese tax laws may significantly increase TLR's tax burden.
	The principal legal and regulatory risks with respect to investment in TLR are as follows:
	• TLR's ownership rights in some of its properties may be declared invalid or limited
	• TLR may lose its rights in a property in its portfolio if the purchase of the property is
	recharacterized as a secured financing.
	• TLR's leasehold or subleasehold rights may be terminated or may not be asserted
	against a third party in some cases.
	• Some of the properties that TLR may acquire in the future may be held in the form of
	stratified ownership (kubun shoy \bar{u}) interests, and TLR's rights relating to such
	properties may be affected by the intentions of other owners.
	• TLR may from time to time acquire properties for which third parties hold leasehold
	interests in the land and own the buildings thereupon, which may subject TLR to
	various risks.
	• Some of the properties that TLR may acquire in the future may be held in the form of a
	property or trust beneficiary co-ownership interest (<i>kyōyū mochibun</i>), and TLR's
	rights relating to such properties may be affected by the rights and intentions of other
	owners.
	• TLR may hold interests in some properties through Japanese anonymous association
	(<i>tokumei kumiai</i>) agreements, and TLR's rights relating to such properties may be
	limited.
	 TLR will own all of the properties in its anticipated initial portfolio through trust
	beneficiary interests and may suffer losses as a trust beneficiary.
	 There are important differences regarding the rights of unitholders in a J-REIT
	compared to those of shareholders in a corporation.
	 The AIFMD may negatively affect TLR's ability to market its units in the EEA and
	• The AIFWID may negatively affect TLK's ability to market its units in the EEA and increase its compliance costs associated with the marketing of its units in the EEA.
Any applicable	TLR is subject to investment restrictions under Japanese laws and regulations (e.g., the Act on
Any applicable investment	
	Investment Trusts and Investment Corporations (the " ITA "), the Financial Instruments and Exchange Act (the " FIF A ") as well as its articles of incorporation
restrictions	Exchange Act (the "FIEA") as well as its articles of incorporation.
	TLR must invest primarily in specified assets as defined in the ITA. Specified assets include,
	but are not limited to, securities, real estate, leaseholds of real estate, surface rights (<i>chijō-ken</i>)

	(i.e., right to use land for the purpose of having a structure on it) or trust beneficiary interests
	for securities or real estate, leaseholds of real estate or surface rights.
	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 requirements. Real estate in this
	context includes, but is not limited to, real estate, leaseholds of real estate, surface rights, and
	trust beneficiary interests for these assets, and real estate-related assets in this context include,
	but are not limited to, anonymous association (tokumei kumiai) interests for investment in real
	estate. A J-REIT that lists its units on the Tokyo Stock Exchange must also comply with the
	Investment Trusts Association, Japan rules, which require the J-REIT to invest more than 50%
	of its assets in real estate and asset backed securities investing primarily in real estate, which
	include, but are not limited to, real estate, leaseholds of real estate, surface rights or trust
	beneficiary interests for real estate, surface rights or leaseholds of land. Pursuant to the ITA,
	investment corporations may not independently develop land for housing or to construct
	buildings, but may outsource such activities in certain circumstances.
	The basic investment policy of TLR is set out in TLR's articles of incorporation. Moreover, the
	Asset Manager has established investment guidelines to provide a more detailed framework
	based on this basic policy.
Circumstances in	TLR may take out loans or issue long-term or short-term corporate bonds for the purpose of
which the AIF may	investing in properties, conducting repairs, paying cash distributions, repaying obligations
use leverage	(including repayment of tenant leasehold or security deposits, and obligations related to loans
	or long-term or short-term corporate bonds) and other activities.
The types and	TLR currently has outstanding loans, all of which are unsecured and not subject to guarantees.
sources of leverage	TLR may violate restrictive covenants contained in the loan agreements TLR executes, such as
permitted and	the maintenance of debt service coverage or loan-to-value ratios, which may entitle the lenders
associated risks	to require TLR to collateralize the properties or demand that the entire outstanding balance be
	paid. TLR may also become subject to additional 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.
	Further, in the event of an increase in interest rates, to the extent that TLR has any debt with
	unhedged floating rates of interest or TLR 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 each loan and corporate bond issuance will be one trillion yen, and
leverage	the aggregate amount of all such debt will not exceed one trillion yen.

Any restrictions on	No applicable arrangements.					
collateral and asset						
reuse arrangements						
Maximum level of	TLR will seek to keep its LTV ratio at a conservative level and have set a non-binding upper					
leverage which the	limit of 60% in principle in order to facilitate stable financial conditions. TLR may, however,					
AIFM is entitled to	temporarily exceed such levels as a result of new investments, changes in asset valuation or other events.					
employ on behalf						
of the AIF						
Article 23(1) (b)						
Procedure by	Amendment of the articles of incorporation. Amendment requires a quorum of a majority of the					
which the AIF may	total issued units and at least a two-thirds vote of the voting rights represented at a general					
change its	unitholders meeting. Unitholders should note, however, that under the ITA and TLR's articles					
investment strategy	of incorporation, unitholders who do not attend and exercise their voting rights at a general					
/ investment policy	meeting of unitholders are deemed to be in agreement with proposals submitted at the meeting,					
	except in cases where contrary proposals are also being submitted.					
	Additionally, the guidelines of the AIFM, which provide more detailed policies within TLR's					
	overall investment strategy, can be modified without such formal amendment of the articles of					
	incorporation.					
Article 23(1) (c)						
Description of the	TLR has entered into the following asset management agreement and sponsor support					
main legal	agreements with the Asset Manager and the Sponsors, each of which is governed by Japanese					
implications of the	law:					
contractual	• Asset Management Agreement dated September 11, 2017 between TLR and Takara PAG ⁽¹⁾ ;					
relationship entered	, inspect intradigenent regreement dated september 11, 2017 between 12h and 1akura 1460 ;					
	• Sponsor Support Agreement dated March 29, 2018 between Takara PAG ⁽¹⁾ and MIRARTH					
into for the purpose	• Sponsor Support Agreement dated March 29, 2018 between Takara PAG ⁽¹⁾ and MIRARTH Holdings Inc. (Takara Leben Co., Ltd. changed its corporate name into MIRARTH					
into for the purpose of investment,	Holdings,Inc. (Takara Leben Co., Ltd. changed its corporate name into MIRARTH					
	Holdings,Inc. (Takara Leben Co., Ltd. changed its corporate name into MIRARTH Holdings,Inc. on October 1, 2022.);					
of investment,	 Holdings, Inc. (Takara Leben Co., Ltd. changed its corporate name into MIRARTH Holdings, Inc. on October 1, 2022.); Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Takara PAG 					
of investment, including	 Holdings, Inc. (Takara Leben Co., Ltd. changed its corporate name into MIRARTH Holdings, Inc. on October 1, 2022.); Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Takara PAG Investment Management Co., Ltd.; 					
of investment, including jurisdiction,	 Holdings, Inc. (Takara Leben Co., Ltd. changed its corporate name into MIRARTH Holdings, Inc. on October 1, 2022.); Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Takara PAG Investment Management Co., Ltd.; Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Kyoritsu 					
of investment, including jurisdiction, applicable law, and	 Holdings, Inc. (Takara Leben Co., Ltd. changed its corporate name into MIRARTH Holdings, Inc. on October 1, 2022.); Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Takara PAG Investment Management Co., Ltd.; Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Kyoritsu Maintenance Co., Ltd.; 					
of investment, including jurisdiction, applicable law, and the existence or not	 Holdings, Inc. (Takara Leben Co., Ltd. changed its corporate name into MIRARTH Holdings, Inc. on October 1, 2022.); Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Takara PAG Investment Management Co., Ltd.; Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Kyoritsu Maintenance Co., Ltd.; Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Yamada 					
of investment, including jurisdiction, applicable law, and the existence or not of any legal	 Holdings, Inc. (Takara Leben Co., Ltd. changed its corporate name into MIRARTH Holdings, Inc. on October 1, 2022.); Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Takara PAG Investment Management Co., Ltd.; Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Kyoritsu Maintenance Co., Ltd.; 					
of investment, including jurisdiction, applicable law, and the existence or not of any legal instruments	 Holdings, Inc. (Takara Leben Co., Ltd. changed its corporate name into MIRARTH Holdings, Inc. on October 1, 2022.); Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Takara PAG Investment Management Co., Ltd.; Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Kyoritsu Maintenance Co., Ltd.; Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Yamada Denki Co., Ltd.; 					
of investment, including jurisdiction, applicable law, and the existence or not of any legal instruments providing for the	 Holdings, Inc. (Takara Leben Co., Ltd. changed its corporate name into MIRARTH Holdings, Inc. on October 1, 2022.); Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Takara PAG Investment Management Co., Ltd.; Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Kyoritsu Maintenance Co., Ltd.; Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Yamada 					
of investment, including jurisdiction, applicable law, and the existence or not of any legal instruments providing for the recognition and	 Holdings,Inc. (Takara Leben Co., Ltd. changed its corporate name into MIRARTH Holdings,Inc. on October 1, 2022.); Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Takara PAG Investment Management Co., Ltd.; Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Kyoritsu Maintenance Co., Ltd.; Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Yamada Denki Co., Ltd.; Note: (1) Takara PAG Real Estate Advisory Ltd. changed its corporate name to MIRARTH 					
of investment, including jurisdiction, applicable law, and the existence or not of any legal instruments providing for the recognition and enforcement of	 Holdings,Inc. (Takara Leben Co., Ltd. changed its corporate name into MIRARTH Holdings,Inc. on October 1, 2022.); Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Takara PAG Investment Management Co., Ltd.; Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Kyoritsu Maintenance Co., Ltd.; Sponsor Support Agreement dated March 29, 2018 between Takara PAG⁽¹⁾ and Yamada Denki Co., Ltd.; Note: (1) Takara PAG Real Estate Advisory Ltd. changed its corporate name to MIRARTH 					

Article 23(1) (d)					
The identity of the	AIFM (Asset Manager): MIRARTH Real Estate				
AIFM, AIF's	Auditor: PricewaterhouseCoopers Aarata LLC				
depository, auditor	• Custodian, General Administrator and Transfer Agent for Investment Corporation Bonds:				
and any other	Sumitomo Mitsui Trust Bank, Limited				
service providers	Service providers owe contractual obligations under their respective agreements with the AIF				
and a description of					
their duties and the AIF a fiduciary duty and must conduct its activities as the asset manager in good fait					
investors' rights					
thereto	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				
$\mathbf{A} = \mathbf{A} = $	the asset management agreement at a general meeting of unitholders.				
Article 23(1) (e)					
Description of how	Not applicable.				
the AIFM complies					
with the					
requirements to cover professional					
liability risks (own					
funds / professional					
indemnity					
insurance)					
Article 23(1) (f)					
Description of any	Not applicable.				
delegated					
management	There is no delegation of such functions beyond the AIFM, which is responsible for portfolio				
function such as	and risk management, and the Custodian, which is responsible for safekeeping activities.				
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)	
	TTI Durches insertion of devicing has done the substitute of successful and an of
Description of the	TLR makes investment decisions based on the valuation of properties, upon consideration of
AIF's valuation	the property appraisal value.
procedure and	TLR shall evaluate assets in accordance with its article of incorporation. The methods and
pricing	standards that TLR uses for the evaluation of assets shall be based on ITA and other regulations
methodology,	stipulated by ITA as well as Japanese GAAP. J-REITs may only use the valuation methods
including the	prescribed in the rules of the Investment Trusts Association, Japan, which emphasize market
methods used in	price valuation.
valuing hard-to-	
value assets	
Article 23(1) (h)	
Description of the	The AIFM stipulates basic provisions of risk management in its risk management rules.
AIF's liquidity risk	Additionally, the AIF uses various financing methods, including investment corporation bonds
management,	and long-term or short-term loans, to finance acquisitions and repayment obligations. TLR
including	controls related risk by seeking to maintain its LTV ratio under a certain percentage,
redemption rights	diversifying repayment deadlines, and retaining a certain amount of highly liquid cash and
in normal and	deposits.
exceptional	
circumstances and	For floating rate borrowings exposed to the risk of interest rate fluctuations, TLR closely
existing	monitors the movement of interest rates, and intends to increase the proportion of its
redemption	obligations subject to fixed rate loans and similar instruments.
arrangements with	Risks related to deposits are managed through the use of liquid deposits.
investors	As TLR is a closed-end investment corporation, unitholders are not entitled to request the
	redemption of their investment.
Article 23(1) (i)	
Description of all	Compensation: The articles of incorporation provide that TLR may pay its executive officer up
fees, charges and	to 800 thousand yen per month and each of its supervisory officers up to 500 thousand yen per
expenses and a	month. The board of officers is responsible for determining a reasonable compensation amount
maximum amount	for the executive officer and each of the supervisory officers.
which is directly /	
indirectly borne by	Asset Manager:
the investors	

• Asset Management Fee: TLR will pay the Asset Manager an asset management fee as
follows: • Type 1 Management Fee
This type 1 management fee of up to 0.3% per year of TLR's total assets (as stated in
balance sheet at the end of the immediately preceding fiscal period in accordance with
Japanese GAAP) multiplied by the number of actual operation days from the acquisition
date to the end of the fiscal period divided by 365 (rounded down to a whole yen) is
payable by TLR within three months after the end of the relevant fiscal period.
• Type 2 Management Fee
TLR pays to the Asset Manager a type 2 management fee for each fiscal period of up to
0.0030% of the amount calculated by the net profit before taxes and the type 1 and the
type 2 management fee multiplied by the net profit before taxes and the type 1 and the
type 2 management fee per unit. The net profit before taxes and the type 1 and the type 2
management fee is equal to the net profit before taxes minus the type 1 and type 2
management fees and creditable consumption taxes. The net profit before taxes and the
type 1 and the type 2 management fee per unit is equal to the net profit before taxes and
the type 1 and the type 2 management fee divided by the number of outstanding units as
of the end of the relevant fiscal period. Creditable consumption taxes refer creditable
consumption taxes for all expenses (not including depreciation expenses and loss on
retirement of fixed assets). The type 2 management fee is payable by TLR within three
months after the end of the relevant fiscal period.
Acquisition Fee
TLR pays to the Asset Manager a fee for each acquisition of up to 1.0% of the
acquisition price. The acquisition fee is payable by the end of the following month of the
acquisition of the property (rounded down to a whole yen).
• Merger Fee
TLR pays to the Asset Manager management fee, for services related to each of TLR's
consolidation-type/absorption-type merger, including investigation and evaluation of the
assets of the other party, of up to 1.0% of the appraisal price of the property-related
assets which the other party possesses and are held by the corporation established by the
consolidation-type merger or surviving the absorption-type merger. The merger fee is
payable by TLR within three months after the end of the month in which the merger
takes effect (rounded down to a whole yen).
Custodian:
• Custodian Fee: TLR will pay the Custodian a fee per month calculated as follows:

the amount of total assets as of the last day of the month immediately preceding the relevant calendar month recorded on the trial balance sheet $\times 0.03\% \div 12$

General Administrator:

• General Administrators Fee: TLR will pay the General Administrator a fee per month calculated as follows:

the amount of total assets as of the last day of the month immediately preceding the relevant calendar month recorded on the trial balance sheet $\times 0.09\% \div 12$

Transfer Agent:

• Transfer Agent Fee (Standard Fee):

Standard fees are for services such as administration of the unitholders' register, confirmation of unitholders in certain days, compilation of statistical data, preparation of lists of principal shareholders, shareholders and officers and arrangement of data of unitholder disqualified. The monthly amount for such standard fee is equal to the total amount calculated in the manner below, provided that the minimum monthly amount is set at ¥210,000.

Number of Unitholders	Fees per Unitholder
first 5,000 unitholders	86 yen
over 5,000 to 10,000	73 yen
over 10,000 to 30,000	63 yen
over 30,000 to 50,000	54 yen
over 50,000 to 100,000	47 yen
over 100,000	40 yen

• Other fees:

TLR pays the transfer agent other fees for various other services, including in connection with the issuance of dividends.

Auditor:

• Auditor Fee:

TLR may pay the independent auditor up to 20 million yen per fiscal period. The board of directors is responsible for determining the actual compensation amount.

The AIF may also incur other miscellaneous fees in connection with the issuance of units, investment corporation bonds and the operation, acquisition or disposition of properties.

Article 23(1) (j)				
Description of the	Under Article 77 paragraph 4 of the Act on Investment Trusts and Investment Corporations of			
AIFM's procedure	Japan, which applies the requirements of Article 109 paragraph 1 of the Companies Act to			
to ensure fair	investment corporations, investment corporations are required to treat unitholders equally			
treatment of	depending on the number and content of units held. In addition, upon liquidation, the allotment			
investors and	of residual assets to unitholders is required to be made equally depending on the number of			
details of any	units held under Article 77 paragraph 2 item 2 and Article 158 of the ITA.			
preferential				
treatment received				
by investors,				
including detailing				
the type of				
investors and their				
legal or economic				
links with the AIF				
or AIFM				
Article 23(1) (k)				
The latest annual	Additional information may be found in TLR's most recent semi-annual report prepared in			
report referred to in	accordance with Article 22 of the AIFMD, which is available at the AIFM's office located at 1-			
Article 22(1)	14-15 Akasaka, Minato-ku, Tokyo, Japan.			
Article 23(1) (l)				
The procedure and	TLR is authorized under the articles of incorporation to issue up to 10,000,000 units. TLR's			
conditions for the	units have been listed on the Tokyo Stock Exchange since July 27, 2018. Secondary market			
issue and sale of	sales and transfers of units will be conducted in accordance with the rules of the Tokyo Stock			
the units	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 within a single trading day. Daily price limits are set			
	according to the previous day's closing price or special quote.			
Article 23(1) (m)				
Latest net asset	TLR's unit's latest market price is publicly available at the Tokyo Stock Exchange or from			
value of the AIF or	financial information venders (including Reuters, which can be viewed at			
latest market price	https://www.reuters.com/finance/stocks/overview/3492.T).			
of the unit or share				
of the AIF				
Article 23(1) (n)				
Details of the	The units of TLR were listed on the Tokyo Stock Exchange on July 27, 2018.			
historical	The most recent six fiscal periods' performance of TLR is as follows.			

performance of the				
AIF, where		Total Assets	Total Net Assets	Net Assets per unit
available	Fiscal period	(JPY million)	(JPY million)	(JPY)
	7th Fiscal Period			
	(March 1, 2021 to	94,281	46,784	101,156
	August 31, 2021)			
	8th Fiscal Period			
	(September 1, 2021 to	121,319	59,320	103,166
	February 28, 2022)			
	9th Fiscal Period			
	(March 1, 2022 to	122,458	59,361	103,238
	August 31, 2022)			
	10th Fiscal Period			
	(September 1, 2022 to	133,774	65,769	102,989
	February 28, 2023)			
	11th Fiscal Period			
	(March 1, 2023 to	142,604	70,397	101,828
	August 31, 2023)			
	12th Fiscal Period			
	(September 1, 2023 to	142,693	70,449	101,903
	February 29, 2024)			
Article 23(1) (0)				
Identity of the	No applicable prime broker.			
prime 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)	
Description of how	The AIFM will disclose the matters described in Articles 23(4) and 23(5) periodically through
and when periodic	the AIF Internet website and fiscal report.
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	Not applicable.
inform the	
investors before	
they invest in the	
AIF of any	
arrangement made	
by the depository	
to contractually	
discharge itself of	
liability in	
accordance with	
Article 21(13)	
The AIFM shall	Not applicable.
also 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 illiquid nature.
AIF's assets which	
are 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	
Article 23(4)(b)	
Any new	Any new arrangements or change in applicable arrangements will be disclosed at an
arrangements for	appropriate time.
managing the	
liquidity of the AIF	

For each AIF that	Any new arrangements or change in applicable arrangements will be disclosed at an
the AIFM manages	appropriate time.
that is 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 disclosed at an
investors where	appropriate time.
they activate gates,	
side pockets or	
similar special	
arrangements or	
where they decide	
to suspend	
redemptions	
Overview of	Any new arrangements or change in applicable arrangements will be disclosed at an
changes to liquidity	appropriate time.
arrangements, even	
if not special	
arrangements	
Terms of	TLR is a closed-end investment corporation, and unitholders are not entitled to request the
redemption and	redemption of their investment.
circumstances	
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	The AIFM stipulates basic provisions of risk management in their risk management rules.
profile of the AIF	
and the risk	Investment corporation bonds and long-term or short-term loans are used to finance acquisition
management	of real estate, redemption of investment corporation bonds and repayment of loans. These
systems employed	financial instruments are exposed to liquidity risk. TLR controls such risk by seeking to
by the AIFM to	maintain its LTV ratio under a certain percentage, diversifying repayment deadlines, and
manage those risks	retaining a certain amount of highly liquid cash and deposits.
	For floating rate borrowings exposed to the risk of interest rate fluctuations, TLR, in order to
	reduce the impact caused by rising interest rates, closely monitors the movement of interest
	rates, and intends to increase the ratio of fixed rate loans compared to floating rate loans.
	Deposits are exposed to credit risks, including collapse of the financial institutions where
	deposits are made, and, thus, are managed through the use of liquid deposits.
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	No such situation has occurred.
the 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 disclosed at an
maximum amount	appropriate time.
of 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	No such right or guarantee exists.
reuse 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	Any new arrangements or change in applicable arrangements will be disclosed at an
change in service	appropriate time.
providers relating	
to the above.	
Article 23(5)(b)	
Information on the	The aggregate amount of TLR's interest-bearing debt (including investment corporation bonds)
total amount of	was JPY 67,150 million as of February 29, 2024.
leverage employed	
by the AIF	
calculated in	
accordance with	
the gross and	
commitment	
methods	