

February 19, 2026

To whom it may concern:

Real Estate Investment Trust Securities Issuer
2-3-4 Uchikanda, Chiyoda-ku, Tokyo
SANKEI REAL ESTATE Inc.
Representative: Yuichi Ota, Executive Director
(TSE code: 2972)

Asset Management Company
Sankei Building Asset Management Co., Ltd.
Representative: Yuichi Ota, President and Chief
Executive Officer
Contact: Akio Watanabe, General Manager
of Finance & IR Department
TEL: +81-3-5542-1316

Company Name: Tiger Limited Partnership
Name of General Partner: Tiger GP Godo
Representative: Kaisha

Company Name: Lion Limited Partnership
Name of General Partner:
Representative: Lion GP Godo Kaisha

Notice Regarding Changes to the Terms and Conditions of the Tender Offer for Investment Units of Sankei Real Estate Inc. (Securities Code 2972) by Tiger Investment Limited Partnership and Lion Investment Limited Partnership

Tiger Limited Partnership and Lion Limited Partnership hereby give notice that they have decided today to extend the tender offer period for investment units of Sankei Real Estate Inc., which commenced on January 7, 2026, until March 6, 2026, which will make the total period 40 Business Days.

-End-

This document is being disclosed by Tiger Limited Partnership and Lion Limited Partnership (the "Offerors") pursuant to Article 30, paragraph (1), item (iv) of the Order for Enforcement of the Financial Instruments and Exchange Act based on a request made to Sankei Real Estate Inc. (the "Target").

(Attachment)

Notice regarding Changes to the Terms and Conditions of the Tender Offer for Investment Units of Sankei Real Estate Inc. (Securities Code: 2972) dated February 19, 2026

February 19, 2026

To whom it may concern:

Company Name: Tiger Limited Partnership
Name of Representative: General Partner Tiger GP Godo Kaisha

Company Name: Lion Limited Partnership
Name of Representative: General Partner: Lion GP Godo Kaisha

Notice regarding Changes to the Terms and Conditions of the Tender Offer for Investment Units of Sankei Real Estate Inc. (Securities Code: 2972)

Tiger Limited Partnership and Lion Limited Partnership (collectively, the “**Offerors**”) resolved on January 6, 2026 to implement a tender offer (the “**Tender Offer**”) to acquire the investment units of Sankei Real Estate Inc. (Securities Code: 2972) (the “**Target**”, and its investment units, the “**Investment Units**”), which is listed on the Real Estate Investment Trust Securities Market (the “**J-REIT Market**”) of Tokyo Stock Exchange, Inc. (the “**Tokyo Stock Exchange**”), in accordance with the Financial Instruments and Exchange Act (Act No. 25 of 1948, as amended; the “**Act**”) and they implemented the Tender Offer from January 7, 2026, but they decided today to extend the period of the Tender Offer (the “**Tender Offer Period**”) until March 6, 2026, making the Tender Offer Period a total of 40 Business Days.

In connection with that, the Offerors hereby give notice that the contents of the Notice regarding Commencement of the Tender Offer for Investment Units of Sankei Real Estate Inc. (Securities Code: 2972) announced on January 6, 2026 have been partially amended as described below.

The parts that are to be amended are underlined.

1. Purpose of the Purchase

- (2) Background, Objectives, and Decision-Making Process Behind the Implementation of the Tender Offer, and Management Policy After the Tender Offer
- (i) Background, Objectives, and Decision-Making Process Leading to the Decision by the Offerors to Implement the Tender Offer

(Before the amendments)

(Omitted)

At the same time, on and after November 20, 2025, in parallel with the negotiations with the Target and the Special Committee, Tosei Asset Advisors, in consultation with Tosei and the GIC Group, continued discussions with Sankei Building regarding the Tender Agreement and matters such as the acquisition price and method of acquisition of the Investment Units, and as a result, taking into account the results of the discussions and negotiations with the Target and the Special Committee, the parties reached an agreement on the Tender Agreement with the Tender Offer Price of JPY 125,000 on January 6, 2026, and the Offerors entered into the Tender Agreement with Sankei Building on that date.

(After the amendments)

(Omitted)

At the same time, on and after November 20, 2025, in parallel with the negotiations with the Target and the Special Committee, Tosei Asset Advisors, in consultation with Tosei and the GIC Group, continued discussions with Sankei Building regarding the Tender Agreement and matters such as the acquisition price and method of acquisition of the Investment Units, and as a result, taking into account the results of the discussions and negotiations with the Target and the Special Committee, the parties reached an agreement on the Tender Agreement with the Tender Offer Price of JPY 125,000 on January 6, 2026, and the Offerors entered into the Tender Agreement with Sankei Building on that date.

Following that, the Offerors commenced the Tender Offer on January 7, 2026, and in light of the status of the tender of investment units in the Tender Offer by the unitholders of the Target and the prospect of the unitholders of the Target tendering their investment units in the Tender Offer, as explained below, they decided on February 19, 2026 to extend the Tender Offer Period until March 6, 2026, making the Tender Offer Period a total of 40 Business Days (the “**Tender Offer Period Extension**”), rather than having the Tender Offer Period end on February 19, 2026, as initially planned, in order to provide the unitholders of the Target a further opportunity to consider tendering their investment units in the Tender Offer as well as an opportunity to receive a substantially higher price than the Tender Offer Price after comprehensively considering the fact that extending the Tender Offer Period will substantially increase the amount that the unitholders of the Target will be able to receive.

In connection with that, the Tender Offer Price will not be changed, but due to the Tender Offer Period, the amount received by the unitholders in connection with the Tender Offer will be substantially increased by an amount equivalent to the distributions per unit for the fiscal period ending February 2026 (including distributions in excess of profit, the “**February 2026 Distributions**”) (JPY 2,773 (Note)) compared to the amount before the extension of the Tender Offer Period. Specifically, before the extension of the Tender Offer Period, the record date for the February 2026 Distributions (the “**February 2026 Distributions Record Date**”) would have been after the settlement start date of the Tender Offer, so the unitholders that tender their investment units in the Tender Offer would not be able to receive the February 2026 Distributions, and from the perspective of fairness for those unitholders, it is expected that the amount of money per unit to be delivered as a result of the Investment Unit Consolidation even to the unitholders that do not tender their investment units in the Tender Offer will be an amount obtained by deducting the amount of the February 2026 Distributions from the Tender Offer Price, but given that extending the Tender Offer Period will cause the February 2026 Distributions Record Date to fall during the Tender Offer Period, the unitholders that own Investment Units on the February 2026 Distributions Record Date and tender their investment units in the Tender Offer will receive both the February 2026 Distributions and an amount equivalent to the Tender Offer Price, and even the unitholders that do not tender their investment units in the Tender Offer will receive both the February 2026 Distributions and an amount equivalent to the Tender Offer Price assuming that those unitholders will own their Investment Units on the February 2026 Distributions Record Date because the amount per investment unit to be delivered as a result of the Investment Unit Consolidation will be changed so that it is an amount equivalent to the Tender Offer Price without deducting the amount of the February 2026 Distributions. Given that the Tender Offer Price will not change, the amount to be received by each of the unitholders will substantially increase by an amount equivalent to the February 2026 Distributions (JPY 2,773) compared to before the extension of the Tender Offer Period.

(Note) The amount of the February 2026 distribution is the estimated amount set forth in the “Financial Results for the Fiscal Period Ended August 2025 (REIT)” announced by the

Target on October 16, 2025, and is subject to change in the future. Furthermore, this estimation does not guarantee the amount of the distribution. The same applies hereinafter to the amount of the February 2026 distribution.

(ii) Decision-Making Process behind the Target's Decision to Support the Tender Offer and the Reasons Therefor

(B) Background of Review and Negotiation, and Details of the Decision of the Target

(Before the amendments)

(Omitted)

Based on these judgments, the Target determined that the Transaction, including the Tender Offer, would contribute to enhancing the value of the Target and maximizing the common interests of its unitholders, believes that the Tender Offer Price represents a meaningful opportunity for unitholders to recover their investment, and determined that the transaction terms of the Transaction, including the Tender Offer Price, are reasonable, and resolved to express an opinion in support of the Tender Offer and to recommend that the unitholders of the Investment Units tender their units through the Tender Offer at the meeting of the board of directors of the Target held on January 6, 2026. Please refer to “(v) Approval of All Disinterested Directors of the Target” under “(3) Measures to Ensure the Fairness of the Tender Offer, Including Measures to Ensure the Fairness of the Tender Offer Price and Measures to Avoid Conflicts of Interest” below for the method of resolution at the relevant meeting of the board of directors of the Target.

(After the amendments)

(Omitted)

Based on these judgments, the Target determined that the Transaction, including the Tender Offer, would contribute to enhancing the value of the Target and maximizing the common interests of its unitholders, believes that the Tender Offer Price represents a meaningful opportunity for unitholders to recover their investment, and determined that the transaction terms of the Transaction, including the Tender Offer Price, are reasonable, and resolved to express an opinion in support of the Tender Offer and to recommend that the unitholders of the Investment Units tender their units through the Tender Offer at the meeting of the board of directors of the Target held on January 6, 2026. Following that, the Target resolved at the meeting of the board of directors of the Target held on February 19, 2026 to continue to express an opinion in support of the Tender Offer and to recommend that the unitholders of the Target tender their investment units through the Tender Offer based on the grounds and reasons set out above, taking into account that, (i) although the investment unit price of the Target had been trading at a level somewhat above the Tender Offer Price of JPY 125,000 since January 7, 2026, the closing price of the Investment Units on the J-REIT Market on February 18, 2026, the business day prior to preceding the date of the relevant meeting of the board of directors of the Target, was JPY 126,500, which is close to the Tender Offer Price, and (ii) furthermore, no circumstances affecting the appropriateness of the transaction terms of the Transaction, including the Tender Offer Price, have arisen since the resolutions were adopted at the meeting of the Board of Directors of the Investment Corporation held on January 6, 2026. Please refer to “(v) Approval of All Disinterested Directors of the Target” under “(3) Measures to Ensure the Fairness of the Tender Offer, Including Measures to Ensure the Fairness of the Tender Offer Price and Measures to Avoid Conflicts of Interest” below for the method of resolution at the above meetings of the board of directors of the Target.

(3) Measures to Ensure the Fairness of the Tender Offer, Including Measures to Ensure the Fairness of the Tender Offer Price and Measures to Avoid Conflicts of Interest

(iii) Establishment of an Independent Special Committee and Obtaining a Report by the Target

(C) Details of Decision

(Before the amendments)

In light of the above circumstances and after careful and repeated examinations and discussions regarding the Consulted Matters, the Special Committee, with the unanimous resolution of the members, submitted the Report to the board of directors of the Target on January 5, 2026, as summarized below.

(Omitted)

(After the amendments)

In light of the above circumstances and after careful and repeated examinations and discussions regarding the Consulted Matters, the Special Committee, with the unanimous resolution of the members, submitted the Report to the board of directors of the Target on January 5, 2026, as summarized below. In addition, the Special Committee approved by unanimous resolution on February 19, 2026 that there is no change from the content of the Report regarding the opinion on the rationality of the purpose of the Transaction, the fairness and appropriateness of the transaction terms of the Transaction, and the fairness of the procedures relating to the Transaction, taking into account that, although the investment unit price of the Target had been trading at a level somewhat above the Tender Offer Price of JPY 125,000 since January 7, 2026, the closing price of the Investment Units on the J-REIT Market on February 18, 2026, the business day immediately preceding the date of the meeting of the Special Committee, was JPY 126,500, which is close to the Tender Offer Price, and no other circumstances have arisen since the submission of the Report on January 5, 2026 that could affect the rationality of the purpose of the Transaction, the fairness and appropriateness of the transaction terms of the Transaction, or the fairness of the procedures relating to the Transaction.

(Omitted)

(v) Approval of All Disinterested Officers of the Target

(Before the amendments)

(Omitted)

As a result, as stated in “(ii) Decision-Making Process behind the Target’s Decision to Support the Tender Offer and the Reasons Therefor” in “(2) Background, Objectives, and Decision-Making Process Behind the Implementation of the Tender Offer, and Management Policy After the Tender Offer” above, the Target has determined that, despite the difficulty of raising funds from capital markets following the delisting of its investment units, the Transaction, including the Tender Offer, will contribute to enhancing the value of the Target and maximizing the common interests of its unitholders, in light of a reduction in listing maintenance costs and the ability to pursue business expansion with greater flexibility. The Target believes that the Tender Offer Price exceeds each maximum amount calculated using the average market unit price

analysis, the DDM Analysis, and the adjusted net asset value analysis, and falls within the range calculated using the comparable investment corporation analysis, which is one of the results of the investment unit valuation conducted by Mizuho Securities, does not deny the appropriateness of the Tender Offer Price but rather believes that the Tender Offer Price represents a meaningful opportunity for unitholders to recover their investment, and determined that the transaction terms of the Transaction, including the Tender Offer Price, are appropriate, and resolved by a unanimous vote of all officers of the Target who participated in the deliberations and resolution (by a unanimous vote of the two officers who participated in the deliberations and resolution, excluding Yuichi Ota, who is an executive officer, out of one executive officer and two supervisory officers of the Target) at the meeting of the board of officers of the Target held on January 6, 2026, to express an opinion in support of the Tender Offer and to recommend that the unitholders of the Target tender their investment units in the Tender Offer.

Since (i) Mr. Yuichi Ota, the sole Executive Director of the Target, concurrently serves as the Representative Director of Sankei Building Asset Management which has an interest in the Transaction that differs from the interests of the Target’s unitholders, including the potential for the Transaction to significantly impact Sankei Building Asset Management’s business, and (ii) the appropriateness of the transaction terms is considered particularly important for the interests of the Target’s unitholders because they will ultimately be squeezed out for cash consideration in the Transaction, in order to ensure the fairness, transparency, and objectivity of the Tender Offer, to avoid conflicts of interest, and to secure fairness throughout the entire process of negotiating and determining the reasonableness of the Transaction and the transaction terms, Mr. Yuichi Ota has not participated in the deliberations and resolutions at meetings of the board of directors of the Target since the establishment of the Special Committee and thereafter and has not participated in any way (including the meeting held on 6 January 2026) and discussion with the Offerors regarding the Transaction.

(After the amendments)

(Omitted)

As a result, as stated in “(ii) Decision-Making Process behind the Target’s Decision to Support the Tender Offer and the Reasons Therefor” in “(2) Background, Objectives, and Decision-Making Process Behind the Implementation of the Tender Offer, and Management Policy After the Tender Offer” above, the Target has determined that, despite the difficulty of raising funds from capital markets following the delisting of its investment units, the Transaction, including the Tender Offer, will contribute to enhancing the value of the Target and maximizing the common interests of its unitholders, in light of a reduction in listing maintenance costs and the ability to pursue business expansion with greater flexibility. The Target believes that the Tender Offer Price exceeds each maximum amount calculated using the average market unit price analysis, the DDM Analysis, and the adjusted net asset value analysis, and falls within the range calculated using the comparable investment corporation analysis, which is one of the results of the investment unit valuation conducted by Mizuho Securities, does not deny the appropriateness of the Tender Offer Price but rather believes that the Tender Offer Price represents a meaningful opportunity for unitholders to recover their investment, and determined that the transaction terms of the Transaction, including the Tender Offer Price, are appropriate, and resolved by a unanimous vote of all officers of the Target who participated in the deliberations and resolution (by a unanimous vote of the two officers who participated in the deliberations and resolution, excluding Yuichi Ota, who is an executive officer, out of one executive

officer and two supervisory officers of the Target) at the meeting of the board of officers of the Target held on January 6, 2026, to express an opinion in support of the Tender Offer and to recommend that the unitholders of the Target tender their investment units in the Tender Offer.

Further, the Target resolved at the meeting of the board of officers of the Target held on February 19, 2026 to continue to express an opinion in support of the Tender Offer and to recommend that the unitholders of the Target tender their units through the Tender Offer by a unanimous vote of all officers of the Target who participated in the deliberations and resolution (by a unanimous vote of the two officers who participated in the deliberations and resolution, excluding Yuichi Ota, who is an executive officer, out of one executive officer and two supervisory officers of the Target) as stated in “(ii) Decision-Making Process behind the Target’s Decision to Support the Tender Offer and the Reasons Therefor” in “(2) Background, Objectives, and Decision-Making Process Behind the Implementation of the Tender Offer, and Management Policy After the Tender Offer” above and taking into account that, although the investment unit price of the Target had been trading at a level somewhat above the Tender Offer Price of JPY 125,000 since January 7, 2026, the closing price of the Investment Units on the J-REIT Market on February 18, 2026, the business day immediately preceding the date of the meeting of the board of directors, was JPY 126,500, which is close to the Tender Offer Price, and no other circumstances have arisen since the resolution at the meeting of the board of directors of the Target held on January 6, 2026 that would affect the appropriateness of the transaction terms of the Transaction, including the Tender Offer Price.

Since (i) Mr. Yuichi Ota, the sole Executive Director of the Target, concurrently serves as the Representative Director of Sankei Building Asset Management which has an interest in the Transaction that differs from the interests of the Target’s unitholders, including the potential for the Transaction to significantly impact Sankei Building Asset Management’s business, and (ii) the appropriateness of the transaction terms is considered particularly important for the interests of the Target’s unitholders because they will ultimately be squeezed out for cash consideration in the Transaction, in order to ensure the fairness, transparency, and objectivity of the Tender Offer, to avoid conflicts of interest, and to secure fairness throughout the entire process of negotiating and determining the reasonableness of the Transaction and the transaction terms, Mr. Yuichi Ota has not participated in the deliberations and resolutions at meetings of the board of directors of the Target since the establishment of the Special Committee and thereafter and has not participated in any way (including the meeting held on 6 January 2026 and the meeting held on 19 February 2026) and discussion with the Offerors regarding the Transaction.

(ii) Decision-Making Process behind the Target’s Decision to Support the Tender Offer and the Reasons Therefor

(vi) Ensuring Objective Conditions to Guarantee the Fairness of the Tender Offer

(Before the amendments)

(Omitted)

In addition, the Offerors have set the Tender Offer Period at 30 Business Days, while the minimum period stipulated by law is 20 Business Days. By setting the Tender Offer Period longer than the minimum period prescribed by law, the Offerors intend to ensure that the unitholders of the Target have an adequate opportunity to make a decision on whether to tender their Investment Units in the Tender Offer, to ensure there is an opportunity for competing offerors for purchases, of the Investment Units, thereby ensuring the

fairness of the Tender Offer Price.

(After the amendments)

(Omitted)

In addition, the Offerors have set the Tender Offer Period at 40 Business Days, while the minimum period stipulated by law is 20 Business Days. By setting the Tender Offer Period longer than the minimum period prescribed by law, the Offerors intend to ensure that the unitholders of the Target have an adequate opportunity to make a decision on whether to tender their Investment Units in the Tender Offer, to ensure there is an opportunity for competing offerors for purchases, of the Investment Units, thereby ensuring the fairness of the Tender Offer Price.

(4) Plan for Post-Tender Offer Restructuring, Etc. (Matters Regarding So-Called Two-Step Acquisition)

(Before the amendments)

(Omitted)

Specifically, after the completion of settlement of the Tender Offer, the Offerors plan to request that the Target hold an extraordinary unitholders meeting (the “Extraordinary Unitholders Meeting”) with a proposal including the consolidation of the investment units of the Target (the “Investment Unit Consolidation”) on the agenda. The Offerors plan to vote in favor of that proposal at the Extraordinary Unitholders Meeting. In addition, as of January 6, 2026, the Target plans to hold the Extraordinary Unitholders Meeting in mid-April 2026. The Offerors plan to request that the Target hold the Extraordinary Unitholders Meeting and change the fiscal period end for the fiscal period ending August 2026 from August 2026 to February 2027 by amending the articles of incorporation of the Target if the Offerors expect that they will not be able to hold an extraordinary unitholders meeting and complete the Investment Unit Consolidation during the Target’s fiscal period ending August 2026.

In the event that the proposal for the Investment Unit Consolidation is approved at the Extraordinary Unitholders Meeting, each unitholder of the Target will hold a proportionate number of Investment Units calculated based on the ratio of the Investment Unit Consolidation approved at the Extraordinary Unitholders Meeting as of the effective date of the Investment Unit Consolidation. If the Investment Unit Consolidation results in a fraction less than one unit in the number of Investment Units, cash will be delivered to the unitholders of the Target that hold those fractional units in accordance with the procedures set forth in Article 88, paragraph (1) of the Investment Trust Act and other applicable laws and regulations, through the sale to the Offerors of the Investment Units equivalent to the total number of those fractions (rounding down any fraction less than one unit in the total number; hereinafter the same). With respect to the sale price of the Investment Units equivalent to the total number of those fractions, the Offerors plan to request that the Target determine the sale price so that the amount of cash to be delivered to the unitholders of the Target (excluding the Offerors) who did not tender in the Tender Offer as a result of that sale equals the amount calculated by deducting the amount of distribution per unit (including optimal payable distribution) for the fiscal period ending February 2026 from the Tender Offer Price and multiplying that amount by the number of Investment Units owned by each relevant unitholder, and sell those Investment Units to the Offerors. In addition, although the ratio of the Investment Unit Consolidation is undetermined as of the submission date of this Statement, it is expected to be determined so that the number of Investment Units owned by the unitholders of the Target who did not tender in the Tender Offer will be a fraction less than one unit, so that only the Offerors will own all of the outstanding Investment Units of the Target as of

the effective date of the Investment Unit Consolidation. The Target intends to comply with those requests from the Offerors if the Tender Offer is successfully completed.

The abovementioned procedures might take time to be implemented and might be changed into other implementation methods, depending on circumstances such as amendments to, enforcement of, or interpretations by authorities of relevant laws and regulations. Nevertheless, even in that event, if the Tender Offer is successfully completed, the payment to the unitholders of the Target who did not tender in the Tender Offer is ultimately expected to be made in cash, and the payment amount in that event will be calculated so that it is equal to the amount calculated by deducting the amount of distribution per unit (including optimal payable distribution) for the fiscal period ending February 2026 of the Target from the Tender Offer Price and multiplying that amount by the number of Investment Units owned by each relevant unitholder. Specific steps and the timing of their implementation, etc. will be discussed with the Target and promptly announced by the Target once decided.

The right of dissenting shareholders to request purchase of shares in a share consolidation of a stock company (Article 182-4 of the Companies Act (Act No. 86 of 2005, as amended; the “Companies Act’)) and the petition for determination of price (Article 182-5, paragraph (2) of the Companies Act) are not provided for in the Investment Trust Act. Therefore, in the Investment Unit Consolidation, the unitholders of the Target who did not tender in the Tender Offer cannot make a request for purchase of or file a petition for determination of the price of their Investment Units even if they oppose the Investment Unit Consolidation. However, Article 88, paragraph (1) of the Investment Trust Act provides that, with respect to the sale price of fractional investment units arising from an investment unit consolidation, the Investment Units equivalent to the total number of those fractions are to be sold via a method prescribed by cabinet office ordinance as an appropriate method to realize a sale at a fair price, and the proceeds of that sale are to be delivered to the unitholders in proportion to their fractions. The appropriate method to realize a sale at a fair price prescribed in that paragraph is stipulated in Article 138, item (iii) of the Ordinance for Enforcement of the Investment Trust Act to be, with respect to unlisted investment units, sales at a fair and reasonable price in light of the net asset value of the investment corporation that issued those investment units, and the Tender Offer Price is a price that exceeds the NAV per unit of the Target. The amount of cash to be delivered per unit to the unitholders of the Target who did not tender in the Tender Offer through the Investment Unit Consolidation is expected to be the amount calculated by deducting the amount of distribution per unit (including optimal payable distribution) for the fiscal period ending February 2026 of the Target from that Tender Offer Price, and the Offerors believe that that is at a level evaluated to be a fair and reasonable price as provided for in the Investment Trust Act.

(Omitted)

(After the amendments)

(Omitted)

Specifically, after the completion of settlement of the Tender Offer, the Offerors plan to request that the Target hold an extraordinary unitholders meeting (the “Extraordinary Unitholders Meeting”) with a proposal including the consolidation of the investment units of the Target (the “Investment Unit Consolidation”) on the agenda. The Offerors plan to vote in favor of that proposal at the Extraordinary Unitholders Meeting. In addition, as of January 6, 2026, the Target plans to hold the Extraordinary Unitholders Meeting in mid-May 2026. The Offerors plan to request that the Target hold the Extraordinary Unitholders Meeting and change the fiscal period end for the fiscal period ending August 2026 from August 2026 to February 2027 by

amending the articles of incorporation of the Target if the Offerors expect that they will not be able to hold an extraordinary unitholders meeting and complete the Investment Unit Consolidation during the Target's fiscal period ending August 2026.

In the event that the proposal for the Investment Unit Consolidation is approved at the Extraordinary Unitholders Meeting, each unitholder of the Target will hold a proportionate number of Investment Units calculated based on the ratio of the Investment Unit Consolidation approved at the Extraordinary Unitholders Meeting as of the effective date of the Investment Unit Consolidation. If the Investment Unit Consolidation results in a fraction less than one unit in the number of Investment Units, cash will be delivered to the unitholders of the Target that hold those fractional units in accordance with the procedures set forth in Article 88, paragraph (1) of the Investment Trust Act and other applicable laws and regulations, through the sale to the Offerors of the Investment Units equivalent to the total number of those fractions (rounding down any fraction less than one unit in the total number; hereinafter the same). With respect to the sale price of the Investment Units equivalent to the total number of those fractions, the Offerors plan to request that the Target determine the sale price so that the amount of cash to be delivered to the unitholders of the Target (excluding the Offerors) who did not tender in the Tender Offer as a result of that sale equals the amount calculated by multiplying the Tender Offer Price by the number of Investment Units owned by each relevant unitholder, and sell those Investment Units to the Offerors. In addition, although the ratio of the Investment Unit Consolidation is undetermined as of the submission date of this Statement, it is expected to be determined so that the number of Investment Units owned by the unitholders of the Target who did not tender in the Tender Offer will be a fraction less than one unit, so that only the Offerors will own all of the outstanding Investment Units of the Target as of the effective date of the Investment Unit Consolidation. The Target intends to comply with those requests from the Offerors if the Tender Offer is successfully completed.

The abovementioned procedures might take time to be implemented and might be changed into other implementation methods, depending on circumstances such as amendments to, enforcement of, or interpretations by authorities of relevant laws and regulations. Nevertheless, even in that event, if the Tender Offer is successfully completed, the payment to the unitholders of the Target who did not tender in the Tender Offer is ultimately expected to be made in cash, and the payment amount in that event will be calculated so that it is equal to the Tender Offer Price multiplied by the number of Investment Units owned by each relevant unitholder. Specific steps and the timing of their implementation, etc. will be discussed with the Target and promptly announced by the Target once decided.

The right of dissenting shareholders to request purchase of shares in a share consolidation of a stock company (Article 182-4 of the Companies Act (Act No. 86 of 2005, as amended; the “**Companies Act**”)) and the petition for determination of price (Article 182-5, paragraph (2) of the Companies Act) are not provided for in the Investment Trust Act. Therefore, in the Investment Unit Consolidation, the unitholders of the Target who did not tender in the Tender Offer cannot make a request for purchase of or file a petition for determination of the price of their Investment Units even if they oppose the Investment Unit Consolidation. However, Article 88, paragraph (1) of the Investment Trust Act provides that, with respect to the sale price of fractional investment units arising from an investment unit consolidation, the Investment Units equivalent to the total number of those fractions are to be sold via a method prescribed by cabinet office ordinance as an appropriate method to realize a sale at a fair price, and the proceeds of that sale are to be delivered to the unitholders in proportion to their fractions. The appropriate method to realize a sale at a fair price prescribed in that paragraph is stipulated in Article 138, item (iii) of the Ordinance for Enforcement of the Investment Trust Act to be, with respect to unlisted investment units, sales at a fair and reasonable

price in light of the net asset value of the investment corporation that issued those investment units, and the Tender Offer Price is a price that exceeds the NAV per unit of the Target. The amount of cash to be delivered per unit to the unitholders of the Target who did not tender in the Tender Offer through the Investment Unit Consolidation is expected to be equivalent to that Tender Offer Price, and the Offerors believe that that is at a level evaluated to be a fair and reasonable price as provided for in the Investment Trust Act.

(Omitted)

2. Overview of the Tender Offer

(2) Schedule, etc.

(ii) Period for Purchase, etc. as of the Filing Date of the Tender Offer Registration Statement

(Before the amendments)

From January 7, 2026 (Wednesday) through February 19, 2026 (Thursday) (30 business days)

(After the amendments)

From January 7, 2026 (Wednesday) through March 6, 2026 (Friday) (40 business days)

(8) Method of Settlement

(ii) Commencement Date of the Settlement

(Before the amendments)

February 27, 2026 (Friday)

(After the amendments)

March 13, 2026 (Friday)

-End-

Restriction on Solicitation

This press release is to announce the Tender Offer to the public and has not been prepared for the purpose of soliciting an offer to sell investment units. If unitholders wish to make an offer to sell their investment units, they should first carefully read the Tender Offer Explanatory Statement for the Tender Offer and make their own independent decision. This press release does not constitute, nor form part of, any offer to sell, solicitation of a sale of, or any solicitation of any offer to buy, any securities. In addition, neither this press release (or any part of it) nor the fact of its distribution shall form the basis for any agreement on the Tender Offer or be relied on when executing such an agreement.

United States Regulations

The Tender Offer will be conducted in compliance with the procedures and information disclosure standards set out in the Act, but those procedures and standards are not necessarily the same as the procedures and information disclosure standards in the United States. In particular, the Tender Offer is not subject to Section 13(e) or Section 14(d) of the U.S. Securities Exchange Act of 1934 (as amended, the “U.S. Securities Exchange Act of 1934”) or the rules set out thereunder, and the Tender Offer will not be conducted in line with those procedures or standards. All of the financial data included in this press release and the reference documents thereof do not conform to accounting standards in the United States and may not be equivalent to the financial statements of a corporation in the United States. Further, the Offerors and the Target are companies that have been established outside of the United States and some or all of the directors of the Offerors and the Target reside outside of the United States, so it may be difficult to exercise any rights or make any claims under the federal securities laws of the United States. It also may be impossible to bring an action against a corporation that is based outside of the United States or its directors in a court outside of the United States on the grounds of a violation of the federal securities laws of the United States. There is also no guarantee that a corporation that is based outside of the United States or its subsidiaries or affiliates may be compelled to submit themselves to the jurisdiction of a United States court.

Unless otherwise provided, all of the procedures concerning the Tender Offer will be conducted in the Japanese language. All or some of the documents related to the Tender Offer are prepared in the English language, and if there is a discrepancy between that English language document and the corresponding Japanese language document, the Japanese language document will prevail.

Statements that constitute “forward-looking statements” as defined in Section 27A of the U.S. Securities Act of 1933 (as amended) and Section 21E of the U.S. Securities Exchange Act of 1934 are included in statements in this press release and the reference documents thereof. There may be a significant difference between actual results and the express or implied predictions, etc. made as “forward-looking statements” due to known or unknown risks, uncertainties, and other factors. None of the Offerors, the Target, and their affiliates guarantees that any express or implied prediction, etc. made as a “forward-looking statement” will ultimately be correct. Such “forward-looking statements” in this press release and the reference documents thereof have been prepared based on information that is available to the Offerors and the Target as of the date of this press release, and unless required by applicable laws or regulations or the rules of a financial instruments exchange, none of the Offerors, the Target, and any of their affiliates has an obligation to update or correct those statements in order to reflect future events or circumstances.

The Offerors, financial advisors of the Offerors and the Target, and the tender offer agent (including their affiliates) might purchase by means other than the Tender Offer or conduct an act aimed at such a purchase of investment units of the Target on their own account or the account of their client before the commencement of the Tender Offer or during the purchase period of the Tender Offer to the extent permitted by Japanese laws and regulations related to financial instruments transactions and other applicable laws and regulations in the scope of their ordinary business and in accordance with the requirements of Rule 14e-5(b) of the U.S. Securities Exchange Act of 1934. Such purchases may be made at market prices through market transactions or at prices determined through negotiations outside the market. If information regarding such a purchase is disclosed in Japan, that information will also be disclosed in the English language on a website of the person that conducted that purchase (or by another disclosure method).

In other countries

Some countries or regions may impose restrictions on the announcement, issue, or distribution of this press release. In such cases, please take note of such restrictions and comply with them. This press release shall not constitute a solicitation of an offer to sell or an offer to buy investment units relating to the Tender Offer and shall be deemed a distribution of materials for informative purposes only.