

This English translation is provided for information purposes only. If any discrepancy is identified between this translation and the Japanese original, the Japanese original shall prevail.

October 15, 2025

TEL: +81-3-6422-0530

REIT Issuer:

Japan Hotel REIT Investment Corporation (TSE code: 8985) Kaname Masuda, Executive Director

Asset Management Company:
Japan Hotel REIT Advisors Co., Ltd.
Hiroyuki Aoki, President & CEO
Contact:
Noboru Itabashi
Director of the Board, Managing Director
Head of Corporate Division

Notice Concerning Partial Amendments to Articles of Incorporation and Election of Directors

This is to inform you that Japan Hotel REIT Investment Corporation (hereinafter called "JHR") resolved at today's meeting of the Board of Directors to propose partial amendments to the Articles of Incorporation and election of Directors as below at the 13th General Meeting of Unitholders of JHR (hereinafter called "this General Meeting of Unitholders") to be held on November 26, 2025. The following matters will be effective upon approval at this General Meeting of Unitholders.

1. Partial Amendments to Articles of Incorporation

Reason for amendments are as follows:

- (1) JHR intends to make necessary amendments to the Articles of Incorporation to set a ceiling on the number of Executive Directors and Supervisory Directors in order to maintain a balance between the number of Directors required for its adequate management and the burden from increasing the number of Directors, taking JHR's asset scale into consideration. Additionally, JHR intends to make necessary adjustments to the wording of the Articles of Incorporation in accordance with said amendments (Article 16, Article 9, Paragraph 4, Article 10, and Article 20, Paragraph 2 of the Proposed Amendments).
- (2) JHR intends to revise the maximum amount of remuneration for the accounting auditor, in light of the situation where its auditing scope and workload are increasing as JHR's asset scale expands (Article 25 of the Proposed Amendments).
- (3) In diversifying JHR's borrowing sources, it is anticipated that JHR will obtain loans from Shinkin Banks or Credit Associations in the future. In order for JHR to make contributions in accordance with the Shinkin Bank Act and the Small and Medium-Sized Enterprise Cooperatives Act, which are necessary for obtaining such loans from them, JHR intends to add said contributions to scope of its investment targets. Additionally, JHR intends to adjust the number of clauses accordingly (Article 28, Paragraph 4, Items 13, 14, and 15 of the Proposed Amendments).
- (4) In accordance with the amendments to the Act on Investment Trusts and Investment Corporations and the Ordinance on Accountings of Investment Corporation, JHR intends to make necessary changes to clarify that the term "profits", as defined in Article 34 of the Articles of Incorporation, has the same meaning as defined in the Act and Ordinance (Article 34, Paragraph 1, Item1 of the Proposed Amendments).



2. Election of Directors

Reason for the proposal are as follows:

The term of office of the Executive Director Kaname Masuda, and Supervisory Directors, Tetsuya Mishiku, Mayumi Umezawa and Akiko Tomiyama will terminate at the closing of this General Meeting of Unitholders. Therefore, JHR proposes to elect one Executive Director and three Supervisory Directors.

Also, in preparation for the case of vacancy in the position of Executive Director or in case the number of Executive Director does not meet the requirement stipulated by laws and regulations, JHR proposes to elect one Substitute Executive Director.

(1) Candidate for Executive Director

Kaname Masuda (Incumbent)

(2) Candidate for Supervisory Directors

Akiko Tomiyama (Incumbent)
Shinsuke Matsumoto (Newly appointed)
Emiko Suzuki (Newly appointed)

(3) Candidate for Substitute Executive Director Hiroyuki Aoki (Note)

Note: Hiroyuki Aoki is currently Representative Director and President of Japan Hotel REIT Advisors Co., Ltd., which has concluded an asset management agreement with JHR.

(Please see "Convocation Notice of the 13th General Meeting of Unitholders" attached hereto for more details on the election of Directors.)

3. Schedule for this General Meeting of Unitholders, etc.

October 15, 2025

October 31, 2025

November 26, 2025

Board approval for agendas for this General Meeting of Unitholders

Dispatch of Convocation Notice of this General Meeting of Unitholders (scheduled)

General Meeting of Unitholders (scheduled)

[Attachment] Convocation Notice of the 13th General Meeting of Unitholders

^{*} Website of Japan Hotel REIT Investment Corporation: https://www.jhrth.co.jp/en/

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(Security code: 8985) October 31, 2025

Japan Hotel REIT Investment Corporation Ebisu Neonato, 4-1-18 Ebisu, Shibuya-ku, Tokyo Executive Director: Kaname Masuda

Dear Unitholders,

Convocation Notice of the 13th General Meeting of Unitholders

This is to inform you that you are cordially invited to participate in the 13th General Meeting of Unitholders of Japan Hotel REIT Investment Corporation (hereinafter called "JHR") which will be held as described below.

Please note that you may exercise your voting rights in writing if you are unable to attend in person. In such case, please review the Reference Materials for this General Meeting of Unitholders, indicate your votes in favor or against the proposal on the enclosed voting rights exercise form, and return it to us, ensuring that it reaches us by no later than 5:30 p.m. on Tuesday, November 25, 2025. If you submit the form without indicating your votes in favor or against any proposal, it will be deemed that you have made a declaration in favor of such proposal.

Also, in accordance with Article 93, Paragraph 1 of the Act on Investment Trusts and Investment Corporations (hereinafter called "the Investment Trust Act"), JHR has set out provisions concerning "Deemed Approval" in Article 14 of its current Articles of Incorporation as described below. None of the proposals submitted to this General Meeting of Unitholders falls under the proposal set out in Article 14, Paragraph 2 of the current Articles of Incorporation. Accordingly, please be aware that if you are not present at this General Meeting of Unitholders and do not exercise your voting rights in the voting rights exercise form, your voting rights will be included in the number of voting rights held by unitholders present at this General Meeting of Unitholders and will be deemed to have approved the proposal (excluding the proposals that conflict with each other in cases in which more than one proposal has been submitted.).

<Extract from the Articles of Incorporation of JHR> Article 14 (Deemed Approval)

- If a unitholder is not present at a general meeting of unitholders and does not exercise his or her voting rights, the unitholder will be deemed to have approved the proposals submitted to the general meeting of unitholders (excluding the proposals that conflict with each other in cases in which more than one proposal has been submitted.)
- 2. Notwithstanding the provisions of the preceding paragraph, the provisions of the preceding paragraph of the deemed approval shall not be applied to the resolutions of the proposals pertaining to Article 104, Paragraph 1 (Dismissal of Director and Accounting Auditor), Article 140 (Revision to the Articles of Incorporation) (provided that this is only applicable to the creation, revision and abolition of the

- provisions related to the deemed approval), Article 143, Item 3 (Dissolution), Article 205, Paragraph 2 (Consent to the Cancellation of Asset Management Agreement) or Article 206, Paragraph 1 (Cancellation of Asset Management Agreement) in the Investment Trust Act.
- 3. The number of voting rights represented by the unitholders who are deemed to have approved the proposals under Paragraph 1 are included in the number of voting rights represented by the unitholders present.

With regard to the convocation of this General Meeting of Unitholders, JHR is taking electronic provision measures for the information contained in the Reference Materials for this General Meeting of Unitholders, etc. (so called "matters subject to electronic provision measures"). On JHR's website as indicated below, matters subject to electronic provision measures are posted as "Convocation Notice of the 13th General Meeting of Unitholders." Please access our website and review such information. In addition, printed copies of Reference Materials for this General Meeting of Unitholders, etc. are sent to all unitholders, regardless of whether or not they have requested the delivery of printed copies.

JHR's website:

https://www.jhrth.co.jp/en/ir/meeting.html

In addition to the website mentioned above, the matters subject to electronic provision measures have also been posted on the website of the Tokyo Stock Exchange (TSE). Therefore, you may access the information by visiting the following TSE website (Tokyo Stock Exchange Listed Company Search), entering and searching the issuer name (Japan Hotel REIT Investment Corporation) or security code (8985), and selecting "Basic information," "Documents for public inspection/PR information," and "Notice of General Investors Meeting / Informational Materials for a General Investors Meeting".

TES website (Tokyo Stock Exchange Listed Company Search): https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show 1. Date and Time: Wednesday, November 26, 2025 at 2:00 p.m. (Reception opens at 1:30 p.m.)

2. Venue: Room A+B+C, BELLESALLE Yaesu

2F, Yaesu First Financial Building, 1-3-7 Yaesu, Chuo-ku, Tokyo

- There is "BELLESALLE Tokyo Nihonbashi" located near the venue. Please make sure to come to "BELLESALLE Yaesu".
- No parking spaces will be arranged. Please refrain from driving to the venue.

3. Purpose of this General Meeting of Unitholders:

Proposals to be Resolved

Proposal 1 Partial Amendments to the Articles of Incorporation

Proposal 2 Election of One (1) Executive Director

Proposal 3 Election of Three (3) Supervisory Directors

Proposal 4 Election of One (1) Substitute Executive Director

End

- If you are attending this General Meeting of Unitholders in person, please submit the enclosed voting rights exercise form at the reception of the venue.
- If you choose to exercise your voting rights by proxy, you may appoint another unitholder with voting rights to attend this General Meeting of Unitholders as your proxyholder. Such proxyholder shall submit your voting rights exercise form together with a document certifying the status of the proxy at the reception of the venue.
- For resource-saving purposes, please bring this Convocation Notice with you when attending this General Meeting of Unitholders.
- After this General meeting of Unitholders, a briefing session on operating status will be held by Japan Hotel REIT Advisors Co., Ltd., which is the JHR's asset management company, at the same venue. You are highly encouraged to attend both meetings.
- No gift or souvenir will be offered. Thank you for your understanding.
- Please note that if any revisions are made to the matters subject to electronic provision measures, such
 revisions, as well as the items before and after the revisions were made, will be posted on JHR's
 website and the TSE website mentioned above.
- A notice of the resolutions will be posted on JHR's website after the conclusion of the General Meeting of Unitholders.

Reference Materials for this General Meeting of Unitholders

Proposals and Reference Items

Proposal 1 Partial Amendments to the Articles of Incorporation

1. Reasons for amendments

- (1) JHR intends to make necessary amendments to the Articles of Incorporation to set a ceiling on the number of Executive Directors and Supervisory Directors in order to maintain a balance between the number of Directors required for its adequate management and the burden from increasing the number of Directors, taking JHR's asset scale into consideration. Additionally, JHR intends to make necessary adjustments to the wording of the Articles of Incorporation in accordance with said amendments (Article 16, Article 9, Paragraph 4, Article 10, and Article 20, Paragraph 2 of the Proposed Amendments).
- (2) JHR intends to revise the maximum amount of remuneration for the accounting auditor, in light of the situation where its auditing scope and workload are increasing as JHR's asset scale expands (Article 25 of the Proposed Amendments).
- (3) In diversifying JHR's borrowing sources, it is anticipated that JHR will obtain loans from Shinkin Banks or Credit Associations in the future. In order for JHR to make contributions in accordance with the Shinkin Bank Act and the Small and Medium-Sized Enterprise Cooperatives Act, which are necessary for obtaining such loans from them, JHR intends to add said contributions to scope of its investment targets. Additionally, JHR intends to adjust the number of clauses accordingly (Article 28, Paragraph 4, Items 13, 14, and 15 of the Proposed Amendments).
- (4) In accordance with the amendments to the Act on Investment Trusts and Investment Corporations and the Ordinance on Accountings of Investment Corporation, JHR intends to make necessary changes to clarify that the term "profits", as defined in Article 34 of the Articles of Incorporation, has the same meaning as defined in the Act and Ordinance (Article 34, Paragraph 1, Item1 of the Proposed Amendments).

2. Details of Revisions

UNITHOLDERS

We propose partial amendments to the current Articles of Incorporation as follows: (Parts to be revised are underlined.)

CHAPTER III. GENERAL MEETINGS OF CH

(Holding and Convocation of Meetings)

Article 9 In principle, a general meeting of unitholders shall be held at least once every two (2) years.

Current Articles of Incorporation

- 2. (Omitted)
- 3. (Omitted)
- 4. Unless otherwise provided for in applicable laws or regulations, general meetings of unitholders shall be convened by the Executive Director in accordance with a resolution of the Board of Directors; if there is only one Executive Director, such Executive Director shall convene a general meeting of unitholders; and if there are more than two Executive Directors, one of Executive the Directors in accordance with the order predetermined by the Board of Directors shall convene a general meeting of unitholders.
- 5. (Omitted)
- 6. (Omitted)

(Chairperson)

Article 10 The Executive Director shall preside over the general meeting of unitholders if there is only one Executive Director. One of the Executive Directors shall preside over the general meeting of unitholders in accordance with the order predetermined by the Board of Directors if there are more than two Executive Directors. Provided,

Proposed Amendments

CHAPTER III. GENERAL MEETINGS OF UNITHOLDERS

(Holding and Convocation of Meetings)

Article 9 In principle, a general meeting of unitholders shall be held at least once every two (2) years.

- 2. (Unchanged)
- 3. (Unchanged)
- 4 Unless otherwise provided for in applicable laws or regulations, general meetings of unitholders shall be convened by the Executive Director in accordance with a resolution of the Board of Directors; if there is only one Executive Director, such Executive Director shall convene a general meeting of unitholders; and if there are two Executive Directors, one of the Executive Directors in accordance with the order predetermined by the Board of Directors shall convene a general meeting of unitholders.
- 5. (Unchanged)
- 6. (Unchanged)

(Chairperson)

Article 10 The Executive Director shall preside over the general meeting of unitholders if there is only one Executive Director. One of the Executive Directors shall preside over the general meeting of unitholders in accordance with the order predetermined by the Board of Directors if there are two Executive Directors. Provided, however, that if

Current Articles of Incorporation

however, that if the Executive Directors supposed to serve as chairperson by the main clause of this Paragraph are unable to so act, another Executive Director or one of the Supervisory Directors shall preside over the general meeting of unitholders in accordance with the order predetermined by the Board of Directors.

CHAPTER IV. EXECUTIVE DIRECTORS AND SUPERVISORY DIRECTORS

(Number of Executive Directors and Supervisory Directors)

Article 16 There shall be at least one Executive Director and at least two Supervisory Directors (provided, however, that the number of Supervisory Directors must always be at least one more than the number of Executive Directors).

CHAPTER V. BOARD OF DIRECTORS

(Board of Directors)

Article 20 JHR shall have a Board of Directors composed of Executive Director(s) and Supervisory Directors.

2. Unless otherwise provided for in applicable laws and regulations, in the case where there is only one Executive Director, that Executive Director shall convene and preside over meetings of the Board of Directors; and in the case where there are two or more Executive Directors, an Executive Director in accordance with an predetermined by the Board of Directors shall convene and preside over meetings of the Board of Directors.

Proposed Amendments

the Executive Directors supposed to serve as chairperson by the main clause of this Paragraph are unable to so act, another Executive Director or one of the Supervisory Directors shall preside over the general meeting of unitholders in accordance with the order predetermined by the Board of Directors.

CHAPTER IV. EXECUTIVE DIRECTORS AND SUPERVISORY DIRECTORS

(Number of Executive Directors and Supervisory Directors)

Article 16 There shall be within two Executive
Director and within four
Supervisory Directors (provided,
however, that the number of
Supervisory Directors must always
be at least one more than the number
of Executive Directors).

CHAPTER V. BOARD OF DIRECTORS

(Board of Directors)

Article 20 JHR shall have a Board of Directors composed of Executive Director(s) and Supervisory Directors.

2. Unless otherwise provided for in applicable laws and regulations, in the case where there is only one Executive Director, that Executive Director shall convene and preside over meetings of the Board of Directors; and in the case where there are two Executive Directors, an Executive Director in accordance with an order predetermined by the Board of Directors shall convene and preside over meetings of the Board of Directors.

Current Articles of Incorporation	Proposed Amendments
3. (Omitted)	3. (Unchanged)
4. (Omitted)	4. (Unchanged)
CHAPTER VI. ACCOUNTING AUDITOR	CHAPTER VI. ACCOUNTING AUDITOR
(Payment Standards for Remuneration of Accounting Auditor) Article 25 The amount of the accounting auditor's remuneration must not be more than 30,000,000 yen per business term and shall be determined by the Board of Directors, and it shall be paid within three months upon request from the accounting auditor by remittance to the bank account designated by the accounting auditor.	(Payment Standards for Remuneration of Accounting Auditor) Article 25 The amount of the accounting auditor's remuneration must not be more than 50,000,000 yen per business term and shall be determined by the Board of Directors, and it shall be paid within three months upon request from the accounting auditor by remittance to the bank account designated by the accounting auditor.
CHAPTER VII. TARGETS AND POLICIES OF ASSET MANAGEMENT	CHAPTER VII. TARGETS AND POLICIES OF ASSET MANAGEMENT
(Types, Purpose and Scope of Specified Assets to be Managed) Article 28 JHR will invest mainly in real estate and other assets (of those set forth in Article 105, Item (i) (f) of the Enforcement Ordinance of the Investment Trusts Act, limited to real estate, leasehold rights in real estate, surface rights and beneficial interests in trust that only entrust these assets, or issued shares of corporation(s) holding overseas real estate limited to the case which numbers of issued shares to be acquired will exceed the number calculated by multiplying the rate set forth in Article 221 of the Enforcement Ordinance of the Investment Trusts Act by total issued shares (excluding shares owned by the corporation(s) holding overseas real estate)).	(Types, Purpose and Scope of Specified Assets to be Managed) Article 28 JHR will invest mainly in real estate and other assets (of those set forth in Article 105, Item (i) (f) of the Enforcement Ordinance of the Investment Trusts Act, limited to real estate, leasehold rights in real estate, surface rights and beneficial interests in trust that only entrust these assets, or issued shares of corporation(s) holding overseas real estate limited to the case which numbers of issued shares to be acquired will exceed the number calculated by multiplying the rate set forth in Article 221 of the Enforcement Ordinance of the Investment Trusts Act by total issued shares (excluding shares owned by the corporation(s) holding overseas real estate)).

Current Articles of Incorporation

- 2. (Omitted)
- 3. (Omitted)
- 4. JHR shall invest in the following assets in addition to the specified assets provided for in Paragraph 2 and 3:
 - (1)-(11) (Omitted)
 - (12) status as a contributor of funds for general incorporated associations (including claims for refunds) as defined in the General Incorporated Associations and General Incorporated Foundations Act (Act No. 48 of 2006); and

(13) (New)

(14) (New)

(13) in addition to the preceding Items, other rights which are necessary or useful for investment in Real-Estate-Related Assets, etc.

(Policy on Cash Distributions)

Article 34 Policy on Distributions

- In principle, JHR shall make distributions in accordance with the following policy.
- (1) Among the total amount available for distribution to unitholders, the amount of profits (which means the net asset value indicated in the balance sheet of JHR less the sum of deductions such as unitholder's capital; the same applies hereinafter) shall be calculated in accordance with the generally accepted corporate accounting standards and practice.

(2)-(5) (Omitted)

Proposed Amendments

- 2. (Unchanged)
- 3. (Unchanged)
- 4. JHR shall invest in the following assets in addition to the specified assets provided for in Paragraph 2 and 3:
 - (1)-(11) (Unchanged)
 - (12) status as a contributor of funds for general incorporated associations (including claims for refunds) as defined in the General Incorporated Associations and General Incorporated Foundations Act (Act No. 48 of 2006);
 - (13) contributions set forth in the Shinkin Bank Act;
 - (14) contributions set forth in the Small and Medium-Sized Enterprise Cooperatives Act; and
 - (15) in addition to the preceding Items, other rights which are necessary or useful for investment in Real-Estate-Related Assets, etc.

(Policy on Cash Distributions)

Article 34 Policy on Distributions

- In principle, JHR shall make distributions in accordance with the following policy.
- (1) Among the total amount available for distribution to unitholders, the amount of profits (which means the profit stipulated in Article 136, Paragraph 1 of the Investment Trusts

 Act; the same applies hereinafter) shall be calculated in accordance with the generally accepted corporate accounting standards and practice.

(2)-(5) (Unchanged)

Current Articles of Incorporation	Proposed Amendments
2. (Omitted)	2. (Unchanged)
Enacted: November 4, 2005	Enacted: November 4, 2005
Amended: March 28, 2006	Amended: March 28, 2006
Amended: September 11, 2007	Amended: September 11, 2007
Amended: September 8, 2009	Amended: September 8, 2009
Amended: December 16, 2010	Amended: December 16, 2010
Amended: February 24, 2012	Amended: February 24, 2012
Amended: November 28, 2013	Amended: November 28, 2013
Amended: November 26, 2015	Amended: November 26, 2015
Amended: November 22, 2017	Amended: November 22, 2017
Amended: November 22, 2019	Amended: November 22, 2019
Amended: December 23, 2020	Amended: December 23, 2020
Amended: November 25, 2021	Amended: November 25, 2021
Amended: November 22, 2023	Amended: November 22, 2023
	Amended: November 26, 2025

Proposal 2: Election of One (1) Executive Director

The term of office of the Executive Director of JHR, Kaname Masuda, will terminate at the closing of this General Meeting of Unitholders. Therefore, JHR proposes to elect one Executive Director at this General Meeting of Unitholders. In accordance with the provision of the proviso to the first sentence of Article 17, Paragraph 2 of JHR's current Articles of Incorporation and Article 99, Paragraph 2 of the Investment Trust Act, the term of office of the Executive Director commences upon election and continues until the closing of the general meeting of unitholders which will be held within 30 days from the day immediately after the two (2) year anniversary of the election of the Executive Director.

The proposal will be submitted based on unanimous consent of Supervisory Directors at the board of directors' meeting held on October 15, 2025.

The candidate for Executive Director is as follows.

Name (Date of Birth)	Profile, Important Concurrent Posts, and Position at JHR		
	Apr. 1990	Registered as a lawyer (Daiichi Tokyo Bar Association)	
		Nishimura & Partners (present, Nishimura & Asahi (Gaikokuho Kyodo	
		Jigyo))	
	Oct. 1998	Merrill Lynch Japan Securities Co., Ltd. (present, BofA Securities Japan	
		Co., Ltd.)	
	Nov. 2000	General Counsel of Merrill Lynch Japan Securities Co., Ltd.	
	Mar. 2001	Executive Director of Merrill Lynch Japan Securities Co., Ltd.	
		(concurrent position)	
	Aug. 2002	Enrolled in Columbia Law School, Columbia University, U.S.	
	May 2003	Graduated from Columbia Law School, Columbia University, U.S.	
		(LL.M.)	
	Sep. 2006	Registered as a lawyer, State of New York	
	Feb. 2008	Representative Partner of Masuda & Partners Law Office	
		(current)	
Kaname Masuda	Jun. 2008	Outside Corporate Auditor of Jibun Bank Corporation (present, au Jibun	
(April 25, 1963)		Bank Corporation)	
	Sep. 2010	Executive Director of Japan Hotel and Resort, Inc.	
	Feb. 2013	Outside Corporate Auditor of Commons Asset Management, Inc.	
		(current)	
	Oct. 2014	Outside Corporate Auditor of CROSSWARP Inc.	
	Nov. 2015	Executive Director of Japan Hotel REIT Investment Corporation (current)	
	Mar. 2016	Director (Independent Officer), Member of Audit and Supervisory	
		Committee of GMO Internet, Inc. (present, GMO Internet Group, Inc.)	
		(current)	
	Apr. 2019	Outside Corporate Auditor of au Financial Holdings Corporation (current)	
	Jun. 2021	Outside Director, Member of the Audit and Supervisory Committee of	
		Nomura Securities Co., Ltd. (current)	
	Jun. 2023	Auditor, Hanamaru Shinsei Foundation (current)	
	Apr. 2024	Outside Director, Member of the Audit and Supervisory Committee of	
		Preferred Networks, Inc. (current)	

(Notes)

- 1. The above candidate for Executive Director does not own investment units of JHR.
- 2. The above candidate for Executive Director concurrently serves as Representative Partner of Masuda

- & Partners Law Office.
- 3. The above candidate for Executive Director and JHR do not have any special interest relationship.
- 4. The above candidate for Executive Director is currently performing its duties as JHR's Executive Director
- 5. JHR has entered into a directors and officers liability insurance contract as provided for in Article 116-3, Paragraph 1 of the Investment Trust Act with an insurance company, and that insurance contract covers a certain range of damages such as statutory damages or litigation expenses borne or to be borne upon claim for damages arising from acts carried out with respect to the duties of the insured party as a director of JHR. When the period of that insurance contract expires, JHR plans to execute a contract again with the same insurance coverage. The above Executive Director candidate is included in the insured parties as Executive Director under the insurance contract and, if the election is approved, will continue to be included in the insured parties.

Proposal 3: Election of Three (3) Supervisory Directors

The term of office of the Supervisory Directors of JHR, Tetsuya Mishiku, Mayumi Umezawa and Akiko Tomiyama, will terminate at the closing of this General Meeting of Unitholders. Therefore, JHR proposes to elect three Supervisory Directors. In accordance with the provision of the proviso to the first sentence of Article 17, Paragraph 2 of JHR's current Articles of Incorporation and proviso to Article 101, Paragraph 1 of the Investment Trust Act, the term of office of the Supervisory Director commences upon election and continues until the closing of the general meeting of unitholders which will be held within 30 days from the day immediately after the two (2) year anniversary of the election of the Supervisory Directors.

The candidates for Supervisory Directors are as follows.

Candidate No.	Name (Date of Birth)	Profile and Important Concurrent Posts, and Position at JHR	
		Dec. 2009	Registered as a lawyer (Daiichi Tokyo Bar Association)
1 Akiko Tomiyama (October 20, 1983)			Nagashima Ohno & Tsunematsu
		Oct. 2013	Prudential Standards Office, General Coordination Division, Supervisory
		Bureau, Financial Services Agency	
	Sep. 2019	Mimura Komatsu Law Firm (current)	
	Nov. 2023	Supervisory Director of Japan Hotel REIT Investment Corporation (current)	
		Dec. 2023	Corporate Auditor of ASUENE Inc. (current)
		Jun. 2025	Corporate Auditor of Carbon EX Inc. (current)

Candidate No.	Name (Date of Birth)	Profile and Important Concurrent Posts	
2	Shinsuke Matsumoto (April 17, 1970)	Apr. 1997 Oct. 1999 Sep. 2002 Mar. 2003 Apr. 2004 Jan. 2005 Dec. 2005 Mar. 2017 Jun. 2023 Mar. 2025	Registered as a lawyer (Daiichi Tokyo Bar Association) Nishimura & Partners (present, Nishimura & Asahi (Gaikokuho Kyodo Jigyo)) Nagashima & Ohno (present, Nagashima Ohno & Tsunematsu) Skadden, Arps, Slate, Meagher & Flom LLP (New York Office) Registered as a lawyer, State of New York Nakamura & Tsunoda (present, Nakamura, Tsunoda & Matsumoto) Partner of Nakamura, Tsunoda & Matsumoto (current) Registered as a lawyer (Tokyo Bar Association) Outside Corporate Auditor of Betrend Corporation (current) Outside Corporate Auditor of Soken Chemical & Engineering Co., Ltd. (current) Outside Corporate Auditor of Kobayashi Pharmaceutical Co., Ltd.
		2020	(current)

Candidate No.	Name (Date of Birth)	Profile and Important Concurrent Posts	
		Apr. 1986	The Fuji Bank, Limited (present, Mizuho Bank, Ltd.)
		Oct. 2002	Deloitte Touche Tohmatsu
	- · · · · · · · · · · · · · · · · · · ·		(present, Deloitte Touche Tohmatsu LLC)
3 Emiko Suzuki (January 3, 1964)		May 2006	Registered as a certified public accountant
	(January 3, 1964)	Oct. 2019	CPA, Senior Manager of Deloitte Touche Tohmatsu LLC
		Mar. 2025	Representative of Suzuki Emiko CPA Office (current)
		Mar. 2025	Outside Corporate Auditor of Pola Orbis Holdings Inc. (current)

(Notes)

- 1. None of the above candidates for Supervisory Directors own investment units of JHR.
- 2. Akiko Tomiyama, one of the above candidates for Supervisory Directors, currently serves as Lawyer of Mimura Komatsu Law Firm. Her name presented above is her original family name used for business purposes, and her registered name in the official family registry is Akiko Koizumi.
- 3. Shinsuke Matsumoto, one of the above candidates for Supervisory Directors, currently serves as Partner of Nakamura, Tsunoda & Matsumoto.
- 4. Emiko Suzuki, one of the above candidates for Supervisory Directors, currently serves as the Representative of Suzuki Emiko CPA Office.
- 5. The above candidates for Supervisory Directors and JHR do not have any special interest relationship.
- 6. One of the above candidates for Supervisory Director, Akiko Tomiyama, currently supervise, as JHR's Supervisory Directors, the execution of overall operation by JHR's Executive Director.
- 7. JHR has entered into a directors and officers liability insurance contract as provided for in Article 116-3, Paragraph 1 of the Investment Trust Act with an insurance company, and that insurance contract covers a certain range of damages such as statutory damages or litigation expenses borne or to be borne upon claim for damages arising from acts carried out with respect to the duties of the insured party as a director of JHR. When the period of that insurance contract expires, JHR plans to execute a contract again with the same insurance coverage. One of the above candidates for Supervisory Directors, Akiko Tomiyama, is included in the insured parties as Supervisory Directors under the insurance contract and, if the election is approved, will continue to be included in the insured parties. Two of the above candidates for Supervisory Director, Shinsuke Matsumoto and Emiko Suzuki, will be included in the insured parties when the elections are approved.

Proposal 4: Election of One (1) Substitute Executive Director

To prepare for cases such as a vacancy of the position of Executive Director or a shortfall in the number of Executive Director as stipulated by laws and regulations, JHR proposes to elect one Substitute Executive Director. The resolution with regard to the election of one Substitute Executive Director will be effective until the term of office of the Executive Director in Proposal 2 terminates, pursuant to Article 17, Paragraph 3 of JHR's current Article of Incorporation.

The Proposal with regard to the election of the Substitute Executive Director will be submitted based on unanimous consent of Supervisory Directors at the board of directors' meeting held on October 15, 2025.

The candidate for the Substitute Executive Director is as follows.

Name (Date of Birth)	Profile and Important Concurrent Posts		
	Sep. 1994	Deloitte & Touche LLP, New York Office	
		Accounting & Audit Department	
	Jun. 1997	Ingersoll-Rand Headquarters	
Hiroyuki Aoki (August 2, 1969)		Internal Audit Department	
	Nov. 2001	Arther Andersen LLP (present, KPMG Tax Corporation)	
	Jul. 2002	Vice President of Hotel Investment Group, Ripplewood Holdings LLC	
	Aug. 2005	Vice President of Finance, Creative Renovation Group Japan, Inc.	
	Jan. 2008	Director of Tokyo Venture Gear Co., Ltd.	
	Nov. 2011	Representative Director of RE Capital Services Japan Co., Ltd. (present,	
		SC Capital Partners Japan Co., Ltd.)	
	Dec. 2011	Statutory Auditor of Japan Hotel & Resort K.K. (part-time)	
	Apr. 2012	Director of the Board of Japan Hotel REIT Advisors Co., Ltd. (part-time)	
	Feb. 2024	President & CEO of Japan Hotel REIT Advisors Co., Ltd. (current)	

(Notes)

- 1. The above candidate for Substitute Executive Director owns 5 investment units of JHR.
- 2. The above candidate for Substitute Executive Director is currently serves as the Representative Director and President of Japan Hotel REIT Advisors Co., Ltd., which is the asset management company to which JHR entrusts its asset management. He and JHR do not have any special interest relationship other than stated above.
- 3. With regard to any Substitute Executive Director to be elected at this Proposal 4, JHR may cancel the election before assuming the post by a resolution at a meeting of the board of directors.
- 4. JHR has entered into a directors and officers liability insurance contract as provided for in Article 116-3, Paragraph 1 of the Investment Trust Act with an insurance company, and that insurance contract covers a certain range of damages such as statutory damages or litigation expenses borne to be borne upon claim for damages arising from acts carried out with respect to the duties of the insured party as a director of JHR. When the period of that insurance contract expires, JHR plans to execute a contract again with the same insurance coverage. When the above Substitute Executive Director candidate assumes the office as the Executive Director, he will be included in the insured parties.

Reference Matters

In case any proposal(s) submitted to this General Meeting of Unitholders is (are) considered to be the proposal(s) set forth in Article 14, Paragraph 2 of JHR's current Articles of Incorporation, "Deemed Approval" set forth in Article 93, Paragraph 1 of the Investment Trust Act and Article 14 of JHR's current Articles of Incorporation shall not apply to any of such proposal(s). Additionally, in case any proposal(s) submitted to this General Meeting of Unitholders is (are) considered to be in conflict with other proposal(s), "Deemed Approval" set forth in Article 93, Paragraph 1 of the Investment Trust Act and Article 14 of JHR's current Articles of Incorporation shall not apply to any of such conflicting proposal(s).

None of the proposals from Proposal 1 through Proposal 4 constitutes the proposal set forth in Article 14	4,
Paragraph 2 of JHR's current Articles of Incorporation or is in conflict with other proposal(s).	

End

- No parking spaces will be arranged. Please refrain from driving to the venue.
- No gift or souvenir will be offered. Thank you for your understanding.

Please note that there is "BELLESALLE Tokyo Nihonbashi" located near the venue. Please make sure to come to "BELLESALLE Yaesu".