MCUBS MidCity Investment Corporation

The 28th fiscal period Asset Management Report

January 1, 2020 – June 30, 2020



MCUBS MidCity Investment Corporation

I. ASSET MANAGEMENT REPORT

Outline of asset management operation

1. Operating results and financial position

Fiscal period			24 th	25 th	26^{th}	27 th	28^{th}
As of /for the six months er	nded		June 30, 2018	December 31, 2018	June 30, 2019	December 31, 2019	June 30, 2020
Operating revenues		(Millions of yen)	7,924	10,798	10,279	8,569	9,061
(Rental business revenues)		(Millions of yen)	(7,788)	(8,369)	(8,179)	(8,406)	(8,899)
Operating expenses		(Millions of yen)	4,555	5,470	4,641	4,585	4,785
(Rental business expenses)		(Millions of yen)	(3,786)	(4,128)	(3,682)	(3,729)	(3,849)
Operating income		(Millions of yen)	3,368	5,327	5,638	3,983	4,276
Ordinary income		(Millions of yen)	2,769	4,621	4,994	3,389	3,660
Net income		(Millions of yen)	2,767	4,620	4,994	3,388	3,657
Total assets		(Millions of yen)	272,674	280,790	274,736	301,075	301,502
(Period-on-period change)		(%)	(9.6)	(3.0)	(-2.2)	(9.6)	(0.1)
Net assets		(Millions of yen)	139,404	141,257	142,070	156,027	156,196
(Period-on-period change)		(%)	(9.1)	(1.3)	(0.6)	(9.8)	(0.1)
Interest-bearing liabilities	(Note 1)	(Millions of yen)	115,975	122,875	115,975	126,975	126,975
Unitholders' capital		(Millions of yen)	136,452	136,452	136,452	151,540	151,540
Number of units issued and outstanding		(Units)	1,643,125	1,643,125	1,643,125	1,784,125	1,784,125
Net asset value per unit		(Yen)	84,840	85,969	86,463	87,453	87,548
Total distributions		(Millions of yen)	2,767	4,181	4,520	3,487	3,655
Distribution per unit		(Yen)	1,684	2,545	2,751	1,955	2,049
(Profit distribution per unit)		(Yen)	(1,684)	(2,545)	(2,751)	(1,955)	(2,049)
(Distribution per unit in excess of profit)		(Yen)	(-)	(-)	(-)	(-)	(-)
Ratio of ordinary income to total assets	(Notes 2 and 3)	(%)	1.1 (2.1)	1.7 (3.3)	1.8 (3.6)	1.2 (2.3)	1.2 (2.4)
Return on unitholders' equity	(Notes 2 and 4)	(%)	2.1 (4.2)	3.3 (6.5)	3.5 (7.1)	2.3 (4.5)	2.3 (4.7)
Ratio of net assets to total assets	(Note 5)	(%)	51.1	50.3	51.7	51.8	51.8
(Period-on-period change)		(%)	(-0.2)	(-0.8)	(1.4)	(0.1)	(0.0)
Ratio of interest-bearing liabilities to total assets	(Note 6)	(%)	42.5	43.8	42.2	42.2	42.1
Payout ratio	(Note 7)	(%)	100.0	90.5	90.5	102.9	100.0
Additional information:							
Number of investment properties	(Note 8)	(Properties)	22	22	22	25	25
Total leasable area	(Note 9)	(m²)	368,099.75	368,250.14	354,878.02	381,318.47	381,285.18
Number of tenants	(Note 10)	(Tenants)	413	427	371	411	407
Occupancy ratio	(Note 11)	(%)	98.1	98.5	99.4	98.6	98.5
Depreciation		(Millions of yen)	1,328	1,325	1,220	1,193	1,267
Capital expenditures		(Millions of yen)	597	582	750	1,235	1,002
Rental net operating income (NOI)	(Note 12)	(Millions of yen)	5,330	5,566	5,716	5,872	6,318

Note 1 "Interest-bearing liabilities" represents the total amount of short-term loans payable, long-term loans payable and investment corporation bonds (including current portion of each liability).

Note 3 Ordinary income \div {(Total assets at beginning of period + Total assets at end of period) \div 2} \times 100

Note 4 Net income \div {(Net assets at beginning of period + Net assets at end of period) \div 2} \times 100

Note 5 Net assets at end of period ÷ Total assets at end of period × 100

Note 6 Interest-bearing liabilities at end of period ÷ Total assets at end of period × 100

Note 7 Distribution per unit \div net income per unit (not adjusted to reflect the Unit Split) \times 100

Payout ratio for the 24th and the 27th fiscal period is calculated using the following formula because new investment units were issued.

Total distributions (excluding distributions in excess of profit) ÷ Net income × 100

Note 8 Number of investment properties does not include investments in Tokumei Kumiai (silent partnership) agreements.

Note 9 "Total leasable area" represents the total leasable floor space as of the end of each fiscal period. (Figures are for leasable units only and exclude the floor space for storage, halls, parking, etc., but include the floor space for common areas and parking, etc. when leased to tenants.) For the properties in which the Investment Corporation owns partial share of the trust beneficial interest, the leasable area calculated multiplying the total leasable area of each property by the share of quasi-co-ownership.

Note 10 "Number of tenants at end of period" represents the number of tenants based on lease agreements that are valid at the end of each fiscal period. (Figures are for leased units only and exclude the tenants who rent only the floor space for storage, halls, parking, etc.). When a single tenant occupies multiple properties under each agreement, the tenant is counted for each property and totaled. When a single tenant rents multiple units in a single property, the count is as one tenant. For a pass-through master leased property, the tenant is counted on an end-tenant basis assuming that all of end-tenants have agreed that the lessee of the pass-through master lease agreement is lessor for them. When the Investment Corporation owns only land with leasehold interest, the count is of the number of lessees of the land.

Note 11 "Occupancy ratio" is the figure obtained by dividing the total leased area of respective properties at the end of each fiscal period by the total leasable area, and is expressed as a percentage.

2. Outline of asset management operation

(1) Brief background to MCUBS MidCity

MCUBS MidCity Investment Corporation (hereinafter "MCUBS MidCity") was established on June 1, 2006 under the Act on Investment Trusts and Investment Corporations (Act No. 198 of 1951, including amendments thereto) (hereinafter the "Investment Trust Act"), and was listed on the Tokyo Stock Exchange, Inc.'s Real Estate Investment Trust Section (Securities Code: 3227) on August 29, 2006.

From a medium-to long-term perspective, MCUBS MidCity's basic policy is aim to secure stable revenues and steady growth of assets under management. MCUBS MidCity mainly invests in office properties, and invests in the three major metropolitan areas which are Tokyo metropolitan area (Tokyo, Kanagawa, Chiba, and Saitama Prefectures), Osaka metropolitan area (Osaka, Kyoto, and Hyogo Prefectures), and Nagoya metropolitan area (Aichi Prefecture), as its portfolio building policy.

Since MCUBS MidCity began investing in 9 properties in 2006 at a total acquisition price of ¥146,650 million, MCUBS MidCity has achieved steady growth in assets through continuous acquisition of properties. As of December 31, 2019, the portfolio of MCUBS MidCity was comprised of 26 properties (including silent partnership interests backed by Nagoya Lucent Tower; the same shall apply hereinafter) with the total acquisition prices amounting of ¥287,629 million.

(2) Management Results

In the fiscal period under review (January 31, 2020 to June 30, 2020), the impact of COVID-19 was limited. In addition to the full-year operation of the three properties acquired in the previous fiscal period (total acquisition price: \(\frac{\pmathbf{2}}{27,010}\) million), MCUBS MidCity achieved a record-high number of upward rent revisions through continuous negotiations with tenants, and increased revenue and profits. As of the end of the 28th fiscal period, MCUBS MidCity's portfolio was comprised 26 properties at a total acquisition price of \(\frac{\pmathbf{2}}{287,629}\) million. The investment ratio (based on the acquisition price) of which are distributed in terms of geographic region was 97.3% in the three major metropolitan areas (including 61.4% in the Tokyo area, 34.2% in the Osaka area, and 1.7% in the Nagoya area), 2.7% in other areas, and are distributed in terms of property type was 85.3% in office properties and 14.7% in others.

The vacancy rate remains low in the office leasing market. The occupancy rate at the end of the fiscal period under review was 98.5% (98.6% at the end of the previous fiscal period), as the tenants in some properties acquired in the previous fiscal period were replaced with no vacancy period. The total leasable area was 381,285.18 m2, and the number of tenants was 407.

MCUBS MidCity shares the view on sustainability, in particular ESG (Environment, Social and Governance) recently attracting attention, with the asset management company striving to respond to responsibility concerning the environment and society based on the "Environmental Charter" and the "Basic Policy on Responsible Real Estate

Investment", and proactively promotes such efforts together with the asset management Company. Regarding environmental issues in particular, we have also been participating in GRESB (Global Real Estate Sustainability Benchmark) and was designated as the highest ranking "Green Star" in the real estate evaluation for 4 consecutive years, and have also received 5-star evaluation in the "GRESB rating" (5-level evaluation) based on the relative evaluation. In addition, since December 2018, we have been included in the MSCI Japan ESG Select Leaders Index, and have received an ESG rating of "AA." In the 27th fiscal period, G-Square Shibuya Dogenzaka has received J-REIT's first certification for "CASBEE for Smart Wellness Office." As of the end of the 27th fiscal period, 3 properties were certified under DBJ Green Building certification, 4 were certified under CASBEE for real estate certification, 5 were certified under BELS (Building-Housing Energy-efficiency Labeling System), and 2 were certified under Tokyo Low-Carbon Small and Medium-Sized Model Building.

(3) Overview of Fund Procurement

(a) Issuance of New Investment Units

In the fiscal period under review (January 31, 2020 to June 30, 2020), MCUBS MidCity did not raise funds by issuing new investment units. The total number of investment units issued and outstanding as of the end of the fiscal period under review was 1,784,125 investment units.

(b) Debt Financing

In the 28th fiscal period, MCUBS MidCity borrowed a total of \(\frac{\text{\text{\text{\text{\text{I}}}}}{8.550}\) million on January 31, 2020 to refinance. MCUBS MidCity has realized reduction of financial costs while further diversifying maturity dates and extending borrowing periods. As of the end of the 28th fiscal period, MCUBS MidCity had borrowed \(\frac{\text{\t

The rating of the MCUBS MidCity as of the end of the 28th fiscal period was as follows:

Credit rating agencies	Issuer rating	Rating outlook
Japan Credit Rating Agency, Ltd. (JCR)	AA-	Stable
Rating and Investment Information, Inc. (R&I)	A+	Stable

(4) Overview of Business Performance and Distribution

As a result of the management described above, MCUBS MidCity recorded operating revenue of ¥9,061 million, operating income of ¥4,276 million, ordinary income of ¥3,660 million, and net income of ¥3,657 million.

Concerning distributions, to ensure that distributions of retained earnings would be deductible for tax purposes based on application of Article 67-15 of the Act on Special Measures Concerning Taxation (Act No. 26 of 1957, including amendments thereto) (hereafter, the "Act on Special Measures Concerning Taxation"), MCUBS MidCity decided to distribute all of unappropriated retained earnings, excluding fractions of the distribution per unit that are less than ¥1. Accordingly, MCUBS MidCity declared distribution per unit of ¥2,049.

3. Changes in unitholders' capital

There was no change in unitholders' capital for the six months ended June 30, 2020. The outline of changes in unitholders' capital for last five years until June 30, 2020 was as follows:

		Number of units issued and outstanding		Unitholde (Million		
Date	Capital transaction	Increase	Balance	Increase	Balance	Note
July 29, 2015	Public offering	70,000	262,025	21,222	114,030	Note 1
August 17, 2015	Allocation of investment units to a third party	4,000	266,025	1,212	115,243	Note 2
February 28, 2017	Public offering	29,100	295,125	9,419	124,662	Note 3
March 27, 2017	Allocation of investment units to a third party	1,500	296,625	485	125,148	Note 4
January 1, 2018	Unit Split	1,186,500	1,483,125	_	125,148	Note 5
February 15, 2018	Public offering	152,000	1,635,125	10,738	135,887	Note 6
March 9, 2018	Allocation of investment units to a third party	8,000	1,643,125	565	136,452	Note 7
November 19, 2019	Public offering	134,000	1,777,125	14,339	150,791	Note 8
December 17, 2019	Allocation of investment units to a third party	7,000	1,784,125	749	151,540	Note 9

- Note 1 New investment units were issued at a price of \(\frac{1}{3}\)13,462 per unit (subscription price of \(\frac{1}{3}\)33,174 per unit) through a public offering in order to raise funds for acquiring new real property.
- Note 2 New investment units were issued at a price of \(\frac{\pmax}{3}03,174\) per unit through the allocation of investment units to Mitsubishi UFJ Morgan Stanley Securities Co., Ltd. in connection with the public offering on July 29 2015
- Note 3 New investment units were issued at a price of \(\frac{2}{3}\)35,400 per unit (subscription price of \(\frac{2}{3}\)32,704 per unit) through a public offering in order to raise funds for acquiring new real property.
- Note 4 New investment units were issued at a price of \(\frac{\pmax}{3}\)23,704 per unit through the allocation of investment units to Mitsubishi UFJ Morgan Stanley Securities Co., Ltd. in connection with the public offering on February 28, 2017
- Note 5 The Investment Corporation implemented a split of its investment units on a five-for-one basis with December 31, 2017 as the record date and January 1, 2018 as the effective date for the unit split. Number of outstanding units of the Investment Corporation after the unit split is 1.483.125 units.
- Note 6 New investment units were issued at a price of \$73,125 per unit (subscription price of \$70,650 per unit) through a public offering in order to raise funds for acquiring new property.
- Note 8 New investment units were issued at a price of ¥110,760 per unit (subscription price of ¥107,011 per unit) through a public offering in order to raise funds for acquiring new property.
- Note 9 New investment units were issued at a price of \(\pm\)107,011 per unit through the allocation of investment units to Mitsubishi UFJ Morgan Stanley Securities Co., Ltd. in connection with the public offering on November 19, 2019.

Fluctuation in market price of the investment unit:

The market price of the investment unit issued by the Investment Corporation listed on Tokyo Stock Exchange REIT Market fluctuated during each fiscal period as follows:

(Yen)

					(1011)
Fiscal period	24 th	25 th	26 th	27 th	28 th
As of /for the six months ended	June 30, 2018	December 31, 2018	June 30, 2019	December 31, 2019	June 30, 2020
Highest price	85,400	93,200	106,300	127,200	130,100
Lowest price	73,300	77,300	84,900	102,500	51,400

4. Distributions

In accordance with the distribution policy in the Investment Corporation's articles of incorporation, the Investment Corporation decided to distribute all of unappropriated retained earnings at the end of the period except for fractional distribution per unit less than one yen. As a result, cash distribution per unit for the six months ended June 30, 2020 amounted to ¥2,049.

Fiscal period		24 th	25 th	26^{th}	$27^{\rm th}$	28^{th}
As of /for the six months ended		June 30, 2018	December 31, 2018	June 30, 2019	December 31, 2019	June 30, 2020
Retained earnings at end of period	(Thousands of yen)	2,768,133	4,621,836	4,995,350	3,389,348	3,657,076
Reversal of reserve for reduction entry of property	(Thousands of yen)	_	_	_	98,616	_
Retained earnings carried forward	(Thousands of yen)	1,111	440,083	475,113	_	1,404
Total cash distributions	(Thousands of yen)	2,767,022	4,181,753	4,520,236	3,487,964	3,655,672
(Cash distribution per unit)	(Yen)	(1,684)	(2,545)	(2,751)	(1,955)	(2,049)
Profit distributions	(Thousands of yen)	2,767,022	4,181,753	4,520,236	3,487,964	3,655,672
(Profit distribution per unit)	(Yen)	(1,684)	(2,545)	(2,751)	(1,955)	(2,049)
Unitcapital refunds	(Thousands of yen)	_	_	=	_	_
(Unitcapital refund per unit)	(Yen)	(-)	(-)	(-)	(-)	(-)
Unitcapital refunds from provision for temporary difference adjustment	(Thousands of yen)	_	_	_	_	_
(Unitcapital refund per unit from provision for temporary difference adjustment)	(Yen)	(-)	(-)	(-)	(-)	(-)
Unitcapital refunds from deduction of unitcapital under tax rules	(Thousands of yen)	_	_	_	_	-
(Unitcapital refund per unit from deduction of unitcapital under tax rules)	(Yen)	(-)	(-)	(-)	(-)	(-)

5. Management policies and issues

MCUBS MidCity aims to secure stable revenues and steady growth of assets under management as follows.

(1) Internal growth strategy

MCUBS MidCity will formulate optimal medium-to long-term management strategies for each property and maximize cash flows based on these strategies.

In order to attract new tenants, MCUBS MidCity will work closely with property management contractors (hereinafter referred to as "property management companies") and office rental agencies to develop plans for attracting tenants tailored to the location and characteristics of each real estate under management, and steadily secure tenants by utilizing the unique routes owned by property management companies. Also, as follow-up activities for existing tenants, under the supervision of the asset management company, MCUBS MidCity collaborates with the property management company and the contractor for building management (hereinafter referred to as the "building management company") to create a database of tenants' requests, etc., conduct annual tenant satisfaction surveys, and actively exchange opinions with tenants' managers, etc. In response, MCUBS MidCity provides solutions such as facility renovation to improve tenant satisfaction,

and make proposals for appropriate floor expansion, etc., in a timely manner.

In addition, under the supervision of the asset management company, in order to maintain and improve the earnings and asset value of the assets under management in the medium to long term, MCUBS MidCity aim to minimize operation management costs while maintaining management quality by implementing lifecycle management in the operation management stage in collaboration with the property management company and the building management company.

(2) External growth strategy

MCUBS MidCity will promote external growth in order to reduce investment management costs through the economies of scale and to reduce the risk of fluctuations in revenues through the effects of the portfolio, such as the diversification of investment assets. As a strategy for realizing external growth, MCUBS MidCity will pursue opportunities to acquire real estate based on information provided by the sponsor companies and group companies and its own network.

As for the targeted areas to be invested, MCUBS MidCity is considering the acquisition of investment assets with a focus on office properties in the three major metropolitan areas, and from the standpoint of securing more opportunities to acquire properties and diversifying investment, investment targets also include so-called "government-designated cities" as well as other major cities or their equivalent, outside of the three major metropolitan areas. In addition, as for the investment target in terms of property type, although MCUBS MidCity invests primarily in office properties, from the viewpoint of securing more opportunities to acquire properties and diversifying investment, MCUBS MidCity's investment targets also include real estate other than office properties (however, no new investment will be made as to retail properties and industrial properties).

MCUBS MidCity recognizes that the investment environment surrounding us is constantly changing, such as the uncertainty of the office leasing market conditions in the current real estate market and the collapse of asset type categories in response to changing needs for real estate. Since the recent outbreak of COVID-19 has accelerated such changes, MCUBS MidCity believes that it is necessary to respond more flexibly to changing needs for location of properties and added value provided by the properties.

(3) Financial strategy

With the aim of maintaining financial stability, MCUBS MidCity will continue its efforts to maintain conservative LTV levels, raise stable funds, diversify maturity dates for interest-bearing debt, and promote the participation of new lending financial institutions. In addition, MCUBS MidCity will respond to interest rate fluctuation risks by adopting fixed interest rates in accordance with interest rate trends.

6. Subsequent events

a . Conclusion of Merger Agreement between MCUBS MidCity and Japan Retail Fund Investment Corporation

MCUBS MidCity and Japan Retail Fund Investment Corporation (hereinafter referred to as "JRF" and collectively

referred to as "both investment corporations" together with MCUBS MidCity) decided at the board of directors meeting of each investment corporation held on August 28, 2020 to conduct an absorption-type merger effective March 1, 2021 (hereinafter referred to as the "Merger"), whereby JRF will be the surviving corporation and MCUBS MidCity will be the dissolving corporation, and concluded a merger agreement as of August 28, 2020 (hereinafter referred to as the "Merger Agreement").

(i) Purpose of the Merger

Taking advantage of each investment corporation's characteristics, both investment corporations have conducted management with the aim of securing medium- to long-term revenue stability and fostering steady expansion of asset size. However, under uncertainty about the recent trend in the retail and office property sectors of the real estate market as well as under environmental changes such as less distinctions among types of asset as the needs for real estate is changing, JRF and MCUBS MidCity recognize, as a challenge for both corporations, that there would be a certain limitation on their business growth due to their specialization (for JRF) and focus (for MCUBS MidCity) in specific sectors. In particular, as management environment surrounding JRF and MCUBS MidCity is changing by the minute, such as that e-commerce and telecommuting are growing due to rapid advancement in information technologies and diversification of purposes of use of assets both on an area basis and on a property basis, and such changes are further accelerating due to the recent outbreak of the novel coronavirus. Therefore, JRF and MCUBS MidCity believe that both corporations need to cope more flexibly than ever with the shifts in needs regarding locations of properties or added value provided by properties. In such a situation, JRF and MCUBS MidCity, in order to cope with these challenges and to develop into a J-REIT which has both stability and growth potential that would lead to continuous enhancement of unitholder value, agreed to enter into discussions regarding the merger between JRF and MCUBS MidCity and have held several discussions so far. Consequently, JRF and MCUBS MidCity concluded that the Merger would lead to their further increased stability and growth potential owing to increased presence in the J-REIT Market realized by the expanded asset size and to the diversified purposes of use of investment target assets realized by conversion to a diversified REIT^(Note), and as of August 28, 2020, have executed the Merger Agreement.

(Note) JRF is considering making amendments, etc. to the investment policy for its guidelines on the management of its assets upon the set-up, etc. of a new investment policy for the diversified REIT as of the effective date of the Merger on the condition that the Merger and the Amendment of the Articles of Incorporation become effective. Details of the amendments will be announced as soon as they have been determined. JRF has no plan to acquire any industrial properties, which is the investment target of Industrial & Infrastructure Fund Investment Corporation, even after the Merger becomes effective. Hereinafter the same shall apply.

Both investment corporations believe that the Merger has the following significance:

(i) Fit to Environment Changes

The Asset Management Company, through management of JRF and MCUBS MidCity thus far, has gained various management experience, such as leasing properties within each purpose of use based on tenant relationships and information collection regarding the lease market, value improvement by renewals and rebuilding/increase of floor

areas/conversion of purposes of use etc., area management through concentrated property acquisition and analysis of the flow of people, and promotion of ESG which is recognized with the highest rating from MSCI, and has been refining its management skills. The Asset Management Company aims to flexibly respond to surrounding environment that keeps changing by combining various management skills cultivated by experience of management of both investment corporations thus far and implementing an active internal growth policy beyond distinctions among purposes of use without adhering to the existing purposes of use.

(ii) Expand Investment Universe

In conducting the Merger, JRF and MCUBS MidCity are planning that the new investment corporation will use the opportunity of converting to a diversified REIT to diversify the purposes of use of investment target assets. JRF and MCUBS MidCity believe that, after the Merger, in addition to retail facilities which are JRF's existing investment targets, and office buildings and hotel properties which are MCUBS MidCity's existing investment targets, investment in new assets such as residences and mixed-use properties that are used for a combination of those purposes will also become possible, which will enable continuous external growth by the new investment corporation in line with environment changes. In particular, JRF and MCUBS MidCity believe that since combining purposes of property use is advancing in urban areas, diversification of purposes of use of investment target assets will improve the flexibility of property management in line with environment changes without being bound by a single purpose of property use. Also, JRF and MCUBS MidCity believe that, when acquiring properties, a large-scale acquisition in a large transaction such as bulk sale of properties across multiple purposes of use, which was difficult for both corporations to conduct before the Merger will become possible after the Merger, which will make the external growth more likely. Both corporations are planning continuous external growth by further leveraging their own connections and sponsor's support.

(iii) Create the Largest J-REIT

The asset size of the new investment corporation after the Merger is expected to reach 127 properties, excluding its equity interest in a silent partnership (*tokumei kumiai*) the underlying asset of which is Nagoya Lucent Tower, with a total asset value of 1,191.5 billion yen (on an acquisition price basis) (Note 1), which makes the corporation a J-REIT with the largest asset size (Note 2) (as of the end of July 2020). Through the expansion of asset size, JRF and MCUBS MidCity believe that they can establish the groundwork consisting of not only stability of cash flow, but also increased presence in the capital market, diversification of properties/tenants, and improvement of management flexibility, for realizing the improvement of stability and the acceleration of growth.

(Note 1) The asset size of the new investment corporation is calculated as the sum of the total acquisition price for assets of JRF as of the end of July, 2020, plus anticipated acquisition price of the asset to be acquired as announced in the "Notice Concerning Acquisition of a Trust Beneficiary Right in the Real Estate in Japan (G-Bldg. Tenjin Nishi-dori 02)" on August 26, 2020, and the total appraisal value for assets of MCUBS MidCity as of the end of June, 2020 which is used to estimate acquisition price by JRF (JRF will be the acquiring corporation for accounting purposes by application of the purchase method, and therefore, JRF will succeed to the assets of MCUBS MidCity, which will be the acquired corporation, at market value). The actual acquisition price for assets of MCUBS MidCity will be calculated based on the appraisal value as of the end of February, 2021 and

therefore the actual asset size of the new investment corporation may differ from that stated herein. As such, there is no guarantee that the new investment corporation will have the largest asset size as of the effective date of the Merger.

(Note 2) Compared based on the total acquisition price (as of the end of the most recent fiscal period) stated in account settlement information of each investment corporation as of the end of July 2020.

The new investment corporation after the Merger, as a diversified REIT with the largest asset size (Note) among J-REITs investing in real estate properties serving as a foundation of urban lives, will hold up as its vision, "Support metropolitan life (live, work and consume) in Japan from the perspective of real estate".

As its growth strategy, the new corporation will aim in the short term to further increase distributions per unit through implementing various measures to increase revenue, while seeking further promotion of investment in urban properties through strategic asset replacement and appropriate diversification of purposes of use in the portfolio. In the medium to long term, through external growth by capital increase through public offerings, as well as further increase in profitability through renewal or conversion, the new investment corporation will aim that, in the future, the various purposes of use of properties which serve as a foundation of urban life activities will create virtuous cycle where area value and asset value improve together.

(Note) Compared based on the total acquisition price (as of the end of the most recent fiscal period) stated in account settlement information of each investment corporation as of the end of July, 2020. The asset size of the new investment corporation is calculated as the sum of the total acquisition price for assets of JRF as of the end of July, 2020, plus anticipated acquisition price of the asset to be acquired as announced in the "Notice Concerning Acquisition of a Trust Beneficiary Right in the Real Estate in Japan (G-Bldg. Tenjin Nishi-dori 02)" on August 26, 2020, and the total appraisal value for assets of MCUBS MidCity as of the end of June, 2020 which is used to estimate acquisition price by JRF (JRF will be the acquiring corporation for accounting purposes by application of the purchase method, and therefore, JRF will succeed to the assets of MCUBS MidCity, which will be the acquired corporation, at market value). The actual acquisition price for assets of MCUBS MidCity will be calculated based on the appraisal value as of the end of February, 2021 and therefore the actual asset size of the new investment corporation may differ from that stated herein. As such, there is no guarantee that the new corporation will have the largest asset size as of the effective date of the Merger.

(ii) Merger Method

The Merger will be an absorption-type merger, whereby JRF will be the surviving corporation and MCUBS MidCity will be the dissolving corporation.

(iii) Merger Ratio, etc.

JFR plans a two-for-one investment unit split with February 28, 2021 as the record date and March 1, 2021 as the effective date, and the merger ratio and the number of new investment units to be allotted and delivered are subject to the Investment Unit Split taking effect. If 0.5 investment unit of JRF is allotted to one investment unit of MCUBS MidCity based on the merger ratio before the Investment Unit Split, many unitholders will be allocated fractions of less than one investment unit of JRF. Therefore, in order for MCUBS MidCity's unitholders to continue to hold JRF's

investment units after the Merger, for the purpose of delivering one or more investment units of JRF to all unitholders of MCUBS MidCity, a two-for-one split of investment units of JRF will be conducted in advance of the allotment to MCUBS MidCity's unitholders, and one investment unit of JFR after such investment unit split will be allotted and delivered to one investment unit of MCUBS MidCity.

(iv) Payment upon the Merger

Besides the allotment to JRF's investment units as mentioned in the above (iii), JRF will pay cash equivalent to cash distributions for the same business period, which is the amount calculated by dividing the profit attributable to the unitholders of MCUBS MidCity on a day before the Merger becomes effective by the amount calculated by deducting the units held by unitholders other than those who are subject to the allotment from the total outstanding units of MCUBS MidCity on a day before the Merger becomes effective (to round down less than \(\frac{1}{2}\)), to the unitholders based on the profit attributable to the unitholders of MCUBS MidCity who are listed or recorded on the final unitholders register a day before the Merger becomes effective, excluding MCUBS MidCity, JRF and the unitholders of MCUBS MidCity who requested MCUBS MidCity to purchase their holdings based on the Article 149-3 of the Law Concerning Investment Trusts and Investment Corporations, excluding those who rescinded their request to MCUBS MidCity for purchasing their holdings (hereinafter referred to as Unitholders Subject to the Allotment), as the proceeds for the cash distributions for the last business period of the MCUBS MidCity ending a day before the Merger becomes effective.On the condition that the Merger is approved at the General Meetings of Unitholders of Both Investment Corporations, the MCUBS MidCity will submit a proposal regarding the amendment to the articles of incorporation as to changing the 29th business period from the current July 1, 2020 to December 31, 2020 to July 1, 2020 to February 28, 2021 at the General Meeting of Unitholders on October 22, 2020. When the proposal is approved at the General Meeting of Unitholders, the last business period will be the 29th fiscal period from July 1, 2020 to February 28, 2021 (eight months) and cash distributions will not be made based on the base date of December 31, 2020. (As mentioned above, payment upon the Merger equivalent to the cash distributions for the same business period will be made.)

(v) Overview of Surviving Corporation by Absorption (JRF) for the Prior Period

(The Fisical Period Ending February 29, 2020)

Business: Manage assets as investment in primarily specified assets pursuant to the Law

Concerning Investment Trusts and Investment Corporations

Operating income: \quad \quad

(vi) Date of the Merger

The Merger will become effective on March 1, 2021.

b. Agendas for the 9th General Meeting of Unitholders

At the 9th General Meeting of Unitholders of MCUBS MidCity on October 22, 2020, the agendas regarding approval on the Merger Agreement, the termination of the Asset Management Agreement with the Asset Management Company, and partial amendment to the articles of incorporation will be discussed.

Outline of the Investment Corporation

1. Investment unit

Fiscal period		24 th	25 th	26 th	27 th	28 th
As of		June 30, 2018	December 31, 2018	June 30, 2019	December 31, 2019	June 30, 2020
Number of units authorized	(Units)	10,000,000	10,000,000	10,000,000	10,000,000	10,000,000
Number of units issued and outstanding	(Units)	1,643,125	1,643,125	1,643,125	1,784,125	1,784,125
Unitholders' capital (Mi	illions of yen)	136,452	136,452	136,452	151,540	151,540
Number of unitholders	(People)	12,157	13,094	12,883	12,715	13,049

2. Unitholders

Major unitholders as of June 30, 2020 were as follows:

Name	Number of units owned (Units)	Ratio of number of units owned to total number of units issued (Note) (%)
The Master Trust Bank of Japan, Ltd. Trust Account	286,985	16.08
Japan Trustee Services Bank, Ltd. Trust Account (Note 2)	228,376	12.80
The Nomura Trust and Banking Co., Ltd. Trust Account	91,505	5.12
Trust & Custody Services Bank, Ltd. Trust Account (Note 2)	49,934	2.79
Kanden Realty & Development Co., Ltd.	46,000	2.57
BNYM AS AGT/CLTS 10 PERCENT	44,831	2.51
THE BANK OF NEW YORK MELLON 140044	29,991	1.68
STATE STREET BANK WEST CLIENT - TREATY 505234	25,575	1.43
Mitsubishi UFJ Morgan Stanley Securities Co., Ltd.	24,216	1.35
BNP PARIBAS SECURITIES SERVICES LUXEMBOURG/JASDEC/ SECURITIES-AIFM	22,935	1.28
Total	850,348	47.66

Note 1 Ratio of number of units owned to total number of units issued is calculated by rounding down to the nearest second decimal place.

Note 2 On July 27, 2020, Japan Trustee Services Bank, Ltd. merged Trust & Custody Services Bank, Ltd. and JTC Holdings, Ltd. through an absorption-type merger with Japan Trustee Services Bank, Ltd. as the surviving company and Trust & Custody Services Bank, Ltd. and JTC Holdings, Ltd. as the extinct companies, and changed its name to Custody Bank of Japan, Ltd.

3. Officers

Officers, etc. as of June 30, 2020 were as follows:

Post	Name	Major additional post	Compensation or fee for the six months ended June 30, 2020 (Thousands of yen)
Executive Director	Katsuhiro Tsuchiya	M&A Sogo Law Office (Attorney at Law)	3,180
	Haruo Kitamura	Chief of KITAMURA & CO. (Certified public accountant)	3,000
Supervisory Director	Osamu Ito	Partner of UNITED FUSO LAW OFFICE (Attorney at Law)	3,000
	Kyoko Nagata	Associate Professor of Tokyo Institute of Technology, School of Engineering	3,000
Independent auditor	KPMG AZSA LLC	_	(Note 3) 11,500

Note 1 There is no investment unit of the Investment Corporation held by the Executive Director nor the Supervisory Directors in their own name or that of others. Although Executive Director and Supervisory Directors may have additional post in other company than listed above, there is no conflict of interests between those companies including listed above and the Investment Corporation.

4. Name of asset manager and other administrator

Asset manager, custodian and general administrators as of June 30, 2020 were as follows:

Classification	Name
Asset manager	Mitsubishi Corp UBS Realty Inc.
Custodian	Sumitomo Mitsui Trust Bank, Limited
General administrator (regarding book keeping)	Sumitomo Mitsui Trust Bank, Limited
General administrator (regarding investor registration and distribution payments to unitholders, etc.)	Mitsubishi UFJ Trust and Banking Corporation
General administrator (regarding investment corporation bonds)	Mizuho Bank, Ltd.

Note 2 Katsura Matsuo, Head of Office Division of the Asset Manager of the Investment Corporation, were appointed as alternate executive directors for a vacancy of the executive director by the 8th General Meeting of Unitholders held on March 15, 2019.

Note 3 The compensation for the independent auditor includes the audit fees for the financial statements prepared in English.

Note 4 The Investment Corporation shall dismiss independent auditor in accordance with the Act on Investment Trusts and Investment Corporation of Japan, if necessary, considering audit quality, fees or other various factors.

Condition of investment assets

1. Composition of assets

				As of Decemb	per 31, 2019	As of June	30, 2020
				Total of net book value	Ratio to total assets	Total of net book value	Ratio to total assets
Classification of assets	Investment category		Investment area	(Note 1) (Millions of yen)	(Note 2) (%)	(Note 1) (Millions of yen)	(Note 2) (%)
or assets	ي ع	Three major	Tokyo metropolitan area (Note 3)	142,872	47.5	143,099	47.5
	Office Building	metropolitan areas	Ocaka metropolitan area (Note 3)		30.5	91,342	30.3
Trust beneficial		Other areas		5,640	1.9	5,744	1.9
interest in	Other	Three major metropolitan areas	Tokyo metropolitan area (Note 3)	35,071	11.6	34,936	11.6
real property			Osaka metropolitan area (Note 3)	2,320	0.8	2,302	0.8
		Other areas		2,062	0.7	2,043	0.7
		279,734	92.9	279,468	92.7		
	Investments in Tokumei Kumiai agreement (Note 4)					5,085	1.7
	Bank deposits and other assets				5.4	16,948	5.6
	Total assets					301,502	100.0

Note 1 Amounts less than one million yen are rounded down.

Note 2 "Ratio to total assets" is calculated by rounding to the nearest first decimal place.

Note 3 The Tokyo metropolitan area consists of Tokyo, Kanagawa, Chiba and Saitama prefectures; the Osaka metropolitan area consists of Osaka, Kyoto and Hyogo prefectures.

Note 4 Investments in Tokumei Kumiai agreement is 40% equity interest of silent partnership with R40 Godo Kaisha whose investment asset is trust beneficiary interest for the 33.9% co-ownership interest (and 29.5% right of site) of the sectional ownership of Nagoya Lucent Tower.

Note 5 Construction in progress in trust is included in "Bank deposits and other assets".

2. Major property

The principal properties (top ten properties in net book value) as of June 30, 2020 were as follows:

Name of property	Net book value (Millions of yen)	Leasable area (Note 1) (m²)	Leased area (Note 2) (m²)	Occupancy ratio (Note 3) (%)	Ratio of rental revenue to total rental revenues (Note 4) (%)	Major use
Twin 21	65,443	82,304.82	80,690.45	98.0	26.7	Office
Yokohama i-land Tower	23,640	25,460.50	25,460.50	100.0	8.1	Office
AEON MALL Tsudanuma	23,276	101,210.44	101,210.44	100.0	8.7	Retail facilities
Cube Kawasaki	20,539	24,494.06	24,494.06	100.0	8.0	Office
Shibuya Sakuragaoka Square	17,251	6,379.66	6,379.66	100.0	4.1	Office
G-Square Shibuya Dogenzaka	12,098	5,051.06	5,051.06	100.0	3.7	Office
Hotel Vista Premio Tokyo	11,660	4,236.46	4,236.46	100.0	(Note 5)	Hotel
USC Bldg.	11,037	12,487.73	11,722.93	93.9	3.4	Office
Kitahama MID Bldg.	10,216	10,189.49	10,189.49	100.0	3.4	Office
East Square Tokyo	9,924	12,208.42	9,455.53	77.5	3.4	Office
Total	205,088	284,022.64	278,890.58	98.2	_	

Note 1 "Leasable area" refers to space (leased space only, excluding storage, halls, parking and other space, but including common area and parking space of the AEON MALL Tsudanuma, in which entire buildings are leased) that is leasable as of June 30, 2020.

Note 2 "Leased area" refers to space (leased space only, excluding storage, halls, parking and other space, but including common area and parking space of the AEON MALL Tsudanuma, in which entire buildings are leased) that is leased under lease agreements valid as of June 30, 2020.

Note 3 "Occupancy ratio" is presented as percentage figures, which are obtained by dividing the leased area as of June 30, 2020 by the leasable area. In addition, the figures in the "Total" rows are presented as percentages that are obtained by dividing the sum of the leased area of each property group by the sum of the group's leasable area.

Note 4 "Rental revenues" are excluding other rental business revenues (Utilities, cancellation penalty and other).

ote 5 "Ratio of rental revenue to total rental revenues" of the property is not disclosed because the consent from the tenants has not been obtained.

Note 6 Amounts less than one million yen are rounded down. Percentages are rounded to the nearest first decimal place.

3. Details of property

The details of investment properties held by the Investment Corporation as of June 30, 2020 were as follows:

Investment category	Investment Area		Name of property	Location (Note 1)	Form of ownership	Appraisal value at end of period (Note 2) (Millions of yen)	Net book value
			Sumitomo Fudosan Ueno Bldg. No.6	5-24-8, Higashiueno, Taito-ku, Tokyo	Trust beneficial interest	8,690	7,495
			G-Square Shibuya Dogenzaka	2-11-1 Dogenzaka, Shibuya-ku, Tokyo	Trust beneficial interest	17,000	12,098
			Shibuya Sakuragaoka Square	31-15, Sakuragaokacho, Shibuya- ku, Tokyo	Trust beneficial interest	19,700	17,251
			Yokohama Creation Square	5-1 Sakae-cho, Kanagawa-ku, Yokohama-shi, Kanagawa	Trust beneficial interest	8,250	6,967
			Cube Kawasaki	1-14 Nisshin-cho, Kawasaki-ku, Kawasaki-shi, Kanagawa	Trust beneficial interest	23,600	20,539
			Higashi-Nihombashi Green Bldg.	2-8-3 Higashi-Nihombashi, Chuo- ku, Tokyo	Trust beneficial interest	3,200	2,827
		Tokyo	Sasazuka Center Bldg.	2-1-6 Sasazuka, Shibuya-ku, Tokyo	Trust beneficial interest	9,310	9,044
		metropolitan area	USC Bldg.	4-11-38 Toyo, Koto-ku, Tokyo	Trust beneficial interest	11,500	11,037
			Yoshiyasu Kanda Bldg.	2-1-15, Iwamotocho, Chiyoda-ku, Tokyo	Trust beneficial interest	4,250	4,207
	Three major		TOYOTA MOBILITY SERVICE Bldg.	2-12-4, Nihombashi Hamacho, Chuo-ku, Tokyo	Trust beneficial interest	10,400	9,560
Office Building	metropolitan areas		M-City Akasaka 1-chome Bldg.	1-11-28, Akasaka, Minato-ku, Tokyo	Trust beneficial interest	4,470	4,379
			Yokohama i-land Tower	6-50-1, Honmachi, Naka-ku, Yokohama-shi, Kanagawa	Trust beneficial interest	23,900	23,640
			M-City Edogawabashi Bldg.	1-44-10, Sekiguchi, Bunkyo-ku, Tokyo	Trust beneficial interest	4,240	4,124
			East Square Tokyo	1-6-35, Shinsuna, Koto-ku, Tokyo	Trust beneficial interest	9,760	9,924
		Osaka	Twin 21	2-1-61 Shiromi, Chuo-ku, Osaka- shi	Trust beneficial interest	60,300	65,443
			MID Imabashi Bldg.	2-3-16 Imabashi, Chuo-ku, Osaka- shi	Trust beneficial interest	2,670	3,043
			Kitahama MID Bldg.	1-6-7 Doshomachi, Chuo-ku, Osaka-shi	Trust beneficial interest	11,500	10,216
		metropolitan area	MID Nishihommachi Bldg.	1-6-1 Awaza, Nishi-ku, Osaka-shi	Trust beneficial interest	2,600	3,299
			Higobashi MID Bldg.	1-5-16 Edobori, Nishi-ku, Osaka- shi	Trust beneficial interest	4,400	2,737
			Osaka YM Bldg.	7-15-26, Fukushima, Fukushima- ku, Osaka-shi	Trust beneficial interest	8,180	6,602
	Other area		Sendai Capital Tower	4-10-3 Chuo, Aoba-ku, Sendai-shi, Miyagi	Trust beneficial interest	6,800	5,744
			Sub tota	1		254,720	240,186
		Tokyo	AEON MALL Tsudanuma	1-23-1 Tsudanuma, Narashino-shi, Chiba	Trust beneficial interest	29,000	23,276
1	Three major metropolitan	metropolitan area	Hotel Vista Premio Tokyo	4-3-2, Akasaka, Minato-ku, Tokyo	Trust beneficial interest	11,000	11,660
Other	areas	Osaka metropolitan area	Konami Sports Club Kyobashi	1-8-17 Higashinoda-machi, Miyakojima-ku, Osaka-shi	Trust beneficial interest	3,430	2,302
	Other area	<u> </u>		1-12 Reisen-machi, Hakata-ku, Fukuoka-shi, Fukuoka	Trust beneficial interest	4,560	2,043
		47,990	39,282				
			Total			302,710	279,468

Note 1 "Location" means the location indicated in the residence indication (if not available, in the land registry book).

Note 2 "Appraisal value at end of period" shows the value as of June 30, 2020 appraised by the real estate appraiser (JLL Morii Valuation & Advisory, K.K., Tanizawa Sōgō Appraisal Co., Ltd., Daiwa Real Estate Appraisal Co., Ltd. and Japan Real Estate Institute) in accordance with the methods and standard of assets valuation as stipulated in the Articles of Incorporation of the Investment Corporation as well as the regulations as stipulated by The Investment Trusts Association, Japan.

Note 3 Amounts less than one million yen are rounded down.

Operating results of each property for the six months ended December 31, 2019 and June 30, 2020 were as follows:

							or the six n	nonths ende			
Investment category		ent Area	Name of property	Number of tenants (Note 1)	Occupancy ratio (Note 2) (%)	Rental revenues (Notes 3 and 4) (Thousands of yen)	Ratio of rental revenue to total rental revenues (Note 5) (%)	Number of tenants (Note 1)	Occupancy ratio (Note 2) (%)	Rental revenues (Notes 3 and 4) (Thousands of yen)	
			Sumitomo Fudosan Ueno Bldg. No.6	2	100.0	(Note 6)	(Note 6)	2	100.0	(Note 6)	(Note 6)
			G-Square Shibuya Dogenzaka	9	100.0	298,626	3.8	9	100.0	305,178	3.7
			Shibuya Sakuragaoka Square	4	100.0	344,655	4.4	4	100.0	341,159	4.1
			Yokohama Creation Square	43	100.0	350,613	4.5	43	99.2	352,017	4.2
			Cube Kawasaki	10	100.0	642,757	8.2	10	100.0	666,467	8.0
			Higashi-Nihombashi Green Bldg.	7	100.0	83,858	1.1	7	100.0	82,587	1.0
		Tokyo	Sasazuka Center Bldg.	9	100.0	271,297	3.4	9	100.0	267,607	3.2
		metropolitan area	USC Bldg.	9	93.9	283,863	3.6	9	93.9	281,850	3.4
			Yoshiyasu Kanda Bldg.	7	100.0	98,963	1.3	7	100.0	105,581	1.3
	Three major metropolitan areas		TOYOTA MOBILITY SERVICE Bldg.	1	100.0	(Note 6)	(Note 6)	1	100.0	(Note 6)	(Note 6)
Office Building			M-City Akasaka 1-chome Bldg.	12	100.0	90,474	1.1	12	100.0	97,085	1.2
			Yokohama i-land Tower	7	100.0	666,640	8.5	7	100.0	672,776	8.1
			M-City Edogawabashi Bldg.	2	100.0	(Note 6)	(Note 6)	2	100.0	(Note 6)	(Note 6)
			East Square Tokyo	13	81.0	58,706	0.7	12	77.5	286,476	3.4
			Twin 21	109	98.2	2,270,201	28.8	103	98.0	2,224,762	26.7
		Osaka	MID Imabashi Bldg.	21	100.0	95,784	1.2	21	100.0	96,436	1.2
			Kitahama MID Bldg.	11	100.0	281,370	3.6	10	100.0	283,545	3.4
		metropolitan area	MID Nishihommachi Bldg.	18	100.0	86,873	1.1	18	100.0	88,640	1.1
			Higobashi MID Bldg.	12	100.0	113,437	1.4	12	100.0	115,338	1.4
			Osaka YM Bldg.	25	100.0	44,725	0.6	28	100.0	190,791	2.3
	Other area	•	Sendai Capital Tower	74	93.0	261,851	3.3	75	95.2	255,606	3.1
		Sub	total	405	97.9	_	-	401	97.7	_	_
	Three major	Tokyo metro-	AEON MALL Tsudanuma	1	100.0	726,000	9.2	1	100.0	726,000	8.7
Other	metropolitan areas	politan area	Hotel Vista Premio Tokyo	2	100.0	(Note 6)	(Note 6)	2	100.0	(Note 6)	(Note 6)
Juler	arcas	Osaka metro- politan area	Konami Sports Club Kyobashi	1	100.0	(Note 6)	(Note 6)	1	100.0	(Note 6)	(Note 6)
	Other area		Dormy Inn Hakata Gion	2	100.0	(Note 6)	(Note 6)	2	100.0	(Note 6)	(Note 6)
		Sub	total	6	100.0	_	_	6	100.0	_	_
			otal	411	98.6	7,869,468	100.0	407	98.5	8,344,666	100.0

Note 1 "Number of tenants" represents the number of tenants based on lease agreements that are valid at the end of each fiscal period. (Figures are for leased units only and exclude the tenants who rent only the floor space for storage, halls, parking, etc.). When a single tenant occupies multiple properties under each agreement, the tenant is counted for each property and totaled. When a single tenant rents multiple units in a single property, the count is as one tenant. For a pass-through master leased property, the tenant is counted on an end-tenant basis assuming that all of end-tenants have agreed that the lessee of the pass-through master lease agreement is lessor for them. When the Investment Corporation owns only land with leasehold interest, the count is of the number of lessees of the land.

Note 2 "Occupancy ratio" is presented as percentage figures, which are obtained by dividing the leased area by the leased area at the end of each fiscal period. In addition, the figures in the "Subtotal" and the "Total" rows are presented as percentages that are obtained by dividing the sum of the leased area of each property group by the sum of the group's leasable area and rounded to the first decimal

Note 3 "Rental revenues" are excluding other rental business revenues (Utilities, cancellation penalty and other).

Note 4 Total of the rental revenues includes revenues from Sumitomo Fudosan Ueno Bldg. No.6, TOYOTA MOBILITY SERVICE Bldg., M-City Edogawabashi Bldg., Hotel Vista Premio Tokyo, Konami Sports Club Kyobashi and Dormy Inn Hakata Gion.

Note 5 "Ratio of rental revenue to total rental revenues" is rounded to the nearest first decimal place.

Note 6 "Rental revenues" and "Ratio of rental revenue to total rental revenues" of the properties are not disclosed because the consent from the tenants has not been obtained.

4. Details of investment securities

The details of investment securities as of June 30, 2020 were as follows:

	Classification of			ok Value nds of yen)	(ir value (Note 2) sands of yen)	Unrealized gains (or losses)	
Name	assets	Quantity	Per unit	Amount	Per unit	Amount	(Thousands of yen)	Remarks
Equity interest of TK agreement managed by R40 Godo Kaisha (Note 1)	Investment in Tokumei Kumiai agreement	ı	_	5,085,027	ı	5,085,027	_	-
T	otal		_	5,085,027	_	5,085,027	_	

Note 1 The investment asset is trust beneficiary interest for the 33.9% co-ownership interest (and 29.5% right of site) of the sectional ownership of Nagoya Lucent Tower.

5. Details of specified transaction

The details of specified transaction as of June 30, 2020 were as follows:

		Notional con (Thousand	Fair value (Note 1)	
Classification	Transaction		Over 1 year	(Thousands of yen)
Over-the-counter	Interest rate swaps (Floating-rate to fixed-rate interest)	34,700,000	20,600,000	(214,694)
	Total	34,700,000	20,600,000	(214,694)

Note 1 The fair value is estimated by the counterparty to the interest rate swaps contracts using market interest rates and other assumptions.

6. Other assets

Real property and trust beneficial interests in real property are included the above tables in "3. Details of property."

7. Investment assets by country or area

There is no investment asset other than Japan.

Note 2 "Fair value" represents net book value of the equity interest of Tokumei Kumiai agreement.

Capital expenditures for property

1. Schedule of capital expenditures

The significant plan for capital expenditures on property maintenance as of June 30, 2020 was as below. The amounts of estimated cost shown in the below table can be including expenses which will be charged to income.

			Estimated cost (Millions of yen)						
Name of property	Location	Purpose	Scheduled term for construction or maintenance	Total	Payment for the six months ended June 30, 2020	Total of advanced payment			
East Square Tokyo	Koto-ku, Tokyo	Renewal of UPS equipment	April 2020 to June 2021	390	_				
Yokohama i-land Tower	Naka-ku, Yokohama-shi	LED lighting equipment	January 2020 to June 2021	348	_				
East Square Tokyo	Koto-ku, Tokyo	Construction for office (2nd, 3rd and 4th floor)	June 2020 to October 2020	240	_				
Cube Kawasaki	Kawasaki-ku, Kawasaki-shi	2nd renewal of heat system	September 2020 to January 2021	264	_				
Twin 21	Chuo-ku, Osaka-shi	Partial renewal of elevator	March 2020 to October, 2020	166	_				

2. Capital expenditures for the six months ended June 30, 2020

Maintenance expenditures on property for the six months ended June 30, 2020 were totaling to ¥1,303 million consisting of ¥1,002 million of capital expenditures stated as below and ¥300 million of repair and maintenance expenses charged to income.

Name of property	Location	Purpose	Term for construction or maintenance	Capital expenditures (Millions of yen)
Cube Kawasaki	Kawasaki-ku, Kawasaki-shi	Renewal of heat system	April 2019 to January 2020	197
Sendai Capital Tower	Sendai-shi, Miyagi	Renewal of common area	April 2020 to June 2020	115
Yokohama i-land Tower	Naka-ku, Yokohama-shi	Renewal of smoking area	November 2019 to June 2020	86
Yokohama i-land Tower	Naka-ku, Yokohama-shi	Repair of women's restroom	November 2019 to June 2020	65
Yokohama i-land Tower	Naka-ku, Yokohama-shi	Construction for power supply used in an emergency	November 2019 to March 2020	50
Other properties, etc.	_	Other capital expenditures	_	487
		Total		1,002

For the six months ended June 30, 2020, the Investment Corporation received ¥10 million of electric energy saving subsidy for a property and reduced acquisition costs of the property totaling to ¥38 million by the amount equivalent to the subsidy.

3. Reserved funds for long-term maintenance plan

The Investment Corporation had reserved funds as below to appropriate for future expenditures on maintenance based on a long-term maintenance plan.

(Millions of yen)

Fiscal period	24 th 25 th		26 th	27 th	28 th
As of /for the six months ended	June 30, 2018	December 31, 2018	June 30, 2019	December 31, 2019	June 30, 2020
Reserved funds at beginning of period	1,581	389	1	_	ı
Increase	298	12	_	_	
Decrease	1,490	401	_	_	_
Reserved funds at end of period	389	_	_	_	_

Note The Investment Corporation had decided not to reserve funds for future expenditures on maintenance based on a long-term maintenance plan from the 25th fiscal period.

Condition of expenses and liabilities

1. Details of asset management expenses

(Thousands of yen)

Fiscal period	27 th	28 th
For the six months ended	December 31, 2019	June 30, 2020
(a) Asset management fees	727,860	794,817
(b) Asset custody fees	6,001	6,075
(c) Administrative service fees	36,559	40,118
(d) Directors' compensations	12,180	12,180
(e) Independent auditor fees	11,500	11,500
(f) Other operating expenses	62,518	71,408
Total	856,618	936,100

Note

The amount of asset management fees for the six months ended December 31, 2019 does not include ¥270,100 thousand of asset management fees related to acquisition capitalized as part of the acquisition cost of properties.

2. Loans payable

Please refer to "Note 9—Loans Payable" in the accompanying financial statements.

3. Investment corporation bonds

Please refer to "Note 11 - Investment Corporation Bonds" in the accompanying financial statements.

4. Short-term investment corporation bonds

None

5. Investment unit warrants

None

Condition of investment transactions

1. Transactions of property and asset-backed securities, etc.	
None	
2. Transactions of other assets	
Other assets than property or asset-backed securities, etc. are bank deposits and bank deposits in trust.	
3. Research for specified assets value, etc.	
(1) Property	
None	
(2) Asset backed securities	
None	
(3) Other transaction	
None	
4. Transactions with interested parties	
(1) Outline of transactions	
None	
(2) Amounts of fees paid and other expenses	
None	
5. Transactions with asset manager relating to other business than asset manageme	ent

None

Financial information

1. Financial position and operating results

Please refer to the accompanying financial statements.

2. Changes in depreciation method

None

3. Changes in valuation method of real property

None

Other information

1. Notice

The Board of Directors Meeting

There was no execution or modification of significant agreement approved by the Board of Directors of the Investment Corporation for the six months ended June 30, 2020.

2. Investment trust beneficiary interest of the Investment Corporation

None

3. Overseas real estate investment corporation and property held by the corporation

None

4. Other

Figures less than unit indicated in each statement have been rounded down for amounts and rounded for ratio unless otherwise indicated in this presentation. As a result, the total shown in this presentation do not necessarily agree to the sum of the individual items.



Independent auditor's report

To the Board of Directors of MCUBS MidCity Investment Corporation:

Opinion

We have audited the accompanying financial statements of MCUBS MidCity Investment Corporation ("the Company"), which comprise the balance sheets as at June 30, 2020 and December 31, 2019, the statements of income and retained earnings, changes in net assets and cash flows for the six months period then ended June 30, 2020 and December 31, 2019, and notes, comprising a summary of significant accounting policies, other explanatory information.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at June 30, 2020 and December 31, 2019, and its financial performance and cash flows for the six months period then ended in accordance with accounting principles generally accepted in Japan.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in Japan. Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report. We are independent of the Company in accordance with the ethical requirements that are relevant to our audit of the financial statements in Japan, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

We draw attention to Note 24 to the financial statements, which states conclusion of merger agreement between the Company and Japan Retail Fund Investment Corporation. Our opinion is not modified in respect of this matter.

Responsibilities of Management and Supervisory Directors for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in Japan, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern in accordance with accounting principles generally accepted in Japan.

Supervisory directors are responsible for overseeing the executive director's performance of his duties including the design, implementation and maintenance of the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with auditing standards generally accepted in Japan will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of our audit in accordance with auditing standards generally accepted in Japan, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- · Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, while the objective of the audit is not to express an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate whether the presentation and disclosures in the financial statements are in accordance with accounting standards generally accepted in Japan, the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with the executive director regarding, among other matters, the planned scope and timing of the audit, significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

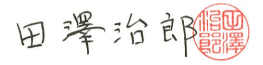
We also provide the executive director with a statement that we have complied with relevant ethical requirements regarding independence, and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Convenience Translation

The U.S. dollar amounts in the accompanying financial statements with respect to the fiscal six months ended June 30, 2020 are presented solely for convenience. Our audit also included the translation of yen amounts into U.S. dollar amounts and, in our opinion, such translation has been made on the basis described in Note 2 to the financial statements.

Interest required to be disclosed by the Certified Public Accountants Act of Japan

We do not have any interest in the Company which is required to be disclosed pursuant to the provisions of the Certified Public Accountants Act of Japan.



Jiro Tazawa

Designated Engagement Partner

Certified Public Accountant

松本大明論

Hiroaki Matsumoto

Designated Engagement Partner

Certified Public Accountant

KPMG AZSA LLC

Tokyo Office, Japan

September 24, 2020

MCUBS MIDCITY INVESTMENT CORPORATION BALANCE SHEETS As of December 31, 2019 and June 30, 2020

	As of							
	December 31, 2019	June 30, 2020	June 30, 2020					
	(in millio	ons of yen)	(in thousands of U.S. dollars)					
ASSETS								
Current assets:								
Cash and bank deposits (Notes 3 and 19)	¥ 8,882	¥ 10,024	\$ 93,038					
Cash and bank deposits in trust (Notes 3 and 19)	5,554	5,881	54,585					
Rental receivables	222	141	1,308					
Accounts receivable – other	10	_	_					
Income taxes receivable	32	32	297					
Consumption tax refundable	620	_	_					
Prepaid expenses	59	49	454					
Other	_	7	64					
Total current assets	15,381	16,137	149,777					
Noncurrent assets:								
Property and equipment, at cost (Notes 5 and 7):								
Buildings in trust (Note 4)	80,383	81,342	754,984					
Structures in trust	258	260	2,413					
Machinery and equipment in trust	4	4	37					
Tools, furniture and fixtures in trust (Note 4)	520	551	5,114					
Land in trust	219,361	219,361	2,036,021					
Construction in progress in trust	29	20	185					
Total property and equipment	300,556	301,541	2,798,784					
Less: Accumulated depreciation	20,793	22,051	204,668					
Total net property and equipment	279,763	279,489	2,594,106					
Intangible assets (Note 6):								
Software	2	2	18					
Other	0	0	0					
Total intangible assets	2	3	27					
Investments and other assets:								
Investment securities (Notes 8 and 19)	5,085	5,085	47,196					
Lease and guarantee deposits	10	10	92					
Long-term prepaid expenses	703	673	6,246					
Deferred tax assets (Note 17)	0							
Total investments and other assets	5,798	5,768	53,536					
Total noncurrent assets	285,564	285,261	2,647,679					
Deferred charges:								
Investment corporation bonds issuance costs	51	45	417					
Investment unit issuance costs	78	57	529					
Total deferred charges	129	103	956					
TOTAL ASSETS	¥ 301,075	¥ 301,502	\$ 2,798,422					

MCUBS MIDCITY INVESTMENT CORPORATION BALANCE SHEETS As of December 31, 2019 and June 30, 2020

	As of							
		nber 31, 019	June	30, 2020	June	e 30, 2020		
		(in million	of von)			ousands of dollars)		
LIABILITIES		(III IIIII)	is of yell)			. uonars)		
Current liabilities:								
Operating accounts payable	¥	514	¥	434	\$	4,028		
Current portion of investment corporation bonds – unsecured				1.500		12.022		
(Notes 11 and 19)		_		1,500		13,922		
Current portion of long-term loans payable (Notes 9 and 19)		22,850		19,600		181,919		
Accounts payable		1,868		1,265		11,741		
Accrued expenses		147		152		1,410		
Distribution payable		11		11		102		
Consumption taxes payable		_		503		4,668		
Advances received		1,285		1,383		12,836		
Other		656		876		8,130		
Total current liabilities		27,334		25,728		238,797		
Noncurrent liabilities:								
Investment corporation bonds – unsecured (Notes 11 and 19)		8,000		6,500		60,330		
Long-term loans payable (Notes 9 and 19)		96,125		99,375		922,359		
Tenant leasehold and security deposits (Note 19)		13,589		13,702		127,176		
Total noncurrent liabilities		117,714		119,577		1,109,866		
TOTAL LIABILITIES		145,048		145,305		1,348,663		
NET ASSETS (Note 12)								
Unitholders' equity:								
Unitholders' capital, 10,000,000 units authorized; 1,784,125 units as of December 31, 2019 and June 30, 2020 issued and outstanding		151,540		151,540		1,406,534		
Surplus:								
Voluntary reserve								
Reserve for reduction entry of property		1,097		998		9,263		
Total voluntary reserve		1,097		998		9,263		
Retained earnings		3,389		3,657		33,942		
Total surplus		4,486		4,655		43,205		
Total unitholders' equity		156,027		156,196		1,449,749		
TOTAL NET ASSETS		156,027		156,196		1,449,749		
TOTAL LIABILITIES AND NET ASSETS	¥	301,075	¥	301,502	\$	2,798,422		

MCUBS MIDCITY INVESTMENT CORPORATION STATEMENTS OF INCOME AND RETAINED EARNINGS For the six months ended December 31, 2019 and June 30, 2020

For the six months ended December 31, June 30, 2020 June 30, 2020 2019 (in thousands of U.S. dollars) (in millions of yen) Operating revenues Rent revenues - real estate (Note 14) 7,869 8,344 77,445 Other rental business revenues (Note 14)..... 536 554 5,142 Dividends income..... 162 162 1,503 8,569 9,061 Total operating revenues 84,100 Operating expenses 3,729 3,849 35,724 Expenses related to rental business (Note 14) 794 7,369 727 Asset management fees..... 6 55 Asset custody fees 6 36 40 371 Administrative service fees Directors' compensations..... 12 12 111 74 82 761 Other..... Total operating expenses..... 4,585 4,785 44,412 3,983 4,276 39,688 Operating income Non-operating income 0 0 0 Interest income Reversal of distribution payable 0 1 9 Interest on refund 0 2 18 Gain on donation of noncurrent assets (Note 15) 0 3 Total non-operating income..... 1 27 Non-operating expenses 442 4,102 Interest expenses 421 204 Interest expenses on investment corporation bonds 22 22 126 126 1,169 Borrowing related expenses.... Amortization of investment corporation bonds issuance costs 5 5 46 Amortization of investment unit issuance costs 19 21 194 Other..... 0 0 0 Total non-operating expenses..... 595 619 5,745 3,389 3,660 33,970 Ordinary income..... Extraordinary gain Subsidy income (Note 16) 10 92 Total extraordinary gain 10 92 Reduction entry for property (Note 16) 10 92 _ 10 92 Total extraordinary loss..... Income before income taxes..... 3,389 3,660 33,970 Income taxes (Note 17): 0 3 27 Current 0 0 0 Deferred 0 3 27 Total income taxes..... Net income 3,388 3,657 33,942 Retained earnings brought forward 0 Unappropriated retained earnings (Note 13) 3,389 ¥ 3,657 33,942

MCUBS MIDCITY INVESTMENT CORPORATION STATEMENTS OF CHANGES IN NET ASSETS For the six months ended December 31, 2019 and June 30, 2020

		Unitholders' equity												
						Surj	plus							
				Voluntary	y reserve	<u> </u>								
		Unitholders' capital		Reserve for reduction entry of property		Total voluntary reserve		etained ernings	Total surplus		Total unitholders' equity		Tota	l net assets
							(in mill	lions of yen)						
Balance as of June 30, 2019	¥	136,452	¥	622	¥	622	¥	4,995	¥	5,618	¥	142,070	¥	142,070
Changes during the period														
Issuance of new investment units		15,088		_		_		_		_		15,088		15,088
Provision of reserve for reduction entry of property .		_		474		474		(474)		_		_		_
Dividends from surplus		_		_		_		(4,520)		(4,520)		(4,520)		(4,520)
Net income		<u> </u>						3,388		3,388		3,388		3,388
Total changes during the period		15,088		474		474		(1,606)		(1,131)		13,957		13,957
Balance as of December 31, 2019	¥	151,540	¥	1,097	¥	1,097	¥	3,389	¥	4,486	¥	156,027	¥	156,027
Changes during the period														
Reversal of reserve for reduction entry of property		_		(98)		(98)		98		_		_		_
Dividends from surplus		_		_		_		(3,487)		(3,487)		(3,487)		(3,487)
Net income								3,657		3,657		3,657		3,657
Total changes during the period				(98)		(98)		267		169		169		169
Balance as of June 30, 2020	¥	151,540	¥	998	¥	998	¥	3,657	¥	4,655	¥	156,196	¥	156,196

					Unitholder	rs' equit	ty						
					Surp	lus							
			Voluntary	reserve	9								
	nitholders' capital				voluntary	Retained earnings		Total surplus		Total unitholders' equity		Total net assets	
					(in t	housan	ds of U.S. doll	lars)					
Balance as of December 31, 2019	\$ 1,406,534	\$	10,181	\$	10,181	\$	31,455	\$	41,637	\$	1,448,180	\$	1,448,180
Changes during the period													
Reversal of reserve for reduction entry of property	_		(909)		(909)		909		_		_		_
Dividends from surplus	_		_		_		(32,364)		(32,364)		(32,364)		(32,364)
Net income	<u> </u>		<u> </u>		<u> </u>		33,942		33,942		33,942		33,942
Total changes during the period	<u> </u>		(909)		(909)		2,478		1,568		1,568		1,568
Balance as of June 30, 2020	\$ 1,406,534	\$	9,263	\$	9,263	\$	33,942	\$	43,205	\$	1,449,749	\$	1,449,749

MCUBS MIDCITY INVESTMENT CORPORATION STATEMENTS OF CASH FLOWS For the six months ended December 31, 2019 and June 30, 2020

	Fo	or the six	months end	led		
	December 31, 2019		30, 2020	June 30, 2020 (in thousands of U.S. dollars)		
Cash flows from operating activities:	(in millio	ns of yen)		<u> </u>	dollars)	
Income before income taxes	¥ 3,389	¥	3,660	\$	33,970	
Depreciation and amortization	1,193	1	1,267	Ψ	11,759	
Amortization of long-term prepaid expenses	93		96		891	
Amortization of investment unit issuance costs	19		21		194	
Amortization of investment corporation bonds issuance costs	5		5		46	
Interest income.	(0)		(0)		(0)	
Interest expenses	443		464		4,306	
Subsidy income	_		(10)		(92)	
Gain on donation of noncurrent assets	(0)		_		_	
Loss on retirement of noncurrent assets	1		1		9	
Reduction entry for property	_		10		92	
Changes in assets and liabilities:						
Decrease (increase) in operating accounts receivable	(49)		81		751	
Decrease (increase) in consumption taxes refundable	(620)		620		5,754	
Increase (decrease) in consumption taxes payable	(507)		503		4,668	
Increase (decrease) in operating accounts payable	149		(80)		(742)	
Increase (decrease) in accounts payable	21		(78)		(723)	
Increase (decrease) in advances received	126		97		900	
Decrease (increase) in prepaid expenses	(11)		9		83	
Payments of long-term prepaid expenses	(238)		(67)		(621)	
Other, net	21		(70)		(649)	
Subtotal	4,034	-	6,534	-	60,645	
Interest income received	0		0		0	
Interest expenses paid	(448)		(460)		(4,269)	
Income taxes paid	` '		(3)		(27)	
Net cash provided by operating activities			6,070		56,339	
Cash flows from investing activities:	3,303		0,070		30,337	
_	(29.790)		(1.496)		(12.702.)	
Purchases of property and equipment in trust Purchases of intangible assets	(28,789)		(1,486)		(13,792)	
	1 105		(2)		(18)	
Proceeds from tenant leasehold and security deposits	1,185		572		5,309	
Payments of tenant leasehold and security deposits	(288)		(165)		(1,531)	
Net cash used in investing activities	(27,892)		(1,081)		(10,033)	
Cash flows from financing activities:						
Proceeds from long-term loans payable	26,200		8,550		79,357	
Repayments of long-term loans payable	(15,200)		(8,550)		(79,357)	
Proceeds from issuance of investment units	15,064		-		-	
Payments of investment unit issuance costs			(32)		(297)	
Dividends paid	(4,520)		(3,486)		(32,355)	
Net cash provided by (used in) financing activities	21,544		(3,519)		(32,661)	
Net change in cash and cash equivalents	(2,763)		1,469		13,634	
Cash and cash equivalents at the beginning of period	17,199		14,436		133,989	
Cash and cash equivalents at the end of period (Note 3)	¥ 14,436	¥	15,906	\$	147,633	

MCUBS MIDCITY INVESTMENT CORPORATION NOTES TO FINANCIAL STATEMENTS

As of and for the six months ended December 31, 2019 and June 30, 2020

Note 1 — Organization

MCUBS MidCity Investment Corporation (the "Company"), a real estate investment corporation, with initial capital of ¥100 million, was incorporated on June 1, 2006, under the Act on Investment Trusts and Investment Corporations of Japan (the "Investment Trust Act") and listed on the J-REIT section of the Tokyo Stock Exchange on August 29, 2006.

The Company is externally managed by a registered asset management company, Mitsubishi Corp.- UBS Realty Inc. (formerly: MCUBS MidCity Inc.) (the "Asset Manager"). Although the Asset Manager had been owned by Mitsubishi Corp. - UBS Realty Inc. and Kanden Realty & Development Co., Ltd., Kanden Realty & Development Co., Ltd. sold all shares of MCUBS MidCity Inc. to Mitsubishi Corp.- UBS Realty Inc. on April 1. Also, an absorption-type merger has been conducted with MCUBS MidCity Inc. as the dissolving company and Mitsubishi Corp.- UBS Realty Inc. as the surviving company, on July 1, 2019.

The Company was formed to invest primarily in office properties in Japan. The Company raised ¥88,587 million through an initial public offering of 180,000 investment units on August 28, 2006 and acquired trust beneficiary interest in entrusted real estate (trust beneficiary interest in real estate) for nine properties on August 31, 2006 for an aggregate purchase price of ¥146 billion by utilizing net proceeds from the initial public offering and loans payable from banks.

The total assets managed by the Company at the end of the 28th fiscal period (June 30, 2020) amounted to ¥287.6 billion (US\$2,669 million) (the total acquisition price of 26 properties).

Note 2 — Summary of Significant Accounting Policies

(a) Basis of Presentation

The Company maintains its accounts and records in conformity with accounting principles and practices generally accepted in Japan ("Japanese GAAP"), including provisions set forth in the Investment Trust Act, the Companies Act of Japan, the Financial Instruments and Exchange Act, and other related regulations, which are different in certain respects from the application and disclosure requirements of International Financial Reporting Standards or accounting principles generally accepted in the United States of America.

The accompanying financial statements are a translation of the financial statements of the Company, which were prepared in accordance with Japanese GAAP and filed with the Kanto Local Finance Bureau as required by the Financial Instruments and Exchange Act. In preparing the accompanying financial statements, certain information in the notes has been added to the financial statements issued domestically for the convenience of the readers outside Japan.

The financial statements are not intended to present the financial position and the results of operations in accordance with accounting principles and practices generally accepted in countries and jurisdictions other than Japan.

The Company's fiscal period is a six-month period which ends at the end of June and December of each year.

The Company maintains its accounting records in Japanese yen. The U.S. dollar amounts included in the accompanying financial statements and notes thereto represent the arithmetical result of translating Japanese yen into U.S. dollars at the rate of \$107.74 = US\$1, the effective rate of exchange prevailing at June 30, 2020. The inclusion of such U.S. dollar amounts associated with the fiscal six months ended June 30, 2020 is solely for the convenience of readers outside Japan. Such translations should not be construed as representations that the Japanese yen amounts represent, or have been, or could be converted into, U.S. dollars at that or any other rate.

Amounts less than ¥1 million and US\$ 1 thousand have been rounded down. As a result, the total shown in the financial statements and notes thereto does not necessarily agree to the sum of individual account balances.

The Company does not prepare consolidated financial statements as it has no subsidiaries.

(b) Cash and Cash Equivalents

Cash and cash equivalents consist of cash, demand deposits, and short-term investments which are highly liquid and readily convertible to cash, have a low risk of price fluctuation, and mature within three months from the date of acquisition.

(c) Property and Equipment (Including Trust Assets)

Property and equipment is recorded at cost. Depreciation of property and equipment, except for land, is calculated on a straight-line basis over the estimated useful lives of the assets as stated below:

Buildings	2-65 years
Structures	2-50 years
Machinery and equipment	11 years
Tools, furniture and fixtures	2-15 years

(d) Intangible assets

Intangible assets are amortized on a straight-line basis. The estimated useful life of software is five years.

(e) Long-term Prepaid Expenses

Long-term prepaid expenses are amortized on a straight-line basis.

(f) Accounting Treatment of Trust Beneficiary Interests in Real Estate Trusts

For trust beneficiary interests in real estate trusts, which are commonly utilized to obtain ownership in investment properties in Japan and through which the Company holds all of its real estate, all assets and liabilities with respect to assets in trust, as well as all income generated and expenses incurred with respect to assets in trust, are recorded in the relevant balance sheet and income statement accounts of the Company in proportion to the percentage interest that such trust beneficiary interest represents. Certain material accounts with respect to assets and liabilities in trust are presented separately from other accounts in the balance sheets of the Company.

(g) Accounting Treatment of Investments in Tokumei Kumiai

Investments in Tokumei Kumiai ("TK"), which are presented as investment securities in the balance sheets, are accounted for using the equity method of accounting. Under the equity method, the initial and additional subsequent investments in a TK are recorded at cost and the carrying amount at the balance sheet date is adjusted for the Company's share of the undistributed earnings or losses and distributions received from the TK.

(h) Hedge Accounting

In accordance with the Company's risk management policy and its internal rules, the Company uses derivative instruments for the purpose of hedging risks that are prescribed in the Company's articles of incorporation. The Company hedges fluctuations in interest rates of loans payable through the use of interest rate swaps as hedging instruments and applies the special treatment provided under Japanese GAAP for the interest rate swaps which qualify for hedge accounting and meet specific criteria, under which only the interest received or paid under such interest rate swap contracts can be recognized and added to or deducted from any interest earned or incurred on the hedged asset or liability, as appropriate, and the fair value of the interest rate swaps is not required to be evaluated separately. An assessment of hedge effectiveness is not performed when the interest rate swaps meet the specific criteria required for such special treatment.

(i) Investment Corporation Bonds Issuance Costs

Investment corporation bonds issuance costs are capitalized and amortized on a straight-line basis over the maturity period of the investment corporation bonds.

(j) Investment Unit Issuance Costs

Investment unit issuance costs are capitalized and amortized on a straight-line basis over three years.

(k) Income Taxes

Deferred tax assets and liabilities are computed based on the temporary differences between the financial statement and income tax basis of assets and liabilities using the applicable statutory tax rate.

(1) Consumption Taxes

Consumption taxes withheld and consumption taxes paid are not included in the statements of income and retained earnings. The consumption taxes paid are generally offset against the balance of consumption taxes withheld. As such, the excess of payments over amounts withheld are included in current assets and the excess of amounts withheld over payments are included in current liabilities as the case may be.

(m) Taxes on Property and Equipment

Property and equipment are annually subject to various taxes, such as property taxes and urban planning taxes. An owner of a property is registered in the record maintained by the local government in each jurisdiction, and such taxes are imposed on the owner registered in the record as of January 1 of each year based on the assessment made by the local government.

Under the above tax rules, a seller of a property at the time of disposal is liable for these taxes on the property from the date of disposal to the end of the calendar year in which the property is disposed. The seller, however, is reimbursed by the purchaser for these accrued tax liabilities and the amount of settlement reflects this adjustment. For the purchaser, a portion of such taxes calculated from the acquisition date to the end of the calendar year is capitalized as a cost of the property in accordance with Japanese GAAP. In subsequent calendar years, half of such taxes on property and equipment for each calendar year are charged as operating expenses in each fiscal period.

Taxes on property and equipment capitalized as part of the acquisition cost of properties amounted to ¥15 million for the six months ended December 31, 2019. No taxes on property, plant and equipment were capitalized for the six months period ended for June 30, 2020.

(n) Revenue Recognition

Revenues from the leasing of properties includes fixed rental revenues, variable rental revenues, sales-based rental revenues, recoveries of utility charges and other miscellaneous income, which are all recognized in a pattern appropriate for each revenue stream.

Note 3 – Cash and Cash Equivalents

Cash and cash equivalents shown in the statements of cash flows consist of the following balance sheet items.

				As of		
	Decem	ber 31, 2019	June	30, 2020	June	e 30, 2020
_		(in million	s of yen)			housands S. dollars)
Cash and bank deposits	¥	8,882	¥	10,024	\$	93,038
Cash and bank deposits in trust		5,554		5,881		54,585
Cash and cash equivalents	¥	14,436	¥	15,906	\$	147,633

Note 4 – Reduction Entry of Property

Acquisition costs of certain buildings in trust and tools, furniture and fixtures in trust were reduced by government subsidies received or insurance income. The accumulated amounts of such reduction are as follows:

			A	s of			
	Decembe	er 31, 2019	June	30, 2020	June 30, 2020		
_		(in millior	(in thousands of U.S. dollars)				
Reduction entry by:							
Government subsidies received							
Buildings in trust	¥	54	¥	65	\$	603	
Tools, furniture and fixtures in trust		3		3		27	
Insurance income							
Buildings in trust		68		68		631	

Note 5 – Property and Equipment

The following tables show the summary of movement in property and equipment for the six months ended December 31, 2019 and June 30, 2020, respectively.

For the six months ended December 31, 2019:

				At	cost									
-	Beginning balance Increase			De	ecrease	Ending balance (in millions of yen)		Accumulated depreciation			reciation ne period	Net property and equipment		
Buildings in trust (1)	¥	75,054	¥	5,344	¥	15	¥	80,383	¥	20,375	¥	1,169	¥	60,008
Structures in trust		188		69		_		258		34		5		224
trust		4		_		_		4		2		0		1
trust		516		4		_		520		381		17		138
Land in trust (1)		195,353		24,008		_		219,361		_		_		219,361
Construction in progress in trust		27		3		1		29						29
Total	¥	271,144	¥	29,429	¥	17	¥	300,556	¥	20,793	¥	1,193	¥	279,763

Note

Changes in the net book value for the six months ended December 31, 2019 are mainly due to the acquisitions of East Square Tokyo (¥9,905 million), Osaka YM Bldg. (¥6,593 million) and Hotel Vista Premio Tokyo (¥11,691 million).

For the six months ended June 30, 2020:

	At cost																		
	Beginning balance									Decrease		Ending balance (in millions of yen)		Accumulated depreciation		Depreciation for the period		Net property and equipment	
Buildings in trust	¥	80,383	¥	969	¥	9	¥	81,342	¥	21,608	¥	1,241	¥	59,734					
Structures in trust		258		2		_		260		41		7		218					
trustTools, furniture and fixtures in		4		_		_		4		2		0		1					
trust		520		31		_		551		399		17		152					
Land in trust		219,361		_		_		219,361		_		_		219,361					
Construction in progress in trust		29		46		54		20						20					
Total	¥	300,556	¥	1,048	¥	64	¥	301,541	¥	22,052	¥	1,267	¥	279,489					

				At															
- -	Beginning balance						Increase Decrease			Ending balance thousands of U.S. dol		dep	umulated reciation	Depreciation for the period			Net property and equipment		
Buildings in trust	\$	746,083	\$	8,993	\$	83	\$	754,984	\$	200,556	\$	11,518		\$	554,427				
Structures in trust		2,394		18		_		2,413		380		64			2,023				
trust		37		_		_		37		18		0			9				
trust		4,826		287		_		5,114		3,703		157			1,410				
Land in trust		2,036,021		_		_		2,036,021		_		_			2,036,021				
Construction in progress in trust		269		426		501		185							185				
Total	\$	2,789,641	\$	9,727	\$	594	\$	2,798,784	\$	204,677	\$	11,759	_	\$	2,594,106				

Note 6 – Intangible Assets

The following tables show the summary of movement in intangible assets for the six months ended December 31, 2019 and June 30, 2020, respectively.

For the six months ended December 31, 2019:

_				At c	ost									
-		inning lance	Incr	ease	Decr	ease	End bala (in million	nce	Accum amorti		Amorti for the			angible sets
Software	¥	6	¥	_	¥	_	¥	6	¥	4	¥	0	¥	2
Other				0				0						0
Total	¥	6	¥	0	¥	_	¥	7	¥	4	¥	0	¥	2

For the six months ended June 30, 2020:

	- 0-	nning ance	Incr	ease		rease	End bala (in millio		Accum amorti		Amorti for the		Net int	angible sets
Software	¥	6	¥	2	¥	5	¥	4	¥	1	¥	0	¥	2
Other		0						0						0
Total	¥	76	¥	2	¥	5	¥	5	¥	1	¥	0	¥	3

_				At c	ost									
	Beg	inning						ding	Accum		Amorti			angible
	ba	lance	Incr	ease	Decr	ease		ance	amorti	zation	for the	period	ass	sets
						(ın tı	nousanas	of U.S. doll	ars)					
Software	\$	55	\$	18	\$	46	\$	37	\$	9	\$	0	\$	18
Other		0						0						0
Total	\$	64	\$	18	\$	46	\$	46	\$	9	\$	0	\$	27

Note 7 – Fair Value of Investment and Rental Properties

The following table shows the net book value and the fair value of the investment and rental properties in the aggregate for the six months ended December 31, 2019 and June 30, 2020.

		Asc	of / For the	e six months ende	ed	
•	December 31, 2019		June	e 30, 2020	Jur	ne 30, 2020
		(in million	(in thousands of U.S. dollars)			
Net book value						
Balance at the beginning of the period	¥	251,503	¥	279,734	\$	2,596,380
Net increase (decrease) during the period ⁽¹⁾		28,231		(266)		(2,468)
Balance at the end of the period	¥	279,734	¥	279,468	\$	2,593,911
Fair value ⁽²⁾		303,570		302,710		2,809,634

Notes:

Changes in the net book value are mainly due to the following transactions and other capital expenditures offset by depreciation amounting to ¥1,193 million.

		Increase (decrease) in net book value
		(in millions of yen)
Acquisitions:	East Square Tokyo	¥ 9,905
	Osaka YM Bldg.	6,593
	Hotel Vista Premio Tokyo	11.691

For the six months ended June 30, 2020:

Changes in the net book value are mainly due to capital expenditures offset by depreciation amounting to ¥1,267 million (US\$11,759 thousand).

(2) Fair value has been determined based on the appraisal value provided by independent real estate appraisers.

For rental revenues and expenses for the six months ended December 31, 2019 and June 30, 2020, please refer to "Note 14 - Rental Business Revenues and Expenses."

⁽¹⁾ For the six months ended December 31, 2019:

Note 8 – Investments in Tokumei Kumiai

The Company invests in real estate properties by entering into TK agreements as a Tokumei Kumiai investor ("TK investor") with Japanese special purpose companies known as Tokumei Kumiai operators ("TK operators"), which are the property holding entities. Such TK transactions are a common method of investing and holding real estate properties in Japan. The relationship between the TK operators and the TK investors is governed by TK agreements, whereby the TK investors provide funds to the TK operators in return for the prorated portion of the income derived from the investments in properties held by the TK operators. Information on investments in TK as of December 31, 2019 and June 30, 2020 is as follows:

As of December 31, 2019:

Name of TK operator		rrying ounts	of	value TK ⁽¹⁾	gai	Unrealized gains (or losses)		
R40 Godo Kaisha ⁽²⁾	v	5.085	(in milli	ons of yen) 5.085	v			
Total	¥	5,085	¥	5,085	¥			

As of June 30, 2020:

Name of TK operator									e value CTK ⁽¹⁾ s of U.S. dol	Unrealized gains (or losses) dollars)		
R40 Godo Kaisha ⁽²⁾	¥	5,085	¥	5,085	¥		\$	47,196	\$	47,196	\$	
Total	¥	5,085	¥	5,085	¥		\$	47,196	\$	47,196	\$	

Note:

⁽¹⁾ The value of TK represents carrying amounts because it is too difficult to estimate fair value based on reasonable future cash flow.

⁽²⁾ The investment asset is trust beneficiary interest for the 33.9% co-ownership interest (and 29.5% right of site) of the sectional ownership of Nagoya Lucent Tower.

Note 9 – Loans Payable

The following tables show the details of loans payable as of December 31, 2019 and June 30, 2020.

Classification Borrowing dat		Maturity date	Average interest rate ⁽¹⁾	December 31, 2019	June 30, 2020	
				(in millions	June 30, 2020	(in thousands of U.S. dollars)
Long-term	July 31, 2013	July 31, 2020	(Note 3) 1.709	¥ 1,800	¥ (Note 5) 1,800	\$ 16,706
loans payable	July 31, 2014	July 31, 2020	(Note 2) 1.240	2,000	(Note 5) 2,000	18,563
iouns puyuore	July 31, 2014	July 31, 2021	(Note 3) 1.478	1,800	1,800	16,706
	July 31, 2015	July 31, 2021	(Note 2) 1.034	4,500	4,500	41,767
	July 31, 2015	July 31, 2023	(Note 2) 1.384	1,000	1,000	9,281
	July 31, 2015	July 31, 2020	(Note 2) 0.865	9,300	(Note 5) 9,300	86,318
	July 31, 2015	July 31, 2020	(Note 3) 0.908	1,200	(Note 5) 1,200	11,137
	July 31, 2015	July 31, 2022	(Note 2) 1.202	2,200	2,200	20,419
	July 31, 2015	July 31, 2022	(Note 3) 1.233	800	800	7,425
	July 31, 2015	July 31, 2023	(Note 2) 1.384	500	500	4,640
	July 31, 2015	July 31, 2023	(Note 3) 1.400	500	500	4,640
	April 28, 2016	April 30, 2021	(Note 2) 0.498	2,800	(Note 5) 2,800	25,988
	July 29, 2016	January 31, 2020	0.379	3,700	(14010 3) 2,800	25,966
		=	(Note 3) 0.373	2,250	_	_
	July 29, 2016	January 31, 2020	(Note 3) 0.373			
	July 29, 2016	January 31, 2020		2,600	(Note 5) 2 500	23,204
	July 29, 2016	January 31, 2021	(Note 3) 0.451	2,500	(Note 5) 2,500	
	July 29, 2016	July 31, 2021	(Note 3) 0.494	2,650	2,650	24,596
	July 29, 2016	July 31, 2024	(Note 3) 0.735	4,700	4,700	43,623
	January 31, 2017	January 31, 2022	(Note 3) 0.647	4,000	4,000	37,126
	January 31, 2017	January 31, 2024	(Note 3) 0.809	4,000	4,000	37,126
	July 31, 2017	July 31, 2023	(Note 3) 0.680	1,900	1,900	17,635
	July 31, 2017	July 31, 2023	(Note 3) 0.688	1,000	1,000	9,281
	July 31, 2017	July 31, 2025	(Note 3) 0.856	3,975	3,975	36,894
	July 31, 2017	July 31, 2027	(Note 3) 1.040	3,900	3,900	36,198
	July 31, 2017	July 29, 2022	(Note 3) 0.524	2,900	2,900	26,916
	February 28, 2018	February 28, 2023	0.369	2,400	2,400	22,275
	February 28, 2018	February 28, 2025	(Note 3) 0.640	1,200	1,200	11,137
	February 28, 2018	February 28, 2025	(Note 3) 0.719	2,700	2,700	25,060
	February 28, 2018	February 27, 2026	(Note 3) 0.800	2,700	2,700	25,060
	July 31, 2018	July 31, 2028	(Note 2) 0.923	3,400	3,400	31,557
	July 31, 2018	July 31, 2028	(Note 3) 1.019	1,500	1,500	13,922
	July 31, 2018	July 31, 2026	(Note 2) 0.777	2,900	2,900	26,916
	July 31, 2018	July 31, 2026	(Note 3) 0.770	2,000	2,000	18,563
	July 31, 2018	July 31, 2026	(Note 3) 0.834	800	800	7,425
	July 31, 2018	July 31, 2025	(Note 3) 0.743	1,800	1,800	16,706
	July 31, 2018	January 31, 2023	0.344	2,900	2,900	26,916
	July 31, 2019	July 31, 2029	(Note 3) 0.724	2,900	2,900	26,916
	July 31, 2019	January 31, 2029	(Note 3) 0.675	1,050	1,050	9,745
	July 31, 2019	January 31, 2028	(Note 3) 0.604	3,400	3,400	31,557
	July 31, 2019	July 30, 2027	(Note 2) 0.488	1,000	1,000	9,281
	July 31, 2019	January 29, 2027	(Note 3) 0.528	4,000	4,000	37,126
	July 31, 2019	July 31, 2026	(Note 3) 0.490	900	900	8,353
	July 31, 2019	January 31, 2025	0.394	1,950	1,950	18,099
	November 21, 2019	November 21, 2029	(Note 3) 0.758	1,700	1,700	15,778
	November 21, 2019	November 21, 2029	(Note 3) 0.780	1,300	1,300	12,066
	November 21, 2019	May 21, 2029	(Note 3) 0.719	3,100	3,100	28,772
	November 21, 2019	May 21, 2026	(Note 2) 0.441	2,000	2,000	18,563
	November 21, 2019	May 21, 2024	0.344	2,000	2,000	18,563
	November 21, 2019	November 21, 2023	0.319	900	900	8,353
	January 31, 2020	January 31, 2029	(Note 2) 0.605	_	1,600	14,850
	January 31, 2020	July 31, 2027	(Note 3) 0.589	_	2,600	24,132
	<u> </u>	•				
	January 31, 2020	January 31, 2027	(Note 2) 0.474 (Note 3) 0.524		1,500 750	13,922
	January 31, 2020	July 31, 2026	(Note 3) 0.524		750 2 100	6,961
	January 31, 2020	July 31, 2024	0.329	110.075	2,100	19,491
		ıble total			118,975 ¥ 118,975	1,104,278
	Loone poveble total			¥ 118,975	¥ 118,975	\$ 1,104,278

Notes:

⁽¹⁾ The average interest rate indicates a weighted average of interest rate for each six-month period, rounded to the third decimal place. The average interest rates of loans payable which are hedged by interest rate swaps are calculated adjusting the effect of the interest rate swaps.

⁽²⁾ These term loans are hedged by interest rate swaps.

⁽³⁾ Interest rates of these term loans are fixed rate.

 $^{(4) \}qquad \text{The use of proceeds was acquisition of trust beneficiary interest in real estate, etc.} \\$

(5) Current portion of these term loans is shown as current portion of long-term loans payable in the balance sheets.

Annual repayments of long-term loans payable scheduled for next five years after each balance sheet date are as follows:

	As of								
•	Decemb	er 31, 2019	June 3	0, 2020	June 30, 2020				
		(in million	(in thousands of U.S. dollars)						
Up to 1year	¥	22,850	¥	19,600	\$	181,919			
1-2 years		14,250		12,950		120,196			
2-3 years		9,900		11,200		103,953			
3-4 years		11,100		11,800		109,522			
4-5 years		10,700		12,650		117,412			

Note 10 - Commitment line

As of December 31, 2019 and June 30, 2020, the Company entered into committed lines of credit with Mizuho Bank, Ltd., Sumitomo Mitsui Trust Bank, Limited and MUFG Bank, Ltd. as follows:

	As of							
	Decemb	December 31, 2019 June 30, 2020				June 30, 2020		
		(in million		(in thousands of U.S. dollars)				
Total amount of committed lines of credit	¥	15,000	¥	15,000	\$	139,224		
Borrowings drawn down								
Unused committed lines of credit	¥	15,000	¥	15,000	\$	139,224		

Note 11 – Investment Corporation Bonds

The details of the unsecured investment corporation bonds issued and outstanding as of December 31, 2019 and June 30, 2020 are as follows:

	Decemb	December 31, 2019		0, 2020	30, 2020
		(in million	s of yen)		ousands . dollars)
¥1.5 billion of 5-year bonds, issued on May 23, 2016, maturing on May 21, 2021					
with a coupon of 0.340%	¥	1,500	¥	1,500(1)	\$ 13,922
¥1.5 billion of 10-year bonds, issued on May 23, 2016, maturing on May 22, 2026					
with a coupon of 0.810%		1,500		1,500	13,922
¥1 billion of 5-year bonds, issued on May 29, 2017, maturing on May 27, 2022					
with a coupon of 0.260%		1,000		1,000	9,281
¥2 billion of 10-year bonds, issued on May 29, 2017, maturing on May 28, 2027					
with a coupon of 0.670%		2,000		2,000	18,563
¥2 billion of 10-year bonds, issued on May 29, 2018, maturing on May 29, 2028					
with a coupon of 0.590%	<u></u>	2,000	-	2,000	 18,563
Total	<u>¥</u>	8,000	¥	8,000	\$ 74,252

Notes:

Annual repayments on the investment corporation bonds scheduled for next five years after each balance sheet date are as follows:

	Decembe	er 31, 2019	June 30, 2020			
		(in million	s of yen)			housands S. dollars)
Up to 1year	¥	_	¥	1,500	\$	13,922
1-2 years		1,500		1,000		9,281
2-3 years		1,000		_		_
3-4 years		_		_		_
4-5 years		_		_		_

⁽¹⁾ The bonds are shown as current portion of investment corporation bonds—unsecured in the balance sheets.

Note 12 – Net Assets

The Company issues only non-par value units in accordance with the Investment Trust Act, and the entire amount of the issue price of new units is allocated to unitholders' capital within net assets. The Company is required to maintain net assets of at least ¥50 million (US\$464 thousand) as required by Article 67-4 of the Investment Trust Act.

The number of units issued and outstanding are 1,784,125 units as of December 31, 2019 and June 30, 2020, respectively.

Note 13 – Appropriation of Retained Earnings

In accordance with the distribution policy in Article 34, Paragraph 1, Item 2 of the Company's articles of incorporation which stipulates making distributions in excess of 90% of distributable profit as defined in the Special Taxation Measures Act of Japan for the fiscal period, the Company generally intends to distribute all of distributable profit except for fractional distribution per investment unit less than one yen as regular distributions to unitholders with respect to its fiscal periods.

The following table shows the appropriation of retained earnings for the six months ended December 31, 2019 and June 30, 2020, respectively.

	For the six months ended									
	Decemb	ber 31, 2019	June	30, 2020	June 30, 2020					
		(in million	s of yen)			nousands S. dollars)				
Unappropriated retained earnings	¥	3,389	¥	3,657	\$	33,942				
Reversal of reserve for reduction entry of property		98		_		_				
Cash distribution declared		(3,487)		(3,655)		(33,924)				
Provision of reserve for reduction entry of property										
Retained earnings carried forward	¥		¥	1	\$	9				

For the year ended December 31, 2019, the Company reversed ¥98 million of reserve for reduction entry of property.

Cash distributions per investment unit are \$1,955 and \$2,049 (US\$19) for the six months ended December 31, 2019 and June 30, 2020, respectively.

Note 14 – Rental Business Revenues and Expenses

Revenues and expenses related to property rental business for the six months ended December 31, 2019 and June 30, 2020 consist of the following:

			For the six	months ended	
	December			30, 2020	30, 2020
		(in millio	ns of ven)		ousands S. dollars)
Rental business revenues:			, , , , , , , , , , , , , , , , , , ,		
Rent revenues—real estate:					
Rental revenues	¥	6,387	¥	6,855	\$ 63,625
Common area charges		1,283		1,279	11,871
Parking lots		198		209	1,939
Total rent revenues — real estate		7,869		8,344	77,445
Other rental business revenues:					
Utilities		451		453	4,204
Cancellation penalty		4		_	_
Other		81		100	928
Total other rental business revenues		536		554	 5,142
Total rental business revenues	¥	8,406	¥	8,899	\$ 82,596
Expenses related to rental business:					
Property management fees	¥	872	¥	931	\$ 8,641
Utilities		630		564	5,234
Property-related taxes		679		722	6,701
Insurance		8		8	74
Repair and maintenance		275		300	2,784
Depreciation		1,193		1,267	11,759
Loss on retirement of noncurrent assets		1		1	9
Other		68		53	 491
Total expenses related to rental business	¥	3,729	¥	3,849	\$ 35,724
Operating income from property leasing activities	¥	4,677	¥	5,050	\$ 46,872

Note 15 – Gain on Donation of Noncurrent Assets

Gain on donation of noncurrent assets for the six months ended December 31, 2019 was recognized due to a transfer of carbon credits.

Note 16 - Subsidy Income and Reduction Entry of Property

For the six months ended June 30, 2020, the Company received electric energy saving subsidy for a property and reduced acquisition costs of the property by the amount equivalent to the subsidy.

Note 17 – Income Taxes

The Company is subject to corporate income taxes in Japan. The Company may deduct from its taxable income the amounts distributed to its unitholders, provided the requirements are met under the Special Taxation Measures Act of Japan. Under this act, the Company must meet a number of tax requirements, including a requirement to distribute in excess of 90% of distributable profit for the fiscal period in order to be able to deduct such amounts. If the Company does not satisfy all of the requirements, the entire taxable income of the Company will be subject to regular corporate income taxes in Japan.

The Company has a policy of making distributions in excess of 90% of its distributable profit for the fiscal period to qualify for conditions set forth in the Special Taxation Measures Act of Japan to achieve a deduction of distributions for income tax purpose and it distributes approximately 100% of distributable profit. Hence, the Company has treated the distributions as a tax allowable deduction as defined in the Special Taxation Measures Act of Japan.

A reconciliation of the Company's effective tax rates and statutory tax rates are as follows:

	For the six mon	ths ended
	December 31, 2019	June 30, 2020
	(Rate)	
Statutory tax rate	31.51%	31.46%
Deductible cash distributions	(32.43)	(31.42)
Reversal of reserve for reduction entry of	0.92	_
property		
Other	0.02	0.06
Effective tax rate	0.02%	0.10%

Deferred tax assets consist of the following:

December 3	31, 2019	June	30, 2020	June 30, 2	2020						
	(in million	(in thousands of U.S. dollars)									
¥	0	¥		\$	_						
	0		_		_						
¥	0	¥	_	\$							
	¥	¥ 0 0	December 31, 2019 June	(in millions of yen)	December 31, 2019 June 30, 2020 June 30, 30, 30, 30, 30, 30, 30, 30, 30, 30,						

Note 18 – Leases

(a) Lease Rental Revenues

The Company leases its properties mainly to corporate tenants. Future minimum rental revenues pursuant to existing rental contracts as of December 31, 2019 and June 30, 2020 (exclusive of the recovery of utility and other charges) scheduled to be received are summarized as follows:

	As of											
	Decemb	per 31, 2019	June	30, 2020	June 30, 2020							
		(in million	s of yen)			sands of U.S. ollars)						
Due within one year	¥	4,467	¥	4,805	\$	44,598						
Due after one year		6,583		5,939		55,123						
Total	¥	11,051	¥	10,745	\$	99,730						

(b) Lease commitments

Future minimum lease payments required under the terms of operating leases as of December 31, 2019 and June 30, 2020 are as follows:

	As of										
<u>.</u>	Decemb	oer 31, 2019	June 3	0, 2020	June 30, 2020 (in thousands						
	(in millions of yen)										
Due within one year	¥	6	¥	4	\$	37					
Due after one year		1				_					
Total	¥	7	¥	4	\$	37					

Note 19 – Financial Instruments

(a) Qualitative information for financial instruments

(i) Policy for financial instrument transactions

The Company raises funds through loans payable or the issuance of investment corporation bond for the acquisition of real estate properties, expenditures on property maintenance, payment of distributions, maintaining necessary working capital funds and/or repayment of existing debt.

Derivative instruments are used only for hedging purposes and not for speculation. Surplus funds are managed carefully through investment in financial instruments taking into account liquidity and safety.

(ii) Nature and extent of risks arising from financial instruments and risk management

The funds raised through loans payable are mainly used to acquire real estate properties in trust and for the repayment of existing loans payable. Liquidity risks relating to loans payable, tenant leasehold, security deposits and investment corporation bond are managed by decentralizing maturity date of loans payable and investment corporation bond and maintaining liquidity with preparing plans for funds.

Although loans payable with floating interest rates are subject to fluctuations in market interest rates, a certain portion of loans payable with floating interest rates is hedged by interest rate swaps. The Company manages interest fluctuation risk by adjusting a ratio of floating rate debt to the total of loans payable in response to the current financial market condition.

(iii) Supplemental information on fair value of financial instruments

The fair value of financial instruments is based on quoted market prices, if available. When quoted market prices are not available, fair value is estimated by using valuation techniques which contain various assumptions. If other valuation models or assumptions were used, the estimated fair value may differ.

(b) Quantitative information for financial instruments

The following table shows the carrying amounts, fair value and valuation differences of financial instruments for which fair value is available as of December 31, 2019 and June 30, 2020.

										As of								
_		Γ	Decem	ber 31, 2019)				Jun	e 30, 2020					Jun	e 30, 2020		
	Carrying amounts		Fai	r value	Diffe	erence		arrying nounts	Fa	ir value	Diff	ference		arrying nounts	Fa	ir value	Diff	ference
_						(in millio	ns of yer	1)							in thousa	nds of U.S. dol	lars)	
Assets:																		
(1) Cash and bank deposits	¥ 8,8	82	¥	8,882	¥	_	¥	10,024	¥	10,024	¥	_	\$	93,038	\$	93,038	\$	_
(2) Cash and bank deposits																		
in trust				5,554			_	5,881		5,881			_	54,585		54,585		
Total assets	¥ 14,4	36	¥	14,436	¥	_	¥	15,906	¥	15,906	¥	_	\$	147,633	\$	147,633	\$	
Liabilities:																		
(1) Current portion of investment corporation bonds – unsecured		_		_		_	¥	1,500	¥	1,498	¥	(1)	\$	13,922	\$	13,903	\$	(9)
(2) Current portion of long-term loans payable	¥ 22,8	50	¥	22,943	¥	93		19,600		19,648		48		181,919		182,364		445
(3) Investment corporation bonds – unsecured	8,0			7,975		(24)		6,500		6,429		(70)		60,330		59,671		(649)
(4) Long-term loans payable	96,1	25		97,029		904		99,375		100,398		1,023		922,359		931,854		9,495
Total liabilities	¥ 126,9	75	¥	127,949	¥	974	¥	126,975	¥	127,975	¥	1,000	\$	1,178,531	\$	1,187,813	\$	9,281
Derivative instruments	¥	_	¥	_	¥	_	¥	_	¥	_	¥	_	\$	_	\$	_	\$	_

Note (i): The methods and assumptions used to estimate fair value are as follows:

(1) Cash and bank deposits and (2) Cash and bank deposits in trust

Because of their short maturities, the carrying amounts approximate their fair value.

Liabilities

 $(1) \ Current \ portion \ of \ Investment \ corporation \ bonds-unsecured \ and \ (3) \ Investment \ corporation \ bonds-unsecured$

The fair value is the quoted price provided by financial market information provider.

 $(2) \ Current \ portion \ of \ long-term \ loans \ payable \ and \ (4) \ Long-term \ loans \ payable \\$

Loans payable with floating interest rates changing within a short term period are stated at their carrying amounts as their carrying amounts approximate their fair values. The fair value of loans payable with fixed interest rates is determined based on the present value of contractual cash flows (when loans payable with floating interest rates are hedged by interest rate swaps which qualify for hedge accounting and meet special criteria, contractual cash flows in conjunction with the hedging interest rate swaps) discounted at current market interest rates which would be applicable to new loans payable under the same conditions and terms.

Derivative instruments

Please refer to "Note 20 - Derivative Instruments" for further information.

Note (ii): Financial instruments for which fair value is difficult to determine are as follows:

			A	s of	
		mber 31, 2019		ne 30, 2020	ine 30, 2020
		(in millior	s of yen)		 thousands S. dollars)
Investment securities	¥	5,085	¥	5,085	\$ 47,196
Tenant leasehold and security deposits		13,589		13,702	127,176

The investment securities (equity interests in Tokumei Kumiai) are not traded in markets, and it is too difficult to estimate reasonable fair value. Also, it is difficult to determine fair values of tenant leasehold and security deposits based on estimated future cash flows because the repayment dates of those deposits are not certain. Therefore, these financial instruments are not included in the above quantitative information.

Note (iii): Cash flow schedule of financial assets after the balance sheet date

	Up t	o 1 year	1-2 years		2-3 y	ears	3-4 y	3-4 years		4-5 years		years
						(in million	ns of yen)					
As of December 31, 2019:												
Cash and bank deposits	¥	8,882	¥	_	¥	_	¥	_	¥	_	¥	_
Cash and bank deposits in trust		5,554		_		_		_		_		_
Total	¥	14,436	¥		¥		¥	_	¥		¥	
As of June 30, 2020:												
Cash and bank deposits	¥	10,024	¥	_	¥	_	¥	_	¥	_	¥	_
Cash and bank deposits in trust		5,881		_						_		
Total	¥	15,906	¥		¥		¥		¥	_	¥	
	Un t	o 1 year	1-2 v	ears	2-3 years		3-4 years		4-5 years		Over 5	vears
	~ P ·	3					of U.S. dollar					3
As of June 30, 2020:												,
Cash and bank deposits	\$	93,038	\$	_	\$	_	\$	_	\$	_	\$	_
Cash and bank deposits in trust		54,585										
Total	\$	147,633	\$		\$		\$		\$	_	\$	

Note (iv): Cash flows schedule of interest-bearing financial liabilities after the balance sheet date

	Up to	1 year	1-	2 years	2-3	years	3-	4 years	4-3	years	Ove	r 5 years
<u> </u>				-		(in millior	ns of yen)					
As of December 31, 2019: Investment corporation bonds – unsecured Long -term loans payable	¥	- 22,850	¥	1,500 14,250	¥	1,000 9,900	¥	- 11,100	¥	- 10,700	¥	5,500 50,175
As of June 30, 2020: Investment corporation bonds – unsecured Long -term loans payable	¥	1,500 19,600	¥	1,000 12,950	¥	- 11,200	¥	- 11,800	¥	- 12,650	¥	5,500 50,775
-	Up to	o 1 year 1-2 years 2-3 year			years in thousands o		4 years	4-5 years		Ove	r 5 years	
As of June 30, 2020:					,	in uiousanus o	1 U.S. UUI	iais)				
Long-term loans payable	\$	181,919 13,922	\$	120,196 9,281	\$	103,953	\$	109,522	\$	117,412 —	\$	471,273 51,048

Note 20 – Derivative Instruments

Information on derivative transactions undertaken by the Company as of December 31, 2019 and June 30, 2020 is as follows. Derivative instruments are used only for hedging purposes and subject to hedge accounting.

For the six months ended December 31, 2019:

1 of the six months chack December 3.		Notional						
Method of hedge accounting	Type of derivatives	Hedged item	7	Cotal		er 1 year	Fair v	alue ⁽¹⁾
					(in mil	ions of yen)		
Special treatment for hedge accounting of interest rate swaps ⁽¹⁾	Interest rate swap (Floating-rate to fixed-rate interest)	Long-term loans payable	¥	31,600	¥	20,300	¥	_
Total			¥	31,600	¥	20,300	¥	_

For the six months ended June 30, 2020:

Method of		Notional amounts(2)						Notional amounts(2)				
hedge accounting	Type of derivatives	Hedged item	7	Total	Ove	er 1 year	Fair v	alue ⁽¹⁾	Total	Over 1 year	Fair v	value ⁽¹⁾
	<u> </u>				(in mill	ions of yen))		(in the	ousands of U.S. do	ollars)	
Special treatment for hedge accounting of interest rate swaps ⁽¹⁾	Interest rate swap (Floating-rate to fixed-rate interest)	Long-term loans payable	¥	34,700	¥	20,600	¥	_	\$ 322,071	\$ 191,201	\$	
Total		······	¥	34,700	¥	20,600	¥		\$ 322,071	\$ 191,201	\$	

Notes:

Note 21 – Related-Party Transactions

Information on related-party transactions for the six months ended December 31, 2019 and June 30, 2020 is as follows.

For the six months ended December 31, 2019:

Not applicable.

For the six months ended June 30, 2020:

Not applicable.

⁽¹⁾ As disclosed in "Note 2 Summary of Significant Accounting Policies (h) Hedge Accounting", the Company applies the special treatment provided under Japanese GAAP for the interest rate swaps which qualify for hedge accounting and meet specific criteria, under which only the interest received or paid under swap contracts, and not the fair value of the derivative, can be determined separately from hedged asset or liability. Consequently, the fair value of the interest rate swaps as the hedging instruments and the long-term loans payable as hedged items is calculated together as one and disclosed as such under Note (i) in "Note 19 Financial Instruments (b) Quantitative Information for financial instruments".

⁽²⁾ The notional amounts do not represent the market risk exposure associated with the derivative instruments.

Note 22 – Per Unit Information

Following table shows the net asset value per unit as of December 31, 2019 and June 30, 2020 and net income per unit for the six months then ended.

	As of / For the six months ended					
·	December 31, 2019		June 30, 2020		June 30, 2020	
		(Ye	n)	_	(U.S	S. dollars)
Net asset value per unit	¥	87,453	¥	87,548	\$	812
Net income per unit		2,023		2,049		19

The net income per unit is calculated by dividing the net income attributable to unitholders by the adjusted weighted average number of units outstanding during the six-month period. The Company has no dilutive units.

A basis of calculation of net income per unit is as follows:

	For the six months ended						
<u>-</u>	December 31, 2019		J	June 30, 2020		June 30, 2020	
_		(in milli	ons of yer	1)		housands S. dollars)	
Net income	¥	3,388	¥	3,657	\$	33,942	
Amount not attributable to common unitholders		_		_		_	
Net income attributable to common unitholders		3,388		3,657		33,942	
Weighted average number of units		1,675,011 units		1,784,125 units			

Note 23 – Segment Information

Segment information for the six months ended December 31, 2019 and June 30, 2020 is as follows:

(a) Operating Segment Information

Disclosure is omitted as the Company is comprised of a single reportable segment engaged in the property rental business.

(b) Enterprise-wide Disclosures

(i) Information about Products and Services

Disclosure is not required as revenues from external customers for the single segment are in excess of 90% of total revenues.

(ii) Information about Geographic Areas

Revenues from Overseas Customers:

Disclosure is not required as revenues from external customers attributable to Japan are in excess of 90% of total revenues.

Tangible Fixed Assets:

Disclosure is not required as tangible fixed assets located in Japan are in excess of 90% of total tangible fixed assets.

(c) Information about Major Customers

For the six months ended December 31, 2019:

Name of Customer	Revenues		Related Segment			
	(in mill	ions of yen)				
Panasonic Corporation	¥	1,049	Property rental business			

For the six months ended June 30, 2020:

Name of Customer		Revenues			Related Segment	
			(in th	ousands	·	
	(in millions of yen)		of U.S. dollars)			
Panasonic Corporation	¥	1,047	\$	9,717	Property rental business	

Note 24 – Subsequent events

(a) Conclusion of Merger Agreement between MCUBS MidCity and Japan Retail Fund Investment Corporation

MCUBS MidCity Investment Corporation (hereinafter "MCUBS MidCity") and Japan Retail Fund Investment Corporation (hereinafter referred to as "JRF" and collectively referred to as "both investment corporations" together with MCUBS MidCity) decided at the board of directors meeting of each investment corporation held on August 28, 2020 to conduct an absorption-type merger effective March 1, 2021 (hereinafter referred to as the "Merger"), whereby JRF will be the surviving corporation and MCUBS MidCity will be the dissolving corporation, and concluded a merger agreement as of August 28, 2020 (hereinafter referred to as the "Merger Agreement").

(i) Purpose of the Merger

Taking advantage of each investment corporation's characteristics, both investment corporations have conducted management with the aim of securing medium- to long-term revenue stability and fostering steady expansion of asset size. However, under uncertainty about the recent trend in the retail and office property sectors of the real estate market as well as under environmental changes such as less distinctions among types of asset as the needs for real estate is changing, JRF and MCUBS MidCity recognize, as a challenge for both corporations, that there would be a certain limitation on their business growth due to their specialization (for JRF) and focus (for MCUBS MidCity) in specific sectors. In particular, as management environment surrounding JRF and MCUBS MidCity is changing by the minute, such as that e-commerce and telecommuting are growing due to rapid advancement in information technologies and diversification of purposes of use of assets both on an area basis and on a property basis, and such changes are further accelerating due to the recent outbreak of the novel coronavirus. Therefore, JRF and MCUBS MidCity believe that both corporations need to cope more flexibly than ever with the shifts in needs regarding locations of properties or added value provided by properties. In such a situation, JRF and MCUBS MidCity, in order to cope with these challenges and to develop into a J-REIT which has both stability and growth potential that would lead to continuous enhancement of unitholder value, agreed to enter into discussions regarding the merger between JRF and MCUBS MidCity and have held several discussions so far. Consequently, JRF and MCUBS MidCity concluded that the Merger would lead to their further increased stability and growth potential owing to increased presence in the J-REIT Market realized by the expanded asset size and to the diversified purposes of use of investment target assets realized by conversion to a diversified REIT(Note), and as of August 28, 2020, have executed the Merger Agreement.

Note: JRF is considering making amendments, etc. to the investment policy for its guidelines on the management of its assets upon the set-up, etc. of a new investment policy for the diversified REIT as of the effective date of the Merger on the condition that the Merger and the Amendment of the Articles of Incorporation become effective. Details of the amendments will be announced as soon as they have been determined. JRF has no plan to acquire any industrial properties, which is the investment target of Industrial & Infrastructure Fund Investment Corporation, even after the Merger becomes effective. Hereinafter the same shall apply.

Both investment corporations believe that the Merger has the following significance:

① Fit to Environment Changes

The Asset Management Company, through management of JRF and MCUBS MidCity thus far, has gained various management experience, such as leasing properties within each purpose of use based on tenant relationships and information collection regarding the lease market, value improvement by renewals and rebuilding/increase of floor areas/conversion of purposes of use etc., area management through concentrated property acquisition and analysis of the flow of people, and promotion of ESG which is recognized with the highest rating from MSCI, and has been refining its management skills. The Asset Management Company aims to flexibly respond to surrounding environment that keeps changing by combining various management skills cultivated by experience of management of both investment corporations thus far and implementing an active internal growth policy beyond distinctions among purposes of use without adhering to the existing purposes of use.

2 Expand Investment Universe

In conducting the Merger, JRF and MCUBS MidCity are planning that the new investment corporation will use the opportunity of converting to a diversified REIT to diversify the purposes of use of investment target assets. JRF and MCUBS MidCity believe that, after the Merger, in addition to retail facilities which are JRF's existing investment targets, and office buildings and hotel properties which are MCUBS MidCity's existing investment targets, investment in new assets such as residences and mixed-use properties that are used for a combination of those purposes will also become possible, which will enable continuous external growth by the new investment corporation in line with environment changes. In particular, JRF and MCUBS MidCity believe that since combining purposes of property use is advancing in urban areas, diversification of purposes of use of investment target assets will improve the flexibility of property management in line with environment changes without being bound by a single purpose of property use. Also, JRF and MCUBS MidCity believe that, when acquiring properties, a large-scale acquisition in a large transaction such as bulk sale of properties across multiple purposes of use, which was difficult for both corporations to conduct before the Merger will become possible after the Merger, which will make the external growth more likely. Both corporations are planning continuous external growth by further leveraging their own connections and sponsor's support.

③ Create the Largest J-REIT

The asset size of the new investment corporation after the Merger is expected to reach 127 properties, excluding its equity interest in a silent partnership (*tokumei kumiai*) the underlying asset of which is Nagoya Lucent Tower, with a total asset value of 1,191.5 billion yen (on an acquisition price basis) (Note(ii)), which makes the corporation a J-REIT with the largest asset size (Note(iii)) (as of the end of July 2020). Through the expansion of asset size, JRF and MCUBS MidCity believe that they can establish the groundwork consisting of not only stability of cash flow, but also increased presence in the capital market, diversification of properties/tenants, and improvement of management flexibility, for realizing the improvement of stability and the acceleration of growth.

Note (i): The asset size of the new investment corporation is calculated as the sum of the total acquisition price for assets of JRF as of the end of July, 2020, plus anticipated acquisition price of the asset to be acquired as announced in the "Notice Concerning Acquisition of a Trust Beneficiary Right in the Real Estate in Japan (G-Bldg. Tenjin Nishi-dori 02)" on August 26, 2020, and the total appraisal value for assets of MCUBS MidCity as of the end of June, 2020 which is used to estimate acquisition price by JRF (JRF will be the acquiring corporation for accounting purposes by application of the purchase method, and therefore, JRF will succeed to the assets of MCUBS MidCity, which will be the acquired corporation, at market value). The actual acquisition price for assets of MCUBS MidCity will be calculated based on the appraisal value as of the end of February, 2021 and therefore the actual asset size of the new investment corporation may differ from that stated herein. As such, there is no guarantee that the new investment corporation will have the largest asset size as of the effective date of the Merger.

Note (ii): Compared based on the total acquisition price (as of the end of the most recent fiscal period) stated in account settlement information of each investment corporation as of the end of July 2020.

The new investment corporation after the Merger, as a diversified REIT with the largest asset size ^(Note) among J-REITs investing in real estate properties serving as a foundation of urban lives, will hold up as its vision, "Support metropolitan life (live, work and consume) in Japan from the perspective of real estate".

As its growth strategy, the new corporation will aim in the short term to further increase distributions per unit through implementing various measures to increase revenue, while seeking further promotion of investment in urban properties through strategic asset replacement and appropriate diversification of purposes of use in the portfolio. In the medium to long term, through external growth by capital increase through public offerings, as well as further increase in profitability through renewal or conversion, the new investment corporation will aim that, in the future, the various purposes of use of properties which serve as a foundation of urban life activities will create virtuous cycle where area value and asset value

improve together.

Note: Compared based on the total acquisition price (as of the end of the most recent fiscal period) stated in account settlement information of each investment corporation as of the end of July, 2020. The asset size of the new investment corporation is calculated as the sum of the total acquisition price for assets of JRF as of the end of July, 2020, plus anticipated acquisition price of the asset to be acquired as announced in the "Notice Concerning Acquisition of a Trust Beneficiary Right in the Real Estate in Japan (G-Bldg. Tenjin Nishi-dori 02)" on August 26, 2020, and the total appraisal value for assets of MCUBS MidCity as of the end of June, 2020 which is used to estimate acquisition price by JRF (JRF will be the acquiring corporation for accounting purposes by application of the purchase method, and therefore, JRF will succeed to the assets of MCUBS MidCity, which will be the acquired corporation, at market value). The actual acquisition price for assets of MCUBS MidCity will be calculated based on the appraisal value as of the end of February, 2021 and therefore the actual asset size of the new investment corporation may differ from that stated herein. As such, there is no guarantee that the new corporation will have the largest asset size as of the effective date of the Merger.

(ii) Merger Method

The Merger will be an absorption-type merger, whereby JRF will be the surviving corporation and MCUBS MidCity will be the dissolving corporation.

(iii) Merger Ratio, etc.

JFR plans a two-for-one investment unit split with February 28, 2021 as the record date and March 1, 2021 as the effective date, and the merger ratio and the number of new investment units to be allotted and delivered are subject to the Investment Unit Split taking effect. If 0.5 investment unit of JRF is allotted to one investment unit of MCUBS MidCity based on the merger ratio before the Investment Unit Split, many unitholders will be allocated fractions of less than one investment unit of JRF. Therefore, in order for MCUBS MidCity's unitholders to continue to hold JRF's investment units after the Merger, for the purpose of delivering one or more investment units of JRF to all unitholders of MCUBS MidCity, a two-for-one split of investment units of JRF will be conducted in advance of the allottent to MCUBS MidCity's unitholders, and one investment unit of JFR after such investment unit split will be allotted and delivered to one investment unit of MCUBS MidCity.

(iv) Payment upon the Merger

Besides the allotment to JRF's investment units as mentioned in the above (iii), JRF will pay cash equivalent to cash distributions for the same business period, which is the amount calculated by dividing the profit attributable to the unitholders of MCUBS MidCity on a day before the Merger becomes effective by the amount calculated by deducting the units held by unitholders other than those who are subject to the allotment from the total outstanding units of MCUBS MidCity on a day before the Merger becomes effective (to round down less than ¥1), to the unitholders based on the profit attributable to the unitholders of MCUBS MidCity who are listed or recorded on the final unitholders register a day before the Merger becomes effective, excluding MCUBS MidCity, JRF and the unitholders of MCUBS MidCity who requested MCUBS MidCity to purchase their holdings based on the Article 149-3 of the Law Concerning Investment Trusts and Investment Corporations, excluding those who rescinded their request to MCUBS MidCity for purchasing their holdings (hereinafter referred to as Unitholders Subject to the Allotment), as the proceeds for the cash distributions for the last business period of the MCUBS MidCity ending a day before the Merger becomes effective.

On the condition that the Merger is approved at the General Meetings of Unitholders of Both Investment Corporations, the MCUBS MidCity will submit a proposal regarding the amendment to the articles of incorporation as to changing the 29th business period from the current July 1, 2020 to December 31, 2020 to July 1, 2020 to February 28, 2021 at the General Meeting of Unitholders on October 22, 2020. When the proposal is approved at the General Meeting of Unitholders, the last business period will be the 29th fiscal period from July 1, 2020 to February 28, 2021 (eight months) and cash distributions will not be made based on the base date of December 31, 2020. (As mentioned above, payment upon the Merger equivalent to the cash distributions for the same business period will be made.)

(v) Overview of Surviving Corporation by Absorption (JRF) for the Prior Period

(The Fisical Period Ending February 29, 2020)

Business: Manage assets as investment in primarily specified assets pursuant to the Law Concerning

Investment Trusts and Investment Corporations

Operating income: \$\fomale 32,007\$ million

Net income: \$\fomale 12,800\$ million

Asset: \$\fomale 899,888\$ million

Liability: \$\fomale 464,590\$ million

Net asset: \$\fomale 435,298\$ million

(vi) Date of the Merger

The Merger will become effective on March 1, 2021.

(b) Agendas for the 9th General Meeting of Unitholders

At the 9th General Meeting of Unitholders of MCUBS MidCity on October 22, 2020, the agendas regarding approval on the Merger Agreement, the termination of the Asset Management Agreement with the Asset Management Company, and partial amendment to the articles of incorporation will be discussed.