#### **Disclaimers**

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

### **United Kingdom**

This document constitutes a financial promotion pursuant to Section 21 of the United Kingdom Financial Services and Markets Act 2000, as amended (the "FSMA") and is issued by Mitsubishi Estate Logistics REIT Investment Corporation ("MEL" or the "AIF") in the United Kingdom on a confidential basis to a limited number of eligible investors for the sole purpose of providing information about an investment in investment units. This offering circular should not be distributed, published or reproduced, in whole or in part, nor should its contents be disclosed by recipients to any other person other than their professional advisers.

The units of MEL are being marketed in the United Kingdom pursuant to Article 59 of the United Kingdom Alternative Investment Fund Managers Regulations 2013. In accordance with this provision, Mitsubishi Jisho Investment Advisors, Inc. (the "AIFM") has notified the Financial Conduct Authority (the "FCA") of its intention to offer these units in the United Kingdom. The investment units may not be advised on, offered or sold to retail investors within the meaning of Regulation (EU) No 1286/2014 or 26 November 2014 on key information documents for packaged retail and insurance-based investment products as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 ("EUWA") (the "UK PRIPPS Regulation") and consequently no key information document required by the UK PRIPPS Regulation has been prepared and therefore offering or selling the international units or otherwise making them available to any retail investor in the United Kingdom may be unlawful under the UK PRIPPS Regulation. In the United Kingdom this document is being distributed only to and is directed only at persons who are professional investors and fall within the following categories of exempt persons under the Financial Services and Markets Act (Financial Promotion) Order 2005, as amended (the "Order"): (1) persons who are investment professionals, as defined in Article 19(5) of the Order; (2) persons who are high net worth companies, unincorporated associations etc., falling within Article 49(2)(a) to (d) of the Order; or (3) persons to whom it may otherwise lawfully be communicated (all such persons together being referred to as "relevant persons"). No prospectus is required under Section 85 of the FSMA and any offer which may be made of the investment units will only be made to qualified investors (as defined in Section 86(7)(a) and (b) of the FSMA) who qualify as relevant persons. This document must not be acted on or relied on in the United Kingdom by persons who are not relevant persons. In the United Kingdom, any investment or investment activity to which this offering relates, including the investment units, is available only to relevant persons and will be engaged in only with relevant persons.

Potential investors in the United Kingdom are advised that all, or most, of the protections afforded by the United Kingdom regulatory system will not apply to an investment in

investment units and that compensation will not be available under the financial services compensation scheme of the United Kingdom. In this notice, "professional investor" means an investor who is considered to be a professional client or may, on request, be treated as a professional client as defined in point (8) of article 2(1) of Regulation (EU) No 600/2014 as it forms part of UK domestic law by virtue of the EUWA.

#### **Netherlands**

The AIFM has notified the Netherlands Authority for the Financial Markets of its intention to market these units pursuant to Article 42 of the AIFMD as implemented in Section 1:13b paragraph 1 of the Dutch Act on financial supervision (Wet op het financial toezicht, the "AFS") in order to market the units of MEL in the Netherlands. The interests in MEL are being marketed in the Netherlands pursuant to Section 1:13b paragraph 1 of the AFS. The interests are and may not be offered, sold, transferred or delivered, directly or indirectly, in the Netherlands, except to qualified investors (*gekwalificeerde beleggers*) within the meaning of Section 1:1 of the AFS. No approved prospectus is required to be published in the Netherlands pursuant to Article 3 of Regulation 2017/1129/EU as amended, known as the Prospectus Regulation.

### European Economic Area

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

The units of MEL may not be marketed (within the meaning given to the term "marketing" by the relevant Member State in its national implementation of the AIFMD), and this document may not be communicated, to prospective investors domiciled or with a registered office in any Member State of the EEA unless: (i) the units of MEL may be marketed under any national private placement regime (including under the AIFMD) or other exemption in that Member State; or (ii) the units of MEL can otherwise be lawfully marketed or sold in that Member State in circumstances in which the AIFMD does not apply, provided that any such offer or sale is not made to a retail investor as described above.

This document has been prepared on the basis that any offer of units in MEL in any Member State of the EEA will be made pursuant to an exemption under Regulation 2017/1129/EU, known as the Prospectus Regulation, from the requirement to publish a prospectus for

offers of units in MEL. This document is not a prospectus for the purposes of the Prospectus Regulation.

As regards to The Netherlands, this notice is to be ready subject to the notice above under the heading "The Netherlands".

Article 23(1)(a)			
Objectives of the	MEL is a J-REIT focusing on investing in logistics facilities primarily located in the		
AIF	Tokyo Metropolitan Area through the support of Mitsubishi Estate Co., Ltd. (the		
	"Sponsor"), one of the largest comprehensive developers in Japan, and		
	Mitsubishi Jisho Investment Advisors, Inc. (the "Asset Manager"), our asset		
	manager with an extensive track record of real estate fund management since		
	its establishment in 2001. By leveraging the Sponsor and Asset Manager's		
	support, MEL seeks to selectively invest in highly competitive logistics		
	properties, with a focus on location, building specifications and stability and to		
	maximize unitholder value by building a high-quality portfolio and conducting		
	steady and stable asset management.		
Investment	MEL aims to pursue its investment objective of building a high-quality portfolio		
strategy	of logistics facilities primarily located in the Tokyo Metropolitan Area through a		
	combination of external and internal growth strategies. More specifically, MEL		
	seeks to achieve external growth by leveraging the pipeline support from the		
	Sponsor and the Asset Manager's sourcing capabilities to selectively assess		
	attractive properties. MEL aims to achieve internal growth by leveraging the		
	Sponsor's operational know-how that they acquired as a comprehensive		
	developer and the Asset Manager's operational know-how that they acquired		
- 6	through their extensive track record of fund management.		
Types of assets the	Real estate including trust beneficiary interests in real estate, real estate		
AIF may invest in	securities, specified assets and other assets.		
Techniques it may	See above for a discussion regarding the techniques MEL plans to employ in its business.		
employ and all associated risks	business.		
associated risks	The principal risks with respect to investment in MEL are as follows:		
	The principal risks with respect to investment in MEE are as follows.		
	any adverse conditions in the Japanese economy could adversely affect		
	MEL;		
	<ul> <li>MEL's strategy of investing in logistics facilities may entail risks</li> </ul>		
	uncommon to other J-REITs that invest in a broader range of real estate		
	or real estate-related assets;		
	MEL may not be able to acquire properties to execute its growth and		
	investment strategy;		
	illiquidity in the real estate market;		
	MEL's reliance on the Mitsubishi Estate Group, including the Sponsor		
	and the Asset Manager could have a material adverse effect on its		
	business;		
	potential conflicts of interest between MEL and the Sponsor as well as		
	the Asset Manager;		
	MEL has a limited operating history;     the past experience of the Spensor in the Japanese real estate market is		
	<ul> <li>the past experience of the Sponsor in the Japanese real estate market is not an indicator or guarantee of MEL's future results;</li> </ul>		
	increases in prevailing market interest rates;		
	<ul> <li>some of MEL's logistics facilities are generally expected to cater to a</li> </ul>		
	single tenant or a small number of tenants and are typically designed		
	for a specific use, which may make it difficult to find substitute tenants;		
	MEL's portfolio contains several large properties comprising a large		
	portion of the portfolio by acquisition price, which could have an		
	adverse effect on its business, financial condition and results of		
	operation;		
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- MEL may suffer large losses if any of the properties incurs damage or negative consequences resulting from a natural disaster, climate change or a man-made disaster;
- the spread of COVID-19 may have a significant, long-term adverse impact on economic activities, including through self-isolation measures, which may adversely affect the performance of the portfolio and market price units;
- many of the properties in the portfolio are concentrated in the Tokyo Metropolitan Area;
- any inability to obtain financing for future acquisitions could adversely affect the growth of the portfolio;
- ownership rights in some of MEL's properties may be declared invalid or limited; and
- MEL's failure to satisfy a complex series of requirements pursuant to Japanese tax regulations would disqualify MEL from certain taxation benefits and significantly reduce the cash distributions to the unitholders.

In addition, MEL is subject to potential risks related to:

- increasing operating costs;
- MEL's dependence on the efforts of the AIFM's key personnel;
- the restrictive covenants under debt financing arrangement;
- a high LTV ratio;
- a downgrading of MEL's credit rating;
- entering into forward commitment contracts;
- MEL's success depending on the performance of service providers to which MEL is require to assign various key functions;
- MEL's leasehold or subleasehold rights being terminated or not being asserted against a third party in some cases;
- holding the property in the form of stratified ownership interests (kubun shoyū) or co-ownership interests (kyōyū- mochibun);
- holding the property through trust beneficiary interests;
- properties not in operation (including properties under development);
- the defective title, design, construction or other defects or problems in the properties;
- properties located on reclaimed land;
- impairment losses relating to the properties;
- tenant leasehold deposits and/or security deposits;
- tenant's default as a result of financial difficulty or insolvency;
- the insolvency of master lessors;
- the insolvency of a property seller following MEL's purchase of a property;
- relying on expert appraisals and engineering, environmental and seismic reports as well as industry and market data;
- the presence of hazardous or toxic substances in the properties, or the failure to properly remediate such substances;
- strict environmental liabilities for the properties;
- the amendment of applicable administrative laws and local ordinances;
- holding Japanese anonymous association (tokumei kumiai) interests;
- investments in trust beneficiary interests;

- holding preferred shares of TMKs (tokutei mokuteki kaisha), a Japanese special purpose company;
- investments in properties with rooftop solar panels;
- insider trading regulations;
- the tight supervision by regulatory authorities and compliance with applicable rules and regulations;
- tax authority disagreement with the Asset Manager's interpretations of the Japanese tax laws and regulations;
- being unable to benefit from reductions in certain real estate taxes enjoyed by qualified J-REITs;
- changes in Japanese tax laws;
- investment in real estate outside Japan; and
- the AIFMD may negatively affect MEL's ability to market its units within the European Economic Area ("EEA") and increase compliance costs associated with the marketing of MEL's units in the EEA.

## Any applicable investment restrictions

MEL is subject to investment restrictions under Japanese laws and regulations (e.g., the Act on Investment Trusts and Investment Corporations (the "ITA"), the Financial Instruments and Exchange Act (the "FIEA") as well as its articles of incorporation.)

MEL must invest primarily in specified assets as defined in the ITA. Specified assets include, but are not limited to, securities, real estate, leaseholds of real estate, surface rights (*chijō-ken*) (i.e., right to use land for the purpose of having a structure on it) or trust beneficiary interests for securities or real estate, leaseholds of real estate or surface rights.

Furthermore, a listed J-REIT must invest substantially all of its assets in real estate, real estate-related assets, and liquid assets as provided by the listing requirements. Real estate in this context includes, but is not limited to, real estate, leaseholds of real estate, surface rights, and trust beneficiary interests for these assets, and real estate-related assets in this context include, but are not limited to, anonymous association (*tokumei kumiai*) interests for investment in real estate. A J-REIT that lists its units on the Tokyo Stock Exchange must also comply with the Investment Trusts Association, Japan rules, which require the J-REIT to invest more than 50% of its assets in real estate and asset backed securities investing primarily in real estate, which include, but are not limited to, real estate, leaseholds of real estate, surface rights or trust beneficiary interests for real estate, surface rights or leaseholds of land. Pursuant to the ITA, investment corporations may not independently develop land for housing or to construct buildings, but may outsource such activities in certain circumstances.

The basic investment policy of MEL is set out in MEL's articles of incorporation. Moreover, the Asset Manager has established investment guidelines to provide a more detailed framework based on this basic policy.

# Circumstances in which the AIF may use leverage

MEL may take out loans or issue long- or short-term investment corporation bonds for the purpose of investing in properties, conducting repairs, paying cash distributions, repaying obligations (including repayment of tenant leasehold or security deposits, and obligations related to loans or investment corporation bonds) and other activities.

The types and	
sources of leverage permitted and associated risks	MEL currently has outstanding loans, all of which are unsecured and not subject to guarantees. MEL may violate restrictive covenants contained in the loan agreements MEL executes, such as the maintenance of debt service coverage or loan-to-value ratios, which may entitle the lenders to require MEL to collateralize the properties or demand that the entire outstanding balance be paid. MEL may also become subject to additional restrictive covenants in connection with any future indebtedness that may restrict the operations and limit the ability to make cash distributions to unitholders, to dispose of the properties or to acquire additional properties. Further, in the event of an increase in interest rates, to the extent that MEL has any debt with unhedged floating rates of interest or MEL incurs new debt, interest payments may increase, which in turn could reduce the amount of cash available for distributions to unitholders. Higher interest rates may also limit the capacity for short- and long-term borrowings, which would in turn limit the ability to acquire properties, and could cause the market price of the units to decline.
Any restrictions on leverage	The maximum amount of each loan and investment corporation bond issuance will be one trillion yen, and the aggregate amount of all such debt will not exceed one trillion yen.
Any restrictions on collateral and asset reuse arrangements  Maximum level of	No applicable arrangements.  MEL seeks to maintain an LTV ratio within a range of approximately 40% - 50%.
leverage which the AIFM is entitled to employ on behalf of the AIF	MEL may, however, temporarily exceed any such levels as a result of property acquisitions, changes in asset valuation or other events.
Article 23(1)(b)	
Procedure by which the AIF may	Amendment of the articles of incorporation requires a quorum of a majority of the total issued units and at least a two-thirds vote of the voting rights
change its investment strategy / investment policy	represented at a general unitholders' meeting. Unitholders should note, however, that under the ITA and MEL's articles of incorporation, unitholders who do not attend and exercise their voting rights at a general meeting of unitholders are deemed to be in agreement with proposals submitted at the meeting, except in cases where contrary proposals are also being submitted. Additionally, the guidelines of the Asset Manager, which provide more detailed policies within MEL's overall investment strategy, can be modified without such formal amendment of the articles of incorporation.
investment strategy / investment policy  Article 23(1)(c)	represented at a general unitholders' meeting. Unitholders should note, however, that under the ITA and MEL's articles of incorporation, unitholders who do not attend and exercise their voting rights at a general meeting of unitholders are deemed to be in agreement with proposals submitted at the meeting, except in cases where contrary proposals are also being submitted. Additionally, the guidelines of the Asset Manager, which provide more detailed policies within MEL's overall investment strategy, can be modified without such formal amendment of the articles of incorporation.
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instruments providing for the recognition and enforcement of judgments in the territory where the AIF is established

MEL is not involved in or threatened by any legal arbitration, administrative or other proceedings, the results of which might, individually or in the aggregate, be material.

MEL is a corporate-type investment trust in the form of investment corporation ( $t\bar{o}shi\ h\bar{o}jin$ ) provided for under the ITA. Therefore, the relationship between MEL and its unitholders is governed by MEL's articles of incorporation (as opposed to individual agreements), which can be amended from time to time upon resolution of a general meeting of unitholders. MEL's articles of incorporation stipulate rules relating to general meetings of unitholders, including the convocation, setting of record date, exercise of voting rights, resolutions and election of MEL's directors.

The relationship between MEL and its unitholders is also governed by, and is subject to the provisions of, Japanese law, including the ITA.

The courts in Japan would recognize as a valid and final judgment any final and conclusive civil judgment for monetary claims (which, for this purpose, are limited to those of a purely civil nature and do not include monetary claims of the nature of criminal or administrative sanction, such as punitive damages, even though they take the form of civil claims) against MEL obtained in a foreign court provided that (i) the jurisdiction of such foreign court is admitted under the laws of Japan, (ii) MEL has received service of process for the commencement of the relevant proceedings, otherwise than by a public notice or any method comparable thereto, or has appeared without any reservation before such foreign court, (iii) neither such judgment nor the relevant proceeding is repugnant to public policy as applied in Japan, (iv) there exists reciprocity as to the recognition by such foreign court of a final judgment obtained in a Japanese court and (v) there is no conflicting judgment on the subject matter by any Japanese court.

### **Article 23(1)(d)**

The identity of the AIFM, AIF's depository, auditor and any other service providers and a description of their duties and the investors' rights thereto

- AIFM (Asset Manager): Mitsubishi Jisho Investment Advisors, Inc.
- Auditor: Ernst & Young ShinNihon LLC
- Custodian, Transfer Agent and General Administrator (Institutions):
   Mitsubishi UFJ Trust and Banking Corporation
- General Administrator (Accounting): Reiwa Accounting Holdings Co., Ltd.
- General Administrator (Tax): Reiwakaikeisha Tax Corporation
- General Administrator (Investment corporation bonds): MUFG Bank, Ltd.

Service providers owe contractual obligations under their respective agreements with the AIF or AIFM, as the case may be. In addition, the FIEA provides that the Asset Manager owes the AIF a fiduciary duty and must conduct its activities as the asset manager in good faith.

The FIEA also prohibits the Asset Manager from engaging in certain specified conduct, including entering into transactions outside the ordinary course of business or with related parties of the Asset Manager that are contrary to or violate the AIF's interests.

Pursuant to the ITA, the unitholders have the right to approve the execution or termination of the asset management agreement at a general meeting of unitholders.  Article 23(1)(e)  Description of how the AIFM compiles with the requirements to cover professional liability risks (awn funds / professional indemnity insurance)  Article 23(1)(f)  Description of any delegated management function such as portfolio management or risk management and of any safekeeping function delegated by the depositary, the identification of the delegate and any conflicts of interest that may safekeeping function delegated and any conflicts of interest that may safe from such delegate and any conflicts of interest that may conflicts of interest that may arise from such delegations  Article 23(1)(g)  Description of the AIFS valuation procedure and pricing methodology, including the methods used in valuing hard-to-value assets  Article 23(1)(g)  MEL makes investment decisions based on the valuation of properties, upon consideration of the property appraisal value.  MEL shall evaluate assets in accordance with its article of incorporation. The methods and standards that MEL uses for the evaluation of assets shall be based on ITA and other regulations stipulated by ITA as well as Japanese GAAP. J-REITs may only use the valuation methods prescribed in the rules of the Investment Trusts Association, Japan, which emphasize market price valuation.  Article 23(1)(g)  Description of the AIF's liquidity risk management in its risk management in ormal and any approach of the AIF's liquidity risk management, including any work of the property appraisal value.  Article 23(1)(g)  Description of the AIF's liquidity risk management or of the AIF's liquidity risk management or of the AIF's liquidity risk management, including any work of the AIF's liquidity risk management, including any work of the AIF's liquidity risk management, including any work of the AIF's liquidity risk management or a valuation of the AIF's liquidity risk management, includin		
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### redemption arrangements with investors

For floating rate borrowings exposed to the risk of interest rate fluctuations, MEL closely monitors the movement of interest rates, and intends to increase the proportion of its obligations subject to fixed rate loans and similar instruments.

Risks related to deposits are managed through the use of liquid deposits.

As MEL is a closed-end investment corporation, unitholders are not entitled to request the redemption of their investment.

### Article 23(1)(i)

Description of all fees, charges and expenses and a maximum amount which is directly / indirectly borne by the investors <u>Compensation</u>: The articles of incorporation provide that MEL may pay its executive officer up to 800 thousand yen per month and each of its supervisory officers up to 300 thousand yen per month. The board of officers is responsible for determining a reasonable compensation amount for the executive officer and each of the supervisory officers.

<u>Asset Manager</u>: MEL pays the Asset Manager asset management, acquisition and disposition fees as follows:

- Asset Management Fee. The Asset Manager receives asset
  management fees, which comprises a type 1 asset management fee,
  type 2 asset management fee and a type 3 asset management fee as
  described below.
  - Type 1 asset management fee. MEL pays to the Asset Manager
    a type 1 asset management fee for each fiscal period. This type
    1 asset management fee of up to 0.2% per fiscal period of
    MEL's total assets (as stated in MEL's balance sheet at the end
    of the immediately preceding fiscal period prepared in
    accordance with Japanese GAAP) is payable by MEL within
    three months of the settlement day for the relevant fiscal
    period.
  - Type 2 asset management fee. MEL pays to the Asset Manager a type 2 asset management fee for each fiscal period. This type 2 asset management fee of up to 5.0% per fiscal period of MEL's adjusted net operating income is payable within three months of the settlement day for the relevant fiscal period. Adjusted net operating income is calculated by subtracting property-related expenses (excluding depreciation, custodian fees and loss on retirement of fixed assets) from property-related revenues.
  - Type 3 asset management fee. MEL pays to the Asset Manager a type 3 asset management fee for each fiscal period. This type 3 asset management fee is payable within three months of the settlement day for the relevant fiscal period. The type 3 asset management fee comprises A and B, calculated as follows: A: (i) adjusted net income before tax multiplied by (ii) adjusted net income before tax per unit multiplied by (iii) up to 0.001%. Adjusted net income before tax per unit is equal to the net income before taxes for the relevant fiscal period prior to deducting type 1 asset management fees, type 2 asset management fees and type 3 asset management fees and the non-deductible consumption taxes applicable thereto (including

any loss carried forward, if applicable) divided by the number of units outstanding as of the end of the relevant fiscal period. B: (i) investment unit performance against TSE REIT Index multiplied by (ii) market capitalization multiplied by (iii) up to 0.1%. Investment unit performance against TSE REIT Index equals (a) minus (b), where (a) is equivalent to (the closing price of MEL's investment unit on the last business day of the first month of the relevant fiscal period minus the closing price of MEL's investment unit on the last business day of the first month of the fiscal period immediately preceding the relevant fiscal period plus distributions per unit for the fiscal period immediately preceding the relevant fiscal period) divided by the closing price of MEL's investment unit on the last business day of the first month of the fiscal period immediately preceding the relevant fiscal period multiplied by 100 (%), and (b) is equivalent to (the closing TSE REIT Index (including dividends) on the last business day of the first month of the relevant fiscal period divided by the closing TSE REIT Index (including dividends) on the last business day of the first month of the fiscal period immediately preceding the relevant fiscal period, minus one) multiplied by 100 (%).

Market capitalization for purposes calculating type 3 asset management fees is equal to the closing price of MEL's investment unit on the last business day of the first month of the relevant fiscal period multiplied by number of units outstanding as of the last business day of the first month of the relevant fiscal period.

- Acquisition/Disposition Fee. For each new property that MEL acquires
  or disposes, the Asset Manager receives an acquisition fee or
  disposition fee equal to up to 1.0% or 0.5% of the acquisition price or
  disposition price, respectively (excluding national and local
  consumption taxes and expenses), payable within a month of the
  acquisition or disposition.
- Merger Fee. The Asset Manager receives a merger fee for services related to each of MEL's consolidation-type/absorption-type merger, including for investigating and evaluating the assets of the counter party, of up to 1.0% of the aggregated appraisal amount as of the effective date of the merger. The merger fee is payable by MEL within three months of the effective date of merger.

<u>Custodian</u>: MEL pays the Custodian a fee per fiscal period calculated as follows.

Amount of total assets	Calculation method (annual)
¥10 billion or less	¥4,200,000
Over ¥10 billion and not more than ¥50 billion	¥4,200,000 + (Total Assets - ¥10 billion) x 0.030%
Over ¥50 billion and not more than ¥100 billion	¥16,200,000 + (Total Assets - ¥50 billion) x 0.024%
Over ¥100 billion and not more than ¥200 billion	¥28,200,000 + (Total Assets - ¥100 billion) x 0.021%
Over ¥200 billion and not more than ¥300 billion	¥49,200,000 + (Total Assets - ¥200 billion) x 0.018%
Over ¥300 billion and not more than ¥500 billion	¥67,200,000 + (Total Assets - ¥300 billion) x 0.015%
Over ¥500 billion	¥97,200,000 + (Total Assets - ¥500 billion) x 0.012%

<u>General Administrator (Institutions)</u>: MEL pays the general administrator (institutions) a fee per fiscal period calculated as follows.

Amount of total assets	Calculation method (annual)
¥10 billion or less	¥11,000,000
Over ¥10 billion and not more than ¥50 billion	¥11,000,000 + (Total Assets - ¥10 billion) x 0.080%
Over ¥50 billion and not more than ¥100 billion .	¥43,000,000 + (Total Assets - ¥50 billion) x 0.060%
Over ¥100 billion and not more than ¥200 billion	¥73,000,000 + (Total Assets - ¥100 billion) x 0.055%
Over ¥200 billion and not more than ¥300 billion	¥128,000,000 + (Total Assets - ¥200 billion) x 0.040%
Over ¥300 billion and not more than ¥500 billion	¥168,000,000 + (Total Assets - ¥300 billion) x 0.035%
Over ¥500 billion	¥238,000,000 + (Total Assets - ¥500 billion) x 0.030%

<u>General Administrator (Accounting)</u>: MEL pays the general administrator (accounting) as follows:

- Monthly fee
  - The sum of one twelfth of a yearly flat fee of up to  $\pm 10$  million and an amount equal to a variable amount of up to  $\pm 200,000$  multiplied by the number of properties at the end of the month.
- When MEL acquires a new property, MEL pays to the general administrator (accounting) an initial registration fee of up to ¥1 million per property to be determined pursuant to discussions.

<u>General Administrator (Tax)</u>: MEL pays the general administrator (tax) as follows:

- Monthly fee
  - One twelfth of a yearly flat fee of up to \$10 million. If services are provided for the preparation of a depreciable assets tax notification, the sum of one twelfth of a yearly flat fee of up to \$10 million, an amount equal to a variable amount of up to \$100,000 multiplied by the number of properties at the end of December.
- If services are provided for the preparation of business income tax returns, an amount equal to a variable amount of up to ¥100,000 multiplied by the number of properties held as of the end of the fiscal period immediately preceding the month on which such business income tax return is due.

General Administrator (Investment corporation bonds): In connection with the issuance of MEL's first series of investment corporation bonds (green bonds), MEL paid the general administrator (investment corporation bonds) an amount of up to ¥10,000,000 that was separately agreed upon between MEL and the general administrator (investment corporation bonds) as of April 14, 2021.

<u>Transfer Agent Fee</u>: MEL pays the transfer agent fees pursuant to the transfer agency agreement.

• Monthly standard fee:

MEL pays the transfer agent monthly standard fees equal to one sixth of the total amount of fees calculated below. There is a minimum monthly fee of ¥220,000.

	Number of unitholders	Fees per unitholder	
	The first 5,000 unitholders	¥390	
	Over 5,000 to 10,000	¥330 ¥280	
	Over 30,000 to 50,000	¥230	
	Over 50,000 to 100,000	¥180	
	Over 100,000	¥150	
	The rate for removal of a unithold	er from the registry is 55 yen per	
	person.	0 , , ,	
	Other fees:		
	MEL pays the transfer agent fees	for various other services, including	
	fees for services in connection wit	_	
	notices, general meetings of unith		
	information and expense reimbur	sements.	
	Auditor Fee: MEL may pay the independe	·	
	period as a fixed fee. The board of officers	s is responsible for determining the	
Article 23(1)(j)	actual compensation amount.		
	Under Article 77 paragraph 4 of the ITA	which applies the requirements of	
Description of the	Under Article 77 paragraph 4 of the ITA, w	• • • • • • • • • • • • • • • • • • • •	
AIFM's procedure	Article 109 paragraph 1 of the Companies		
to ensure fair	corporations, investment corporations are		
treatment of	depending on the number and content of	units held. In addition, upon	
investors and	liquidation, the allotment of residual asse	ts to unitholders is required to be	
details of any	made equally depending on the number of	•	
preferential	paragraph 2 item 2 and Article 158 of the ITA.		
treatment received			
by investors,			
including detailing			
the type of			
investors and their			
legal or economic			
links with the AIF			
or AIFM			
Article 23(1)(k)			
The latest annual	Additional information may be found in M	IEL's most recent semi-annual report	
report referred to	prepared in accordance with Article 22 of	•	
in Article 22(1)	AIFM's office located at Marunouchi Kitag		
11711 (1010 22(1)	Marunouchi 1-chome, Chiyoda-ku, Tokyo,	<u>-</u>	
Article 23(1)(I)			
The procedure and	MEL is authorized under its articles of inco	prporation to issue up to 10,000,000	
conditions for the	units. Its units have been listed on the Tok		
issue and sale of			
	14, 2017. Secondary market sales and tran		
the units	accordance with the rules of the Tokyo St	·	
	Tokyo Stock Exchange are determined on	• •	
	between bids and offers. The Tokyo Stock	Exchange sets daily price limits,	
	which limit the maximum range of fluctua	tion within a single trading day. Daily	
	price limits are set according to the previo		
	quote.	, 3,	
1			

2 11 1 22/21/ 1				
Article 23(1)(m)				
Latest net asset	MEL's unit's latest market price is publicly available at the Tokyo Stock			
value of the AIF or	Exchange or from financial information venders (including Reuters, which can			
latest market price	be viewed at https://www.reuters.com/finance/stocks/overview/3481.T).			
of the unit or share				
of the AIF				
Article 23(1)(n)	The surity of NACL sure	on links of any the a Talin	o Charle Freshause a	a Carata nala an 1.4
Details of the	The units of MEL wer	-	_	
historical	2017. The most recei	nt five fiscal periods	performance of Mi	EL IS as follows.
performance of the	Г			
AIF, where	Fiscal period Total Assets (JPY millions) Total Net Assets (JPY millions)			Net Assets per unit (JPY)
available	6th Fiscal Period	(JFT IIIIIIIOIIS)	(JFT IIIIIIOIIS)	(JF1)
	(March 1, 2019 to	88,457	62,044	252,403
	August 31, 2019)	·		,
	7th Fiscal Period			
	(September 1,	121,425	81,800	267,484
	2019 to February 29, 2020)			
	8th Fiscal Period			
	(March 1, 2020 to	120,476	81,648	266,987
	August 31, 2020)	·		-
	9th Fiscal Period			
	(September 1,	151,467	99,586	285,972
	2020 to February 28, 2021)			
	10th Fiscal Period			
	(March 1, 2021 to	181,206	116,410	297,621
	August 31, 2021)	·		
Article 23(1)(o)				
Identity of the	Not applicable.			
prime broker, any				
material				
arrangements of				
the AIF with its				
prime brokers, how				
conflicts of interest				
are managed with				
the prime broker				
_				
the prime broker				
the prime broker and the provision in the contract with				
the prime broker and the provision in the contract with the depositary on				
the prime broker and the provision in the contract with the depositary on the possibility of				
the prime broker and the provision in the contract with the depositary on the possibility of transfer and reuse				
the prime broker and the provision in the contract with the depositary on the possibility of transfer and reuse of AIF assets, and				
the prime broker and the provision in the contract with the depositary on the possibility of transfer and reuse of AIF assets, and information about				
the prime broker and the provision in the contract with the depositary on the possibility of transfer and reuse of AIF assets, and information about any transfer of				
the prime broker and the provision in the contract with the depositary on the possibility of transfer and reuse of AIF assets, and information about any transfer of liability to the				
the prime broker and the provision in the contract with the depositary on the possibility of transfer and reuse of AIF assets, and information about any transfer of liability to the prime broker that				
the prime broker and the provision in the contract with the depositary on the possibility of transfer and reuse of AIF assets, and information about any transfer of liability to the				
the prime broker and the provision in the contract with the depositary on the possibility of transfer and reuse of AIF assets, and information about any transfer of liability to the prime broker that				
the prime broker and the provision in the contract with the depositary on the possibility of transfer and reuse of AIF assets, and information about any transfer of liability to the prime broker that				
the prime broker and the provision in the contract with the depositary on the possibility of transfer and reuse of AIF assets, and information about any transfer of liability to the prime broker that				

4 .: 1 .00/43/ 3			
Article 23(1)(p)	<b>-</b> 1 • • • •		
Description of how	The AIFM will disclose the matters described in Articles 23(4) and 23(5)		
and when periodic	periodically through MEL's website and semi-annual report.		
disclosures will be			
made in relation to			
leverage, liquidity			
and risk profile of			
the assets,			
pursuant to			
Articles 23(4) and			
23(5)			
Article 23(2)			
The AIFM shall	Not applica	able.	
inform the			
investors before			
they invest in the			
AIF of any			
arrangement made			
by the depository			
to contractually			
discharge itself of			
liability in			
accordance with			
Article 21(13)			
The AIFM shall also	Not applica	able	
inform investors of	i i o c appiro		
any changes with			
respect to			
depositary liability			
without delay			
Article 23(4)(a)			
Percentage of the All	F's assets	There are no assets that are subject to special arrangements arising	
which are subject to		from their illiquid nature.	
arrangements arising	•	1.5.1 <b>q</b> .1.5.1	
their illiquid nature.	•		
percentage shall be o			
as the net value of th			
subject to special			
arrangements divide	d hy the		
net asset value of the	•		
concerned	- /311		
Overview of any spec	rial	There are no such special arrangements.	
arrangements, includ		There are no such special arrangements.	
whether they relate	_		
pockets, gates or oth			
	CI		
arrangements Valuation methodolo	av applied	There are no such special arrangements	
		There are no such special arrangements.	
to assets which are s	ubject to		
such arrangements		There are no such special arrange as arts	
How management ar		There are no such special arrangements.	
performance fees ap	pry to such		
assets			

Article 23(4)(b)	
Any new arrangements for	Any new arrangements or change in applicable arrangements will
managing the liquidity of the	be disclosed at an appropriate time.
AIF	שב מוזטוסזבע מנ מוז מאטוסטוומנב נוווופ.
For each AIF that the AIFM	Any new arrangements or change in applicable arrangements will
manages that is not an	be disclosed at an appropriate time.
	be disclosed at an appropriate time.
unleveraged closed-end AIF,	
notify to investors whenever	
they make changes to its	
liquidity management systems	
(which enable an AIFM to	
monitor the liquidity risk of the	
AIF and to ensure the liquidity	
profile of the investments of	
the AIF complies with its	
underlying obligations) that are material in accordance with	
Article 106(1) of Regulation (EU) No 231/2013 (ie. there is a	
substantial likelihood that a	
reasonable investor, becoming	
aware of such information,	
would reconsider its	
investment in the AIF, including	
because such information	
could impact an investor's	
ability to exercise its rights in	
relation to its investment, or	
otherwise prejudice the	
interests of one or more	
investors in the AIF).	
Immediately notify investors	Any new arrangements or change in applicable arrangements will
where they activate gates, side	be disclosed at an appropriate time.
pockets or similar special	De disciosed at an appropriate time.
arrangements or where they	
decide to suspend redemptions	
Overview of changes to	Any new arrangements or change in applicable arrangements will
liquidity arrangements, even if	be disclosed at an appropriate time.
not special arrangements	as also social action appropriate time.
Terms of redemption and	MEL is a closed-end investment corporation and unitholders are not
circumstances where	entitled to request the redemption of their investment.
management discretion	and to request the reachiphon of their investment.
applies, where relevant	
Also any voting or other	There are no voting or other restrictions on the rights attaching to
restrictions exercisable, the	units.
length of any lock-up or any	
provision concerning 'first in	
line' or 'pro-rating' on gates	
and suspensions shall be	
included	
L	16

Article 23(4)(c)	
The current risk profile of the	The AIFM stipulates basic provisions of risk management in their
AIF and the risk management	risk management rules.
systems employed by the AIFM	
to manage those risks	Investment corporation bonds and long-term or short-term loans
	are used to finance acquisition of real estate, redemption of
	investment corporation bonds and repayment of loans. These
	financial instruments are exposed to liquidity risk. MEL controls
	such risk by seeking to maintain its LTV ratio under a certain
	percentage, diversifying repayment maturities, and retaining a
	certain amount of highly liquid cash and deposits.
	For floating rate borrowings exposed to the risk of interest rate
	fluctuations, MEL, in order to reduce the impact caused by rising
	interest rates, closely monitors the movement of interest rates.
	Deposits are exposed to credit risks, including collapse of the
	financial institutions where deposits are made, and, thus, are
	managed through the use of liquid deposits.
Measures to assess the	No such measures have been implemented.
sensitivity of the AIF's portfolio	
to the most relevant risks to	
which the AIF is or could be	
exposed	
If risk limits set by the AIFM	No such situation has occurred.
have been or are likely to be	
exceeded and where these risk limits have been exceeded a	
description of the	
circumstances and the	
remedial measures taken	
Article 23(5)(a)	
Any changes to the maximum	Any new arrangements or change in applicable arrangements will
amount of leverage which the	be disclosed at an appropriate time.
AIFM may employ on behalf of	
the AIF, calculated in	
accordance with the gross and	
commitment methods. This	
shall include the original and	
revised maximum level of	
leverage calculated in	
accordance with Articles 7 and	
8 of Regulation (EU) No	
231/2013, whereby the level of leverage shall be calculated as	
the relevant exposure divided	
by the net asset value of the	
AIF	

Any right of the reuse of collateral or any guarantee granted under the leveraging agreement, including the nature of the rights granted for the reuse of collateral and the nature of the guarantees granted	No such right or guarantee exists.
Details of any change in service	Any new arrangements or change in applicable arrangements will
providers relating to the above	be disclosed at an appropriate time.
Article 23(5)(b)	
Information on the total	The aggregate amount of MEL's interest-bearing debt (including
amount of leverage employed	investment corporation bonds) was JPY 59,274 million as of August
by the AIF calculated in	31, 2021.
accordance with the gross and	
commitment methods	