(TSE Code: 8951) March 26, 2025

To Our Unitholders

2-3-1 Nihonbashi Muromachi, Chuo-ku, Tokyo
Nippon Building Fund Inc.
Kenji Iino, Executive Director

Notice Concerning Partial Correction of the "Notice of Convocation of the 14th General Meeting of Unitholders"

With regard to the "Notice of Convocation of the 14th General Meeting of Unitholders" of Nippon Building Fund Inc. ("NBF"), which was announced on February 17, 2025, there was an item that must be corrected. We sincerely apologize and will make the correction as follows. The corrected portion is underlined.

Corrected Portion: Page 11* of Reference Documents for the General Meeting of Unitholders Proposal No. 4: Appointment of Three Supervisory Directors"

(Before Correction)

The Supervisory Director candidates are as follows:

Candidate number	Name (Date of birth)	Career summary, status of significant concurrent holding of positions, and positions at NBF	Number of NBF investment units owned
1	Masaki Okada (Jan. 9, 1959)	(Omitted) Apr. 2016 Member of Life Ethics Committee, Faculty of Dentistry at Toho University (Omitted)	0 units

(After Correction)

The Supervisory Director candidates are as follows:

Candidate number	Name (Date of birth)	Career summary, status of significant concurrent holding of positions, and positions at NBF	Number of NBF investment units owned
1	Masaki Okada (Jan. 9, 1959)	(No correction) Apr. 2016 Member of Life Ethics Committee, Faculty of <u>Pharmaceutical Sciences</u> at Toho University (No correction)	0 units

End

This English language notice is a translation of the Japanese language notice dated March 26, 2025 and was prepared solely for the convenience of, and reference by, overseas investors. Neither NBF nor Nippon Building Fund Management Ltd. makes any warranties as to its accuracy or completeness.

^{*} Page 9 of the English translation





(TSE Code: 8951) (Date Sent) February 17, 2025 (Start Date of Electronic Provision Measures) February 14, 2025

To Our Unitholders

2-3-1, Nihonbashi Muromachi, Chuo-ku, Tokyo Nippon Building Fund Inc. Koichi Nishiyama, Executive Director

Notice of Convocation of the 14th General Meeting of Unitholders

Nippon Building Fund Inc. ("NBF") hereby notifies you of NBF's 14th general meeting of unitholders to be held as outlined below.

If you are unable to attend on the day of the general meeting, please consider the reference material, enter your vote in the enclosed voting form and send it back for arrival by 5 p.m. on Wednesday, March 12, 2025.

In addition, pursuant to the provisions of Article 93, Paragraph 1 of the Act on Investment Trusts and Investment Corporations, NBF has provided in Article 22, Paragraph 1 of NBF's current Articles of Incorporation to the effect that "If a unitholder neither attends a general unitholders' meeting nor exercises its her voting rights, such unitholder shall be deemed to have approved the proposals submitted to the general unitholders' meeting (except where multiple proposals, including conflicting proposals, have been submitted, such conflicting proposals are excluded)." and has provided in Article 22, Paragraph 3 of NBF's current Articles of Incorporation to the effect that "The number of voting rights held by unitholders that are deemed to have approved proposals pursuant to paragraph 1 of this Article shall be included in the number of voting rights held by unitholders in attendance at the general unitholders' meeting." Furthermore, none of the proposals to be submitted to this general meeting of unitholders falls under any of the items listed in Paragraph 2 of the same article.

Accordingly, please keep in mind that unitholders who refrain from attending on the day and do not exercise their voting rights by using the voting form will be deemed to vote in favor of each proposal at the general meeting of unitholders, and that the number of voting rights held by those unitholders will be included in the calculation of the number of voting rights of unitholders attending the general meeting.

(Excerpt from the current Articles of Incorporation)

Article 22: Deemed Approval

- 1. If a unitholder neither attends a general unitholders' meeting nor exercises his or her voting rights, such unitholder shall be deemed to have approved the proposals submitted to the general unitholders' meeting (except where multiple proposals, including conflicting proposals, have been submitted, such conflicting proposals are excluded).
- 2. The provisions of the preceding paragraph shall not apply to resolutions of proposals pertaining to the following matters:





- (1) Dismissal of any executive director, supervisory director, or independent accounting auditor;
- (2) Any amendment to the Articles of Incorporation (limited to the establishment, revision or repeal of the provisions related to the deemed approval);
- (3) Dissolution;
- (4) Approval on termination of the asset management services agreement by the Asset Manager; and
- (5) Termination of the asset management services agreement by the Investment Corporation.
- 3. The number of voting rights held by unitholders that are deemed to have approved proposals pursuant to paragraph 1 of this Article shall be included in the number of voting rights held by unitholders in attendance at the general unitholders' meeting.

When convening this General Meeting of Unitholders, we are taking measures to electronically provide the information that is the content of the reference documents, etc. for the General Meeting of Unitholders ("Information On Electronic Provision Measures"). The Information On Electronic Provision Measures is posed on the NBF's website, etc. on internet as the "Notice of Convocation of the 14th General Meeting of Unitholders". Please access the websites below to review such information. In addition, printed reference documents for the General Meeting of Unitholders are sent to all unitholders, regardless of whether or not they have requested the delivery of printed documents.

NBF's website

https://www.nbf-m.com/nbf e/ir/unitholdersmeeting.html

Tokyo Stock Exchange website (TSE Listed Company Information Service) https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show

* Please access the website, enter and search for investment corporation name or securities code, and select "basic information" and "documents for public inspection/PR information".

PRONEXUS INC.'s website https://d.sokai.jp/8951/teiji/





Description

1. Date and Time: Thursday, March 13, 2025, 10:30 a.m. (start accepting: 10:00 a.m.)

2. Venue: Tokyo Midtown Yaesu Conference 4F Main Conference Room 1+2

2-2-1 Yaesu, Chuo-ku, Tokyo

Please note that the venue is different from the previous one, so please make sure you come to the right place.

3. Agenda of the General Meeting of Unitholders

Matters for Resolution

Proposal No. 1: Partial Amendment of Articles of Incorporation

Proposal No. 2: Appointment of One Executive Director

Proposal No. 3: Appointment of Two Substitute Executive Directors

Proposal No. 4: Appointment of Three Supervisory Directors

End

(Request)

© Upon your attendance on the day, please submit the enclosed voting form to the reception at the venue.

(Information)

- If you do not indicate your approval or disapproval of each agenda item on the voting form returned to us, we will treat it as an indication of your approval.
- © If exercising voting rights by proxy, you are entitled to have one other unitholder with voting rights attend the general meeting of unitholders as your proxy. Please submit a document evidencing the authority of proxy, along with the voting form, to the reception at the venue.
- On the day, "Operating Results Briefing" is scheduled to be held by NBF's asset management company Nippon Building Fund Management Ltd. after the closing of the general meeting of unitholders at the same venue.
- Please note that if it becomes necessary to revise any of the items of the Information On Electronic Provision Measures up to one day prior to the meeting, the pre- and post-revision information will be posted on the websites of NBF, the TSE, and PRONEXUS, INC. mentioned above.
- We will not provide any souvenir for unitholders who attend the general meeting of unitholders. We would appreciate your understanding.





Reference Documents for the General Meeting of Unitholders

Proposals and Reference Matters

Proposal No. 1: Partial Amendment of Articles of Incorporation

- 1. Rationales for Amendment
- (1) Following the revision of the Act on Investment Trusts and Investment Corporations (Act No. 198 of 1951, as amended) and the Ordinance on Accountings of Investment Corporations (Cabinet Office Ordinance No. 47 of 2006, as amended), the definition of "the total amount of investment and surplus" has been stipulated, and in order to comply with the provisions of the laws and ordinance, the required changes will be made to the Articles of Incorporation of the Investment Corporation (in relation to Article 14, Paragraph 1, Item (1) of the proposed revised Articles of Incorporation).
- (2) For the procurement loans from credit unions and credit associations, it is necessary to make investments based on the "Credit Union Act" (Act No. 238 of 1951, as amended) and the "Small and Medium-Sized Enterprise Cooperatives Act" (Act No. 181 of 1949, as amended). To clarify that these investments are included in the Investment Targets, these investments will be added as Investment Targets of the Investment Corporation, and the number of clauses will be adjusted accordingly (related to "Investment Targets and Investment Policy" I (1) c.(vii)(viii)(ix) of the proposed amendment to the Articles of Incorporation).





2. Content of Amendment

The content of the amendment is as follows:

(The amended portions are underlined)

	(The amended portions are underlined)
Current Articles of Incorporation	Proposed Amendment
Article 14: (Cash Distribution Policy)	Article 14: (Cash Distribution Policy)
1. Distribution Policy	1. Distribution Policy
In principle, the Investment Corporation shall make	In principle, the Investment Corporation shall make
distributions in accordance with the policy set forth below.	distributions in accordance with the policy set forth below.
(1) Distributable amounts arising from management of the	(1) Distributable amounts arising from management of the
Investment Corporation's Investment Assets (the	Investment Corporation's Investment Assets (the
"Distributable Amount") shall be an amount of profit	"Distributable Amount") shall be an amount of profit
calculated on each Accounts Closing Date in	calculated on each Accounts Closing Date in
accordance with the Investment Trust Act and	accordance with the generally accepted corporate
generally accepted corporate accounting principles	accounting principles (<u>as defined in Article 136,</u>
(i.e., the amount calculated by deducting the total amount of the unitholders' capital and retained	Paragraph 1 of the Investment Trust Act, the same applies in this article.).
earnings from the amount of net assets on the	applies in this article.).
balance sheet of the Investment Corporation).	
(2) - (3) (Omitted)	(2) - (3) (No amendment)
2 - 4 (Omitted)	2 - 4 (No amendment)
Investment Targets and Investment Policy	Investment Targets and Investment Policy
Ⅱ. Type, Purpose, and Scope, etc., of Assets which are	Ⅱ. Type, Purpose, and Scope, etc., of Assets which are
Investment Targets	Investment Targets
(1) Investment Targets	(1) Investment Targets
(Omitted)	(No amendment)
c. Assets Other than Specified Assets	c Assets Other than Specified Assets
The Investment Corporation may also invest in the	The Investment Corporation may also invest in the
assets listed below for the efficient management of	assets listed below for the efficient management of funds
funds and as otherwise necessary.	and as otherwise necessary.
(i) - (vi) (Omitted)	(i) - (vi) (No amendment)
(Newly established)	(vii) investments based on the "Credit Union Act" (Act No.
(Newly established)	238 of 1951, as amended) (viii) investments based on the "Small and Medium-
(Newly established)	Sized Enterprise Cooperatives Act" (Act No. 181 of
	1949, as amended)
(vii) Other rights the acquisition of which are necessary in	(ix) Other rights the acquisition of which are necessary in
connection with investments in the Specified Assets	connection with investments in the Specified Assets
applicable to each item of item a.	applicable to each item of item a.
d (Omitted)	d (No amendment)
` ,	, , ,





Proposal No. 2: Appointment of One Executive Director

As the Executive Director Koichi Nishiyama will resign at the closure of the General Unitholders' Meeting for the purpose of adjusting the term of office, the appointment of one Executive Director is hereby proposed. Pursuant to Article 28 paragraph 3 of NBF's current Articles of Incorporation and Article 99, Paragraph 2 of the Act on Investment Trusts and Investment Corporations, the term of office of the Executive Director appointed in accordance with this proposal shall be the period from March 13, 2025 (at the end of the General Unitholders' Meeting) until the end of the General Meeting of Unitholders to be held within 30 days after the day following the date that marks two years since the appointment of such Executive Director, at which the appointment of the Executive Director will be proposed.

This proposal on the appointment of the Executive Director was resolved to be submitted to the General Unitholders' Meeting by the unanimous consent of NBF's Supervisory Directors at the Board of Directors' meeting held on January 31, 2025.

The Executive Director candidate is as follows:

			Number of	
Name	Career summary, and			
(Date of birth)	(Date of birth) status of significant concurrent holding of positions			
			units owned	
	Apr. 1978	Joined Mitsui Fudosan Co., Ltd.		
	Jun. 2001	Seconded to Nippon Building Fund Management Ltd.		
		Director and Chief Investment Officer		
	Apr. 2004	General Manager, Office Building Division, Office Building Leasing and		
		Marketing Department (I) of Mitsui Fudosan Co., Ltd.		
	Apr. 2007	Managing Officer and General Manager, Personnel Department		
	Apr. 2009	Executive Managing Officer and General Manager, Personnel		
		Department		
Kenji lino	Apr. 2011	Executive Managing Officer	122 units	
(Jan. 3, 1955)	Jun. 2011	Executive Managing Director and Executive Managing Officer		
	Apr. 2013	Managing Director and Executive Managing Officer		
	Apr. 2016	Managing Director		
	Jun. 2016	Senior Corporate Auditor		
	Jun. 2020	Advisor		
	Jun. 2020	Senior Corporate Auditor of Mitsui Fudosan Realty Co., Ltd.		
	Jun. 2021	External Corporate Auditor of Reiwa Accounting Holdings Co., Ltd.		
		(current)		
	Jun. 2022	External Director of West Japan Railway Company (current)		

- The number of NBF investment units owned by the Executive Director candidate Kenji lino is as of December 31, 2024, and fractions of less than one unit are rounded down.
- There is no special interest between the Executive Director candidate Kenji lino and NBF.
- NBF has entered into a contract with an insurance company for directors' and officers' liability insurance as stipulated in Article 116-3, paragraph 1 of the Act on Investment Trusts and Investment Corporations. The insurance contract covers, to a certain extent, damages and litigation expenses, among others, borne or to be borne by the insured due to claims for damages arising from acts committed by the insured with respect to the performance of his/her duties as a director of NBF. Upon expiration of the term of such insurance contract, NBF intends to re-enter into such contract on the same terms and conditions. Upon the Executive Director candidate Kenji lino assuming office as the Executive Director, he will be covered as an insured party under such insurance contract.





Proposal No. 3: Appointment of Two Substitute Executive Directors

In the event of a vacancy in the position of Executive Director, NBF proposes the appointment of two Substitute Executive Directors. If this proposal is approved, the order of priority for the assumption of office of Executive Director shall be Daisuke Yamashita as the first priority and Hideki Shuto as the second priority. In accordance with Article 28, Paragraph 4 of NBF's current Articles of Incorporation, the period during which the resolution on the appointment of Substitute Executive Directors based on this proposal shall remain in effect shall be until the end of the term of office of the Executive Director to be appointed in accordance with on Proposal No. 2.

The appointment of Substitute Executive Directors may be revoked by resolution of NBF's Board of Directors only prior to their assumption of office as Executive Directors.

This proposal on the appointment of Substitute Executive Directors was resolved to be submitted to the General Unitholders' Meeting by the unanimous consent of NBF's Supervisory Directors at the Board of Directors' meeting held on January 31, 2025.

The Substitute Executive Director candidates are as follows:

Candidate number	Name (Date of birth)		Career summary, and status of significant concurrent holding of positions	Number of NBF investment units owned
1	Daisuke Yamashita (Mar. 15, 1966)	Apr. 1988 Apr. 2006 Apr. 2007 Apr. 2014 Apr. 2016 Apr. 2017	Joined Mitsui Fudosan Co., Ltd. Executive Manager, Office Building Division, Office Building Project Planning Department, Fund Management Group of the same Executive Manager, Office Building Division, Office Building Project Planning Department, Project Planning Group of the same	units owned O units
		Apr. 2024	Seconded to Nippon Building Fund Management Ltd. President and CEO (current)	





Candidate number	Name (Date of birth)	Career summary, and status of significant concurrent holding of positions		
2	Hideki Shuto (Apr. 15, 1967)	Apr. 2018 Seconded Executive Apr. 2019 Seconded Managing Apr. 2020 Seconded General M Investmen Apr. 2021 Director, C of the sam Oct. 2021 Director, C and Gener Departmer Apr. 2022 Director, C of the sam Apr. 2023 Director, C and Gener of the sam Jun. 2024 Director, C Manager C	to TID Pte. Ltd. Director to Nippon Building Fund Management Ltd. anager of Real Estate Investment Team, t & Finance Group thief Investment Officer and Chief Financial Officer e thief Investment Officer, Chief Financial Officer ral Manager of Real Estate Asset Management nt (I) of the same thief Investment Officer and Chief Financial Officer e thief Investment Officer and Chief Financial Officer e thief Investment Officer, Chief Financial Officer al Manager of Finance and Accounting Department	0 units

- The Substitute Executive Director candidate Daisuke Yamashita is President and CEO of Nippon Building Fund Management Ltd., which is the counterparty to the Asset Management Entrustment Agreement and the Agreement for General Administration Regarding the Management of Institutions concluded by NBF. There is no other special interest with NBF.
- The Substitute Executive Director candidate Hideki Shuto is Director, Chief Investment Officer, Chief Financial Officer, General Manager of Finance Department and General Manager of Real Estate Investment Department of Nippon Building Fund Management Ltd., which is the counterparty to the Asset Management Entrustment Agreement and the Agreement for General Administration Regarding the Management of Institutions concluded by NBF. There is no other special interest with NBF.
- NBF has entered into a contract with an insurance company for directors' and officers' liability insurance as stipulated in Article 116-3, paragraph 1 of the Act on Investment Trusts and Investment Corporations. The insurance contract covers, to a certain extent, damages and litigation expenses, among others, borne or to be borne by the insured due to claims for damages arising from acts committed by the insured with respect to the performance of his/her duties as a director of NBF. Upon expiration of the term of such insurance contract, NBF intends to re-enter into such contract on the same terms and conditions. Upon the respective Substitute Executive Director candidate assuming office as the Executive Director, he will be covered as an insured party under such insurance contract.





Proposal No. 4: Appointment of Three Supervisory Directors

As the three Supervisory Directors Masaki Okada, Keiko Hayashi and Kazuhisa Kobayashi will once resign at the closure of the General Unitholders' Meeting for the purpose of adjusting the term of office, the appointment of three Supervisory Directors is hereby proposed. Pursuant to Article 28 paragraph 3 of NBF's current Articles of Incorporation and Article 101, Paragraph 1 of the Act on Investment Trusts and Investment Corporations , the term of office of the Supervisory Directors appointed in accordance with this proposal shall be the period from March 13, 2025 (at the end of this General Unitholders' Meeting) until the end of the General Meeting of Unitholders to be held within 30 days after the day following the date that marks two years since the appointment of Supervisory Directors, at which the appointment of the Supervisory Directors will be proposed.

The Supervisory Director candidates are as follows:

Candidate number	Name (Date of birth)	Career summary, status of significant concurrent holding of positions, and positions at NBF		Number of NBF investment units owned
1	Masaki Okada (Jan. 9, 1959)	Sep.1994 Apr. 1998 Aug. 1999 Jul. 2000 Jun. 2004 Apr. 2007 Apr. 2013 Feb. 2016 Apr. 2020 Mar. 2021	Registered Attorney at Law Joined Daini Tokyo Bar Association Joined Ishii Law Office Joined Pillsburry, Madison & Sutro (currently Pillsbury Winthrop Shaw Pittman) (Los Angeles) Partner at Ishii Law Office (current) Director at Seishinkai Councilor at Care Work Foundation (current) Auditor at Internet Initiative Japan Inc. Vice President of Daini Tokyo Bar Association Director at Shinaikai (current) Concurrent professor (of legal ethics) at Hosei University Law School Member of Institutional Review Board at NTT Medical Center Tokyo (current) Member of Ethics Committee at Aiiku Hospital, Imperial Gift Foundation Boshi-Aiiku-Kai Member of Life Ethics Committee, Faculty of Pharmaceutical Sciences at Toho University President of Daini Tokyo Bar Association and Vice President of the Japan Federation of Bar Associations Supervisory Director of NBF (current) Secretary General of Japan Federation of Bar Associations (current)	0 units





Candidate number	Name (Date of birth)	status of sign	Number of NBF investment units owned	
number 2	(Date of birth) Keiko Hayashi (Aug. 11, 1960)	Apr. 1986 Jo Oct. 1990 Jo Mar. 1994 Re Jul. 2006 Pa Tc Oct. 2011 He Tc Oct. 2013 Gr Jul. 2016 Ex of Nov. 2018 CE Jan. 2019 Cr Th Jun. 2020 Oc Jul. 2020 Di (cc Jul. 2021 Oc Mar. 2021 Sc Jun. 2021 Oc	pined Tokyo Regional Taxation Bureau bined Tokyo Regional Taxation Bureau bined Tohmatsu & Co. (currently Deloitte Touche Tohmatsu LLC) egistered Certificated Public Accountant eartner at Deloitte Touche Tohmatsu (currently Deloitte Touche binmatsu LLC) ead of Diversity Promotion Office at Deloitte Touche binmatsu LLC roup D&I Leader at Deloitte Tohmatsu Group kecutive Board Member at The Japanese Institute of Certified Public Accountants EO of Tohmatsu Challenged Co., Ltd. ember of Defense Procurement Council, Acquisition, echnology & Logistics Agency (current) hair, The Audit Practice Review Committee of the Japanese Institute of Certified Public Accountants sutside Director at Lifenet Insurance Company utside Director and (committee for audit, etc.) at Meidensha corporation (current) irrector of Hayashi Keiko Certified Public Accountants surrent) utside Audit & Supervisory Board Member at Nippon Filcon O., Ltd. upervisory Director of NBF (current) utside Director (Audit and Supervisory Committee Member) Lifenet Insurance Company (current)	
		Apr. 2023 Pr	rofessor Faculty of Commerce Graduate School of Accountancy, /aseda University (current)	





Candidate number	Name (Date of birth)	status of s	Number of NBF investment units owned	
3	Kazuhisa Kobayashi (Mar. 25, 1967)	Apr. 1989 Sep. 2000 Mar. 2002 Feb. 2004 May 2005 Apr. 2008 Jun. 2018 Oct. 2018 Apr. 2019 May 2019 Apr. 2022 Mar. 2023	Joined Tokyo Sagawa Express Co.Ltd (currently SAGAWA EXPRESS CO.LTD.) Joined ITO General Real Estate Appraisal Co., Ltd. Registered as Real Estate Appraiser Established Kei · Tsu-Fudosan Kantei Representative of Kei · Tsu-Fudosan Kantei (current) Director at Kanagawa Real Estate Appraisal Cooperative (current) Director at Kanagawa Association of Real Estate Appraisers Secretary-General for Kanagawa Prefecture Land Price Publication of Land Appraisal Committee, Ministry of Land, Infrastructure, Transport and Tourism (current) Chief Appraiser for Kanagawa Prefecture of Tokyo Regional Taxation Bureau (current) Secretary-General for Kanagawa Prefecture Land Price Survey (current) Director at Kanagawa Association of Real Estate Appraisers (current) Kanagawa Summary Court Civil Relations Conciliation Commissioner (current)	0 units

- There is no special interest between each Supervisory Director candidate and NBF.
- Supervisory Director candidates Masaki Okada, Keiko Hayashi and Kazuhisa Kobayashi currently serve as NBF's Supervisory Directors and are responsible for supervising all aspects of the performance of the duties by NBF's Executive Directors.
- Supervisory Director candidate Masaki Okada is a partner at Ishii Law Office.
- Supervisory Director candidate Keiko Hayashi holds the position of Representative of Hayashi Keiko Certified Public Accountants.
- Supervisory Director candidate Kazuhisa Kobayashi holds the position of Representative of Kei·Tsu-Fudosan Kantei.
- NBF has entered into a contract with an insurance company for directors' and officers' liability insurance as stipulated in Article 116-3, paragraph 1 of the Act on Investment Trusts and Investment Corporations. The insurance contract covers, to a certain extent, damages and litigation expenses, among others, borne or to be borne by the insured due to claims for damages arising from acts committed by the insured with respect to the performance of their duties as directors of NBF. Upon expiration of such insurance contract, NBF intends to re-enter into such contract on the same terms and conditions. The Supervisory Director candidates Masaki Okada, Keiko Hayashi and Kazuhisa Kobayashi are currently covered by such insurance contract as Supervisory Directors and will remain covered if they are appointed as Supervisory Directors.





Reference Matters

When there are conflicting proposals among the proposals submitted to the General Unitholders' Meeting, the provisions of "deemed votes in favor" provided in Article 22 of NBF's current Articles of Incorporation and Article 93 Paragraph 1 of the Act on Investment Trusts and Investment Corporations shall not apply to any of such proposals. None of the proposals of Proposal No. 1 through Proposal No. 4 above falls under the category of conflicting proposals.

End

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