Please note that the following is an unofficial English translation of a part of Japanese original text of the Notice of Convocation of the 12th Ordinary General Meeting of Shareholders of Nomura Real Estate Holdings, Inc. The Company provides this translation for reference and convenience purposes only and without any warranty as to its accuracy or otherwise. In the event of any discrepancy between this translation and the Japanese original, the latter shall prevail.

(Code: 3231) June 7, 2016

To: Shareholders

Eiji Kutsukake President Nomura Real Estate Holdings, Inc. 1-26-2 Nishi-Shinjuku, Shinjuku-ku, Tokyo JAPAN

## Notice of Convocation of the 12th Ordinary General Meeting of Shareholders

Dear Shareholder:

You are cordially invited to attend the 12th Ordinary General Meeting of Shareholders of Nomura Real Estate Holdings, Inc., which will be held as follows.

If you are unable to attend the meeting in person, you may exercise your voting rights by either of the following two methods. Please review the attached reference documents for the General Meeting of Shareholders, and exercise your voting rights by no later than 5:40 p.m. on June 28 (Tuesday), 2016.

### When Exercising Voting Rights by Mail

Please indicate your approval or disapproval for the proposal on the enclosed proxy card, and return it so that it will reach us by the aforementioned exercise deadline.

#### When Exercising Voting Rights by Electronic Method (via the Internet, etc.)

Please access the website for exercising voting rights specified by the Company (http://www.evote.jp/, Japanese-only) and enter your approval or disapproval for the proposal listed thereon before the deadline stated above.

		Description
1.	Date and Time:	Wednesday, June 29, 2016, at 10:00 a.m.
2.	Place:	Meiji Kinenkan, Fuji room (2nd floor) 2-2-23 Motoakasaka, Minato-ku, Tokyo

3. Agenda for the Meeting:

Matters to be Reported:

The Business Report, Consolidated Financial Statements, and Nonconsolidated Financial Statements for the 12th term (from April 1, 2015 to March 31, 2016); and Report on Auditing Results of the Consolidated Financial Statements by the Accounting Auditor and the Audit & Supervisory Committee

Matter to be Resolved: Proposal:

Election of Eight (8) Directors (Excluding Director & Audit &

Supervisory Committee Members)

- 4. Handling the exercising of voting rights:
  - (1) If you exercise your voting rights twice through voting by mail and by electronic method (via the Internet, etc.), we will deem the vote cast electronically to be the effective one.
  - (2) If you exercise your voting rights more than once by electronic method (via the Internet, etc.) or redundantly using a computer, etc. and cell phone, we will deem the last vote cast to be the effective one.

\*If attending the meeting in person, please present the enclosed proxy card at the reception desk.

\*If circumstances arise whereby revisions should be made to the contents of the reference documents for the General Meeting of Shareholders, the business report, consolidated financial statements, and non-consolidated financial statements, such notification shall be published on the following Company's website.

[The Company's website] http://www.nomura-re-hd.co.jp/english/ir/

# CONSOLIDATED BALANCE SHEET

As of March 31, 2016

(Millions of yen)

Assets		Liabilities	(Millions of yen)
		Current Liabilities:	289,107
Current Assets:	608,779	Notes and Accounts Payable-trade	51,162
Cash and Deposits	57,593	Short-term Loans Payable	137,300
Cash and Deposits	51,575	Income Taxes Payable	13,232
Notes and Accounts Receivable-trade	15,371	Deposits Received	29,617
Real Estate for Sale	79 122	Deferred Tax Liabilities	17
Real Estate for Sale	78,132	Provision for Bonuses	7,073
Real Estate for Sale in Process	269,546	Provision for Directors' Bonuses	738
		Provision for Loss on Business	
Land Held for Development	148,729	Liquidation	61
Equity Investments	819	Other	49,903
Equity investments	017	Noncurrent Liabilities:	739,933
Deferred Tax Assets	5,285	Bonds Payable	60,000
04	22.220	Long-term Loans Payable	524,600
Other	33,338	Lease and Guarantee Deposits Received	63,766
Allowance for Doubtful Accounts	(38)	Deferred Tax Liabilities	64,070
	(00)	Deferred Tax Liabilities for Land Revaluation	3,900
Noncurrent Assets:	876,670	Provision for Loss on Subleasing	3,900
	770.001	Business	313
Property, Plant and Equipment	779,091	Net Defined Benefit Liability	18,018
Buildings and Structures	235,068	Other	5,264
Bundings and Structures		Total Liabilities	1,029,041
Land	523,696	Net Assets	
Other	20,325	Shareholders' Equity:	433,642
	10 (01	Capital Stock	116,598
Intangible Assets	10,681	Capital Surplus	109,842
	86,897	Retained Earnings	207,203
Investments and Other Assets		Treasury Stock	(3)
Investment Securities	45,511	Other Comprehensive Income:	11,212
	21,379	Valuation Difference on Available-for-	
Lease and Guarantee Deposits	21,579	sale Securities	6,664
Deferred Tax Assets	14,840	Deferred Gains or Losses on Hedges	155
Detened Tax Assets		<b>Revaluation Reserve for Land</b>	7,861
Other	5,167	Foreign Currency Translation	12
	(0)	Adjustment	43
Allowance for Doubtful Accounts		Remeasurements of Defined Benefit Plans	(3,513)
		Subscription Rights to Shares:	(3,513) 1,685
		Non-Controlling Interests :	9,868
		Total Net Assets	456,408

Note: The figures are denoted by rounding fractions down to the unit indicated.

# CONSOLIDATED STATEMENT OF INCOME

For the year ended March 31, 2016

Operating Revenue		569,545
Operating Cost		391,571
Operating Gross Profit		177,973
Selling, General and Administrative Expenses		97,061
Operating Income		80,912
Non-Operating Income		1,555
Interest Income	71	
Dividends Income	1,007	
Equity in Earnings of Affiliates	16	
Other	459	
Non-Operating Expenses		9,787
Interest Expenses	7,817	
Other	1,970	
Ordinary Income		72,679
Extraordinary Losses		1,705
Impairment Loss	1,426	
Loss on Valuation of Investment Securities	278	
Income before Income Taxes and Minority Interests		70,974
Income Taxes-current		20,992
Income Taxes-deferred		824
Profit		49,157
Profit Attributable to Non-Controlling Interests		1,975
Profit Attributable to Owners of the Parent		47,182

Note: The figures are denoted by rounding fractions down to the unit indicated.

# **Reference Documents for the General Meeting of Shareholders**

## Proposal: Election of Eight (8) Directors (Excluding Director & Audit & Supervisory Committee Members)

The term of office of all of the eight (8) directors (excluding director & audit & supervisory committee members; applicable to the rest of this proposal) will expire at the conclusion of this Ordinary General Meeting of Shareholders. Accordingly, we would like you to elect eight (8) directors. The candidates for director are as follows.

1	Kamezo Nakai		Reelection
1	(Date of Birth: July 30,	1950)	Shareholdings: Common share 4,300
		<sup>^</sup>	Joined Nomura Securities Co., Ltd. (currently, Nomura Holdings, Inc.)
		Jun. 2011	President (Representative Director) of Nomura Real Estate Holdings, Inc.
	TO T	Feb. 2012	Director and Executive Officer of Nomura Real Estate Development Co., Ltd.
		Apr. 2012	President (Representative Director) and Chief Executive Officer of Nomura Real Estate Development Co., Ltd.
		May 2012	President (Representative Director) and Chief Executive Officer of Nomura Real Estate Holdings, Inc.
	Chair	Apr. 2015	Chair (Representative Director) of Nomura Real Estate Development Co., Ltd.
	Chun		(To present)
		Jun. 2015	Chair (Representative Director) of Nomura Real Estate Holdings, Inc. (To present)
		(Significar	nt Concurrent Positions)
		Chair (Rep Ltd.	resentative Director) of Nomura Real Estate Development Co.,
		(Reasons f	for Nomination as a Candidate for Director)
		and Nomu a candidate contributin Directors a the Compa	akai has experiences as President and Chair of the Company ra Real Estate Development Co., Ltd. He has been nominated as e for Director because it is expected that he will continue g to strengthening the supervisory function of the Board of nd achieving sustained growth and increased corporate value of ny by drawing on his substantial management achievements and at the Group.

2	Eiji Kutsukake		Reelection
2	(Date of Birth: Septemb	er 12, 1960)	Shareholdings: Common share 3,000
	With the second seco	Apr. 2007 Oct. 2008 Apr. 2009 Apr. 2011 Apr. 2011 Apr. 2012 Aug. 2012 Apr. 2013 Apr. 2014 Jun. 2014	Joined Nomura Securities Co., Ltd. (currently, Nomura Holdings, Inc.) Executive Managing Director of Nomura Securities Co., Ltd. Senior Managing Director of Nomura Securities Co., Ltd. Senior Corporate Managing Director of Nomura Securities Co., Ltd. Executive Vice President of Nomura Securities Co., Ltd. Senior Corporate Managing Director Chief Operating Officer of Nomura Holdings, Inc. Executive Managing Director of Nomura Holdings, Inc. Deputy President of Nomura Securities Co., Ltd. Director and Deputy President of Nomura Securities Co., Ltd. Advisor of Nomura Real Estate Holdings, Inc. Director (Representative Director) and Executive Vice President of Nomura Real Estate Holdings, Inc. (To present)
			for Nomination as a Candidate for Director)
		Nomura G He has bee that he will of the Boar corporate v	cake has extensive business and management experience in the roup as well as experience as President of the Company. In nominated as a candidate for Director because it is expected al continue contributing to strengthening the supervisory function rd of Directors and achieving sustained growth and increased value of the Company by drawing on his substantial nt experience and knowledge.

3	Seiichi Miyajima	Reelection
5	(Date of Birth: August 3, 195	3) Shareholdings: Common share 37,400
	Apr. Jun. Apr. Apr. Apr. Apr. Apr. Director Jun.	<ul> <li>1981 Joined Nomura Real Estate Development Co., Ltd.</li> <li>2004 Director of Nomura Real Estate Development Co., Ltd.</li> <li>2008 Senior Executive Officer of Nomura Real Estate Development Co., Ltd.</li> <li>2009 Managing Executive Officer of Nomura Real Estate Development Co., Ltd.</li> <li>2012 Director (Representative Director) and Senior Managing Executive Officer of Nomura Real Estate Development Co., Ltd.</li> <li>2012 Executive Officer of Nomura Real Estate Holdings, Inc.</li> <li>2014 Director (Representative Director) and Executive Vice President of Nomura Real Estate Development Co., Ltd.</li> <li>2014 Director (Representative Director) and Executive Vice President of Nomura Real Estate Development Co., Ltd.</li> <li>2014 Director (Representative Director) and Executive Officer of Nomura Real Estate Development Co., Ltd.</li> <li>2015 President (Representative Director) and Chief Executive Officer of Nomura Real Estate Development Co., Ltd. (To present)</li> </ul>
	Pres Nom (Rea Seiic as ex Dire achie by d on p	hificant Concurrent Positions) dent (Representative Director) and Chief Executive Officer of ura Real Estate Development Co., Ltd. sons for Nomination as a Candidate for Director) hi Miyajima has extensive business experience at the Group as well perience as Director. He has been nominated as a candidate for ctor because it is expected that he will continue contributing to eving sustained growth and increased corporate value of the Company rawing on substantial experience and knowledge he has accumulated roperty development in the Residential Development Unit and other ations.

Toshiaki Seki		Reelection
4 (Date of Birth: March		Shareholdings: Common share 31,000
	Jun. 2003 Mar. 2007	Joined Nomura Real Estate Development Co., Ltd. Director of Nomura Real Estate Development Co., Ltd. Managing Director of Nomura Real Estate Development Co., Ltd.
E	Î	President (Representative Director) of NOMURA LIVING SUPPORT CO., LTD. President (Representative Director) and Chief Executive
	Dec. 2010	Officer of NOMURA LIVING SUPPORT CO., LTD. President (Representative Director) of Nomura Real Estate Reform Co., Ltd.
Director	Apr. 2013	Executive Officer of Nomura Real Estate Holdings, Inc. Director of NOMURA BUILDING MANAGEMENT CO., LTD. (currently, Nomura Real Estate Partners Co., Ltd.) President (Representative Director) and Chief Executive Officer of Nomura Real Estate Partners Co., Ltd.
	Jun. 2014	Director (Representative Director) and Executive Officer of Nomura Real Estate Holdings, Inc. (To present)
		Director of Nomura Real Estate Urban Net Co., Ltd. Chair (Representative Director) of Nomura Real Estate Partners Co., Ltd. (To present)
	Apr. 2015	President (Representative Director) of Nomura Real Estate Wellness Co., Ltd. (To present)
	Jun. 2015	Director of MEGALOS CO., LTD. (currently, Nomura Real Estate Life & Sports Co., Ltd.) (To present)
	(Responsi	bilities)
	Head of Pr Manageme	operty & Facility Management Business Unit, Senior Business ent Dept.
	Chair (Rep Director of	nt Concurrent Positions) presentative Director) of Nomura Real Estate Partners Co., Ltd. FNomura Real Estate Life & Sports Co., Ltd. Representative Director) of Nomura Real Estate Wellness Co.,
	(Reasons f	for Nomination as a Candidate for Director)
	Toshiaki S experience because it sustained g drawing or	eki has extensive business experience at the Group as well as as Director. He has been nominated as a candidate for Director is expected that he will continue contributing to achieving growth and increased corporate value of the Company by a substantial experience and knowledge he has accumulated on evelopment, property & facility management, and other

5	Hiroyuki Kimu	ıra	Reelection
5	(Date of Birth: March 3	0, 1962)	Shareholdings: Common share 11,200
		Apr. 2009	Joined Nomura Real Estate Development Co., Ltd. Executive Officer of Nomura Real Estate Development Co., Ltd. Director of Nomura Real Estate Holdings, Inc.
	CC I	Apr. 2010	President (Representative Director) of Nomura Real Estate Investment Management Co., Ltd.
		Apr. 2010	Director of Nomura Real Estate Capital Management Co., Ltd. Director of Nomura Real Estate Asset Management Co., Ltd.
	A Sal		Managing Director of Nomura Real Estate Asset Management Co., Ltd. Executive Officer of Nomura Real Estate Holdings, Inc.
	Director		Director and Executive Officer of Nomura Real Estate Holdings, Inc.
		Apr. 2013	Director and Managing Executive Officer of Nomura Real Estate Development Co., Ltd.
			Executive Officer of Nomura Real Estate Holdings, Inc. Director and Executive Officer of Nomura Real Estate Holdings, Inc. (To present)
		(Responsi	bilities)
		Chief Fina	ncial Officer, Investor Relations
		(Reasons f	for Nomination as a Candidate for Director)
		as experier Director be achieving by drawing	Limura has extensive business experience at the Group as well ace as Director. He has been nominated as a candidate for ecause it is expected that he will continue contributing to sustained growth and increased corporate value of the Company on substantial experience and knowledge he has accumulated and accounting, and other operations.

6 Yukoh Yoshi	da	Reelec	ction
(Date of Birth: Augus	st 8, 1962)	Shareholdings: Common share 16	,200
		Joined Nomura Real Estate Development Co., Ltd. Director of NREG TOSHIBA BUILDING Co., Ltd.	
6.07	•	(To present) Director and Executive Officer of Nomura Real Estate Development Co., Ltd. Director of Nomura Real Estate Holdings, Inc.	
		Director and Managing Executive Officer of Nomura Real Estate Development Co., Ltd.,	
5	May 2012	Director and Executive Officer of Nomura Real Estate Holdings, Inc. (To present)	
Director	Jun. 2012	Director of MEGALOS CO., LTD. (currently, Nomura Rea Estate Life & Sports Co., Ltd) (To present)	ıl
		Director of Nomura Real Estate Partners Co., Ltd. Director and Senior Managing Executive Officer of Nomur Real Estate Development Co., Ltd. (To present)	a
	•	Director of Nomura Real Estate Wellness Co., Ltd. (To present)	
		Director of GEO AKAMATSU CO., LTD. (To present) Director of Nomura Real Estate Reform Co., Ltd.	
		(To present) Director of PRIME X. Co., Ltd. (To present)	
	(Responsi	bilities)	
	Supervisor Companies	of Management Division, Management of Affiliated	
	(Significat	nt Concurrent Positions)	
	Developme Director of Director of Director of	nd Senior Managing Executive Officer of Nomura Real Esta ent Co., Ltd. f NREG TOSHIBA BUILDING Co., Ltd. f Nomura Real Estate Life & Sports Co., Ltd. f GEO AKAMATSU CO., LTD. f Nomura Real Estate Reform Co., Ltd.	te
		f PRIME X. Co., Ltd. f Nomura Real Estate Wellness Co., Ltd.	
	(Reasons f	for Nomination as a Candidate for Director)	
	experience because it sustained g drawing or	shida has extensive business experience at the Group as well as Director. He has been nominated as a candidate for Direc- is expected that he will continue contributing to achieving growth and increased corporate value of the Company by a substantial experience and knowledge he has accumulated blanning and management of affiliated companies, and other	ctor on

Г				
	_	Shigeru Matsushima		External/Independent director
	7			Reelection
		(Date of Birth: October	31, 1949)	Shareholdings: Common share –
			Apr. 1973	Joined Ministry of International Trade and Industry (currently,
				Ministry of Economy, Trade and Industry)
			Jun. 1998	Deputy Director-General for Agency of Industrial Science and
		(A A		Technology of Ministry of International Trade and Industry
		( STOP	Sep. 1999	Director-General of Chubu Bureau of International Trade and
			A	Industry of Ministry of International Trade and Industry
			Apr. 2001	Professor, Faculty of Business Administration, Hosei University
			Mar. 2007	External Director of CAC Corporation (currently, CAC
				Holdings Corporation)
				(To present)
	E	xternal Director	Apr. 2008	Professor, Tokyo University of Science Graduate School
	Τ		<b>1 2</b> 000	(To present)
		n of office: 3 years	Jun. 2008	External Audit & Supervisory Board Member of Nomura Real Estate Holdings, Inc.
		dance at meetings of oard of Directors	Apr. 2012	External Audit & Supervisory Board Member of Nomura Real Estate Development Co., Ltd.
	2.	14/15 (93%)	Jun. 2013	External Director of Nomura Real Estate Holdings, Inc.
		( )		(To present)
			(Significar	nt Concurrent Positions)
			Professor of	of Tokyo University of Science Graduate School
			External D	irector of CAC Holdings Corporation
			(Reasons f	for Nomination as a Candidate for External Director)
Shigeru Ma		Shigeru M	atsushima has been nominated as a candidate for External	
Director be			ecause it is expected that he will continue contributing to	
				ing the supervisory function of the Board of Directors and
			•	ir and transparent management by drawing on his wealth of
				e, experience, and profound insights acquired in his long career
				t in business administration, although he has no previous directly involved in the management of a company.
experience		capemence	uncerry involved in the management of a company.	

8 Satoko Shinohara		Reelection
	(Date of Birth: Septemb	
		Apr. 1983 Joined Koyama Atelier
		May 1987 Director of Spatial Design Studio
		Oct. 1990 Director of Kengo Kuma and Associates
	68	Nov. 2000 Representative Director of Spatial Design Studio (To present)
		Mar. 2009 Representative Director of Kengo Kuma and Associates (To present)
		Feb. 2010 Representative Partner of Satoko Shinohara Living Design Institute LLC
		(To present)
		Apr. 2010 Professor of Japan Women's University
E	xternal Director	(To present)
-	0.07.0	Jun. 2014 External Director of Nomura Real Estate Holdings, Inc.
Tern	n of office: 2 years	(To present)
Attend	lance at meetings of	(Significant Concurrent Positions)
	bard of Directors	Professor of Japan Women's University
DU	14/15 (93%)	Representative Director of Spatial Design Studio
	1,10 (30,0)	Representative Director of Kengo Kuma and Associates
		Representative Partner of Satoko Shinohara Living Design Institute LLC
		(Reasons for Nomination as a Candidate for External Director)
		Satoko Shinohara has been nominated as a candidate for External Director
		because it is expected that she will continue contributing to strengthening
		the supervisory function of the Board of Directors and ensuring fair and transparent management by drawing on her wealth of knowledge,
experience, and profound insights in the field of architecture acquired i		experience, and profound insights in the field of architecture acquired in
Notor		her long career as an architect.

Notes:

1. The companies, which Satoko Shinohara represents, have transactions with the Company's subsidiaries mainly in consulting for community designs, as described below. There are no special conflicts of interests between the other candidates and the Company.

(1) Spatial Design Studio, for which Satoko Shinohara serves as Representative Director, has the above described transactions with the Company's wholly owned subsidiary, Nomura Real Estate Development Co., Ltd.

(2) Kengo Kuma and Associates, for which Satoko Shinohara serves as Representative Director, has the above described transactions with Nomura Real Estate Development Co., Ltd.

2. Shigeru Matsushima and Satoko Shinohara are candidates for external director. The name of Satoko Shinohara as described here and above is her professional name, but her name on the family register is Satoko Kuma.

- 3. Shigeru Matsushima and Satoko Shinohara are, at present, external directors of the Company. Their term of office as external directors will be three years for Shigeru Matsushima and two years for Satoko Shinohara at the conclusion of this Ordinary General Meeting of Shareholders.
- 4. The Company has entered into agreements with Shigeru Matsushima and Satoko Shinohara to limit their liability for damages provided for in Article 423, Paragraph 1 of the Companies Act, pursuant to Article 427, Paragraph 1 of the Companies Act. If the election of Shigeru Matsushima and Satoko Shinohara is approved, the Company will continue the said agreements with each of them to limit their liability. The maximum amount of liability based on the said agreements, on condition that they perform their duties in good faith and without gross negligence, shall be the sum of the amounts stipulated in each item of Article 425, Paragraph 1 of the Companies Act.

5. Shigeru Matsushima is an independent director/auditor as stipulated under the regulations of the Tokyo Stock Exchange. If his election is approved, the Company will continue to designate him as independent director/auditor.

Reference: Nomura Real Estate Holdings, Inc. Criteria for Determining Impartiality of Independent External Directors

In addition to Independent Director impartiality criteria set by the Tokyo Stock Exchange, the Board of Directors establishes criteria concerning the impartiality of Independent External Directors and nominates Independent External Directors having confirmed that they do not correspond to any of the following items.

- 1. Individuals who execute business for any other company with which the Company or our subsidiaries have a reciprocal employment relationship as each other's External Directors;
- 2. Individuals who are employees of the Company's or our subsidiaries' major business partners (\*1) or who are employees at companies that consider the Company or our subsidiaries to be their major business partner (\*1) (or individuals involved in the execution of business if such business partner is a corporation);
- 3. Consultants, accounting experts, or legal experts who receive money, or other property gains in excess of ¥10 million in addition to Directors compensation from the Company or subsidiaries during the most recent business year;
- Individuals affiliated to companies, etc. that provide professional services such as law firms, accounting firms, and consulting companies that receive large sums of money or other property gains (\*2) from the Company or subsidiaries;
- 5. Individuals who are or were involved in the execution of business at one of the Company's major shareholders (individuals who are or were involved in the execution of business at such corporation if the major shareholder is a corporation), or lead managing underwriter; or
- 6. Close relatives of individuals stated in (1) to (5).

\*1. A Major business partner means a business partner whose transactions with the Group exceed 2% of the Company's or such business partner's annual consolidated sales in the most recent business year.

\*2. Large sums of money or other property gains means gains that exceed 2% of that company's annual consolidated sales in the most recent business year.