J.P. MORGAN REAL ESTATE INCOME TRUST, INC. SUPPLEMENT NO. 10 DATED OCTOBER 16, 2024 TO THE PROSPECTUS DATED APRIL 11, 2024

This prospectus supplement (this "Supplement") is part of and should be read in conjunction with the prospectus of J.P. Morgan Real Estate Income Trust, Inc., dated April 11, 2024 (the "Prospectus"). Unless otherwise defined herein, capitalized terms used in this Supplement shall have the same meanings as in the Prospectus.

The purposes of this Supplement are as follows:

- to disclose the transaction price for each class of our common stock as of November 1, 2024;
- to disclose the calculation of our September 30, 2024 net asset value ("NAV") per share for each class of our common stock;
- to provide an update on the status of our offering;
- to update the "Experts" section of the Prospectus; and
- to update the Form of Subscription Agreement.

November 1, 2024 Transaction Price

The transaction price for each share class of our common stock sold in this offering for subscriptions accepted as of November 1, 2024 (and repurchases as of October 31, 2024) is as follows:

	ction Price · share)
Class D	\$ 10.35
Class I	\$ 10.40
Class S	\$ 10.79
Class T	\$ 10.93

As of September 30, 2024, we had not sold any Class T shares. As a result, the transaction price for our Class T shares is equal to the NAV per share for our Class E shares as of September 30, 2024. Class E, Class X and Class Y shares are not sold as a part of this offering. The purchase price of our common stock for each share class equals the transaction price of such class, plus applicable upfront selling commissions and dealer manager fees. The repurchase price for each share class equals the transaction price of such class.

September 30, 2024 NAV Per Share

We calculate NAV per share in accordance with the valuation guidelines that have been approved by our board of directors. Our NAV per share, which is updated as of the last calendar day of each month, is posted on our website at *www.jpmreit.com*. Please refer to "Net Asset Value Calculation and Valuation Guidelines" in the Prospectus for how our NAV is determined. The Adviser is ultimately responsible for determining our NAV.

The following table provides a breakdown of the major components of our NAV as of September 30, 2024 (\$ and shares in thousands):

Components of NAV	Septe	mber 30, 2024
Investments in real estate	\$	387,317
Investments in real estate debt		79,225
Investments in real estate-related and other securities		478
Cash and cash equivalents		29,822
Restricted cash		270
Other assets		1,436
Debt obligations		(171,826)
Other liabilities		(6,219)
Accrued performance participation allocation		(592)
Stockholder servicing fees payable the following month ⁽¹⁾		(10)
Non-controlling interests in joint ventures		(7,535)
Mandatorily redeemable instruments ⁽²⁾		(104,366)
Net Asset Value	\$	208,000
Number of outstanding shares of common stock		19,525

- Stockholder servicing fees only apply to Class T, Class S, Class D and Class Y shares. For purposes of NAV, we recognize the stockholder servicing fee as a reduction of NAV on a monthly basis as such fee is paid. Under accounting principles generally accepted in the United States of America ("GAAP"), we accrue the lifetime cost of the stockholder servicing fee as an offering cost at the time we sell Class T, Class S, Class D and Class Y shares. The stockholder servicing fee on Class D shares was waived as of September 30, 2024, and the NAV attributable to current holders of Class D shares will not be included in the computation of stockholder servicing fees charged on Class D shares in perpetuity. As of September 30, 2024, we had accrued under GAAP stockholder servicing fees of \$1.0 million.
- Represents Class E units in the Operating Partnership and Class E shares (collectively the "Mandatorily Redeemable Instruments") held by the Adviser that are mandatorily redeemable and only subject to delays to the continuous obligation to ultimately redeem such shares once sufficient availability exists under the share repurchase agreements. Therefore, the Mandatorily Redeemable Instruments held by the Adviser are classified as a liability pursuant to Topic 480 Distinguishing Liabilities from Equity and are initially presented at the initial funding amount received, which is equivalent to fair value at the issuance dates. Subsequently, the Mandatorily Redeemable Instruments are carried at their cash redemption value as if the units and shares were repurchased or redeemable at the reporting date, which equals NAV per unit of \$10.93. As of September 30, 2024, there were approximately 9.0 million Class E units and approximately 0.5 million Class E shares included in Mandatorily Redeemable Instruments.

The following table provides a breakdown of our total NAV and NAV per share of common stock by share class as of September 30, 2024 (\$ and shares in thousands, except per-share data):

NAV Per Share	Class D Shares	Class I Shares	lass S hares	ares	Class E Shares	ass X ares	Class Y Shares	Total
Net asset value attributable to common stockholders	\$ 9,572	\$ 92,594	\$ 602	\$ _	\$ 91,069	\$ _	\$ 14,163	\$ 208,000
Number of outstanding shares	925	8,905	56	_	8,335	_	1,304	19,525
NAV per share	\$ 10.35	\$ 10.40	\$ 10.79	\$	\$ 10.93		\$ 10.86	

Set forth below are the weighted averages of the key assumptions in the discounted cash flow methodology used in the September 30, 2024 valuations, based on property types. Once we own more than one single-family rental and more than one retail property, we will include the key assumptions for such property types.

Property Type	Discount Rate	Exit Capitalization Rate
Multifamily	6.94 %	5.50 %
Industrial	7.40%	5.85 %

These assumptions are determined by our independent valuation advisor and reviewed by the Adviser. A change in these assumptions would impact the calculation of the value of our property investments. For example, assuming all other factors remain unchanged, the changes listed below would result in the following effects on our investment values:

		Industrial Investment	Multifamily
Input	Hypothetical Change	Values	Investment Values
Discount Rate	0.25% decrease	2.06%	1.84 %
(weighted average)	0.25% increase	(1.95)%	(1.90)%
Exit Capitalization Rate	0.25% decrease	2.78%	2.85 %
(weighted average)	0.25% increase	(2.47)%	(2.69)%

Status of Our Current Public Offering

Our public offering was declared effective by the SEC on July 22, 2022, and we are currently offering on a continuous basis up to \$5.0 billion in shares of our common stock, consisting of up to \$4.0 billion in shares in our primary offering and up to \$1.0 billion in shares pursuant to our distribution reinvestment plan. As of the date hereof, we have issued and sold 927,622 Class D, 7,170,378 Class I and 53,776 Class S shares in the primary offering for total proceeds of approximately \$84.3 million. We have issued 27,720 Class D, 107,323 Class I and 2,140 Class S shares for a total value of approximately \$1.4 million pursuant to our distribution reinvestment plan. As of the date hereof, we have not sold any Class T shares in this offering. We intend to continue selling shares in the public offering on a monthly basis.

Experts

The following disclosure is added to the "Experts" section of the Prospectus.

The estimated market values of our investments in real estate as of September 30, 2024 presented on page 2 of this Supplement under the section "September 30, 2024 NAV Per Share" have been prepared by SitusAMC Real Estate Valuation Services, LLC, an independent valuation firm, and are included in this Supplement given the authority of such firm as experts in property valuations and appraisals. SitusAMC Real Estate Valuation Services, LLC will not calculate or be responsible for our NAV per share for any class of our shares.

Form of Subscription Agreement

The Form of Subscription Agreement included as Appendix C to the Prospectus is superseded and replaced with the Form of Subscription Agreement attached as Appendix A to this Supplement.

Appendix A Form of Subscription Agreement

Subscription Agreement for Shares of Common Stock of J.P. Morgan Real Estate Income Trust, Inc.

J.P.Morgan

. Your Investme	ent	Initial Purchase
estment Amount \$		Subsequent Purchase
estment Method		
By mail	Attach a check to this agreement. Make all cl SS&C GIDS, Inc. PO Box 219125 Kansas City, MO 64121-9125	checks payable to: J.P. MORGAN REAL ESTATE INCOME TRUST
By wire	Name: SS&C GIDS, Inc. AS AGENT FOR J.I Bank Name: UMB ABA: 101000895 DDA: 9872585712 For Further Credit: J.P. Morgan Real Estate I Reference: (Subscriber Name)	
Broker-dealer/Inv	estment Professional will make payment on your be	ehalf
* Cash, cashier's accepted.	checks/official bank checks, temporary checks, for	reign checks, money orders, third-party checks, or travelers checks are n
are Class Selection	(required)	
Share Class T (F	und Number 7007) (Minimum investment \$2,500)	
Share Class S (F	und Number 7006) (Minimum investment \$2,500)	
	Fund Number 7008) (Minimum investment \$2,500; ased in the prospectus)	available for certain fee-based wrap accounts and other eligible
	und Number 7009) (Minimum investment \$1,000,0 investors as disclosed in the prospectus)	000 (unless waived); available for certain fee-based wrap accounts
	J.P. Morgan Real Estate Income Trust, Inc. executive fithe Adviser, J.P. Morgan or other affiliate or their in	ive officer or director or their immediate family member or (2) an officer immediate family member? (required)
Trus	st, Inc. executive officer or Adviser, J ctor or their immediate family Adviser	or employee of the J.P. Morgan or other their immediate family Not Applicable
Ownership Ty	pe (Select only one)	
Brokerage/Custodial Acc	ount Number	
Individual or Joint Te	le Account Type enant with Rights of Survivorship ath (Optional Designation. Not Available for lents. See Section 3C.)	Non-Taxable Account Type If an IRA account type is selected, custodian information MUST be provided below. IRA
Tenants in Common		Roth IRA
Community Property		SEP IRA
Uniform Gift/Transfer	r to Minors State of	SIMPLE IRA
	cation of Investment Powers Form. Required if	Pension Plan (Include Certification of Investment Powers Form Required if not using a custodian.)
not using a cus Corporation / Partner	stodian.)	Other Other
		1
B. Third Party Cust		
	on (to be completed by custodian):	
Name		
Tax ID#	Phone #	
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Entity Name							
Tax ID#		Date of Tru	ıst		Exemptions		
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City	State	1	Zip Code				
Entity Type (Select one. Required)							
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Other (please indicate)		Jurisdictio	on (if Non-U.S			xemption from FATCA	
				plicable Form V	N-8)	eporting code (if any)	
), Benefit Plan Investor							
re you a "Benefit Plan Investor" ("ERISA"))?	as defined in	Section 3(3)	of the U.S. E	mployee Retir	ement Income	Security Act of 1974,	as amended
	YES		NO.				
"Yes", what percentage of your ass	ets constitute "	plan assets" (under Similar	Law ¹ ?	%		
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1"Similar Law" means any federal, state, local, non-U.S. or other law or regulation that contains one or more provisions that are (i) substantially similar to any of the fiduciary responsibility or prohibited transaction provisions contained in Title I of ERISA or Code §4975, and/or (ii) substantially similar to the provisions of the Plan Asset Regulation or otherwise provide that the assets of the Corporation could be deemed to include "plan assets" under such law or regulation.

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st Name		М	Last Name			
ial Security Number/Tax ID		Date of I	Birth (MM/DD/YYY	n		
sidential Street Address						
у	State	Zip Code		Daytime Phone	Number	
iling Address (if different than	above)					
	City			State	Zip Code	
nail Address						
(Attac	ch a completed Form V	V-8BEN, Rev. Oct 201	21)			
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4. Select How You Want to Receive Your Distributions (Select only one)

You are automatically enrolled in our Distribution Reinvestment Plan, unless you are a resident of ALABAMA, ARKANSAS, CALIFORNIA, IDAHO, KANSAS, KENTUCKY, MAINE, MARYLAND, MASSACHUSETTS, NEBRASKA, NEW JERSEY, NORTH CAROLINA, OHIO, OREGON, VERMONT OR WASHINGTON. If you are a resident of ALABAMA, ARKANSAS, CALIFORNIA, IDAHO, KANSAS, KENTUCKY, MAINE, MARYLAND, MASSACHUSETTS, NEBRASKA, NEW JERSEY, NORTH CAROLINA, OHIO, OREGON, VERMONT OR WASHINGTON, you will receive cash distributions unless you elect to enroll in the Distribution Reinvestment Plan.

- A) If you are a resident of ALABAMA, ARKANSAS, CALIFORNIA, IDAHO, KANSAS, KENTUCKY, MAINE, MARYLAND, MASSACHUSETTS, NEBRASKA, NEW JERSEY, NORTH CAROLINA, OHIO, OREGON, VERMONT OR WASHINGTON, you are not automatically enrolled in the Distribution Reinvestment Plan. If you want to receive cash distributions:
 - Non-Custodial Investors: complete Section 4.A. or 4.C.
 Custodial Investors: complete Section 4.B.
- B) If you are not a resident of the states listed above, you are automatically enrolled in the Distribution Reinvestment Plan. If you want to elect to receive cash distributions:
 - a. Non-Custodial Investors: complete Section 4.A. or 4.C.
 - b. Custodial Investors: complete Section 4.B.

Step 2: Distribution Reinvestment Election

- A) If you are a resident of ALABAMA, ARKANSAS, CALIFORNIA, IDAHO, KANSAS, KENTUCKY, MAINE, MARYLAND, MASSACHUSETTS, NEBRASKA, NEW JERSEY, NORTH CAROLINA, OHIO, OREGON, VERMONT OR WASHINGTON, initial here to enroll in the Distribution Reinvestment Plan and continue to Section 5.
- B) If you are not a resident of the states listed above, you are automatically enrolled in the Distribution Reinvestment Plan. If you want to remain enrolled in the Distribution Reinvestment Plan, continue to Section 5.

Cash Distribution Information (Only complete the Cash Distribution Information section below if you do not wish to enroll in the Distribution Reinvestment Plan)

For Custodial held accounts, if you are not enrolled in the Distribution Reinvestment Plan, the funds must be sent to the Custodian.

- 4.A. Cash/Check Mailed to the address set forth above (Available for Non-Custodial Investors only.)
- 4.B. Cash/Check Mailed to Third Party/Custodian

Name/Entity Name/Finan	cial Institution			
Mailing Address				
City	State	Zip Code	Account Number (Required)	

4.C. Cash/Direct Deposit Attach a pre-printed voided check. (Available for Non-Custodial Investors only.)

I authorize J.P. Morgan Real Estate Income Trust, Inc. or its agent to deposit my distributions into my checking or savings account. This authority will remain in force until I notify J.P. Morgan Real Estate Income Trust, Inc. in writing to cancel it. In the event that J.P. Morgan Real Estate Income Trust, Inc. deposits funds erroneously into my account, they are authorized to debit my account for an amount not to exceed the amount of the erroneous

cial Institution Name	~
ng Address	
City	State Zip Code
r Bank's ABA Routing Number	Your Bank Account Number
PLEASE ATTACH A PRE-PRINTED VOIDED CHECK	Albory Your Voidor Same
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5. Broker-Dealer/Investment Professional Information (Required Information. All fields must be completed.)

For Investment Advisers Only: Please ensure you have spoken to your JPMorgan Asset Management wholesale representative prior to submitting this Subscription Agreement to ensure it is accepted. If you do not have a JPMorgan Asset Management wholesale representative, please call 1-800-338-4345.

The Investment Professional must sign below to complete the order. The Investment Professional hereby warrants that he/she is duly licensed and may lawfully sell or advise its clients regarding the purchase of Shares in the state designated as the investor's legal residence. If applicable, the Investment Professional on helphalf of the Investment Adviser hereby represents and warrants that it is registered and licensed (or exempt therefrom) with the

Mailing Address	vestment Adviser		.01	estmen	t Professional Na	ame	
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7. Subscriber Signatures

A.

J.P. Morgan Real Estate Income Trust, Inc. is required by law to obtain, verify and record certain personal information from you or persons on your behalf in order to establish the account. Required information includes name, date of birth, permanent residential address and social security/taxpayer identification number. We may also ask to see other identifying documents. If you do not provide the information, J.P. Morgan Real Estate Income Trust, Inc. may not be able to open your account. By signing the Subscription Agreement, you agree to provide this information and confirm that this information is true and correct. If we are unable to verify your identity, or that of another person(s) authorized to act on your behalf, or if we believe we have identified potentially criminal activity, we reserve the right to take action as we deem appropriate which may include closing your account.

Please separately initial each of the representations below. Except in the case of fiduciary accounts, you may not grant any person a power of attorney to make the representations on your behalf. In order to induce J.P. Morgan Real Estate Income Trust, Inc. to accept this subscription, I hereby represent and warrant to you as follows:

Please Note: All Items in this Section Must Be Read and Initialed I have received a copy of the Final Prospectus.		
I/We have (i) a minimum net worth (not including home, home furnishings and personal automobiles) of at least \$250,000, or (ii) a minimum net worth (as previously described) of at least \$70,000 and a minimum annual gross income of at least \$70,000.	Initials	Initials
	Initials	Initials
In addition to the general suitability requirements described above, I/we meet the higher suitability requirements, if any, imposed by my state of primary residence as set forth in the Prospectus under "SUITABILITY STANDARDS."		
If I am an entity that was formed for the purpose of purchasing Shares, each individual that owns an interest in such entity meets the general suitability requirements described above.	Initials	Initials
	Initials	Initials
I acknowledge that there is no public market for the Shares and, thus, my investment in Shares is not liquid.		78
I acknowledge that the Shares have not been registered and are not expected to be registered under the laws of any country or jurisdiction outside of the United States except as otherwise described in the Prospectus.	Initials	Initials
I am purchasing the Shares for my own account.	Initials	Initials
Tan parameter great and the region of the second	Too Miles Inc.	la Wala
I understand that the transaction price per share at which my investment will be executed will be made available at www.jpmneit. com and in a prospectus supplement filed with the SEC, available at www.sec.gov.	Initials	Initials
	Initials	Initials
I understand that my subscription request will not be accepted before the later of (i) two business days before the first calendar day of the month and (ii) three business days after the transaction price is made available. I understand that I am not committed to purchase shares at the time my subscription order is submitted and I may cancel my subscription at any time before the time it has been accepted as described in the previous sentence. I understand that I may withdraw my purchase request by notifying the transfer agent, through my financial intermediary or directly on J.P. Morgan Real Estate Income Trust, Inc.'s toll-free, automated telephone line, 844-753-6353.	Initials	Initials
If I am a banking entity, as defined in Section 619 of the Dodd-Frank Wall Street Reform and Consumer Protection Act, as amended, and the rules promulgated thereunder including Regulation VV of the Board of Governors of the Federal Reserve System (12 C.F.R. Part 248) or any successor to such act or regulation (collectively, the "Volcker Rule"), I hereby represent that the acquisition and retention of the Shares meet the requirements of and would not violate any prohibitions set forth in the Volcker Rule.	Initials	initials
If you live in any of the following states, please read the following carefully: Alabama, California, Idaho, Iowa, Kansas, Kentucky, Maine, Massachusetts, Missouri, Nebraska, New Jersey, New Mexico, North Dakota, Ohio, Oregon, Pennsylvania, Puerto Rico, Tennessee, and Vermont		
For purposes of determining whether you satisfy the standards below, your net worth is calculated excluding the value of your home, home furnishings and automobiles, and, unless otherwise indicated, "liquid net worth" is defined as that portion of net worth that consists of cash, cash equivalents and readily marketable investments.		
If I am an Alabama resident, my investment in J.P. Morgan Real Estate Income Trust, Inc. and in the securities of other public, non-listed REITs sponsored by JPMIM may not exceed 10% of my liquid net worth. For these purposes, "liquid net worth" is defined as that portion of net worth that consists of cash, cash equivalents and readily marketable investments.	Initials	Initials
If I am a California resident, I may not invest more than 10% of my net worth in this offering.		
If I am an Idaho resident, I have either (a) a net worth of \$85,000 and annual gross income of \$85,000 or (b) a liquid net worth of \$300,000. In addition, my total investment in J.P. Morgan Real Estate Income Trust, Inc. may not exceed 10% of my liquid net	Initials	Initials
worth. For these purposes, "liquid net worth" is defined as that portion of net worth that consists of cash, cash equivalents and readily marketable investments.	Initials	Initials

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В.

of 1 liste	am an lowa resident, I have either (a) an annual gross income of at least \$100,000 and a net worth of at least \$100,000, or (b) et worth of at least \$350,000. In addition, if I am not an accredited investor as defined in Regulation D under the Securities Act 933, as armended (the "Securities Act"), my aggregate investment in this offering and in the securities of other public, non- d REITs does not exceed 10% of my liquid net worth. For these purposes, "liquid net worth" is defined as that portion of net th that consists of cash, cash equivalents and readily marketable investments.	Initials	Initials
wor	am a Kansas resident, I understand that it is recommended by the Office of the Kansas Securities Commissioner that Kansas istors limit their total investment in this offering and other similar investments to not more than 10% of such investor's liquid net th. For these purposes, Tilquid net worth' is defined as that portion of net worth that consists of cash, cash equivalents and dily marketable investments, as determined in conformity with GAAP.	Initials	initials
real	am a Kentucky resident, my investment in J.P. Morgan Real Estate Income Trust, Inc. and its affiliated public, non-listed REITs estate investment trusts may not exceed 10% of my liquid net worth. For these purposes, "liquid net worth" is defined as that ion of net worth that consists of cash, cash equivalents and readily marketable investments.	Initials	Initials
this	am a Maine resident, I acknowledge that it is recommended by the Maine Office of Securities that my aggregate investment in offering and other similar direct participation investments not exceed 10% of my liquid net worth. For these purposes, "liquid worth" is defined as that portion of net worth that consists of cash, cash equivalents and readily marketable investments.	In/t/als	Initials
part	am a Massachusetts resident, my investment in J.P. Morgan Real Estate Income Trust, Inc. and in other illiquid direct icipation programs may not exceed 10% of my liquid net worth. For these purposes, "liquid net worth" is defined as that portion et worth that consists of cash, cash equivalents and readily marketable investments.	Initials	Initials
in th	am a Missouri resident, no more than ten percent (10%) of my liquid net worth shall be invested in securities being registered is offering. For these purposes, "liquid net worth" is defined as that portion of net worth that consists of cash, cash equivalents readily marketable investments.	Initials	Initials
Sec	orm a Nebraska resident, and I do not meet the definition of "accredited investor" as defined in Regulation D under the urities Act, my aggregate investment in this offering and in the securities of other public, non-listed REITs may not exceed 10% by net worth.	Initials	Initials
J.P. REI unn pur	am a New Jersey resident, I must have either (a) a minimum liquid net worth of at least \$100,000 and a minimum annual gross me of not less than \$85,000, or (b) a minimum liquid net worth of \$350,000 in addition, a New Jersey investor's investment in Morgan Real Estate Income Trust, Inc., its affiliates, and other non-publicly traded direct investment programs (including Ts, business development companies, oil and gas programs, equipment leasing programs and commodity pools, but excluding agistered, federally and state exempt private offerings) may not exceed ten percent (10%) of my liquid net worth. For these poses, "liquid net worth" is defined as that portion of net worth (total assets exclusive of home, home furnishings, and smobiles, minus total liability) that consists of cash, cash equivalent and readily marketable securities.	Initials	Initials
RE	am a New Mexico resident I must limit my investment in J.P. Morgan Real Estate Income Trust, Inc. and other public, non-listed Ts to 10% of my liquid net worth. For these purposes, "liquid net worth" is defined as that portion of net worth that consists of h, cash equivalents and readily marketable investments.	Initials	initials
If I a	am a North Dakota resident, I have a net worth of at least 10 times my investment in J.P. Morgan Real Estate Income Trust,		
REI (tota	am an Ohio resident, my investment in J.P. Morgan Real Estate Income Trust, Inc, its affiliates and other public, non-listed Ts may not exceed 10% of my liquid net worth. For these purposes, "liquid net worth" is defined as that portion of net worth all assets exclusive of home, home furnishings, and automobiles minus total liabilities) that is comprised of cash, cash inalents, and readily marketable securities.	Initials	initials
If I a	am an Oregon resident, my investment in J.P. Morgan Real Estate Income Trust, Inc. may not exceed 10% of my liquid net th.	Initials	Initials
wor	am a Pennsylvania resident, my investment in J.P. Morgan Real Estate Income Trust, Inc. may not exceed 10% of my net th (exclusive of home, home furnishings, and automobiles). In addition, I understand that there is no minimum offering, and I cautioned to carefully evaluate J.P. Morgan Real Estate Income Trust, Inc.'s ability to fully accomplish its stated objectives, and iquire as to the current dollar value of its subscriptions.	Initials	Initials
non net	am a Puerto Rico resident, my investment in J.P. Morgan Real Estate Income Trust, Inc., its affiliates and other public, listed REITs may not exceed 10% of my liquid net worth. For these purposes, "liquid net worth" is defined as that portion of worth (total assets exclusive of primary residence, home furnishings, and automobiles minus total liabilities) that is comprised ash, cash equivalents, and readily marketable securities.	Initials	Initials
	am a Tennessee resident who is not an "accredited investor" as defined in 17 C.F.R. § 230.501, my investment in J.P. Morgan il Estate Income Trust, Inc. may not be more than 10% of my net worth.	Initials	Initials
may	am a Vermont resident and I am not an "accredited investor" as defined in 17 C.F.R. § 230.501, my investment in this offering on the exceed 10% of my liquid net worth. For these purposes, "liquid net worth" is defined as an investor's total assets (not uding home, home furnishings, or automobiles) minus total liabilities.		
	TT OUT A CALTEROA	Initials	initials

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In the case of sales to fiduciary accounts, the minimum standards above shall be met by the beneficiary, the fiduciary, account, or, by the donor or grantor, who directly or indirectly supplies the funds to purchase the shares if the donor or grantor is the fiduciary.

J.P. Morgan Institutional Investments Inc. (JPMII), the dealer manager for this offering, will not act as your broker-dealer of record in connection with any investment in J.P. Morgan Real Estate Income Trust, Inc.

I declare that the information supplied above is true and correct and may be relied upon by J.P. Morgan Real Estate Income Trust, Inc. I acknowledge that the Broker-Dealer/Investment Professional (Broker-Dealer/Investment Professional of record) indicated in Section 5 of this Subscription Agreement and its designated clearing agent, if any, will have full access to my account information, including the number of shares I own, tax information (including the Form 1099) and redemption information. Investors may change the Broker-Dealer/Investment Professional of record at any time by contacting J.P. Morgan Real Estate Income Trust, Inc. at the number indicated below.

I am capable of evaluating investments and investment risks independently (in general and with a non-listed REIT investment) and am exercising independent judgment in making any non-listed REIT investment. I understand that a non-listed REIT investment may not be redeemed except at certain times, which will limit an investor's ability to sell the investment to meet immediate financial needs.

SUBSTITUTE IRS FORM W-9 CERTIFICATIONS (required for U.S. investors):

- Under penalties of perjury, I certify that:
 (1) The number shown on this Subscription Agreement is my correct taxpayer identification number (or I am waiting for a number to be issued
- I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and (2)
- (3) I am a U.S. citizen or other U.S. person (including a resident alien) (defined in IRS Form W-9); and
- (4) The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return

The Internal Revenue Service does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

J.P. Morgan Institutional Investments Inc. (JPMII), the dealer manager for this offering, will not act as the broker-dealer of record in connection with any investment in J.P. Morgan Real Estate Income Trust, Inc. Shares will be held in your name on the books of J.P. Morgan Real Estate Income Trust, Inc. J.P. Morgan Institutional Investments Inc. (JPMII) will not monitor your investments, and has not and will not make any recommendation regarding your investments. If you want to receive financial advice regarding a prospective investment in the shares, contact your broker-dealer or other financial intermediary.

x	
Signature of Investor	Date
x	
Signature of Co. Investor or Custodian (If applicable)	Date

(MUST BE SIGNED BY CUSTODIAN OR TRUSTEE IF PLAN IS ADMINISTERED BY A THIRD PARTY)

8. Miscellaneous

If investors participating in the Distribution Reinvestment Plan or making subsequent purchases of Shares of J.P. Morgan Real Estate Income Trust, Inc. experience a material adverse change in their financial condition or can no longer make the representations or warranties set forth in Section 7 above, they are asked to promptly notify J.P. Morgan Real Estate Income Trust, Inc. and the Broker-Dealer in writing. The Broker-Dealer may notify J.P. Morgan Real Estate Income Trust, Inc. if an investor participating in the Distribution Reinvestment Plan can no longer make the representations or warranties set forth in Section 7 above, and J.P. Morgan Real Estate Income Trust, Inc. may rely on such notification to terminate such investor's participation in the Distribution Reinvestment Plan.

No sale of Shares may be completed until at least five business days after you receive the final Prospectus. To be accepted, a subscription request must be made with a completed and executed subscription agreement in good order and payment of the full purchase price at least five business prior to the first calendar day of the month (unless waived). You will receive a written confirmation of your purchase.

All items on the Subscription Agreement must be completed in order for your subscription to be processed. Subscribers are encouraged to read the Prospectus in its entirety for a complete explanation of an investment in the Shares of J.P. Morgan Real Estate Income Trust, Inc.

J.P. Morgan Real Estate Income Trust, Inc. Investor Services: 844-753-6353

You can access J.P. Morgan Investment Management Inc.'s Form ADV at https://adviserinfo.sec.gov/firm/summary/107038.

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