Form 21-3 (Article 246-5)

(letter)

Explanatory document for the FY2024 term	From:	01/01/2024	٦
	To:	12/31/2024	J
		Date: 04/04/2	2025

Name of Business:	PIM	1CO GP L	.III, LLC	
Name:	Neal J. Reiner, Executive Vice Presider		Vice President	
	of Pacific Investment Managemen			Management
	Cor	mpany LL	C, as the Me	mber Manager
	of F	PIMCO GI	P LIII, LLC	
(Name and	Title	e of the Re	epresentative	
in the case	that	applicant	legal status is	s corporation)

(Note)

A person who has changed his/her surname may quote his/her former name next to the current full name in parenthesis in the "Name" section.

1. Operational status of business

(1) Date of notification

①Notification in accordance with Financial Instruments and Exchange Act (hereafter "FIEA") Article 63(2) or Article 63-3(1)

Date: 02/02/2023

②Notification in accordance with Article 48(2), (4) or (6) of the Supplementary Provisions of the Act to Partially Amend the Securities and Exchange Act (Act No. 65 of 2006) Not applicable

(2) Types of businesses currently being operated

Specially Permitted Businesses for Qualified Institutional Investors, etc. ("SPBQII") (investment management)

(3) Overview of the current term

The GP continues to act as a general partner of a limited partnership, including PIMCO Corporate Opportunities Fund IV Offshore Feeder, L.P.

The GP's business performance and overall financial status remained satisfactory during the current term as evidenced by the attached balance sheet and profit and loss statements. There were no material adverse events that affected the GP's operating performance during the current term.

## (4) Status of corporate officers and employees

### ① Number of corporate officers and employees

	Corporate officers	of which part- time officers	Employees	Total
Total	1	0	0	1

### ② Status of corporate officers

Positions	Names
Member Manager	Pacific Investment Management Company LLC (Neal J. Reiner, Executive Vice President)

③ Status of performance-linked remuneration for corporate officers

Status of performance-linked remuneration for corporate officers Not applicable

(5) Status of the principal business office, and business offices where Specially Permitted Businesses for Qualified Institutional Investors, etc.("SPBQII") are operated

		Number of Corporate
Name	Location	officers and
		employees
Dringing Dusings Office	650 Newport Center Drive,	1
Principal Business Office	Newport Beach, CA 92660, U.S.A.	I
	c/o Corporation Service Company	
Registered Office	251 Little Falls Drive, City of	0
Registered Office	Wilmington, County of New	0
	Castle, Delaware 19808, U.S.A.	
Total <u>2</u> locations		Total <u>1</u>

#### (6) Status of external auditing

Name or business name of the certified public accountant or auditing firm	Details of auditing
Not applicable	

(Note)

- 1. Operational status of business
  - (2) Types of businesses currently being operated

In relation to businesses currently under operation, (1)enter "private placement" if they include businesses relating to acts specified under FIEA Article 63(1)(i); (2)enter "investment management" if they include those relating to acts specified under (ii) of the same Paragraph; (3)if they include those specified under the provisions of Article 17-13(2) of the Enforcement ordinance of the Financial Instruments and Exchange Act as businesses that especially require the protection of investors among those specified under (9) of the same Article, please indicate thus; and (4)if there are other businesses, please enter the types of such businesses. In addition, if there have been changes in such businesses during the term, please indicate them.

(3) Overview of business operations in the current term

Please give an overview of the business activities, business performance, and important events that have affected operating performance during the current term.

- (4) Status of corporate officers and employees
  - ① Number of corporate officers and employees

Enter the numbers of corporate officers and employees (limited to corporate officers and employees engaged in SPBQII; the same applies in ② below) as at the end of the current term.

② Status of corporate officers

Create a table and indicate all corporate officers as at the end of the current term. Note, however, that foreign corporations do not need to indicate representatives in Japan (i.e., persons specified under FIEA Article 63(7)(i)(d)).

③ Status of performance-linked remuneration for corporate officers

If remuneration, etc. (meaning the remuneration, bonus or other property benefit provided from the company as compensation for execution of operation, which is pertaining to the latest business year, or whose amount of paid or expected to be paid has been clarified in the latest business year (excluding those indicated in the business reports for any business years prior to the latest business year); hereinafter the same applies in ③) for corporate officers includes performance-linked remuneration (meaning remuneration, etc. calculated based on an indicator related to profits accrued by transactions performed as management of investment assets; hereinafter the same applies in ③), indicate the following.

- (a) If a policy regarding the decision of payment rate for performance-linked remuneration and other remuneration is determined, indicate the details.
- (b) Provide the indicator related to performance-linked remuneration, reason for selecting the indicator, and method for determining the performance-linked remuneration.
- (c) Indicate the total amount of performance-linked remuneration, its ratio to officer's remuneration and number of covered officers for each category of directors (excluding supervisory committee members and outside directors), supervisory committee members (excluding outside directors), company auditors (excluding outside company auditors), executive officers, and outside officers.
- (d) Provide prospects and achievements of the indicator related to performancelinked remuneration. If all or part of remuneration, etc. is non-monetary remuneration, indicate the details.
- (5) Status of the principal business office, and business offices where SPBQII are operated

Enter information about the principal business office, as well as each of the business offices where SPBQII are operated ("business offices, etc." hereafter in (5)). In addition, if there have been additions or abolitions of business offices, etc., or changes in the names or addresses of business offices, etc. during the term, please indicate them.

(6) Status of external auditing

Provide relevant information in this section if you have your financial statements externally audited by certified public accountants or auditing firms at least once every year.

Indicate whether the audits are statutory or voluntary, and describe specifically and succinctly the details of the audit results in the "Details of auditing." (7) Status of the fund (excluding Electronically Recorded Transferable Rights That Must Be Indicated on Securities, etc.)

Names of the	PIMCO C	orporate Opportunities I	Fund IV Offshore Feeder, L.P.
Invested Business			
Equity			
	(Type of i	nstruments)	
Details of the			
Invested Business	(Contents	3)	
	Rights ba	sed on laws and regula	tions of a foreign state
Types of the			
Invested Business	Cayman	Islands Exempted Lim	nited Partnership under the
Equity	Exempted	d Limited Partnership	Act (as amended) of the
	Cayman	Islands	
Location of the			
accounts into which			
investment money is			
paid			
Flow of funds			
Duration			
	Ту	pes of investors	Number of investors
	Qualified	Institutional Investors	1
	("QIIs")		1
Status of investors	of w	hom individuals	0
	Investors	other than QIIs	0
	of w	hom individuals	0
	Total		1
Amount of	Amount c	f investment	yen
investment by QIIs	Dotio of :-	weatment	0/
and its ratio	rtauo of li	nvestment	%
If persons specified	Existence	e of persons specified	
under the items of	under the	items of Article 233-3	
Article 233-3 are	("yes" or '	'none")	
among the	Status of	Name or business	
counterparty	audits	name of the certified	

public accountant or auditing firm	
Details of audits	

(Note)

1. Create a table and provide information for each of the Invested Business Equity regarding securities equivalents related to FIEAArticle 2(2)(v) or (vi). Note, however, that you are only required to provide information in the "Names of the Invested Business Equity," "Types of the Invested Business Equity" and "Status of investors" for securities equivalents relating to (v) or (vi) of the same paragraph in which only professional investors invest.

Please indicate securities equivalents relating to (v) or (vi) of the same paragraph that were privately placed in the past and the expirations of whose duration are set in the current term or later, even if there has been no private placement during the current term.

- 2. This table must be created based on the end of the current term as the basis. If the accounting period of the fund (referring to assets into which investment or contribution has been made by persons who own securities equivalents relating to FIEA Article 2(2)(v) or (vi); the same applies in 6) and the term of the notifier of SPBQII do not match, make entries based on figures at the end of the last accounting period that came before the end of the current term.
- 3. In the "Details of the Invested Business" row, enter specific details of businesses that will manage the money and other assets being invested or contributed.
- 4. Select and enter, in the "Types of the Invested Business Equity" column, from "Partnership contract under the Civil Code," "Silent partnership contract," "Investment Limited Partnership contract," "Limited Liability Partnership contract," "Membership rights of an incorporated association," "Rights based on laws and regulations of a foreign state" and "Other rights." Provide specific details if you select "Other rights." Please also specify the names of laws the rights are based on and their key details if you select "Rights based on laws and regulations of a foreign state."
- 5. In "Location of the accounts into which investment money is paid," indicate names of the countries or territories where accounts into which customers pay their investment money are located.
- 6. In the "Flow of funds" section, indicate the names of business or names and roles of persons responsible for transferring, sending, managing or storing money related to the fund.
- 7. In the "Ratio of investment" row under "Amount of investment by QIIs and its ratio"

section, indicate the percentage of the invested amount by QIIs out of the total invested amount.

- 8. In the "Existence of persons specified under the items of Article 233-3" column: Specify "yes" in the case of private placement of Invested Business Equity with persons specified under the Paragraphs of Article 233-3 as the counterparty, or management of money and other assets invested or contributed by persons other than QIIs; otherwise enter "none."
- 9. Indicate whether the external audits are statutory or voluntary and describe specifically and succinctly the details of the audit results in the "Details of audits."
- 10. If there are circumstances that need reporting but do not fit anywhere in this table, you can indicate this using similar forms within such a scope that they do not cause misunderstanding.
- (7-2) Status of the fund (limited to Electronically Recorded Transferable Rights That Must Be Indicated on Securities, etc.)

Names of the		
Invested Business		
Equity		
Details of the		
Invested Business		
Types of the		
Invested Business		
Equity		
Location of the		
accounts into which		
investment money is		
paid		
Flow of funds		
Duration		
	Types of investors	Number of investors
	Qualified Institutional Investors	
	("QIIs")	
Status of investors	of whom individuals	
	Investors other than QIIs	
	of whom individuals	
	Total	

Amount of	Amount o	finvestment	yen
investment by QIIs and its ratio	Ratio of ir	vestment	%
	Existence of persons specified		
If persons specified	under the items of Article 233-3 ("yes" or "none")		
under the items of Article 233-3 are among the counterparty	Status of audits	Name or business name of the certified public accountant or auditing firm	
		Details of audits	

#### (Note)

Enter according to the precautions in (7).

### 2. Status of accounts

Notifier is required to create balance sheets and profit and loss statements.

If the notifier is a corporation other than large companies prescribed under Article 2(vi) of the Companies Act (Act No. 88 of 2005), it is not required to submit profit and loss statements, but it is required to include net profit/loss in the balance sheets.

If the notifier has made its notification as a member of a partnership, etc., that does not have judicial personality, it is required to prepare balance sheets and profit and loss statements of the partnership, etc. However, partnerships, etc., other than those that have booked 500 million yen or more in investment money, etc. or those that have booked a total 20 billion yen or more in the liabilities section in the balance sheet for the last fiscal year do not need to prepare a profit and loss statement but are required to include net profit/loss in the balance sheets.

Notifiers who are individuals are not required to prepare balance sheets or profit and loss statements.

### FINANCIAL STATEMENTS

(Unaudited/Audited)	
PIMCO GP LIII, LLC	
December 31, 2024	
BALANCE SHEET	
As of 12/31/2024	
Assets	
Cash	\$0
Total Assets	\$0
Liabilities and Equity	
Total Liabilities	\$0
Equity	
Contribution	\$0
Net Income	\$0
Total Equity	\$0
Total Liabilities and Equity	\$0

# INCOME STATEMENT

From 01/01/2024 to 12/31/2024

Net Income	\$0
Net investment gain/(loss)	\$0
Total expenses	\$0
Total investment income	\$0