STARWOOD REAL ESTATE INCOME TRUST, INC. SUPPLEMENT NO. 9 DATED OCTOBER 17, 2025 TO THE PROSPECTUS DATED APRIL 9, 2025

This prospectus supplement ("Supplement") is part of and should be read in conjunction with the prospectus of Starwood Real Estate Income Trust, Inc., dated April 9, 2025 (as supplemented to date, the "Prospectus"). Unless otherwise defined herein, capitalized terms used in this Supplement shall have the same meanings as in the Prospectus. References herein to the "Company," "we," "us," or "our" refer to Starwood Real Estate Income Trust, Inc. and its subsidiaries unless the context specifically requires otherwise.

The purposes of this Supplement are as follows:

- to disclose the transaction price for each class of our common stock as of November 1, 2025;
- to disclose the calculation of our September 30, 2025 NAV per share for each class of our common stock;
- to provide an update on our share repurchase requests;
- to provide an update on the status of our current public offering (the "Offering"); and
- to disclose certain updates to our Prospectus.

November 1, 2025 Transaction Price

The transaction price for each share class of our common stock for subscriptions accepted as of November 1, 2025 (and repurchases as of October 31, 2025) is as follows:

	Transac	ction rrice
	(per	share)
Class S	\$	20.60
Class T	\$	20.61
Class D	\$	20.18
Class I	\$	20.42

The November 1, 2025 transaction price for each of our share classes is equal to such class's NAV per share as of September 30, 2025. A detailed presentation of the NAV per share is set forth below. 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.

September 30, 2025 NAV Per Share

NAV per share is calculated 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.starwoodNAV.reit. Please refer to "Net Asset Value Calculation and Valuation Guidelines" in the Prospectus for information on how our NAV is determined. The Advisor is ultimately responsible for determining our NAV. We have included a breakdown of the components of total NAV and NAV per share as of September 30, 2025 along with the immediately preceding month.

Our total NAV presented in the following tables includes the NAV of our Class S, Class T, Class D, and Class I common shares, as well as partnership interests of the Operating Partnership held by parties other than the Company. The following table provides a breakdown of the major components of our NAV as of September 30, 2025 (\$ and shares/units in thousands):

Components of NAV	 September 30, 2025
Investments in real estate	\$ 20,985,384
Investment in real estate debt	912,498
Cash and cash equivalents	243,842
Restricted cash	229,665
Other assets	206,470
Debt obligations	(11,752,181)
Secured financings on investments in real estate debt	(547,564)
Subscriptions received in advance	(125)
Other liabilities	(1,640,764)
Performance participation accrual	
Management fee payable	(7,137)
Accrued stockholder servicing fees (1)	(2,751)
Non-controlling interests in consolidated entities	(114,395)
Net asset value	\$ 8,512,942
Number of outstanding shares/units	 415,552

Stockholder servicing fees only apply to Class S, Class T and Class D shares. For purposes of NAV we recognize the stockholder servicing fee as a reduction of NAV on a monthly basis. Under accounting principles generally accepted in the United States of America ("GAAP"), we accrue the full cost of the stockholder servicing fee as an offering cost at the time we sell Class S, Class T and Class D shares. As of September 30, 2025, we have accrued under GAAP \$233.9 million of stockholder servicing fees payable to the Dealer Manager related to the Class S, Class T and Class D shares sold.

The following table provides a breakdown of our total NAV and NAV per share, by share class, as of September 30, 2025 (\$ and shares/units in thousands, except per share/unit data):

NAV Per Share	Class S Shares	Class T Shares	Class D Shares	Class I Shares	0	nird-party Operating ortnership Units ⁽¹⁾	Total
Net asset value	\$ 3,656,585	\$ 101,335	\$ 504,999	\$ 3,841,760	\$	408,263	\$ 8,512,942
Number of outstanding shares/units	177,511	4,917	25,026	188,108		19,990	415,552
NAV Per Share/Unit as of September 30, 2025	\$ 20.60	\$ 20.61	\$ 20.18	\$ 20.42	\$	20.42	

^[1] Includes the Operating Partnership units held by the Special Limited Partner and other third parties.

Set forth below are the weighted averages of the key assumptions in the discounted cash flow methodology used in the September 30, 2025 valuations, based on property types. Once we own more than one single-family, one self-storage and one extended stay investment, we will include the key assumptions for the property types.

T ..

Property Type	Discount Rate	Exit Capitalization Rate
Multifamily	6.9%	5.5%
Industrial	7.3%	5.7%
Office	8.0%	6.8%
Other	8.5%	7.1%

For quarter-end months, these assumptions are determined by the independent valuation advisor or third party appraisers, as applicable, per the terms of our valuation guidelines. The Advisor reviews the assumptions from each of the appraisals. 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:

		Multifamily	Industrial	Office	Other
	Hypothetical	Investment	Investment	Investment	Investment
Input	Change	Values	Values	Values	Values
Discount Rate	0.25% decrease	+1.9%	+1.9%	+1.9%	+1.9%
(weighted average)	0.25% increase	(1.9)%	(1.9)%	(1.8)%	(1.9)%
Exit Capitalization Rate	0.25% decrease	+3.0%	+2.9%	+2.4%	+2.2%
(weighted average)	0.25% increase	(2.7)%	(2.6)%	(2.2)%	(2.0)%

The following table provides a breakdown of the major components of our NAV as of August 31, 2025 (\$ and shares/units in thousands):

Components of NAV	 August 31, 2025
Investments in real estate	\$ 20,950,656
Investment in real estate debt	901,137
Cash and cash equivalents	196,763
Restricted cash	230,891
Other assets	245,853
Debt obligations	(11,694,409)
Secured financings on investments in real estate debt	(540,748)
Subscriptions received in advance	(150)
Other liabilities	(1,552,182)
Performance participation accrual	<u> </u>
Management fee payable	(7,222)
Accrued stockholder servicing fees (1)	(2,884)
Non-controlling interests in consolidated entities	 (113,077)
Net asset value	\$ 8,614,628
Number of outstanding shares/units	417,175

Stockholder servicing fees only apply to Class S, Class T and Class D shares. For purposes of NAV we recognize the stockholder servicing fee as a reduction of NAV on a monthly basis. Under accounting principles generally accepted in the United States of America ("GAAP"), we accrue the full cost of the stockholder servicing fee as an offering cost at the time we sell Class S, Class T and Class D shares. As of August 31, 2025, we have accrued under GAAP \$237.2 million of stockholder servicing fees payable to the Dealer Manager related to the Class S, Class T and Class D shares sold.

The following table provides a breakdown of our total NAV and NAV per share, by share class, as of August 31, 2025 (\$ and shares/units in thousands, except per share/unit data):

NAV Per Share	Class S Shares	Class T Shares	Class D Shares	Class I Shares	(hird-party Operating artnership Units (1)	Total
Net asset value	\$ 3,698,981	\$ 102,659	\$ 511,231	\$ 3,889,452	\$	412,305	\$ 8,614,628
Number of outstanding shares/units	178,150	4,941	25,132	188,925		20,027	417,175
NAV Per Share/Unit as of August 31, 2025	\$ 20.76	\$ 20.78	\$ 20.34	\$ 20.59	\$	20.59	

Includes the Operating Partnership units held by the Special Limited Partner and other third parties.

Share Repurchase Request Update

On June 6, 2025, our board of directors amended our share repurchase plan. The amendments include, among other things, that beginning with repurchases during the month of June 2025, we limit share repurchases to 0.5% of NAV per month (measured using the aggregate NAV attributable to stockholders as of the end of the immediately preceding month), which is an increase from the prior limit of 0.33% of NAV per month. In addition, beginning July 1, 2025, the share repurchase plan has been amended such that we limit share repurchases to 1.5% of NAV per quarter (measured using the aggregate NAV attributable to stockholders as of the end of the immediately preceding quarter), an increase from the prior limit of 1.0% of NAV per quarter.

In July 2025, we received repurchase requests in excess of the 0.5% monthly limit. As per the terms of our share repurchase plan, we honored all repurchase requests for July 2025 on a pro rata basis up to the 0.5% monthly limitation. As such, approximately 4% of each stockholder's July repurchase request was satisfied.

In August 2025, we received repurchase requests in excess of the 0.5% monthly limit. As per the terms of our share repurchase plan, we honored all repurchase requests for August 2025 on a pro rata basis up to the 0.5% monthly limitation. As such, approximately 4% of each stockholder's August repurchase request was satisfied.

In September 2025, we received repurchase requests in excess of the 1.5% quarterly limits. As per the terms of our share repurchase plan, we honored all repurchase requests for September 2025 on a pro rata basis up to the 1.5% quarterly limitation. As such, approximately 4% of each stockholder's September repurchase request was satisfied.

Status of our Current Public Offering

This Offering was declared effective by the SEC on August 10, 2022 and we are currently offering on a continuous basis up to \$18.0 billion in shares of common stock, consisting of up to \$16.0 billion in shares in our primary offering and up to \$2.0 billion in shares pursuant to our distribution reinvestment plan. As of the date hereof, we had issued and sold (i) 50,619,410 shares of our common stock (consisting of 17,570,536 Class S shares, 259,967 Class T shares, 2,436,743 Class D shares and 30,352,164 Class I shares) in the primary offering for total proceeds of approximately \$1.3 billion and (ii) 24,265,431 shares of our common stock (consisting of 11,572,363 Class S shares, 444,183 Class T shares, 1,334,506 Class D shares and 10,914,379 Class I shares) pursuant to our distribution reinvestment plan for a total value of approximately \$0.6 billion. As of September 30, 2025, our aggregate NAV was approximately \$8.5 billion. We intend to continue selling shares in the Offering on a monthly basis.

Prospectus Updates

The Oregon suitability standard set forth in the section of the Prospectus titled "Suitability Standards" is hereby deleted and replaced with the following:

Oregon Investors: Non-accredited Oregon investors may not invest more than 10% of their liquid net worth in us. For purposes of Oregon's suitability standard, "liquid net worth" is defined as an investor's total assets (excluding home, home furnishings, and automobiles) minus total liabilities. Oregon investors who meet the definition of "accredited investor" as defined in Regulation D under the Securities Act of 1933, as amended, are not subject to the limitation described in this paragraph.

The following disclosure supersedes and replaces the section of the Prospectus titled "Risk Factors—Risks Related to Our Organizational Structure—Our charter permits our board of directors to authorize us to issue preferred stock ranking senior to our current common stock with respect to distribution rights or rights upon our liquidation, dissolution or winding up or on terms that may discourage a third party from acquiring us."

Our charter permits our board of directors to authorize us to issue preferred stock ranking senior to our current common stock with respect to distribution rights or rights upon our liquidation, dissolution or winding up or on terms that may discourage a third party from acquiring us.

Our board of directors is permitted, subject to certain restrictions set forth in our charter, to authorize the issuance of shares of preferred stock without stockholder approval. Further, our board of directors may classify or reclassify any unissued shares of common or preferred stock into other classes or series of stock and establish the preferences, conversion or other rights, voting powers, restrictions, limitations as to dividends and other distributions, qualifications, and terms or conditions of redemption of the stock and may amend our charter from time to time to increase or decrease the aggregate number of shares of stock or the number of shares of any class or series of stock that we have authority to issue without stockholder approval. Thus, subject to the provisions of our charter and any applicable laws or regulations, our board of directors could authorize us to issue shares of preferred stock ranking senior to our common stock with respect to distribution rights upon our liquidation, dissolution or winding up or with terms and conditions that could have the effect of delaying, deferring or preventing a change in control of us, including an extraordinary transaction such as a merger, tender offer or sale of all or substantially all of our assets, that might provide a premium price for holders of our common stock.

The following disclosure supersedes and replaces the fourth paragraph of the section of the Prospectus titled "Management—The Advisory Agreement— Management Fee, Performance Participation Interest and Expense Reimbursements—Expense Reimbursement."

Total management fees and total expense and cost reimbursements paid to the Advisor and its affiliates for the year ended December 31, 2024 was equal to 2.2% of our NAV as of December 31, 2024.

The Form of Subscription Agreement set forth in Appendix B of the Prospectus is hereby deleted and replaced with the Form of Subscription Agreement attached to this Supplement as Appendix A.



Appendix A

1. SUBSCRIPTION AMOUNT & SHARE CL	ASS ELECTION	
Investment Amount \$(l	USD) 🔲 Initial Purchase 🔲 Subse	equent Purchase
Current Share Class Information check one box below	w (required)	
Share Class T (Minimum investment amount !	\$5,000)	
Share Class S (Minimum investment amount s	\$5,000)	
Share Class D (Minimum investment \$5,000;	available for wrap accounts and other eligib	le investors as disclosed in the prospectus)
☐ Share Class I (Minimum investment \$1,000,00	O; available for certain fee-based wrap accour	nts and other eligible investors, per the prospectus)
2. FORM OF OWNERSHIP		
NON-QUALIFIED ACCOUNT SINGLE OWNER	MINOR ACCOUNT	OTHER ACCOUNT
☐ Individual	☐ UTMA or UGMA	☐ C Corporation
☐ Individual with Transfer on Death¹	State of	Pension Plan
MULTIPLE OWNERS	Date of Birth	S Corporation
☐ Joint Tenants with Right of Survivorship		☐ Profit Sharing Plan
☐ Joint Tenants with Transfer on Death ¹	OUALIEIED DI ANI ACCOUNT?	☐ Non-Profit Organization
☐ Community Property	QUALIFIED PLAN ACCOUNT ² Traditional IRA	☐ LLC
☐ Tenants in Common	☐ ROTH IRA	☐ Partnership
		☐ Other
TRUST Taxable Trust	☐ SEP/IRA☐ Rollover IRA	
iaxable irust	L Kollover IKA	
Requires Transfer on Death Form, which can be found on <u>www.s</u> Requires a Custodian	tarwoodnav.reit	
3. INVESTOR INFORMATION		
A. INVESTOR NAME¹ (Investor/Trustee/Executor/Au	thorized Signatory Information)	
First Name	(MI)	Last Name
Social Security Number/Tax ID	Date of Birth (MM/DD/YYYY)	Daytime Phone Number
Residential Street Address	City	State Zip Code
If Non-U.S. Citizen, Specify Country of Citizenship a	nd Select One below (required)	
☐ Resident Alien ☐ Non-Resident Alien (Attach	current and complete Form W-8BEN)	
		Country of Citizenship
1 If you are affiliated with Starwood Capital Group, please select o	ne: 🗌 Employee 🗎 Officer or Director 🔲 Affili	ate



First Name	(1)	MI)	l	Last Name			
Social Security Number/Tax ID	Date of Birth (N	MM/DD/YYYY)	Daytime Phone Number				
Residential Street Address		City	State	Zip Code			
Non-U.S. Citizen, select one below and Specif	y Country of Citizens	hip (required)					
Resident Alien	tach current and comp	lete Form W-8BEN)					
			Country	of Citizenship			
. TRUST/CORP/PARTNERSHIP/OTHER (if ap	pplicable):						
SN/Tax ID		Date of Formation					
			(MM,	/DD/YYYY)			
Mailing Address Youmust include a permanent U.S. street address even if your m		(City/State)		(ZIP)			
J.S. Street Address							
eave blank if your U.S. street address and mailing address a		(City/State)		(ZIP)			
rustee(s)/authorized person(s)							
rustee(s)/authorized person(s) SSN		Date of Birth					
(2)			(MM/DI)/YYYY)			
rustee(s)/authorized person(s) U.S. Street Ad	dress(Stre	et) (Ci	ty/State)	(ZIP)			
hone #							
and the later of t	.1						
ackup withholding exempt payee code (if any)							
xemption from FATCA reporting code (if any) ²							
CUSTODIAL ARRANGEMENT (if applicable)	•						
lame of Custodian		Custodian Phone #					
Mailing Address							
(Street)		(City/State)		(ZIP)			
ustodian Tax ID # o be completed by custodian above)							
Sustodian Account #		Custodian Authorization	,,				
o be completed by custodian above)		(to be completed by custodian					
ALTERNATIVE MAILING ADDRESS (Comple	te only if you wish to h	ave mail sent to a different a	ddress, other than	what you provided a			
Mailing Address		City	State	Zip Code			
Ividiiiig Address							



SUBSCRIPTION AGREEMENT FOR SHARES OF STARWOOD REAL ESTATE INCOME TRUST, INC.

4. DISTRIBUTION ELECTION

You are automatically enrolled in our Distribution Reinvestment Plan, unless you are a resident of ALABAMA, ARKANSAS, IDAHO, KANSAS, KENTUCKY, MAINE, MARYLAND, MASSACHUSETTS, NEBRASKA, NORTH CAROLINA, NEW JERSEY, OHIO, OREGON, **VERMONT OR WASHINGTON.**

If you are a resident of ALABAMA, ARKANSAS, IDAHO, KANSAS, KENTUCKY, MAINE, MARYLAND, MASSACHUSETTS, NEBRASKA, NORTH CAROLINA, NEW JERSEY, OHIO, OREGON, VERMONT OR WASHINGTON, you are not automatically enrolled in the Distribution Reinvestment Plan and will receive cash distributions unless you elect to enroll in the Distribution Reinvestment Plan.

Cash Distribution Election

A) If you are a resident of ALABAMA, ARKANSAS, IDAHO, KANSAS, KENTUCKY, MAINE, MARYLAND, MASSACHUSETTS, NEBRASKA, NORTH CAROLINA, NEW JERSEY, OHIO, OREGON, VERMONT OR WASHINGTON, you are not automatically enrolled in the Distribution Reinvestment Plan. You will receive cash distributions unless you elect to enroll in the Distribution Reinvestment Plan. If you want to receive cash distributions:

- a. Non-Custodial Investors: complete Section 4. A)
- **b.** 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)

	b. Custodial Investors:	complete Section 4	l. B)			
Step 2:	Distribution Reinvestment E A) If you are a resident of AI MASSACHUSETTS, NEBRA here B) If you are not a resident o you want to remain enrolled	ABAMA, ARKAN: SKA, NORTH CAR to enroll in the Dist f the states listed a	colina, NEW JERSEY, ribution Reinvestment bove, you are automati	OHIO, OREGON, VERM Plan and continue to Sec cally enrolled in the Dist	MONT OR WASHII ction 5.	
4. A) Cas	h Distribution Election for No	on-Custodial Invest	ors:			
Che	eck one of the following three	options below only	if you want to receive	ash distributions.		
	100	stributions electror pre-printed voided following informat	check	<u>t</u>		
	Check one:	Checking Account	☐ Savings Account			
	Financial Instituti	on Name	Mailing Address	City	State	Zip
		Account Number		ABA	Routing Number	
			Account	Name		

I authorize Starwood Real Estate Income Trust, Inc. or its agent to deposit my distribution into my checking or savings account. This authority will remain in force until I notify Starwood Real Estate Income Trust, Inc. in writing to cancel it.



	that Starwood Real Estate Inco for an amount not to exceed th		, , ,	ccount, they are aut	horized to debit
☐ Option	2 Send my cash distribution	s <u>via check to my mailing</u> add	<u>dress</u>		
☐ Option	3 Send my cash distribution	s <u>via check to a third party fi</u>	nancial institution		
	Financial Institution Name	Mailing Address	City	State	Zip
	Account	Name	S	Account Number	
4. B) Cash Distribut	ion Election for Custodial Inve	stors:			
	y cash distributions <u>to my Cus</u>t the only option available for Custo		cipating in the Distributi	on Reinvestment Plan)
5. ELECTRONIC	DELIVERY ELECTION (0	ptional)			
communications and	paper copies of the prospectus d reports, you may elect to rece you would like to consent to el	eive electronic delivery of sto	ckholder communicatio	ons from Starwood F	Real Estate
stockholder commu including your accou	o reduce printing and mailing on nications and statement notific unt-specific information, you au vailable on our website and noti	rations. By consenting below thorize said offering(s) to eit	to electronically receiv her (i) email stockhold	e stockholder comm Ier communications	nunications,
prohibited or we, in	paper copies of these electroni our sole discretion, elect to ser customary internet service pro	d paper copies of the materia	als. By consenting to el	ectronic access, you	ı will be
I consent to electro	nic delivery (initial here):	-6			
Email Address (plea	ase print):				

6. SUBSCRIBER ACKNOWLEDGMENTS

Starwood 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, Starwood 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 Starwood Real Estate Income Trust, Inc. to accept this subscription, I hereby represent and warrant to you as follows:



Please Note: ALL 7 Items in This Section Must be Read and Initialed	Primary Investor Initials	Co-Investor Initials
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.		
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."		
I acknowledge that there is no public market for the Shares and, thus, my investment in Shares is not liquid.		
I am purchasing the Shares for my own account		
I understand that the transaction price per share at which my investment will be executed will be made available at www.starwoodnav.reit and in a prospectus supplement filed with the SEC, available at www.sec.gov.		
I acknowledge that, based on my state of residence, I will be automatically enrolled in the distribution reinvestment plan unless I am a resident of Alabama, Arkansas, Idaho, Kansas, Kentucky, Maine, Maryland, Massachusetts, Nebraska, North Carolina, New Jersey, Ohio, Oregon, Vermont or Washington, or I elect to receive cash distributions in Section 4 of this Subscription Agreement.		

Please Note: Only initial applicable items in this section		Co-Investor Initials
If I am an Alabama resident, my investment in Starwood Real Estate Income Trust, Inc. and its affiliates may not exceed 10% of my liquid net worth.		
If I am a California resident who is not an "accredited investor" as defined in Regulation D under the Securities Act, 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 net worth of \$300,000.		
If I 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) a net worth of at least \$350,000. In addition, if I am not an "accredited investor" as defined in Regulation D under the Securities Act of 1933, as amended, my investment in Starwood Real Estate Income Trust, Inc.'s common stock and in the common stock of other public, non-listed REITs may not exceed 10% of my net worth.		
If I am a Kansas resident, I understand that it is recommended by the Office of the Kansas Securities Commissioner that I limit my aggregate investment in Starwood Real Estate Income Trust, Inc. common stock and the common stock of other similar investments to not more than 10% of my liquid net worth. Liquid net worth shall be defined as that portion of my total net worth that is comprised of cash, cash equivalents, and readily marketable securities, as determined in conformity with GAAP.		
If I am a Kentucky resident, my investment in Starwood Real Estate Income Trust, Inc. or in other public, non-listed REITs affiliated with Starwood Real Estate Income Trust, Inc. may not exceed 10% of my liquid net worth.		
If I am a Maine resident, I acknowledge that the Maine Office of Securities recommends that my aggregate investment in this offering and similar direct participation investments not exceed 10% of my liquid net worth. For this purpose, "liquid net worth" is defined as that portion of net worth that consists of cash, cash equivalents and readily marketable securities.		



Please Note: Only initial applicable items in this section	Primary Investor Initials	Co-Investor Initials
If I am a Massachusetts resident, I must have either (a) a minimum liquid net worth of at least \$100,000 and a minimum annual gross income of not less than \$85,000, or (b) a minimum liquid net worth of \$350,000. For these purposes, "liquid net worth" is defined as that portion of net worth (total assets exclusive of home, home furnishings, and automobiles, minus total liabilities) that consists of cash, cash equivalent and readily marketable securities. In addition, my investment in Starwood Real Estate Income Trust, Inc., its affiliates and other non-publicly traded direct investment programs (including real estate investment trusts, business development companies, oil and gas programs, equipment leasing programs and commodity pools, but excluding unregistered, federally and state exempt private offerings) may not exceed ten percent (10%) of my liquid net worth.		
If I am a Missouri resident , my investment in this offering of Starwood Real Estate Income Trust, Inc. may not exceed 10% of my liquid net worth.		
If I am a Nebraska resident who is not an "accredited investor" as defined in Regulation D under the Securities Act of 1933, as amended, I will limit my aggregate investment in this offering of Starwood Real Estate Income Trust, Inc. and in the common stock of other public, non-listed REITs to 10% of my net worth.		
If I am a New Jersey resident, I have (a) a minimum liquid net worth of at least \$100,000 and a minimum annual gross income of not less than \$85,000, or (b) a minimum liquid net worth of \$350,000. For these purposes, "liquid net worth" is defined as that portion of net worth (total assets exclusive of home, home furnishings, and automobiles, minus total liability) that consists of cash, cash equivalents and readily marketable securities. In addition, my investment in Starwood Real Estate Income Trust, Inc., its affiliates, and other non-publicly traded direct investment programs (including real estate investment trusts, business development companies, oil and gas programs, equipment leasing programs and commodity pools, but excluding unregistered, federally and state exempt private offerings) may not exceed ten percent (10%) of my liquid net worth.		
If I am a New Mexico resident, my investment in shares of Starwood Real Estate Income Trust, Inc., shares of its affiliates and other public, non-listed REITs may not exceed 10% of my liquid net worth. Investors who are accredited investors, as defined by Rule 501(a) of Regulation D under the Securities Act, are not subject to the foregoing investment concentration limit.		
If I am a North Dakota resident , I have a net worth of at least ten times my investment in Starwood Real Estate Income Trust, Inc.'s common stock.		
If I am an Ohio resident, I may not invest more than ten percent (10%) of my liquid net worth in Starwood Real Estate Income Trust, Inc.'s common stock and other non-traded real estate investment programs. For purposes of Ohio's suitability standard, "liquid net worth" shall be defined as that portion of net worth (total assets exclusive of primary residence, home furnishings, and automobiles minus total liabilities) that is comprised of cash, cash equivalents, and readily marketable securities. This condition does not apply, directly or indirectly, to federally covered securities. This condition also does not apply to purchasers who meet the definition of an accredited investor as defined in rule 501(a) of Regulation D under the Securities Act of 1933, 15 U.S.C.A. 77a, as amended.		
If I am a non-accredited Oregon resident, my investment in Starwood Real Estate Income Trust, Inc. may not exceed 10% of my liquid net worth. For purposes of Oregon's suitability standard, "liquid net worth" is defined as an investor's total assets (excluding home, home furnishings, and automobiles) minus total liabilities. Oregon investors who meet the definition of "accredited investor" as defined in Regulation D under the Securities Act of 1933, as amended, are not subject to the limitation described in this paragraph.		
If I am a Pennsylvania resident, my investment in Starwood Real Estate Income Trust, Inc.'s common stock may not exceed 10% of my net worth.		
If I am a Puerto Rico resident, my investment in Starwood Real Estate Income Trust, Inc., its affiliates and other public, non-listed REITs may not exceed 10% of my liquid net worth. For purposes of Puerto Rico's suitability standard, "liquid net worth" is defined as that portion of net worth (total assets exclusive of primary residence, home furnishings, and automobiles minus total liabilities) consisting of cash, cash equivalents, and readily marketable securities.		
If I am a Tennessee resident who is not an "accredited investor" as defined in Regulation D under the Securities Act of 1933, as amended, my investment in Starwood Real Estate Income Trust, Inc.'s common stock may not exceed 10% of my net worth.		
If I am a Vermont resident who is not an "accredited investor" as defined in Regulation D under the Securities Act of 1933, as amended, my investment in this offering of Starwood Real Estate Income Trust, Inc. may not exceed 10% of my liquid net worth. For purposes of Vermont's suitability standard, "liquid net worth" is defined as an investor's total assets (not including home, home furnishings, or automobiles) minus total liabilities.		



I understand that my subscription request will not be accepted before the later of (i) two business days before the first business 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 Starwood Real Estate Income Trusts Inc.'s toll-free, automated telephone line, 877-648-3235.

If you do not have another broker-dealer or other financial intermediary introducing you to Starwood Real Estate Income Trust, Inc., then Starwood Capital, L.L.C. may be deemed to be acting as your broker of record in connection with any investment in Starwood Real Estate Income Trust, Inc. For important information in this respect, see Section 8. I declare that the information supplied above is true and correct and may be relied upon by Starwood Real Estate Income Trust, Inc. I acknowledge that the Broker-Dealer/Financial Advisor (Broker-Dealer/Financial Advisor of record) indicated in Section 8 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/Financial Advisor of record at any time by contacting Starwood Real Estate Income Trust, Inc.

7. IMPORTANT INFORMATION RIGHTS, CERTIFICATIONS AND AUTHORIZATIONS

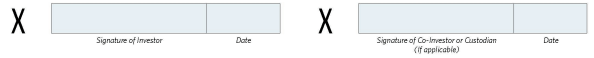
SUBSTITUTE IRS FORM W-9 CERTIFICATIONS (required for U.S. investors)

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 to me); and
- (2) 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
- (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.



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



8. BROKER-DEALER, FINANCIAL ADVISOR INFORMATION

(Required Information. All fields must be completed)					
Broker-Dealer			Financial Advisor Name		
Advisor Mailing Address					
City		State	Z	Zip Code	
Financial Advisor BD Number	Bra	nch Number	Teleph	none Number	
E-mail Address			Fax Number		
Please note that unless previously agre through a Broker- Dealer, including whe				ies must be made	
Broker-Dealer, that they (i) have reasor herein are true, correct and complete ir (iii) have advised such investor of all pe or made available a current Prospectus the investor is purchasing these Shares is a suitable investment for such invest Prospectus and related supplements, if of such an investment and to suffer any with the prospectus is subject to any ap applicable under Rule 15I-1 under the Se that, in connection with this subscription under his or her firm's existing Anti- Mo	an all respects; (ii) have discussertinent facts with regard to the and related supplements, if for his or her own account; for, that such investor meets any, and that such investor is loss that may occur with responded enhanced standard ecurities Exchange Act of 193 on for Shares, he or she has coney Laundering Program and	ssed such investor's the lack of liquidity any, to such invests (vi) have reasonable the suitability stands in a financial posispect thereto and (of conduct, including 34. The undersigned complied with and had Customer Identii	s prospective purchase of Shar and marketability of the Share or; (v) have reasonable ground e grounds to believe that the p dards applicable to such invest tion to enable such investor to vii) understand that the sale o ing, but not limited to, the "bes d Financial Advisor further rep has followed all applicable policification Program.	es with such investor; s; (iv) have delivered s to believe that urchase of Shares or set forth in the o realize the benefits f shares in accordance it interest" standard resents and certifies cies and procedures	
If you do not have another broker-deale Starwood Capital, L.L.C. may be deeme Trust, Inc. Starwood Capital, L.L.C. is no expect from another financial intermed then your Shares will be held in your na your investments, and has not and will regarding a prospective investment in t	d to act as your broker of red t a full-service broker-dealed iary, such as holding securiti me on the books of Starwoo not make any recommendat	cord in connection of and may not proving es in an account. If d Real Estate Incontion regarding your	with any investment in Starwoo de the kinds of financial servic Starwood Capital, L.L.C. is you ne Trust, Inc. Starwood Capital investments. If you want to rec	od Real Estate Income es that you might ır broker of record, , L.L.C. will not monito	
Financial Advisor Signature	Date	X	Branch Manager Signature	Date	
Thancial Advisor Signature	Dute		(If required by Broker-Dealer)	Dute	



9. DELIVERY INSTRUCTIONS

*Cash, money order, counter checks, third party checks and travelers checks will NOT be accepted.

If a check received from an investor is returned for insufficient funds or otherwise not honored, Starwood Real Estate Income Trust, Inc., or its agent, may return the check with no attempt to redeposit. In such event, any issuance of the shares or declaration of distributions on shares may be rescinded by Starwood Real Estate Income Trust, Inc. Starwood Real Estate Income Trust, Inc. may reject any subscription, in whole or in part, in its sole discretion.

To ensure the fastest possible processing of this Subscription Agreement, all relevant information must be completed.

Each subscription will be accepted or rejected as soon as reasonably possible. However, the Company has up to 30 days to accept or reject each subscription from the date the subscription is received by the Company's Processing Agent. Investors will receive a confirmation of their purchase.

Custodial accounts, forward subscription agreement to the custodian.

If you have any questions, please contact Starwood Real Estate Income Trust, Inc. Investor Relations: 877-648-3235 To submit this form or any other form by fax, please use the following toll free fax line: 833-718-9741

By Mail - Make checks payable to "Starwood Real Estate Income Trust, Inc." or to the custodian of record for qualified plan or brokerage account investments.

By Wire Transfer	By Standard Mail	Overnight Mail
Starwood Real Estate Income Trust, Inc. ABA Routing # 101000695 Starwood Account # 9872292278 Include in memo field: FBO (Investor's Name)	Starwood c/o DST Systems, Inc. as Processing Agent PO BOX 219426 Kansas City, MO 64121-9426	Starwood c/o DST Systems, Inc. as Processing Agent 430 W 7th Street, STE 219426 Kansas City, MO 64105-1407

10. ADDITIONAL DISCLOSURES

If investors participating in the Distribution Reinvestment Plan or making subsequent purchases of Shares of Starwood 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 6 above, they are asked to promptly notify Starwood Real Estate Income Trust, Inc. and the Broker-Dealer in writing. This request in no way shifts to the investor the responsibility of any person selling shares on behalf of the Company to the investor to make every reasonable effort to determine that the purchase of Shares is a suitable and appropriate investment for that particular investor.

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 business 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 Starwood Real Estate Income Trust, Inc.