

EXHIBIT 11

ORIGINATOR DUE DILIGENCE (AKA RESPONSIBILITIES OF AN “ORIGINATOR”)

As described in the Placement Agent Agreement, the Originating Agent has an obligation to conduct a reasonable investigation of the Issuer and the Transaction. This is sometimes referred to as “issuer-side” diligence or “reasonable-basis” diligence. The Originating Agent may elect to reduce its fees to the Company in exchange for substantive assistance by the Company or its designee(s) (e.g., an originating agent, aka “originator”) in meeting its regulatory obligations and business requirements outlined in this Exhibit. At a minimum, the Originating Agent must collect the following information on the issuer:

- Business, marketing, and financial plans
- Most recent audited financial and income statements; most recent financial and income statements even if unaudited as described in detail below.
- Organizational documents (i.e., articles of organization, operating agreements, etc.)
- Organizational diagram, if any
- Quarterly Financial Reports, if any
- Annual Audit Reports, if any
- Prior registration statements, if any
- Financial/Credit Rating Reports
- Private Placement Memorandum or Prospectus for previous offerings if any

In addition, the Originating Agent must perform “know your customer” background checks as outlined in Exhibit 10; and may request additional documentation as described in Exhibit 9; and intends to collect the following information:

- Sources and Uses of the Transaction Aggregate Amount
- Post-Closing Balance Sheet representing the projected Balance Sheet associated with the anticipated financial performance of the Issuer at closing and post “Use of Funds” from the transaction.
- National Public Criminal and Civil Background Checks of the Principal Officers of the Issuer and/or resulting company including CEO, COO, President and CFO.

The Originating Agent may also elect to reduce its fees for assistance in the following two areas:

1. Collection of the information described above.
2. Structuring of the TIGRcub Offering, post receipt of above documents, to an acceptable and reasonable offering that, in the opinion of the Entrex Capital Market, will be accepted by TIGRcub Buyers; and/or
3. Negotiation between Issuer and Investor of a TIGRcub transaction, or other, as provided for consideration.