

COMPANY NAME
TIGRcub® SUBSCRIPTION AGREEMENT

The undersigned, by signing the Signature Page attached hereto, hereby tenders this subscription to you as the authorized and regulated placement agent for the TIGRcub® Issuer # ##### or **Company Name** (the "Investment Entity" or "Company") and applies for the purchase of TIGRcub® Certificates of the Company (the "Certificates") shown hereinafter, at a price of \$10,000, par and face value pursuant to the terms and conditions set forth. The undersigned hereby specifically adopts and accepts each-and-every provision of the TIGRcub® Loan Agreement and both parties agree to be bound thereby.

For the Purchase of ____ TIGRcub® Certificates of the Company.

The Signatory agrees to provide funds, via a wire transfer equal to the Purchase Quantity times the TIGRcub® Certificate Purchase Price (\$10,000 each).

Purchase Wire Transfer Instructions: "Entrex Trade Account" Account Number: #7033074621
"Entrex Trade Account" ABA Number: #121000248
Include Signatory Name in Wire Reference:
ATTN: Business Accounts
Wells Fargo Bank: (954) 786-6100
3550 N. Federal Hwy. Lighthouse Pt., FL 33064
Entrex Capital Market, Inc.: (877) 4-ENTREX
150 E. Palmetto Park Rd, Boca Raton, FL 33432

TIGRcub® Promissory Payment
Instructions:

All payments sent via ACH
Name on Account: _____
Account Number: _____
ABA Number: _____
Phone: _____ Email: _____

For changes to ACH Interest Payments associated with the TIGRcub® Security Promissory Note please contact TIGRcub® Servicing and Payment Provider.

The undersigned hereby represents and warrants to you as follows:

1. Disclosure; Risk Factors. The undersigned and the undersigned's representatives have had full access to all documents, records and books pertaining to the Company and the undersigned's investment in the Company, and all documents requested by the undersigned have been made available or delivered to the undersigned. The undersigned has had the opportunity to ask questions of, and receive answers from, representatives of the Company concerning the terms and conditions of the offering and to obtain such information, to the extent that representatives of the Company could acquire such information without unreasonable effort or expense, as the undersigned deemed necessary to verify the accuracy of the information delivered to the undersigned. The undersigned has relied solely upon the investigations made by the undersigned or representatives of the undersigned in making a decision to invest in the TIGRcub® Securities of the Company.

The undersigned is aware that investment in Company involves a high degree of risk and has carefully considered the investment based upon such investigations.

2. Suitability. The undersigned (i) can bear the economic risk of losing his or her entire investment; (ii) has an overall commitment to investments that are not readily marketable which is not disproportionate to the undersigned's net worth, and the undersigned's investment in the TIGRcub® Securities will not cause such overall commitment to become excessive; (iii) has adequate means of providing for his or her current needs and personal contingencies and has no need for liquidity in his or her investment in the TIGRcub® Securities; (iv) has such knowledge and experience in financial affairs as to be capable of evaluating the merits and risks of the prospective investment; and (v) finds that the objectives of Company are compatible with the undersigned's investment goals.

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3. Residence of Subscriber. The undersigned is a permanent resident of the state of _____ and intends to remain a resident of such state.

4. Investment Purpose. The undersigned understands that the TIGRcub® Securities have not been registered under the Securities Act of 1933, as amended (the “Act”), or any state securities act in reliance on exemptions which are contingent, among other things, on the TIGRcub® Securities being purchased for investment only and not for redistribution. The TIGRcub® Securities will be acquired solely for the account of the undersigned for investment and are not being purchased for resale, fractionalization, or distribution; the undersigned has no contract, undertaking, agreement or arrangement with any person to sell, transfer, or pledge the TIGRcub® Securities, or any part thereof and the undersigned has no present plan to enter into any such contract, undertaking, agreement or arrangement.

5. Warranties as to any Subsequent Transfer. The undersigned agrees not to dispose of the TIGRcub® Securities or any interest therein, except in compliance with the Act and all applicable state securities laws. The undersigned acknowledges and agrees that there are substantial restrictions on the transferability of the TIGRcub® Securities as described in the TIGRcub® Loan Agreement; such restrictions will be evidenced by a legend on any certificates representing the TIGRcub® Securities; and resales of TIGRcub® Securities in contravention of such restrictions are void.

The undersigned recognizes that the Entrex Capital Market System, et al, intend to create a vibrant and robust secondary trading market for the TIGRcub® Securities, pursuant to local, State, Federal and International laws and may or not be able to establish such market due to technological or regulatory limitations. As such, post the Regulation D Restriction Term, the TIGRcub® Securities being applied for purchase may, or may not, be able to be sold in a secondary market pursuant to the technological or regulatory limitations of the Entrex Capital Market System et al.

6. Indemnification. The undersigned recognizes that the offer and sale of the TIGRcub® Securities to the undersigned are based upon the above representations and warranties of the undersigned and hereby agrees to indemnify the Company, its affiliates and anyone acting on their behalf with respect to the offer and sale of the TIGRcub® Securities, and to hold each of such persons harmless against all losses, damages, liabilities, costs or expenses (including reasonable attorneys’ fees) arising by reason of or in connection with any misrepresentation or any breach of such warranties by the undersigned, or arising as a result of the sale or distribution of the TIGRcub® Securities by the undersigned in violation of the Act, any applicable securities laws, or any other applicable law. This Subscription Agreement and the representations and warranties contained herein shall be binding upon the heirs, legal representatives, successors and assigns of the undersigned.

7. Shareholder Status. Upon acceptance by the Company of the subscription of the undersigned, the undersigned agrees to become a TIGRcub® Certificate Holder of the Company. The undersigned acknowledges and agrees that the undersigned is not entitled to cancel, terminate or revoke this subscription, or any agreements of the undersigned hereunder, except as may be described below.

8. TIGRcub® Security Promissory Note, Custodian, Interest Payments and Servicing, on behalf of Company has agreed to be performed by the duly designated “TIGRcub® Servicing and Payment Provider” which shall distribute associated payments and/or redemption funds pursuant to the Company executed: “TIGRcub® Security Promissory Note; Custodial, Payment, Trading & Servicing Agreement and TIGRcub® Security Promissory Note and Exhibits”

9. ACCREDITED INVESTOR STATUS. The undersigned hereby represents and warrants that the undersigned is an “accredited investor” by virtue of meeting one or more of the following qualifications (please check the space to the left of EACH category which is applicable, if any):

- (1) a bank as defined in Section 3(a)(2) of the 1933 Act, whether acting in its individual or fiduciary capacity; or
- (2) a savings and loan association or other institution as defined in Section 3(a)(5)(A) of the 1933 Act, whether acting in its individual or fiduciary capacity; or

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- (3) a broker or dealer registered pursuant to Section 15 of the Securities Exchange Act of 1934; or
- (4) an insurance company as defined in Section 2(13) of the 1933 Act; or
- (5) an investment company registered under the Investment Company Act of 1940; or
- (6) a business development company as defined in Section 2(a)(48) of the Investment Company Act of 1940; or
- (7) a small business investment company licensed by the U.S. Small Business Administration under Section 301(c) or (d) of the Small Business Investment Act of 1958; or
- (8) an employee benefit plan within the meaning of the Employee Retirement Income Security Act of 1974, if the investment decision is made by a plan fiduciary, as defined in Section 3(21) of such Act, which is either a bank, savings and loan association, insurance company, or registered investment adviser, or if the employee benefit plan has total assets in excess of \$5,000,000, or, if a self-directed plan, with investment decisions made solely by persons that are accredited investors; or
- (9) a private business development company as defined in Section 202(a)(22) of the Investment Advisers Act of 1940; or
- (10) an organization described in Section 501(c)(3) of the Internal Revenue Code, a corporation, a Massachusetts or similar business trust, or a partnership, not formed for the specific purpose of acquiring the Shares, with total assets in excess of \$5,000,000; or
- (11) a plan established and maintained by a state, its political subdivisions, or any agency or instrumentality of a state or its political subdivisions, for the benefit of its employees, if such plan has total assets in excess of \$5,000,000; or
- (12) a director, executive officer or general partner of the Limited Partnership; or
- (13) an a natural person whose individual net worth, or joint net worth with that person's spouse, at the time of his purchase exceeds \$1,000,000; or
- (14) a natural person who had an individual income in excess of \$200,000 in each of the two most recent years or joint income with that person's spouse in excess of \$300,000 in each of those years and has a reasonable expectation of reaching the same income level in the current year; or
- (15) a trust, with total assets in excess of \$5,000,000, not formed for the specific purpose of acquiring the Shares, whose purchase is directed by a sophisticated person as described in Rule 506(b)(2)(ii) under the 1933 Act; or
- (16) an entity in which all of the equity owners meet one or more of the categories set forth above.

10. The Investor represents and the Issuer acknowledges the TIGRcubs® are being purchased at a fair and reasonable price, based on current market conditions for comparable issues.

11. The Investor acknowledges that the TIGRcubs® are not being offered or sold under or pursuant to an offering memorandum or other disclosure document other than the documentation provided by the Issuer indicative of an TIGRcub Offering Circular and associated documents in the TIGRcub DealBox and has maintained copies of such documents desired which incorporate terms and conditions of the TIGRcub Securities Promissory Note. As an executive officer of the Issuer, they are familiar with the operations and

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financial conditions of the Issuer, able to evaluate the security of and understand the risks associated with the TIGRcubs®.

12. The Investor has independently evaluated the factors associated with their investment decision. The Investor has been given, or by nature of their employment, has full and complete access to, has been furnished with, all information requested by the Investor, and has conducted such other investigations relating to the Issuer for purposes of investing in the TIGRcubs®. The Investor acknowledges that the Issuer, its members, officers, counsel, employees, advisors, and agents of any of the foregoing (collectively or individually referred to as the "Party"), have not undertaken to furnish information to the Investor, or to ascertain the accuracy or completeness of any information that may have been furnished to the Investor by or on behalf of the Issuer. The Investor waives any-and-all requirements of due diligence regarding the investigation or inquiry on the part of the Party and any-and-all claims, actions or causes of action that the Investor may have directly or indirectly from or relating to any action which the Party took, could have taken, or did not take, in connection with the issuance and sale of the TIGRcubs® to the Investor.

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SUBSCRIPTION. The undersigned hereby execute(s) the Subscription Agreement (containing an indemnity).

Exact name or names (registration) investor desires on Certificate record:

Print or Type Name(s):

Street Address: _____

City, State Zip: _____

Phone: _____ Email _____

Residence Address (if different)

Street Address: _____

City, State Zip: _____

Phone: _____ Email _____

EXECUTED THIS ____ day of _____, 2017.

Signature

Signature of any Co-Subscriber

Social Security or Taxpayer ID No.

Social Security or Taxpayer ID No.

ACCEPTED THIS ____ day of _____

Issuer Contact

By:

Company Name