

Private Company Index Program Participation Agreement

_____ (Company)

_____ (WebSite)

On or by 15th day of each calendar month, Entrex shall contact the undersigned person or a designee to obtain a report of management's estimate of the Company's gross revenues ("Revenue Report") for the respective month. Entrex shall treat the "Revenue Report" as confidential information maintaining the same standard of confidentiality as it does for its own confidential information. Except where required by law, Entrex shall never disaggregate Company's Revenue Report from the Index and disclose Company's Revenue Report to any third party.

Authorized Executive
of Company

Index Reporting
Designee for Company (if Desired)

Email: _____

Email: _____



Private Company Index
Stephen H. Watkins
Chairman and CEO

**Private Company Index Program
Participation Agreement
(the Fine Print)**

Whereas Entrex Inc, (“Entrex”) created a “Capital Market System” for entrepreneurial companies around revenue based securities called “TIGRcubs” and

Whereas Entrex desires to publish the Private Company Index (the “Index”); and

Whereas Entrex, Inc. (“Entrex”) provides services to compute and publish the Private Company Index (the “Index”) and manage the Private Company Index Program (the “Index Program”); and

Whereas (“Company”) desires to participate in the Index Program and the undersigned person is authorized by Company to enter into this Agreement;

Now therefore, in consideration of the mutual promises herein, the Private Company Index, Entrex, and the Company (collectively the “Parties”, and each a “Party”) agree as follows:

On or by 15th day of each calendar month, Entrex shall contact the undersigned person or a designee to obtain a report of management’s estimate of the Company’s gross revenues (“Revenue Report”) for the respective month. Entrex shall treat the “Revenue Report” as confidential information maintaining the same standard of confidentiality as it does for its own confidential information. Except where required by law, Entrex shall not disaggregate Company’s Revenue Report from the Index and disclose Company’s Revenue Report to any third party.

The Private Company Index shall collaborate with Entrex to compile monthly Revenue Reports from other participants in the Index Program and, in aggregate, post the cumulative Index results on the home page of the Private Company Index website, and the Entrex website. In the sole discretion of Entrex, without permission by the Company, the Index may be published on websites of other national and international businesses requesting permission to publish the Private Company Index.

Company shall use its best efforts to provide mention of its participation in the Private Company Index on its website, including the logo of the Private Company Index. Without limitation to the foregoing, the right to display the Index logo (as presented herein does not include, and no rights are granted to, rights to any other trademarks owned or controlled by Private Company Index or Entrex, or any trademarks containing or comprising a formative, derivative, variation, or colorable imitation thereof.

Upon 30 days written notice by Company to compliance@entrex.net, Company may terminate its participation in the Index Program. Upon 30 days written notice by Entrex to Company, Private Company Index may terminate the Index Program.

To the fullest extent permitted by law, each Party shall defend any third party claim against the other Party arising from damage to the indemnified party's property or business to the extent proximately caused by the negligence of the indemnifying Party or its agents or employees, and indemnify and hold harmless the other Party and its respective officers, directors and employees from and against damages, liabilities and reasonable costs and expenses, including reasonable legal fees incurred in connection therewith.