



#### SUBSCRIPTION PACKAGE FOR CLASS A UNITS OR CLASS F UNITS OR CLASS J UNITS OR CLASS UF UNITS OR CLASS UJ UNITS IN

# FOUR QUADRANT GLOBAL REAL ESTATE TRUST

(THE "TRUST")

Fundserv Code For Class A Units: TBR600 Fundserv Code For Class F Units: TBR601 Fundserv Code For Class J Units: TBR603 Fundserv Code For Class UF Units: TBR604 Fundserv Code For Class UJ Units: TBR605

FOR ACCREDITED INVESTORS IN THE PROVINCES OF CANADA ONLY, OR

INVESTORS SUBSCRIBING FOR AT LEAST \$150,000 (IN BRITISH COLUMBIA, ONTARIO AND QUEBEC ONLY)

MINIMUM SUBSCRIPTION \$5,000 (FOR ANY ONE SUBSCRIBER OF CLASS A UNITS, CLASS F UNITS OR CLASS UF UNITS)

MINIMUM SUBSCRIPTION \$5,000,000 (FOR ANY ONE SUBSCRIBER OF CLASS J UNITS OR CLASS UJ UNITS)

# If you are a citizen of the United States of America, please contact the Trust for a US Person Subscription Document. <u>Please note that residents of the United States of America are not eligible to subscribe for units in the Trust.</u>

To be eligible for subscription in the Trust, prospective subscribers must meet at least one of the conditions set forth below:

The Subscriber is an Accredited Investor; or

The Subscriber is not an Accredited Investor but is investing a minimum of \$150,000 and is NOT an individual and is resident in British Columbia, Ontario or Quebec.

# **Subscription Agreement Procedure**

At least five business days prior to Closing Date, the Subscriber must:

- 1. Submit a complete Subscription Agreement (see check list and mailing instructions on page 2) AND
- 2. Make arrangements for the for the payment of the Aggregate Subscription Amount by posting a purchase transaction through Fundserv.

If these steps have not been completed by 4 PM EST at least <u>five</u> business days before the Closing Date, it is understood and agreed that the purchase of the Fund will be cancelled. <u>There will be no exceptions.</u>

# All inquiries regarding the placement or settlement of trades should be directed to Hazelview Account Management at <a href="mailto:accountmanagement@hazelview.com">accountmanagement@hazelview.com</a>.

## **Subscription Agreement Checklist**

Page 3 – Please complete Subscriber and Dealer Information
Page 5 – Subscriber Signature Required
Page 13 – Signature Required
If the Subscriber is an Accredited Investor:
Page 14 & 15 – Please select applicable category of accredited investor Page 16 – Signature Required Page 17 & 18 – If the Subscriber selects J, K or L, please complete Risk Acknowledgement in full and sign
If the Subscriber is an <i>investment advisor</i> investing on behalf of fully managed accounts (ie has selected category (q) on the Accredited Investor Form):
Page 5 – Signature Required
Please provide a separate schedule that includes a full list of the fully managed account including the <u>account name</u> , <u>account number</u> and <u>investment amount</u> for each managed account.

Completed forms and other correspondence should be sent via facsimile or email and followed by overnight courier to:

## HAZELVIEW SECURITIES INC.

Hazelview Securities Inc. 1133 Yonge Street, 4<sup>th</sup> Floor Toronto, ON M4T 2Y7

Attention: Account Management Fax: 416-848-9494

Email: <a href="mailto:subscriptions@hazelview.com">subscriptions@hazelview.com</a>

All information provided will remain strictly confidential and will be held according to the Trustee's Privacy Policy. More information is available at www.hazelview.com.

Unless and until the Subscription Agreement is accepted by the Trust and the Units are issued to the Subscriber, the execution and delivery by the Subscriber of this Subscription package and other documents referred to herein to the Trustee will not give or confer on the Subscriber any right or entitlement to be a unitholder of the Trust nor to any Unit nor any other interest or rights in the Trust or under the Declaration of Trust. (All defined terms as set out in the Subscription Agreement).

# TO: HAZELVIEW SECURITIES INC. (the "Trustee") as trustee of Four Quadrant Global Real Estate Trust (the "Trust")

Subscriber Information (Registered Holder)					
Primary Subscriber:					
Individual	Corporation Fully N	Nanaged Other:			
Individuals:	Individuals				
Mr	Last Name:	First Name			
Mrs	SIN:				
Ms	Non-Individuals (Including Fully Managed Accounts and Corporations)				
Dr	Entity Name:				
	BIN:				
Address:	<u> </u>	City:	Province:		
Destal Code:	Telenhauer				
Postal Code:	Telephone:	Email Address:			
Are any of the subs	cribers registered with the provincia	I securities commission? Yes	No		
Joint	Joint Joint Tenants with rights of survivorship (not applicable in QC)				
Account:	Tenants in Com	mon (Co-ownership in Quebec)			
Last Name: (Individual): First Name: (Individual):					
Entity Name: (Non-in	ndividual)				
Joint Subscriber Ad	dress Same as above: Yes 🦳 I	No If "No" please provide	address below.		
Address:		City:	Province:		
Postal Code:	Telephone:	Email Address:			
		1			
Class of Units:		Aggregate Subscription Amour	nt (\$):		
Class A:	Class F: Class J:				
Class UF: Class UJ:					
Dealer Information	1				
Dealer Name:	Dealer Code	Advisor Name	Advisor Code		
Address:		City:	Province:		
Postal Code:	Telephone:	Email Address:			

The Subscriber understands that the Trustee, as a trustee of the Trust, intends to issue and sell (the "**Offering**") Class A Units, Class F Units Class J Units, Class UF Units and Class UJ Units of the Trust and other units as referred to in the Offering Memorandum (together with other units in the Trust, the "**Units**"). All references hereunder to "\$" or dollars are to Canadian dollars unless otherwise specified. Capitalized terms used herein have the meanings ascribed thereto in the "Terms and Conditions of Subscription" section of this Subscription Agreement.

The undersigned (the "Subscriber") hereby irrevocably subscribes for and offers to purchase such number of the class of Units specified above under the heading "Subscription Information" together with the corresponding right to participate in the Distribution Reinvestment Plan (together the "Purchased Units") equal to the Aggregate Subscription Amount divided by the Subscription Price for the class of Units specified above under the heading "Subscription Information", rounded down to four decimal places, on the terms and conditions set out below in this Subscription Agreement (including but not limited to the "Terms and Conditions of Subscription" section and all schedules and annexes thereto).

The Subscriber hereby acknowledges that the subscription price (the "**Subscription Price**") for each Purchased Unit will be equal to the Net Asset Value of the Class of the Units specified above under the heading "Subscription Information" on a per Unit basis on the last Business Day of the month in which this Subscription Agreement is accepted by the Trust. The Subscriber hereby further acknowledges that the Subscription Price for the Class UF Units and Class UJ Units will be determined in Canadian dollars but will be payable by the Subscriber in U.S. dollars based on the closing exchange rate published by the Bank of Canada (the "Exchange Rate") on the last Business Day prior to the Closing Date. On or after the Closing Date, the Aggregate Subscription Price received from Subscribers who invest in Class UF Units or Class UJ Units will be invested by the Trust, as applicable, in the corresponding Class F non-voting units or Class J non-voting units of the Commercial Trust. The Subscriber hereby tenders the Aggregate Subscription Amount in full payment of such subscription. Any unused portion of the Aggregate Subscription Amount will be returned to the Subscriber.

The Units will have the terms and conditions outlined in the Declaration of Trust. A Subscriber of Units will become a holder of Units (a "**Unitholder**") in the Trust and will be bound by the terms of the Declaration of Trust.

The Subscriber has expressly requested that this document and any notices or other documents to be given under this document, and other documents related thereto be drawn up in the English language. *Le souscripteur a expressément exigé que le présent document, ainsi que tout avis ou autre document qui sera donné en vertu du présent document ou tout document y afférent, soient rédigés en langue anglaise.* 

The Subscriber hereby acknowledges that for this Offering, the sale of these Purchased Units from the Trust to the Subscriber is made in reliance on the Accredited Investor exemption, or the Minimum Amount exemption pursuant to sections 2.3 and 2.10, respectively of National Instrument 45-106 and hereby confirms that he, she or it, as applicable, is subscribing for the Units as principal or is deemed to be subscribing for the Units as principal under National Instrument 45-106. The undersigned also understands that the Trust may be issuing Units to other investors.

THE SECURITIES ARE SUBJECT TO THE RESALE RESTRICTIONS IMPOSED BY NATIONAL INSTRUMENT 45-102 – RESALE OF SECURITIES ("NI 45-102").

NEITHER THE UNITS NOR THE RIGHT TO PARTICIPATE IN THE DISTRIBUTION REINVESTMENT PLAN HAVE BEEN OR WILL BE REGISTERED UNDER U.S. SECURITIES ACT OF 1933, AS AMENDED (THE "1933 ACT") AND THE UNITS AND THE RIGHT TO PARTICIPATE IN THE DISTRIBUTION REINVESTMENT PLAN ARE 'RESTRICTED SECURITIES' WITHIN THE MEANING OF RULE 144(a)(3) UNDER THE 1933 ACT AND MAY BE RESOLD OR TRANSFERRED ONLY PURSUANT TO A REGISTRATION STATEMENT FILED UNDER THE 1933 ACT AND APPLICABLE STATE SECURITIES LAWS OR AN EXEMPTION FROM REGISTRATION THEREUNDER.

The Subscriber understands that by signing this Subscription Agreement, the Subscriber hereby expressly consents to the electronic delivery of such documents as the Trustee elects to deliver electronically, including (i) financial statements for the Trust; (ii) notices of amendments to the declaration of trust; (iii) notices of amendments to the Distribution Reinvestment Plan; (iv) notices of meetings and related meeting material; (v) account statements for the Trust; and (vi) any other reports, notices, documents or investment commentary as the Trustee may choose to provide. The Subscriber acknowledges and understands that he, she or it may request a paper copy of any documents delivered electronically by contacting the Trustee and that the Trustee may charge a fee for delivery of such paper copies. *It is my express wish that the documents to be delivered under this consent be drawn up in English. Il est de mon souhait exprès que les documents à remettre selon ce Formulaire de Consentement soient rédigés en anglais.* 

#### CONSENT AND DECLARATION OF TRUST OF THE SUBSCRIBER TO INVESTMENT BY THE TRUST

#### The Subscriber hereby consents and agrees that:

- (a) the Trust may purchase securities in Four Quadrant Commercial Trust (the "Commercial Trust") (if the Trustee determines appropriate), as an investment of the Trust, of which the trustee is the Trustee and the officers of the Commercial Trust may be the same as the Trust and such officers may be employees of the Trustee or its parent; and
- (b) the Trust will purchase directly or indirectly securities in Four Quadrant Global Real Estate Partners, of which the manager is the Trustee.

THE SUBSCRIBER IS ADVISED TO CONSULT HIS, HER OR ITS OWN LEGAL ADVISERS REGARDING THE RESALE OF THESE UNITS AND NEITHER THE TRUSTEE, THE TRUST, NOR THEIR RESPECTIVE LEGAL ADVISERS WILL PROVIDE ANY ADVICE ON THESE MATTERS TO THE SUBSCRIBER.

#### Execution by the Subscriber:

DATED at \_\_\_\_\_, this \_\_\_\_day of \_\_\_\_\_, 20\_.

(Signature of Subscriber or Authorized Representative)

(Title, if Subscriber is not an individual)

#### **REINVESTMENT OF DISTRIBUTION**

The Subscriber will be deemed to have elected to exercise their right to participate in the Distribution Reinvestment Plan under this Subscription Agreement if its broker or agent elects under FUNDSERV to participate in the Distribution Reinvestment Plan . PLEASE ENSURE THAT YOUR AGENT MAKES THE CORRESPONDING ELECTION UNDER FUNDSERV. All distributions will be reinvested in additional Units under the Distribution Reinvestment Plan as elected by the Subscriber on Fundserv.

#### Execution by the Investment Advisor:

By submitting this completed Subscription Agreement to the Trustee, the investment advisor acting on behalf of a fully managed account managed by him or her (as defined under NI 45-106) (the "**Investment Advisor**") confirms and warrants to the Trustee and the Trust that:

(i) the Investment Advisor is registered or authorized to carry on business as an adviser or the equivalent under applicable securities legislation of the relevant jurisdiction(s) in Canada; and

(ii) the Investment Advisor has fulfilled all relevant "know-your-client", suitability, FATCA, and anti-money laundering obligations that it owes to the beneficial holder of the relevant fully managed account and has obtained from such person a duly completed Form W-8BEN (if applicable) and other relevant forms.

DATED at \_\_\_\_\_, this \_\_\_\_day of \_\_\_\_\_, 20\_.

(Signature of the Investment Advisor)

(Name of Investment Advisor and the Investment Advisor's Firm)

#### Acceptance by the Trust:

The Trustee on behalf of the Trust hereby accepts the above-mentioned subscription for Purchased Units on the terms and subject to the conditions contained in this Subscription Agreement (including all applicable Schedules).

DATED as of this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_.

HAZELVIEW SECURITIES INC.,

as trustee of Four Quadrant Global Real Estate Trust

By:

By:

Authorized Signing Officer

I have authority to bind the Trustee, on behalf of the Trust

Authorized Signing Officer

I have authority to bind the Trustee, on behalf of the Trust

#### TERMS AND CONDITIONS OF SUBSCRIPTION (Continued)

1. Defined Term

Any capitalized term not defined in this Subscription Agreement shall have the meaning ascribed thereto in the Declaration of Trust. The following terms used in this Subscription Agreement have the following meanings:

"1933 Act" means the U.S. Securities Act of 1933, as amended;

"Aggregate Subscription Amount" means the amount set forth in the box titled "Aggregate Subscription Amount" in the Subscription Agreement;

"Business Day" is a day which is not a Saturday or Sunday or statutory holiday in Toronto Ontario, Canada;

"Closing" means the completion on the Closing Date of a transaction of purchase and sale in respect of the Purchased Units as contemplated by this Subscription Agreement;

"Closing Date" means the first Business Day of the month following the month in which the Subscription Agreement is accepted by the Trust;

"Declaration of Trust" means the amended and restated declaration of trust made effective as of November 6, 2020 between the Trustee, the initial Unitholder, and each party who, from time to time, becomes a Unitholder, as may be further amended from time to time;

"Distribution Record Date" has the meaning ascribed thereto in Section 10 of this Subscription Agreement;

"Distribution Reinvestment Plan" means the distribution reinvestment plan of the Trust effective January 24, 2017, as may be amended from time to time;

"Net Asset Value" has the meaning ascribed thereto in the Declaration of Trust;

"NI 45-102" means National Instrument 45-102 – Resale of Securities of the Canadian Securities Administrators (Regulation 45-102 respecting resale of securities in Québec) as amended from time to time.

"NI 45-106" or "National Instrument 45-106" means National Instrument 45-106 – Prospectus Exemptions of the Canadian Securities Administrators (Regulation 45-106 respecting prospectus exemptions in Québec) as amended from time to time;

"Offering" means the sale of Units from the Trust to the Subscriber on each Closing Date;

"Offering Memorandum" means the offering memorandum of the Trust relating to the Offering;

"person" means any individual, partnership, limited partnership, joint venture, syndicate, sole proprietorship or corporation, whether with or without capital, unincorporated association, trust, trustee, executor, administrator or other legal personal representative, regulatory body or agency, government or governmental agency, authority or entity however designated or constituted;

"Purchased Units" means that number of Units, together with the corresponding right to participate in the Distribution Reinvestment Plan, purchased under this Subscription Agreement;

"Registered Holder" has the meaning set out in Section 2 below;

"Securities Laws" means the securities laws, regulations and rules, and blanket rulings and policies and written interpretations of, and multilateral or national instruments adopted by the securities regulatory authorities in the provinces of Canada, as applicable;

"Subscription Agreement" means the agreement resulting from the acceptance by the Trust of the Subscriber's offer constituted hereby;

"Trust" means Four Quadrant Global Real Estate Trust (formerly, Timbercreek Four Quadrant Global Real Estate Trust);

"Trustee" means Hazelview Securities Inc. (formerly, Timbercreek Investment Management Inc.);

"Unitholder" means a holder of Units of the Trust; and

"US Forms" has the meaning ascribed thereto under "Terms and Conditions of Subscription".

2. Representations, Warranties and Covenants of Subscriber relating to Availability of Prospectus Exemptions

By executing this Subscription Agreement, the Subscriber makes each of the representations, warranties and covenants as a Unitholder under the Declaration of Trust and in this Subscription Agreement, including but not limited to Schedule A and the applicable annexes and attachments thereto, (which representations, warranties and covenants shall survive Closing) on the date hereof and on the Closing Date, and acknowledges that the Trust, the Trustee and their respective counsel are relying thereon.

If the Subscriber is requesting the Purchased Units to be registered in the name of a trustee, custodian or a broker (the "Registered Holder"), the Subscriber acknowledges that the Subscriber is bound by all the representations and warranties and provisions in this Subscription Agreement and also in the Declaration of Trust (in respect of a Unitholder) and that the Trustee and the Trust are entitled to rely on such representations and warranties in this Subscription Agreement and the Declaration of Trust as true and correct in respect of the Subscriber. The Registered Holder will be acting as the Subscriber's agent in executing any document pertaining to the Trust as may be required under the Declaration of Trust. Furthermore, the Subscriber acknowledges and agrees that the Trust and the Trustee will have the right to deal solely with the Registered Holder and not to deal with or recognize any other party, including the Subscriber, as owner of the Units or the Purchased Units.

3. Additional Representations, Warranties and Covenants of Subscriber

By executing this Subscription Agreement, the Subscriber further represents, warrants and covenants to the Trust and the Trustee (which representations, warranties and covenants shall survive Closing) on the date hereof and on the Closing Date and acknowledges that the Trust, the Trustee and their respective counsel are relying thereon that:

(a) the Subscriber has received a copy of the Offering Memorandum and the Declaration of Trust;

(b) the Subscriber has read and understands the Offering Memorandum and the Declaration of Trust;

(c) at the Closing, the Subscriber will become bound by the terms of the Declaration of Trust and will be liable for all obligations of a Unitholder thereunder;

(d) the Subscriber acknowledges that the Purchased Units may not be transferred except in accordance with the terms of the Declaration of Trust;

(e) the certificates representing the Purchased Units (and any replacement certificate issued prior to the expiration of the applicable hold periods) will bear legends in accordance with Securities Laws to the following effect:

"UNLESS PERMITTED UNDER SECURITIES LEGISLATION, THE HOLDER OF THIS SECURITY MUST NOT TRADE THE SECURITY BEFORE THE DATE THAT IS 4 MONTHS AND A DAY AFTER THE LATER OF (i) THE CLOSING DATE AND (ii) THE DATE THAT THE TRUST BECOMES A REPORTING ISSUER IN ANY PROVINCE OR TERRITORY."

(f) the Subscriber has been advised to obtain, and is solely responsible for obtaining, such legal tax advice as it considers appropriate in connection with the execution, delivery and performance of this Subscription Agreement and the transactions contemplated hereunder and the holding and resale of the Purchased Units and the Subscriber covenants to comply with all Securities Laws in all matters relating to or in connection with the Purchased Units;

(g) the Subscriber has been independently advised as to and is aware that Securities Laws may impose restrictions on the resale of the Purchased Units of the Trust and is aware of the other characteristics of the Units and no securities commission, agency, governmental authority, regulatory body or other authority has reviewed or passed on the merits of the Units and of the fact that the Subscriber may not be able to resell the Purchased Units except in accordance with Securities Laws;

(h) the Subscriber is solely responsible (and the Trust is not in any manner responsible) for compliance with the Securities Laws

(i) the Subscriber is capable of assessing the proposed investment in Purchased Units as a result of its financial and investment experience or as a result of advice received from a registered person other than the Trust or any affiliates thereof and is able to bear the economic loss of its investment and the Subscriber has been independently advised as to and is aware of the risks in purchasing the Units, and the Subscriber confirms that the Subscriber understands that he/she/it may lose his/her/its entire investment;

(j) the Subscriber is solely responsible for its own due diligence investigation of the Trust and its business, for its own analysis of the merits and risks of its investment in the Purchased Units made pursuant to this Subscription Agreement and for its own analysis of the terms of its investment;

(k) the Subscriber acknowledges that commission may be payable by the Trust in connection with the purchase of the Units by the Subscriber and by other investors and that any commission paid by the Trust will affect the Net Asset Value of the Units;

(I) if the Subscriber is:

- (i) a corporation, the Subscriber is duly incorporated and is validly existing under the laws of its jurisdiction of incorporation and has all requisite legal and corporate power and authority to execute and deliver this Subscription Agreement, to subscribe for the Purchased Units as contemplated herein and to carry out and perform its obligations under the terms of this Subscription Agreement and the individual signing this Subscription Agreement has been duly authorized to execute and deliver this Subscription Agreement;
- (ii) an individual, the Subscriber is of the full age of majority in his or her jurisdiction of residence and is legally competent to execute, deliver and be bound by this Subscription Agreement and to observe and perform his or her covenants and obligations hereunder; and
- (iii) any other form of organization (as may be accepted by the Trustee in its sole discretion), the Subscriber has the necessary legal capacity and authority to execute and deliver this Subscription Agreement and to observe and perform its covenants and obligations hereunder and has obtained all necessary approvals in respect thereof and the individual signing this Subscription Agreement has been duly authorized to execute and deliver this Subscription Agreement;

(m) this Subscription Agreement has been duly and validly executed and delivered by the Subscriber, and, if the Subscriber is not an individual, has been duly authorized by the Subscriber, and, upon acceptance by the Trust, this Subscription Agreement will constitute a legal, valid and binding agreement of the Subscriber enforceable against the Subscriber in accordance with its terms;

(n) the execution and delivery of this Subscription Agreement, the performance by the Subscriber of its obligations hereunder and the consummation of the transactions contemplated in this Subscription Agreement, do not and will not conflict with or result in a breach or violation of any of the terms or provisions of, or constitute a default under (whether after notice or lapse of time or both): (i) any statute, rule or regulation applicable to the Subscriber including, without limitation, Securities Laws; (ii) the constating documents, by-laws or resolutions of the Subscriber which are in effect as at the date hereof; (iii) any mortgage, note, indenture, contract, agreement, instrument, lease or other document to which the Subscriber is a party or by which the Subscriber is bound; or (iv) any judgment, decree or order binding the Subscriber or the property or assets of the Subscriber;

(o) the distribution of the Units has not been made through, or as a result of, and is not being accompanied by: (i) a general solicitation; (ii) any advertisement including, but not limited to, articles, notices or other communications published in any newspaper, magazine or similar media or on the Internet or broadcast over radio, television or the internet; or (iii) any seminar or meeting whose attendees have been invited by general solicitation or general advertising;

(p) no person has made any written or oral representation (i) that any person will resell or repurchase the Purchased Units; (ii) that any person will refund the purchase price of the Purchased Units; (iii) as to the future price or value of the Units; or (iv) that the Units will be listed and posted for trading on any exchange or quoted on any quotation or trade reporting system or that an application has been or will be made in respect of either of the foregoing;

(q) there is no person acting or purporting to act in connection with the transactions contemplated herein who is entitled to any brokerage or finder's fee and if any person establishes a claim that any fee or other compensation is payable in connection with this subscription for Units, the Subscriber covenants to indemnify and hold harmless the Trust with respect thereto and with respect to all costs incurred in the defence thereof;

(r) if required by Securities Laws, the Subscriber will, with respect to this Subscription Agreement, execute, deliver and file or assist the Trust in obtaining and filing such reports, undertakings and other documents relating to the purchase of the Units by the Subscriber as may be required by any securities commission or other regulatory authority including, without limitation, any applicable form deemed necessary by the Trustee;

(s) no person has advised the Subscriber in respect of the subscription for the Purchased Units, other than a person who is registered in accordance with Securities Laws for the purpose of providing investment advice;

(t) the Subscriber has not received or relied on advice from the Trust, the Trustee or an affiliate thereof or any of their respective counsel in any matter whatsoever in connection with the purchase of the Purchased Units;

(u) the Subscriber was offered the Units in, and is resident in, the jurisdiction set out as the Subscriber's address on the first page of this Subscription Agreement and intends the Securities Laws of that jurisdiction to govern the offer, sale and issuance of the Purchased Units to the Subscriber;

(v) the Subscriber acknowledges that the Trust is relying on an exemption from the requirement to provide the Subscriber with a prospectus under Securities Laws, and that no prospectus has been or will be filed by the Trust with any securities commission or other regulatory authority in any province or territory of Canada or in any other jurisdiction in connection with the offering of the Units and as a result:

- the Subscriber is restricted from using most of the civil remedies available under Securities Laws in respect of its purchase of the Purchased Units and the Subscriber is aware that the civil law or common law may not provide the Subscriber with an adequate remedy in the event that the Subscriber suffers investment losses in connection with the Purchased Units;
- (ii) the Subscriber will not receive information that would otherwise be required to be provided to it under Securities Laws or contained in a prospectus prepared for a public offering of the Units in accordance with Securities Laws; and
- (iii) Trust is relieved from certain obligations that would otherwise apply under Securities Laws;

(w) the Subscriber is not a U.S. Person or a person within the United States (as such terms are defined in Rule 902 of Regulation S under the 1933 Act) and it is not acquiring the Units for the account or benefit of the U.S. Person or a person within the United States. The Units were not offered to the Subscriber in the United States and this Subscription Agreement has not been signed in the United States. The Subscriber acknowledges that the Units have not been and will not be registered under the 1933 Act or the securities laws of any state and that these securities may not be offered or sold in the United States without registration under the 1933 Act or compliance with requirements of an exemption from registration under the 1933 Act;

(x) none of the funds being used to purchase the Units are, to the Subscriber's knowledge, proceeds obtained or derived directly or indirectly as a result of illegal activities. The funds being used to purchase the Units which will be advanced by the Subscriber to the Trust hereunder will not represent proceeds of crime for the purposes of the Proceeds of Crime (Money Laundering) and Terrorist Financing Act (Canada) (the "PCMLTFA") and the Subscriber acknowledges that the Trust may in the future be required by law to disclose the Subscriber's name and other information relating to this Subscription Agreement and the Subscriber's subscription hereunder, on a confidential basis, pursuant to the PCMLTFA. To the best of the Subscriber's knowledge: (i) none of the funds to be provided by or on behalf of the Subscriber are being tendered on behalf of a person or entity who has not been identified to the Subscriber; and (ii) the Subscriber shall promptly notify the Trust if the Subscriber discovers that any of such representations cease to be true, and to provide the Trust with appropriate information in connection therewith;

(y) the Subscriber is not an investor who is a person or partnership an interest in which is a "tax shelter investment", or whose interest in the Trust, if acquired by that investor, would be a "tax shelter investment" in each case within the meaning of the Income Tax Act (Canada);

(z) the Subscriber has not been created and is not being used solely to purchase or hold the Units without a prospectus in reliance on an exemption from the prospectus requirements of Securities Laws or with a view to the resale or distribution of all or any of the Purchased Units; and

(aa) the information set out in the completed US Forms and delivered by the Subscriber in connection with this Subscription Agreement is complete and accurate.

4. Representations and Warranties of the Trust

The Trust represents, warrants and covenants to the Subscriber (and acknowledges that the Subscriber is relying thereon) that:

(a) the Trust was formed on the 24th day of January, 2017 by the filing of a declaration and is existing under the laws of Ontario;

(b) the Trustee is incorporated and existing under the Business Corporations Act (Ontario) and has the corporate power and capacity to own its property and assets, to conduct its business as presently conducted, including the business of the Trust, and to enter into and perform its obligations under the Declaration of Trust and this Subscription Agreement;

(c) all necessary corporate action by the Trustee, and all necessary action in accordance with the provisions of the Declaration of Trust, have been taken to authorize the execution, delivery and performance by the Trustee of this Subscription Agreement by or on behalf of the Trust;

(d) the Trustee has executed and delivered this Subscription Agreement on behalf of the Trust;

(e) this Subscription Agreement is a legal, valid and binding obligation of the Trust and of the Trustee, enforceable against each of them in accordance with its terms;

(f) provided that the Subscriber's representations and warranties in this Subscription Agreement are accurate, the entering into of this Subscription Agreement and the completion of the transaction contemplated hereby does not and will not result in a breach or violation of any of the terms or provisions of, or constitute a default under (whether after notice or lapse of time or both): (i) any statute, rule or regulation applicable to the Trust including, without limitation, the Securities Laws applicable in the provinces and territories of Canada; (ii) the Declaration of Trust; (iii) any contract, agreement or other document to which the Trust is a party or by which it is bound; or (iv) any judgment, decree or order binding the Trust or its property or assets; and

(g) provided that the Subscriber's representations and warranties in this Subscription Agreement are accurate, the offering, sale and delivery of the Units by the Trust to the Subscriber is exempt under Securities Laws from the prospectus requirements of the Securities Laws and no prospectus is required to permit the offering, sale and delivery of the Units by the Trust.

5. Conditions of Closing

(a) Subject to the satisfaction of the conditions in subsections 5(b) and 5(c) below, the Closing will take place on the Closing Date.

(b) The Closing of the Offering is conditional upon the offering, issue and sale of the Units being exempt from the requirement to file a prospectus, registration statement or similar document under the Securities Laws relating to the offering, issue and sale of the Units, or the Trust having received such orders, consents or approvals as may be required to permit such offering, issue and sale without the requirement of filing a prospectus, registration statement or similar document.

(c) The Subscriber acknowledges and agrees that the obligations of the Trust hereunder are conditional on the accuracy of the representations and warranties of the Subscriber contained in this Subscription Agreement as of the date of this Subscription Agreement, and as of the Closing Date as if made at and as of the Closing Date, and the fulfillment of the following additional conditions as soon as possible and in any event not later than the Closing Date:

(i) deliver or make arrangements to make available payment, not later than 5:00 p.m. (Toronto time) at least five Business Days before the Closing Date, by the Subscriber, of the Aggregate Subscription Amount via Fundserv or as the Trustee may direct;

(ii) the Subscriber having properly completed, signed and delivered this Subscription Agreement (including Schedule A hereto and any applicable annexes and attachments thereto) to the Trustee at least five days prior to the Closing Date;

(iii) the Subscriber having properly completed, signed and delivered any further documentation as required under Securities Laws or set out in this Subscription Agreement to the Trustee at least five days prior to the Closing Date; and

(iv) the Trust, in its sole and absolute discretion, accepting the Subscriber's subscription, in whole or in part.

(d) In the event that the Closing does not occur, the Subscription Agreement will be returned to the Subscriber, together with any payment (without interest or deduction) that has been made to the Trust in respect of the Purchased Units, and the obligations of the parties hereto shall thereupon terminate.

(e) The Subscriber hereby confirms that it has been notified that:

(i) the Trust will provide the Ontario Securities Commission with the following information:

A. full name, address and telephone number of the Subscriber;

- B. the number of Units purchased by the Subscriber;
- C. the total purchase price for the Units;
- D. the statutory exemption relied upon;
- E. the date of distribution of the Units; and
- F. such other information as the regulators may request,

(collectively, the information described in (A) through (F) is referred to as the "Information");

- (ii) the Information is being collected indirectly by the Ontario Securities Commission under the authority granted to it under Securities Laws;
- (iii) the Information is being collected for the purposes of the administration and enforcement of the securities legislation of the Province of Ontario; and
- (iv) the title, business address and business telephone number of the public official in Ontario, who can answer questions about the Ontario Securities Commission's indirect collection of the Information is:

#### Administrative Support Clerk

**Ontario Securities Commission** 

Suite 1903, Box 55

# 20 Queen Street West Toronto, Ontario M5H 3S8 Tel: (416) 593-3684

and the Subscriber authorizes the indirect collection of the Information by the Ontario Securities Commission.

(v) the Trustee and the Trust may disclose such Information to other securities regulatory authorities, the Canada Revenue Agency or other taxing authorities and any other parties involved in the Offering and the Subscriber by executing this Subscription Agreement consents to such collection, use and disclosure and the Subscriber represents and warrants to the Trustee and the Trust that the Subscriber has the appropriate authority to provide such consent set out in this Subscription Agreement.

#### 6. Acceptance of Offer to Purchase

The acceptance by the Trust of the Subscriber's irrevocable offer to purchase the Purchased Units shall constitute an agreement by the Trust with the Subscriber that the Subscriber shall have, in respect of the Purchased Units, the benefits of the representations, warranties and covenants of the Trust made by the Trust herein.

#### 7. Costs

The Subscriber acknowledges and agrees that, except as otherwise set out in the Declaration of Trust, all costs and expenses incurred by the Subscriber (including any fees and disbursements of any special counsel retained by the Subscriber) relating to the sale of the Purchased Units by the Trust to the Subscriber pursuant to this Subscription Agreement shall be borne by the Subscriber.

#### 8. Indemnification, Survival of Representations, etc.

(a) The representations, warranties, acknowledgements and covenants of the Subscriber herein are made by the Subscriber with the knowledge and intent that they are being and will be relied upon by the Trust and the Trustee in connection with the transactions contemplated hereby, including for the purposes of determining the suitability of the Subscriber as a Subscriber of Units and the availability of prospectus exemptions in connection with the offering and sale to the Subscriber of the Units, and the Subscriber hereby agrees to indemnify the Trust and the Trustee and each of their respective directors, officers, employees, agents and control persons against all losses, claims, costs, expenses, damages and liabilities which any of them may suffer or incur caused or arising from any inaccuracy therein or breach thereof.

(b) By accepting the Purchased Units, the Subscriber is representing and warranting that such representations, warranties, acknowledgements and covenants made by it herein are true as at the Closing Date with the same force and effect as if they had been made by the Subscriber at the Closing Date.

(c) The Subscriber hereby undertakes to notify the Trust immediately of any change in any representation, warranty or covenant set forth herein or any other information set forth herein relating to the Subscriber that arises prior to the Closing Date.

(d) The representations, warranties and covenants of the Subscriber contained herein shall survive the closing of the transactions contemplated hereby and continue in full force and effect.

#### 9. Acknowledgment of Receipt, etc.

The Subscriber acknowledges receipt of the Offering Memorandum and the Declaration of Trust and confirms that it has not received or been provided with, nor has it requested, nor does it have any need to receive, any other offering memorandum or other documents that would constitute an offering memorandum under applicable laws in relation to the Offering. The Subscriber confirms and agrees that, in purchasing the Purchased Units, it has relied exclusively upon the Offering Memorandum, the Declaration of Trust and this Subscription Agreement and not upon any verbal or written representation as to any fact otherwise made by or on behalf of the Trust or the Trustee or any employee, agent or affiliate thereof or any other person associated therewith.

#### 10. Distributions

The Trust generally intends to make a monthly cash distribution to Unitholders of record on the last Business Day of each calendar month (each, a "Distribution Record Date"). The Trust intends to pay distributions on or before the 2nd Business Day following the Distribution Record Date. Subscribers who purchase Units pursuant to this Offering will not be entitled to a distribution in respect of the Purchased Units for any period of time prior to the Closing Date. The Subscriber agrees and acknowledges that the Subscriber has no right to distributions from the Trust, except to the extent specifically set forth in the Declaration of Trust.

The Trust has adopted a Distribution Reinvestment Plan under which the Subscriber by signing this Subscription Agreement (unless opted out) is deemed to elect to reinvest all cash distributions that are declared on any Purchased Units in additional Units of that Class at the Class Net Asset Value Per Unit on the valuation date immediately preceding or on the record date of such cash distribution in accordance with the Distribution Reinvestment Plan.

The Subscriber acknowledges and understands that they will be deemed to have elected to exercise their right to participate in the Distribution Reinvestment Plan under this Subscription Agreement if its broker or agent elects under FUNDSERV to participate in the Distribution Reinvestment Plan. All distributions will be reinvested in additional Units under the Distribution Reinvestment Plan as elected by the Subscriber on Fundserv.

#### 11. Facsimile and Counterpart Subscriptions

The Trust shall be entitled to rely on delivery by facsimile machine or other means of electronic delivery of an executed copy of this Subscription Agreement, including the completed schedules hereto, and acceptance by the Trust of such facsimile or electronic copy shall be

legally effective to create a valid and binding agreement between the Subscriber and the Trust in accordance with the terms hereof. In addition, this Subscription Agreement may be executed in counterparts, each of which shall be deemed to be an original and all of which shall constitute one and the same document.

#### 12. Governing Law

This Subscription Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario and the federal laws of Canada applicable therein. The Subscriber hereby irrevocably attorns to the jurisdiction of the courts of the Province of Ontario with respect to any matters arising out of this Subscription Agreement.

#### 13. Assignment

The terms and provisions of this Subscription Agreement shall be binding upon and enure to the benefit of the Subscriber and the Trust and their respective heirs, executors, administrators, successors and assigns; provided that, except for the assignment by a Subscriber who is acting as nominee or agent to the beneficial owner and as otherwise herein provided, this Subscription Agreement shall not be assignable by any party without the prior written consent of the other parties.

#### 14. Entire Agreement and Headings

This Subscription Agreement (including the schedules hereto) and the Declaration of Trust constitute the entire agreement of the parties hereto relating to the subject matter hereof and there are no representations, warranties, covenants, understandings or other agreements relating to the subject matter hereof except as stated or referred to herein. This Subscription Agreement may be amended or modified in any respect by written instrument only. The headings contained herein are for convenience only and shall not affect the meanings or interpretation hereof.

15. Time of Essence

Time shall be of the essence of this Subscription Agreement.

16. Effective Date

This Subscription Agreement is intended to and shall take effect on the effective date of acceptance by the Trust, notwithstanding its actual date of execution or delivery by any of the parties.

#### 17. Power of Attorney

In consideration of the acceptance of this Subscription Agreement, the Subscriber hereby irrevocably makes, constitutes and appoints the Trustee, and any successor to the Trustee under the terms of the Declaration of Trust, as its true and lawful attorney and agent, with full power of substitution and authority in his, her or its name, place and stead to:

(a) execute, swear to, acknowledge, deliver, file and/or record in the appropriate public offices in any jurisdiction where the Trustee considers it appropriate any and all of:

(i) the Declaration of Trust and any amendment thereto made in accordance with the terms thereof;

(ii) the Record (as defined in the Declaration of Trust) and any amendments made thereto;

(iii) any amendment to the Declaration (as defined in the Declaration of Trust) and all other certificates and other instruments necessary or appropriate to qualify or to continue the qualification of the Trust as a trust in the Province of Ontario and in each other jurisdiction where the Trust may conduct business;

(iv) all instruments and certificates and any amendment to the Declaration necessary or appropriate to reflect any amendment, change or modification of the Declaration of Trust subject to the terms and restrictions of the Declaration of Trust;

(v) all conveyances and other instruments and documents necessary to reflect the termination of the Trust subject to the terms and restrictions of the Declaration of Trust and after dissolution, to effect the partition of any assets distributed to any Unitholders on dissolution;

(vi) all instruments relating to the admission of additional or substituted Unitholders subject to the terms and restrictions of the Declaration of Trust;

(vii) any instrument in connection with the sale, transfer or forfeiture of a Unit for which the Subscription Price (as defined in the Declaration of Trust) is not paid when due; and

(viii) all elections, determinations or designations under the Income Tax Act (Canada) or any other taxation or other legislation or laws of like import of Canada or of any provinces or territories or other jurisdictions in respect of the affairs of the Trust or of a Unitholder's interest in the Trust;

(b) execute and file with any government body any documents necessary and appropriate to be filed in connection with the business of the Trust or in connection with the Declaration of Trust;

(c) accept service for process for and on behalf of the Subscriber at the principal office of the Trustee in Toronto, Ontario; and

(d) make any application for and receive any amount or credit under a federal or provincial incentive program.

The Subscriber will be bound by any representation or action made or taken by the Trustee pursuant to the power of attorney granted herein and waives any and all defences which may be available to contest, negate, invalidate or disaffirm any action of the Trustee taken in good faith under such power of attorney. This power of attorney will be irrevocable, is coupled with an interest and will bind the Subscriber, his, her or its heirs, executors, administrators and other legal representatives and the successors and assigns of the Subscriber, notwithstanding the death or bankruptcy or incapacity of the Subscriber. The Trustee will have the power to execute documents in the name of the Subscriber pursuant to this power of attorney by affixing its signature thereto with the indication that it is acting on behalf of the Subscriber. The Subscriber will, on request by the Trustee, immediately execute every certificate or other instrument necessary to comply with any law or regulation of any jurisdiction in Canada for the continuation and good standing of the Trust. The Subscriber will, on request by the Trustee, immediately ratify any and all actions taken by the Trustee pursuant to this power of attorney.

#### SCHEDULE A

#### REPRESENTATIONS, WARRANTIES AND COVENANTS OF SUBSCRIBER

By executing the Subscription Agreement, the Subscriber represents, warrants and covenants to and in favour of the Trust and the Trustee (which representations, warranties and covenants shall survive the closing of the purchase of the Units) and acknowledges that the Trust, the Trustee and their respective counsel are relying thereon that:

#### (1) Accredited Investor

- (a) the Subscriber is resident or otherwise subject to the laws of Canada;
- (b) the Subscriber is purchasing the Purchased Units as principal for its own account and not for the benefit of any other person or is deemed to be purchasing as principal pursuant to NI 45-106;
- (c) the Subscriber is an "accredited investor" within the meaning of NI 45-106 on the basis that the Subscriber fits within the category of "accredited investor" set forth in Annex 1 to this Schedule A beside which the Subscriber has indicated the Subscriber belongs to;
- (d) the Subscriber was not created or is not used solely to purchase or hold securities as an accredited investor; and
- (e) upon execution of this Schedule A by the Subscriber, including Annex 1 of Schedule A (if applicable), this Schedule A, including Annex 1 of Schedule A (if applicable) shall be incorporated into and form a part of the Subscription Agreement to which this Schedule A is attached.

Or

#### (2) \$150,000 or Minimum Amount Investment

- (a) The Subscriber is purchasing the Purchased Units as principal for its own account, not for the benefit of any other person, for investment only and not with a view to the resale or distribution of all or any of the Purchased Units and it is purchasing the Purchased Units for not less than \$150,000 paid in cash;
- (b) The Subscriber is NOT an individual; and
- (c) The Subscriber is resident in British Columbia, Ontario or Quebec.

The foregoing representations and warranties are true and accurate as of the date of this certificate and will be true and accurate as of the Closing Date of the offering of Units. If any such representations or warranties shall not be true and accurate prior to or as of the Closing Date, the undersigned shall give immediate written notice of such fact to the Trust. Capitalized terms used herein and not otherwise defined have the meanings attributed thereto in the Subscription Agreement delivered concurrently herewith.

Dated:	Subscriber Signature:
Print Name of Subscriber (Individual or Entity):	
If Subscriber is a corporation/entity, print name and title of authorized signing officer:	

## ANNEX 1 TO SCHEDULE A

The categories listed herein contain certain specifically defined terms. If you are unsure as to the meanings of those terms, or are unsure as to the applicability of any below category, please contact your legal advisor before completing this form.

The Subscriber is a resident of or otherwise subject to the securities legislation of a province of Canada and is an "accredited investor", as such term is defined in National Instrument 45-106 – Prospectus Exemptions or, if in Ontario, pursuant to subsection 73.3(1) of the *Securities Act* (Ontario) as at the Closing Date and the Subscriber falls within one or more of the following categories (<u>Please check one or more, as applicable</u>):

#### (PLEASE CHECK THE BOX OF THE APPLICABLE CATEGORY OF ACCREDITED INVESTOR)

(a) except in Ontario, a Canadian financial institution, or a Schedule III bank;

- (a.1) in Ontario, a bank listed in Schedule I, II or III to the Bank Act (Canada), an association to which the Cooperative Credit Associations Act (Canada) applies or a central cooperative credit society for which an order has been made under subsection 473(1) of that Act, or a loan corporation, trust company, trust corporation, insurance company, treasury branch, credit union, caisse populaire, financial services cooperative or credit union league or federation that is authorized by a statute of Canada or Ontario to carry on business in Canada or Ontario;
- (b) the Business Development Bank of Canada incorporated under the Business Development Bank of Canada Act (Canada);
- (c) except in Ontario, a subsidiary of any person referred to in paragraphs (a) or (b), if the person owns all of the voting securities of the subsidiary, except the voting securities required by law to be owned by directors of that subsidiary;
- (c.1) in Ontario, a subsidiary of any person referred to in paragraphs (a.1) or (b), if the person owns all of the voting securities of the subsidiary, except the voting securities required by law to be owned by directors of that subsidiary;
- (d) a person registered under the securities legislation of a jurisdiction of Canada as an adviser or dealer except, for Subscribers residents in Ontario, as otherwise prescribed by regulations made under the Securities Act (Ontario);
- (e) an individual registered under the securities legislation of a jurisdiction of Canada as a representative of a person referred to in paragraph (d);
- (e.1) an individual formerly registered under the securities legislation of a jurisdiction of Canada, other than an individual formerly registered solely as a representative of a limited market dealer under one or both of the Securities Act (Ontario) or the Securities Act (Newfoundland and Labrador);
- (f) the Government of Canada or a jurisdiction of Canada, or any crown corporation, agency or wholly owned entity of the Government of Canada or a jurisdiction of Canada;
- (g) a municipality, public board or commission in Canada and a metropolitan community, school board, the Comité de gestion de la taxe scolaire de l'île de Montréal or an intermunicipal management board in Québec;
- (h) any national, federal, state, provincial, territorial or municipal government of or in any foreign jurisdiction, or any agency of that government;
- (i) a pension fund that is regulated by the Office of the Superintendent of Financial Institutions (Canada), a pension commission or similar regulatory authority of a jurisdiction of Canada;
- (j) an individual who, either alone or with a spouse, beneficially owns financial assets having an aggregate realizable value that, before taxes but net of any related liabilities, exceeds C\$1,000,000; [NOTE: If the Subscriber is relying on this category of Accredited Investor to purchase the Units, the Subscriber must also complete in duplicate Attachment 1 of Annex 1 to Schedule "A" to the Subscription Agreement.]
- (j.1) an individual who beneficially owns financial assets having an aggregate realizable value that, before taxes but net of any related liabilities, exceeds C\$5,000,000;
- (k) an individual whose net income before taxes exceeded C\$200,000 in each of the two most recent calendar years or whose net income before taxes combined with that of a spouse exceeded C\$300,000 in each of the two most recent calendar years and who, in either case, reasonably expects to exceed that net income level in the current calendar year; [NOTE: If the Subscriber is relying on this category of Accredited Investor to purchase the Units, the Subscriber must also complete in duplicate Attachment 1 of Annex 1 to Schedule "A" to the Subscription Agreement.]
- (I) an individual who, either alone or with a spouse, has net assets of at least C\$5,000,000; [NOTE: If the Subscriber is relying on this category of Accredited Investor to purchase the Units, the Subscriber must also complete in duplicate Attachment 1 of Annex 1 to Schedule "A" to the Subscription Agreement.]
- (m) a person, other than an individual or investment fund, that has net assets of at least C\$5,000,000 as shown on its most recently prepared financial statements;
- (n) an investment fund that distributes or has distributed its securities only to (i) a person that is or was an accredited investor at the time of the distribution, (ii) a person that acquires or acquired securities in the circumstances referred to in sections 2.10 [*Minimum amount investment*] or 2.19 [*Additional investment in investment funds*] of NI 45-106, or (iii) a person described in sub-paragraph (i) or (ii) that acquires or acquired securities under section 2.18 [*Investment fund reinvestment*] of NI 45-106;
- (o) an investment fund that distributes or has distributed securities under a prospectus in a jurisdiction of Canada for which the regulator or, in Québec, the securities regulatory authority, has issued a receipt;
- (p) a trust company or trust corporation registered or authorized to carry on business under the *Trust and Loan Companies Act* (Canada) or under comparable legislation in a jurisdiction of Canada or a foreign jurisdiction, acting on behalf of a fully managed account managed by the trust company or trust corporation, as the case may be;

- (q) a person acting on behalf of a fully managed account managed by that person, if that person is registered or authorized to carry on business as an adviser or the equivalent under the securities legislation of a jurisdiction of Canada or a foreign jurisdiction;
- (r) a registered charity under the *Income Tax Act* (Canada) that, in regard to the trade, has obtained advice from an eligibility adviser or an adviser registered under the securities legislation of the jurisdiction of the registered charity to give advice on the securities being traded;
- (s) an entity organized in a foreign jurisdiction that is analogous to any of the entities referred to in paragraphs (a) to (d) or paragraph (i) in form and function;
- (t) a person in respect of which all of the owners of interests, direct, indirect or beneficial, except the voting securities required by law to be owned by directors, are persons that are accredited investors;
- (u) an investment fund that is advised by a person registered as an adviser or a person that is exempt from registration as an adviser;
- (v) a person that is recognized or designated by the securities regulatory authority or, except in Ontario and Québec, the regulator as an accredited investor; or
- (w) a trust established by an accredited investor for the benefit of the accredited investor's family members of which a majority of the trustees are accredited investors and all of the beneficiaries are the accredited investor's spouse, a former spouse of the accredited investor or a parent, grandparent, brother, sister, child or grandchild of that accredited investor, of that accredited investor's spouse or of that accredited investor's former spouse;

For the purposes hereof, the following definitions are included for convenience:

"bank" means a bank named in Schedule I or II of the Bank Act (Canada);

"Canadian financial institution" means (i) an association governed by the Cooperative Credit Associations Act (Canada) or a central cooperative credit society for which an order has been made under section 473(1) of that Act, or (ii) a bank, loan corporation, trust company, trust corporation, insurance company, treasury branch, credit union, caisse populaire, financial services cooperative, or league that, in each case, is authorized by an enactment of Canada or a jurisdiction of Canada to carry on business in Canada or a jurisdiction of Canada;

"company" means any corporation, incorporated association, incorporated syndicate or other incorporated organization;

"eligibility adviser" means (i) a person that is registered as an investment dealer and authorized to give advice with respect to the type of security being distributed; and (ii) in Saskatchewan or Manitoba, also means a lawyer who is a practicing member in good standing with a law society of a jurisdiction of Canada or a public accountant who is a member in good standing of an institute or association of chartered accountants, certified general accountants or certified management accountants in a jurisdiction of Canada provided that the lawyer or public accountant must not: (A) have a professional, business or personal relationship with the issuer, or any of its directors, executive officers, founders, or control persons; and (B) have acted for or been retained personally or otherwise as an employee, executive officer, director, associate or partner of a person that has acted for or been retained by the issuer or any of its directors, executive officers, founders or control persons within the previous 12 months;

"financial assets" means (i) cash, (ii) securities, or (iii) a contract of insurance, a deposit or an evidence of a deposit that is not a security for the purposes of securities legislation;

"fully managed account" means an account of a client for which a person makes the investment decisions if that person has full discretion to trade in securities for the account without requiring the client's express consent to a transaction;

"investment fund" has the same meaning as in National Instrument 81-106 Investment Fund Continuous Disclosure;

"person" includes: (i) an individual, (ii) a corporation, (iii) a partnership, trust, fund and an association, syndicate, organization

or other organized group of persons whether incorporated or not, and (iv) an individual or other person in that person's capacity as a trustee, executor, administrator or personal or other legal representative;

"regulator" means: (i) the Executive Director, as defined under section 1 of the Securities Act (British Columbia); and (ii) such other person as is referred to in Appendix D of National Instrument 14-101 – Definitions;

"related liabilities" means (i) liabilities incurred or assumed for the purpose of financing the acquisition or ownership of financial assets, or (ii) liabilities that are secured by financial assets;

"Schedule III bank" means an authorized foreign bank named in Schedule III of the Bank Act (Canada);

"securities legislation" means: (i) for British Columbia, the Securities Act (British Columbia) and the regulations, rules and forms under such Act and the blanket rulings and orders issued by the British Columbia Securities Commission; and (ii) for other Canadian jurisdictions, such other statutes and instruments as are listed in Appendix B of National Instrument 14 101 – Definitions;

"securities regulatory authority" means: (i) the British Columbia Securities Commission; and (ii) in respect of any local jurisdiction other than British Columbia, means the securities commission or similar regulatory authority listed in Appendix C of National Instrument 14 101 – Definitions;

"spouse" means, an individual who, (i) is married to another individual and is not living separate and apart within the meaning of the Divorce Act (Canada), from the other individual, (ii) is living with another individual in a marriage-like relationship, including a marriage-like relationship between individuals of the same gender, or (iii) in Alberta, is an individual referred to in paragraph (i) or (ii), or is an adult interdependent partner within the meaning of the Adult Interdependent Relationships Act (Alberta);

"subsidiary" means an issuer that is controlled directly or indirectly by another issuer and includes a subsidiary of that subsidiary; and

"voting security" means a security of an issuer that: (i) is not a debt security; and (ii) carries a voting right either under all circumstances or under some circumstances that have occurred and are continuing. In NI 45-106 a person or company is an affiliate of another person or company if one of them is a subsidiary of the other, or if each of them is controlled by the same person.

In NI 45-106, a person (first person) is considered to control another person (second person) if (a) the first person beneficially owns or directly or indirectly exercises control or direction over securities of the second person carrying votes which, if exercised, would entitle the first person to elect a majority of the directors of the second person, unless that first person holds the voting securities only to secure an obligation, (b) the second person is a partnership, other than a limited partnership, and the first person holds more than 50% of the interests of the partnership, or (c) the second person is a limited partnership and the general partner of the limited partnership is the first person.

The foregoing representations contained in this certificate are true and accurate as of the date of this certificate and will be true and accurate as of each Closing Date (as defined in the Subscription Agreement to which this Schedule A is attached) and the Subscriber acknowledges that this Accredited Investor Status Certificate is incorporated into and forms a part of the Subscription Agreement to which it is attached. If any such representations shall not be true and accurate on any Closing Date, the undersigned shall give immediate written notice of such fact to the Trust prior to the Closing Date.

Dated:	Subscriber Signature:
Print Name of Subscriber (Individual or Entity):	
If Subscriber is a corporation/entity, print name and title of auth signing officer:	thorized

# ATTACHMENT TO ANNEX 1 OF SCHEDULE "A"

## RISK ACKNOWLEDGEMENT FORM FOR CERTAIN INDIVIDUAL ACCREDITED INVESTORS

## WARNING! This investment is risky. Don't invest unless you can afford to lose all the money you pay for this investment.

1. About your investment		
Type of securities: (please complete) Units together with the right to participate in the Distribution Reinvestment Plan of Four Quadrant Global Real Estate Trust (formerly, Timbercreek Four Quadrant Global Real Estate Trust)	Issuer: Four Quadrant Global Real Estate Trust (formerly, Timbercreek Four Quadrant Global Real Estate Trust	
Purchased from: Four Quadrant Global Real Estate Trust (the Issuer)		
ECTIONS 2 TO 4 TO BE COMPLETED BY THE SUBSCRIBER		
2. Risk acknowledgement		
This investment is risky. Initial that you understand that:		Your initials
Risk of loss – You could lose your entire investment of \$ [Instruction: Insert the total dollar amount of the investment.]		
Liquidity risk – You may not be able to sell your investment quickly – or at all.		
Lack of information – You may receive little or no information about your investment	nent.	
	des information to, you about making this	
investment. To check whether the salesperson is registered, go to www.aretheyro 3. Accredited investor status	egistered.ca.	
<ul> <li>Accredited investor status</li> <li>You must meet at least one of the following criteria to be able to make this investr (You may initial more than one statement.) The person identified in section 6 is re definition of accredited investor. That person, or the salesperson identified in section 6 is rest</li> </ul>	egistered.ca. nent. Initial the statement that applies to you. sponsible for ensuring that you meet the	Your initials
<ul> <li><b>3.</b> Accredited investor status</li> <li>You must meet at least one of the following criteria to be able to make this investr (You may initial more than one statement.) The person identified in section 6 is re definition of accredited investor. That person, or the salesperson identified in section about whether you meet these criteria.</li> <li>Your net income before taxes was more than \$200,000 in each of you expect it to be more than \$200,000 in the current calendar year. (You capersonal income tax return.)</li> </ul>	egistered.ca. nent. Initial the statement that applies to you. sponsible for ensuring that you meet the ion 5, can help you if you have questions the 2 most recent calendar years, and	
<ul> <li>3. Accredited investor status</li> <li>You must meet at least one of the following criteria to be able to make this investr (You may initial more than one statement.) The person identified in section 6 is re- definition of accredited investor. That person, or the salesperson identified in section about whether you meet these criteria.</li> <li>Your net income before taxes was more than \$200,000 in each of you expect it to be more than \$200,000 in the current calendar year. (You cale</li> </ul>	egistered.ca. nent. Initial the statement that applies to you. sponsible for ensuring that you meet the ion 5, can help you if you have questions the 2 most recent calendar years, and an find your net income before taxes on your 300,000 in each of the 2 most recent calendar	
<ul> <li>Accredited investor status</li> <li>You must meet at least one of the following criteria to be able to make this investr (You may initial more than one statement.) The person identified in section 6 is redefinition of accredited investor. That person, or the salesperson identified in section about whether you meet these criteria.</li> <li>Your net income before taxes was more than \$200,000 in each of you expect it to be more than \$200,000 in the current calendar year. (You capersonal income tax return.)</li> <li>Your net income before taxes combined with your spouse's was more than \$300,000 in the salesperson income tax return.)</li> </ul>	egistered.ca.	

4. Your name and signature				
By signing this form, you confirm that you have read this form and you understand the form.	he risks of making this investment as identified in this			
First and last name (please print):				
Signature:	Date:			
SECTION 5 TO BE COMPLETED BY THE SALESPERSON				
5. Salesperson information				
[Instruction: The salesperson is the person who meets with, or provides information investment. That could include a representative of the issuer, a registrant or a perso				
First and last name of salesperson (please print):				
Telephone:	Email:			
Name of firm (if registered):	Dealer Rep. Code:			
SECTION 6 TO BE COMPLETED BY THE ISSUER	1			
6. For more information about this investment				
HAZELVIEW SECURITIES INC. Trustee of Four Quadrant Global Real Estate Trust) 1133 Yonge Street Toronto, ON M4T 2Y7 Attention: Account Management Fax: 416-848-9494 Email: subscriptions@hazelview.com				
For more information about prospectus exemptions, contact your local securities regulator. You can find contact information at www.securities-administrators.ca.				