

## **INSTRUCTIONS FOR PURCHASE OF UNITS**

In order to purchase an interest in **Kalooop AIG, LLC**, a Florida limited liability company, you must complete the following steps:

### **STEP 1**

Read and complete the following documents:

- **Subscription Agreement**                      A separate signature page has been provided for individuals, corporations or other entities, partnerships or trusts. You must read this agreement and complete the appropriate signature page.

**NOTE – APPLICABLE SIGNATURE PAGE MUST BE FILLED OUT COMPLETELY**

### **STEP 2**

- The purchase price for ONE (1) UNITS in Kalooop AIG, LLC is: **\$25,000.00.**
- Please make your check payable to "KALOOP AIG, LLC"

### **STEP 3**

Send the Subscription Agreement and payment (unless funds are to be wired) to the following address:

**Kalooop AIG, LLC  
c/o Chris Abbott, Manager  
PO Box 48710  
Sarasota, FL 34230  
(941) 961-0876  
[chris@kalooop.com](mailto:chris@kalooop.com)**

## SUBSCRIPTION AGREEMENT

To: **Kaloop AIG, LLC**  
**c/o Chris Abbott, Manager**  
**PO Box 48710**  
**Sarasota, Florida 34230**  
**(941) 961-0876 PH.**  
**chris@Kaloop.com**

The undersigned subscriber ("**Purchaser**") pursuant to the terms set forth below, hereby agrees to purchase \_\_\_\_\_ UNITS which is a 2.5% (per Unit) interest in KALOOP AIG, LLC, a Florida limited liability company ("**Company**") and to make payment in accordance with the terms of this Subscription Agreement ("**Agreement**").

*NOTE:           1 UNIT = 2.5% = \$25,000.00 USD(MINIMUM PURCHASE)*  
*2 UNITS = 5% = \$50,000.00 USD*  
*4 UNITS = 10% = \$100,000.00 USD*  
*(For Reference Purposes Only)*

**THIS INVESTMENT REPRESENTS THE LARGER INVESTMENT OF KALOOP AIG, LLC INTO KALOOP SOLUTIONS, LLC, REPRESENTING A 10% OWNERSHIP POSITION IN THE SOFTWARE COMPANY. THIS MEANS THAT EACH UNIT AT THE TIME OF INVESTMENT IN KALOOP AIG, LLC WILL REPRESENT A 0.5% INTEREST IN KALOOP SOLUTIONS, LLC, THE OWNER OF THE KALOOP PLATFORM. IN ADDITION TO THIS EQUITY POSITION, KALOOP AIG, LLC HOLDS AN OPTION TO INVEST AN ADDITIONAL ONE MILLION DOLLARS (\$1,000,000.00) INTO KALOOP SOLUTIONS, LLC AT THE SAME VALUATION, EXERCISABLE WITHIN TWO (2) YEARS OR UPON A SUBSEQUENT CAPITAL RAISING EVENT, WHICHEVER OCCURS FIRST.**

**THE FUNDS SHALL NOT BE ESCROWED AND MAY BE USED BY THE COMPANY IMMEDIATELY UPON ACCEPTANCE OF THIS SUBSCRIPTION AGREEMENT SUBJECT ONLY TO ANY MINIMUM SALES REQUIREMENTS DETAILED IN THE PRIVATE PLACEMENT MEMORANDUM.**

### Statement of Agreement

1. The foregoing recitals are true and correct and are incorporated herein by reference.
2. Subscription. Subject to the terms and conditions hereof, Purchaser hereby irrevocably subscribes for the purchase of the above described Unit(s) and corresponding percentage membership interest ("Membership Interest") as specified next to Purchaser's signature on the signature page hereto at a subscription price of **\$25,000.00 USD per Unit (which amounts to a 2.5% Membership Interest)** ("**Subscription Price**"), which Subscription Price is payable as described in Section 3 hereof. Purchaser acknowledges that the Membership Interest purchased is subject to restrictions on transfer as set forth in this Agreement and Kaloop AIG, LLC's Operating Agreement ("**Operating Agreement**") a copy of which have been

Kaloop AIG, LLC Subscription Agreement

delivered contemporaneously herewith. Purchaser, by execution hereof, specifically acknowledges receipt of said Operating Agreement and that upon acceptance of this subscription he/she/it will become a Limited Member of Company as that term is defined in the Operating Agreement.

3. Acceptance of Subscription and Proposed Investment. It is understood and agreed that Kaloop AIG, LLC, shall have the sole right, in its complete and absolute discretion, to accept or reject this subscription, in whole or in part, for any reason, or for no reason whatsoever in its sole and absolute discretion, and that this subscription shall be deemed to be accepted by Company, only when this Agreement is signed by the Manager of Company, delivered to the Purchaser and Company has received Purchaser's full payment. Notwithstanding anything in this Agreement to the contrary, Company shall have no obligation to transfer the any interest to Purchaser if Purchaser is a resident of a jurisdiction in which the transfer of such an interest to him, her or it would constitute a violation of the securities, "blue sky" or other similar laws of such jurisdiction.

4. Payment for Interest. Payments of the Subscription Price for the Membership Interest shall be received by Company from Purchaser by check made payable to "KALOOP AIG, LLC" . All checks are subject to clearance and Kaloop AIG, LLC, shall have no obligation to transfer any Membership Interest for a period of ten (10) days from the date any check is deposited into the aforementioned Trust Account. Transfer of any Membership Interest is also subject to the minimum sales requirements detailed in the Private Placement Memorandum.

5. Representations and Warranties of Company. As of the date on which Company accepts Purchaser's subscription, Company represents and warrants that:

(a) Company is duly organized, validly existing and in good standing under the laws of the State of Florida, with full power and authority to conduct its business and to execute and deliver this Agreement and to perform its obligations hereunder.

(b) Company has duly authorized the sale of the Membership Interest upon the terms set forth herein by all requisite action, and this Agreement has been duly authorized, executed and delivered by Company and is a valid and binding agreement enforceable against Company in accordance with its terms.

6. Representations, Warranties and Covenants of Purchaser. As of the date on which Purchaser executes this Agreement, Purchaser represents and warrants to and covenants that:

(a) General:

(i) Purchaser has all requisite authority to enter into this Agreement and to perform all the obligations required to be performed by Purchaser hereunder.

(ii) Purchaser agrees to indemnify and hold harmless Company, its members, managers, managing members, officers,

agents and representatives against and from any damages resulting from a breach by Purchaser of any representation, warranty or covenant set forth herein.

(iii) Purchaser understands and agrees that, unless Purchaser notifies Company in writing to the contrary on or before the date on which Company accepts Purchaser's subscription, all of Purchaser's representations and warranties contained in this Agreement will be deemed to have been reaffirmed and confirmed as of the date of such acceptance by Company.

(iv) Purchaser is not relying upon any representation or information regarding Company, the business of Company, or this offering in making the decision to purchase the interest, including, but not limited to the accuracy of any of the financial data contained in the Private Placement Memorandum which are forward-looking in nature and strictly speculative.

(v) Purchaser understands that no federal or state agency has made any findings or determination as to the fairness of an investment in, or any recommendation or endorsement of the interest.

(vi) ***Purchaser understands that the offering has not been registered under the Securities Act of 1933, as amended (the "Act"), nor the securities laws of any other jurisdictions. Instead, the offering is made in reliance upon certain exemptions, including without limitation the accredited investor exemption 4(6) promulgated thereunder.***

(b) Status of Purchaser:

(i) Purchaser is over the age of 21 and is a resident of or domiciled in the state or country indicated below Purchaser's signature on the signature page attached hereto.

(ii) Purchaser has knowledge and experience in financial and business matters and is fully capable of evaluating the risks and merits of investment in the Company.

(iii) Purchaser is an "accredited investor" as that term is defined under Rule 501 of Regulation D under the Securities Act of 1933, as amended.

(iv) Purchaser has the financial ability to bear the economic risk of an investment in Company, has adequate means of providing for his, her or its current needs and personal contingencies, has no need for liquidity in such investment and

could afford the complete loss of such investment. Purchaser's overall commitment to investments that involve a high degree of risk or that are not readily marketable is not disproportionate to Purchaser's net worth, and Purchaser's investment in Company will not cause such overall commitment to become excessive. Such investment by Purchaser is suitable and consistent with Purchaser's investment program.

(v) Purchaser is purchasing the interest in Company for his, her or its own account and not for the account of any other person and not for distribution, assignment or resale to others. Purchaser has not offered or sold any portion of the interest and has no present intention of dividing the interest with others or of reselling, redistributing or otherwise disposing of any portion of the interest and has made no agreement with others to subdivide, sell, assign, transfer, pledge or otherwise dispose of the interest.

(vi) Purchaser acknowledges that Company has the right in its sole and absolute discretion to terminate this offering at any time prior to the completion of the offering and to return to Purchaser any previously paid Subscription Price for the Membership Interest. No interest shall be due or payable on the Subscription Price.

*Purchaser has had the opportunity to seek independent advice of legal counsel of its choosing and has either done so or has voluntarily decided to forego such advice, with full understanding of the risk involved in this course.*

(c) Restrictions:

(i) Purchaser understands and acknowledges that the Operating Agreement of the Company places severe restrictions on the ability to transfer the Unit(s).

(ii) Purchaser understands that the membership certificates, if any, shall contain a legend restricting the transferability.

(iii) Purchaser understands that no public market exists for the Units and there can be no assurance that any public market will exist in the future.

(iv) Purchaser understands that the Company has a first right of refusal to purchase the Units.

(v) Purchaser acknowledges and covenants that notwithstanding the foregoing, prior to any such sale or transfer,

Purchaser will deliver to the Company a written opinion of counsel, at Purchaser's sole expense, stating that the securities registration requirements of the Federal Securities Act of 1933, as amended, and all applicable state laws including, but not limited to any Uniform State Securities Act, have been or are being met or that an exemption from such registration is available and that the sale may proceed without violation of any of the applicable state or federal securities laws.

7. Joint and Several Undertaking: Entities. If more than one person is signing this Agreement, each representation, warranty and undertaking herein shall be the joint and several representation, warranty and undertaking of each such person. If Purchaser is a partnership, corporation or other entity, Purchaser further represents and warrants that (i) the individual executing this Agreement has full power and authority to execute and deliver this Agreement on behalf of Purchaser; (ii) Purchaser has full right and power to perform its obligations pursuant to the provisions hereof and (iii) Purchaser was not formed for the specific purpose of acquiring this interest. Purchaser agrees to hold harmless Company and all members from any and all damages, costs and expenses incurred as a result of the failure of Purchaser to fulfill any term or condition of this Agreement or by reason of any breach hereof by Purchaser.

8. Brokers. Purchaser has not entered into any agreement to pay any broker's or finder's fee to any person or entity with respect to this Agreement or the transactions contemplated hereby.

9. Waiver, Amendment, Termination, Interpretation. Neither this Agreement nor any provisions hereof shall be modified, changed, amended, waived, discharged or terminated except by an instrument in writing, signed by the party against whom any modification, change, amendment, waiver, discharge or termination is sought. Each provision of this Agreement shall be interpreted in such a manner as to render it effective and valid under the applicable law. If any provision is prohibited or declared to be invalid, that provision will be ineffective, but without affecting or invalidating the remaining provisions of this Agreement. All provisions of this Agreement shall be resolved, construed and interpreted according to their plain meaning within the context of the parties' relationship. No ambiguity, if any, will be construed against the drafter of any provision.

10. Assignability. Neither this Agreement nor any right, remedy, obligation or liability arising hereunder or by reason hereof shall be assignable by either Company or Purchaser without the prior written consent of the other party.

11. Applicable Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Florida, without giving effect to the conflicts of law provisions thereof. Venue shall be in Sarasota County.

12. Mediation. In the event of a breach of this Agreement or other dispute arising here from, the non-breaching party shall be entitled to all remedies available at law or in equity. However, as a strict condition precedent to the filing of any civil action, the Parties, with their counsel, shall attempt to mediate any dispute. This shall be undertaken by the selection of a

mediator from a member of the Sarasota and/or Manatee County Bar Association. The mediator shall be acceptable to both Parties. The costs for the mediator/mediation shall be split by the Parties. In the event the Parties cannot agree upon a mediator, then they shall each select one mediator. The two mediators shall then select a third mediator to hear this matter. The mediation shall be set within sixty (60) days of any impasse or other dispute by and among the Parties which cannot be otherwise resolved by the Parties.

13. Fees and Costs. In the event of litigation arising from this Agreement the prevailing party shall be entitled to reasonable attorney's fees and cost, including, but not limited to any appeals.

14. Confidentiality. The Parties agree that this Agreement and all related information, plans, data, terms and the like shall remain confidential except to the extent necessary to put its terms into effect.

15. Section and Other Headings, Copy and Counterparts. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement. A copy, facsimile or other electronic transmission of this Agreement shall be deemed an original and said Agreement may be executed in multiple counterparts which when taken together shall also be deemed an original.

16. Notices. All notices and other communications provided for herein shall be in writing and shall be deemed to have been duly given if delivered personally, telecopied or sent by overnight courier or registered or certified mail, return receipt requested, postage prepaid:

(a) If to Company, to it at the following address:

**Kaloop AIG, LLC**  
**c/o Chris Abbott, Manager**  
**PO Box 48710**  
**Sarasota, Florida 34230**  
**(941) 387-1200 PH.**  
**chris@Kaloop.com**

(b) If to Purchaser, to Purchaser at the address set forth below  
Purchaser's signature at the end hereof.

Either party may change such party's address for notices by a notice in writing to the other party specifying the changed address. Any notice actually received by a party shall be effective regardless of the manner in which it was sent or received by such receiving party.

17. Binding Effect. The provisions of this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, legal representatives, successors and assigns.

18. Survival. All representations, warranties and covenants contained in this Agreement shall survive the acceptance of this subscription by Company and the death or disability of Purchaser if an individual.

19. Material Nature & Notification of Changes. Purchaser hereby covenants and agrees that all of the information supplied by Purchaser to Company is material in nature and Purchaser covenants and agrees to notify Company upon the occurrence of any event prior to Company's acceptance of this Agreement which would cause any representation, warranty, or covenant of Purchaser contained in this Agreement to be false or incorrect.

20. Power of Attorney. Purchaser irrevocably constitutes and appoints Chris Abbott ("Agent"), with the full power of substitution, his, her or its true and lawful attorney to make, execute, swear to, acknowledge, deliver and file in his, her or its name:

(a) The Operating Agreement and any certificates required to be filed to evidence Purchaser's admission to Company and any other instruments and any amendments thereto which may be required to be filed by Company under the laws of the State of Florida or any jurisdiction in which Company shall transact business or in which the Manager of Company shall deem it advisable to file;

(b) Any documents, certificates or other instruments, which may be required or deemed desirable by the Manager to effectuate the provisions of any part of this Agreement or the Operating Agreement or necessary to continue and to carry on the business of Company; and

(c) All documents, certificates or other instruments which may be required to effectuate the dissolution and termination of Company.

It is expressly intended by Purchaser that the foregoing power of attorney is coupled with an interest and is irrevocable. The foregoing power of attorney shall survive the delivery of any assignment by Purchaser of his entire interest in Company, except that where an assignee of such entire interest has become a substituted Member of Company, then the foregoing power of attorney of the assignor Member shall survive the delivery of such assignment for the sole purpose of enabling one or more of the Agents to execute, acknowledge and file any and all instruments necessary to effectuate such substitution.

The power of attorney granted hereby shall not constitute a waiver of, or be used to avoid, the rights of the Limited Members to approve amendments to the Operating Agreement, vote on any matter requiring the consent or approval of the Limited Members as detailed in the Operating Agreement, or be used in any other manner inconsistent with the status of Company as a limited liability company or the limited liability of the Limited Members. For further information regarding the rights, duties and obligations of the Limited Members of the Company, a thorough review of the Operating Agreement is recommended.

**THE FUNDS SHALL NOT BE ESCROWED AND MAY BE USED BY THE COMPANY IMMEDIATELY UPON ACCEPTANCE OF THIS SUBSCRIPTION AGREEMENT SUBJECT ONLY TO ANY MINIMUM SALES REQUIREMENTS DETAILED IN THE PRIVATE PLACEMENT MEMORANDUM.**

[THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK]

**[SIGNATURE PAGE FOR INDIVIDUALS]**

**PURCHASER UNDERSTANDS AND ACKNOWLEDGES THAT PAYMENT OF THE SUBSCRIPTION PRICE TO COMPANY IS AN IRREVOCABLE ACT. COMPANY WILL NOT RETURN THE SUBSCRIPTION PRICE TO PURCHASER UNLESS SUCH RETURN IS EXPRESSLY REQUIRED PURSUANT TO THE TERMS OF THIS SUBSCRIPTION AGREEMENT.**

*NOTE: If Units are to be held jointly by more than one individual, all such individuals must sign this Subscription Agreement.*

**IN WITNESS WHEREOF**, the undersigned has executed this Agreement on \_\_\_\_\_, 2025..

Additional purchaser signature (as needed)

**Purchaser:** \_\_\_\_\_  
(Signature)

**Purchaser:** \_\_\_\_\_  
(Signature)

**Name:** \_\_\_\_\_  
(Type or Print)

**Name:** \_\_\_\_\_  
(Type or Print)

**Mailing Address:** \_\_\_\_\_

**Mailing Address:** \_\_\_\_\_

**Phone:** \_\_\_\_\_

**Phone:** \_\_\_\_\_

**Facsimile:** \_\_\_\_\_

**Facsimile:** \_\_\_\_\_

**Email:** \_\_\_\_\_

**Email:** \_\_\_\_\_

**Social Security Number:** \_\_\_\_\_

**Social Security Number:** \_\_\_\_\_

**Price PER Unit: \$25,000.00**

**AMOUNT DUE TO KALOOP AIG, LLC:\$ \_\_\_\_\_**

<p>For Company Use Only</p> <p>SUBSCRIPTION ACCEPTED BY: KALOOP AIG, LLC</p> <p>By: _____ Chris Abbott, Manager</p> <p>Date: _____</p> <p>No. Units: _____</p>	<p>For Company Use Only</p> <p>CLASS OF UNIT (S):</p> <div style="border: 1px solid black; width: 80px; height: 80px; margin: 0 auto; text-align: center; line-height: 80px; font-size: 48px; font-weight: bold;">A</div> <p>(Void unless executed by the Company)</p>
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**BY EXECUTION HEREOF PURCHASER CONSENTS TO AND AGREES TO BE BOUND BY THE TERMS OF THE OPERATING AGREEMENT FOR ABBETON ACCELERATOR FUND I, LLC. A COPY OF THIS PAGE MAY BE INSERTED INTO SAID OPERATING AGREEMENT AS EVIDENCE OF SUCH CONSENT.**

**[SIGNATURE PAGE FOR CORPORATION OR OTHER ENTITY]**

**PURCHASER UNDERSTANDS AND ACKNOWLEDGES THAT PAYMENT OF THE SUBSCRIPTION PRICE TO COMPANY IS AN IRREVOCABLE ACT. COMPANY WILL NOT RETURN THE SUBSCRIPTION PRICE TO PURCHASER UNLESS SUCH RETURN IS EXPRESSLY REQUIRED PURSUANT TO THE TERMS OF THIS SUBSCRIPTION AGREEMENT.**

**NOTE:** *The officer or other representative authorized to bind the corporation or entity, as the case may be, must sign and must include, if requested by Company, copies of the articles of incorporation or other organizational documents, as the case may be, and resolutions or other documents authorizing the officer or other representative to sign on behalf of the corporation or entity, which copies must be certified by the appropriate officer or other representative as true and correct.*

**IN WITNESS WHEREOF,** the undersigned has executed this Agreement on \_\_\_\_\_, 2025.

\_\_\_\_\_  
**Name of corporation or entity (Please Print)**

**Mailing Address:** \_\_\_\_\_

**By:** \_\_\_\_\_  
 (Signature of Authorized Officer  
 or Other Representative)

**Phone:** \_\_\_\_\_

**Print Name:** \_\_\_\_\_

**Facsimile:** \_\_\_\_\_

**Title:** \_\_\_\_\_

**Email:** \_\_\_\_\_

**Taxpayer Identification Number:** \_\_\_\_\_

**Price PER Unit: \$25,000.00**  
**AMOUNT DUE TO KALOOP AIG, LLC:\$** \_\_\_\_\_

For Company Use Only	For Company Use Only
SUBSCRIPTION ACCEPTED BY: KALOOP AIG, LLC  By: _____ Chris Abbott, Manager  Date: _____  No. Units: _____	CLASS OF UNIT (S):   (Void unless executed by the Company)

**BY EXECUTION HEREOF PURCHASER CONSENTS TO AND AGREES TO BE BOUND BY THE TERMS OF THE OPERATING AGREEMENT FOR ABBETON ACCELERATOR FUND I, LLC. A COPY OF THIS PAGE MAY BE INSERTED INTO SAID OPERATING AGREEMENT AS EVIDENCE OF SUCH CONSENT.**

**[SIGNATURE PAGE FOR PARTNERSHIP INVESTORS]**

**PURCHASER UNDERSTANDS AND ACKNOWLEDGES THAT PAYMENT OF THE SUBSCRIPTION PRICE TO COMPANY IS AN IRREVOCABLE ACT. COMPANY WILL NOT RETURN THE SUBSCRIPTION PRICE TO PURCHASER UNLESS SUCH RETURN IS EXPRESSLY REQUIRED PURSUANT TO THE TERMS OF THIS SUBSCRIPTION AGREEMENT.**

**NOTE:** *The partner(s) authorized to bind the partnership must sign and, if requested by Company, must include a copy of the partnership agreement.*

**IN WITNESS WHEREOF,** the undersigned has executed this Agreement on \_\_\_\_\_, 2025.

\_\_\_\_\_  
**Name of Partnership (Please Print)**  
**By:** \_\_\_\_\_  
**(Signature of Partner)**  
**By:** \_\_\_\_\_  
**(Signature of Additional Partner(s) if Required by Partnership Agreement)**  
**Mailing Address:** \_\_\_\_\_  
 \_\_\_\_\_  
**Phone:** \_\_\_\_\_  
**Facsimile:** \_\_\_\_\_  
**Email:** \_\_\_\_\_  
**Taxpayer Identification Number:** \_\_\_\_\_

**Price PER Unit: \$25,000.00**  
**AMOUNT DUE TO KALOOP AIG, LLC:\$** \_\_\_\_\_

For Company Use Only	For Company Use Only
<p>SUBSCRIPTION ACCEPTED BY:                      KALOOP AIG, LLC</p> <p>By: _____                      Chris Abbott, Manager</p> <p>Date: _____</p> <p>No.                      Units: _____</p>	<p>CLASS OF UNIT (S):</p> <div style="text-align: center; border: 1px solid black; width: 60px; height: 60px; margin: 0 auto;"> <p align="center"><b>A</b></p> </div> <p>(Void unless executed by the Company)</p>

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**[SIGNATURE PAGE FOR TRUST INVESTORS]**

**PURCHASER UNDERSTANDS AND ACKNOWLEDGES THAT PAYMENT OF THE SUBSCRIPTION PRICE TO COMPANY IS AN IRREVOCABLE ACT. COMPANY WILL NOT RETURN THE SUBSCRIPTION PRICE TO PURCHASER UNLESS SUCH RETURN IS EXPRESSLY REQUIRED PURSUANT TO THE TERMS OF THE SUBSCRIPTION AGREEMENT.**

**NOTE:** *Trustee empowered to bind the trust must sign and, if requested by Company, must provide evidence of identity of all trustees and a copy of the trust agreement authorizing the trustee to sign on behalf of the trust.*

**IN WITNESS WHEREOF,** the undersigned has executed this Agreement on \_\_\_\_\_, 2025.

<b>Name of Trust (Please Print)</b>	<b>Name of Trustee (Please Print)</b>
<b>Date Trust was Formed</b>	<b>By:</b> _____ (Trustee Signature)

**Mailing Address:** \_\_\_\_\_

**Phone:** \_\_\_\_\_

**Facsimile:** \_\_\_\_\_

**Email:** \_\_\_\_\_

**Taxpayer Identification Number:** \_\_\_\_\_

**Price PER Unit: \$25,000.00**  
**AMOUNT DUE TO KALOOP AIG, LLC:\$** \_\_\_\_\_

For Company Use Only SUBSCRIPTION ACCEPTED BY: KALOOP AIG, LLC  By: _____ Chris Abbott, Manager  Date: _____  No. Units: _____	For Company Use Only  CLASS OF UNIT (S): <span style="float: right; border: 1px solid black; padding: 10px 20px; font-size: 2em; font-weight: bold; display: inline-block;">A</span>  (Void unless executed by the Company)
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