#### RAPID INVESTMENTS, LLC ACCREDITED INVESTOR QUESTIONNAIRE

The undersigned acknowledges and understands that the Company (as hereinafter defined) will rely on the information provided by the undersigned contained herein for purposes of (i) determining compliance with and the availability of exemptions, provided under Section 4(2) of the Securities Act of 1933, as amended (the "Securities Act"), and Regulation D promulgated thereunder ("Regulation D"), from the registration requirements of the Securities Act and (ii) the issuance of such securities will not be registered under the Securities Act in reliance upon such exemptions. For purposes of this questionnaire, the "Company" shall refer collectively to Rapid Investments, LLC, and its subsidiaries and any company that may directly or indirectly acquire in the future any membership interest of Rapid Investments, LLC.

All information provided by the undersigned is furnished for the sole use of the Company for the purposes described above and will be held in confidence by the Company, except that this Accredited Investor Questionnaire or the information provided herein or both may be furnished to such other parties as the Company, or each of their respective counsel or other authorized representatives, deem necessary or desirable to establish compliance with federal or state securities laws.

In accordance with the foregoing, the undersigned makes the following representations and warranties:

#### PART ONE INVESTMENT EXPERIENCE AND PURPOSE TO BE COMPLETED BY EVERY INVESTOR

<u>Investment Experience</u>. This item is presented in alternative form. Please initial, in the space

1.

provided below, the alternative that applies to you.
ALTERNATIVE ONE: The undersigned has such knowledge and experience in financial and business matters so as to be capable of evaluating the relative merits and risks of an investment in the Securities; the undersigned is not using a Purchaser Representative (as defined below) in connection with such evaluation. The undersigned offers as evidence of knowledge and experience in these matter the information requested in this Accredited Investor Questionnaire.
ALTERNATIVE TWO*: The undersigned will use a purchaser representative who satisfies all of the affiliation, financial experience, acknowledgment and disclosure conditions set forth under Rule 501(h) of Regulation D promulgated under the Securities Act of 1933, as amended ("Purchaser Representative" acceptable to the Company in connection with evaluating a potential investmen in the Securities. The undersigned acknowledges that the following person will be acting as Purchaser Representative in connection with evaluating the merits and risks of an investment in the Securities.
Name of Purchaser Representative:
The undersigned represents and warrants that the above-named Purchase Representative has furnished the undersigned with a Purchaser Representative questionnaire and that the undersigned and the above-named Purchaser

Representative together have such knowledge and experience in financial and business matters that they are capable of evaluating the merits and risks of an investment in the Securities.

(\*IF YOU HAVE INITIALED ALTERNATIVE TWO, THIS CONFIDENTIAL INVESTOR QUESTIONNAIRE MUST BE ACCOMPANIED BY A COMPLETED AND SIGNED PURCHASER REPRESENTATIVE QUESTIONNAIRE.)

2.	<u>Purpose of Investment</u> . Except as indicated below, any purchase of the Securities will be solely
	for the account of the undersigned, and not for the account of any other person or with a view to
	any resale, division or distribution thereof.
	EXCEPTIONS (If exceptions provide details and attach additional pages if necessary)

## PART TWO GENERAL INFORMATION TO BE COMPLETED BY EVERY INVESTOR

3.	Name:
	(exact name as it should appear in the records of the Company)
4.	If the prospective investor is a natural Person, identify the nature of ownership of the proposed investment:
	[ ] Single Ownership
	[ ] Tenancy by the entirety (Spouses only)
	[ ] Community property
	[ ] Joint tenancy with right of survivorship
5.	Marital status (if applicable):
6.	Address of record:
7.	Telephone number: Fax:
8.	E-mail:
9.	Social Security or Taxpayer ID number:
10.	Describe any preexisting business or personal relationship between the prospective investor and any director or officer of the Company:

# PART THREE INDIVIDUAL INVESTOR TO BE COMPLETED ONLY BY INVESTORS WHO ARE INDIVIDUALS

	This item is presented in alternative form. Please initial, in the space provided below, the Iternative that applies to you:
	My individual net worth, or joint net worth with my spouse, excluding the value of my/our primary residence, exceeds \$1,000,000.
	My individual income (without my spouse) was in excess of \$200,000 in each of the two most recent years or joint income with my spouse was in excess of \$300,000 in each of those years, and I reasonably expect an income reaching the same income level in the current year. For purposes of this Accredited Investor Questionnaire, individual income means adjusted gross income, as reported for federal income tax purposes, less any income attributable to a spouse or to property owned by a spouse, increased by the following amounts (but not including any amounts attributable to a spouse or to property owned by a spouse): (i) the amount of any tax exempt interest income received, (ii) the amount of losses claimed as a limited partner in a limited partnership, (iii) any deduction claimed for depletion, (iv) deductions for alimony paid, (v) amounts contributed to an IRA or Keogh retirement plan, and (vi) any amount by which income from long-term capital gains has been reduced in arriving at adjusted gross income pursuant to the provisions of Section 1202 of the Internal Revenue Code.
12.	Educational background of prospective investor:
13.	Professional licenses or registrations, including bar admissions, accounting certification, real estate brokerage licenses, and SEC or state broker-dealer registrations:
14.	The prospective investor has previously purchased securities sold in reliance on the exemption from registration under the Securities Act provided by Regulation D:
	Yes No
15.	Investor's investment objectives:
	Income Other, please state: Appreciation
16.	Prior private placement investments made by prospective investor which evidence prospective investor's investing experience in transactions similar to this offering:
	Yes No
	If ves please explain:

# PART FOUR CORPORATE INVESTOR TO BE COMPLETED BY INVESTORS WHO ARE CORPORATIONS (AND OTHER ENTITIES)

17.	Type	of organization (partnership, corporation, etc.):
18.	Date	and State of organization:
19.	Selec	t the representation provided below that applies:
	(a)	() a bank as defined in Section 3(a)(2) of the Securities Act, or any savings and loan association or other institution as defined in Section 3(a)(5)(A) of the Securities Act acting in either an individual or fiduciary capacity; () a broker or dealer registered pursuant to Section 15 of the Exchange Act of 1934, as amended (the "Exchange Act"); () a Small Business Investment Company licensed by the U. S. Small Business Administration under Section 301(c) or (d) of the Small Business Investment Act of 1958, as amended; () an investment company registered under the Investment Company Act of 1940 or a business development company as defined in Section 2(a)(48) of that Act; or () an insurance company as defined in Section 2(13) of the Securities Act;
	(b)	() a private business development company as defined in Section 202(a)(22) of the Investment Advisers Act of 1940, as amended;
	(c)	() a corporation, partnership, limited liability company, Massachusetts or similar business trust, or a charitable organization described in Section 501(c)(3) of the Internal Revenue Code, not formed for the specific purpose of acquiring the securities offered with total assets in excess of \$5,000,000;
	(d)	() any trust, with total assets in excess of \$5,000,000, not formed for the specific purpose of acquiring the securities offered, whose purchase is directed by a "sophisticated person" as such term is described in Rule 506(b)(2)(ii) of Regulation D;
	(e)	() an employee benefit plan within the meaning of the Employee Retirement Income Security Act of 1974 with investment decisions made by a plan fiduciary, as defined in Section 3(21) of such act, which is a bank, an insurance company, a savings and loan association, or a registered investment advisor; () an employee benefit plan with total assets in excess of \$5,000,000; or () an employee benefit plan that is a self-directed plan (such as a self-directed individual retirement account, Keogh or SEP plan) with investment decisions made solely by persons that are "accredited investors" as such term is defined in Rule 501(a) of Regulation D and amended by the Dodd-Frank Wall Street Reform and Consumer Protection Act; or
	(f)	() an entity in which all of the equity owners are "accredited investors" as such term is defined in Rule 501(a) of Regulation D and amended by the Dodd-Frank Wall Street Reform and Consumer Protection Act. Note: prospective investor must submit an individual Accredited Investor Questionnaire for each equity owner.
		List all equity owners of the entity:
		5

## PART FIVE REGISTRATION STATEMENT INFORMATION TO BE COMPLETED BY EVERY INVESTOR

Yes If the answer is y  Iave you had any naterial relationsh Yes  If the answer is y	r organization, an affiliate of a broker-dealer?  No  res, please explain the nature of any such relationship:  position, office or other material relationship, or has your organization had any hip, within the past three years with the Company or any of its affiliates?  No  es, please explain the nature of any such relationship:  all other securities of the Company that you beneficially own or that your
Yes If the answer is y  Iave you had any naterial relationsh Yes If the answer is y  Please describe a	No  res, please explain the nature of any such relationship:  position, office or other material relationship, or has your organization had any hip, within the past three years with the Company or any of its affiliates?  No  es, please explain the nature of any such relationship:  the lationship:
If the answer is y lave you had any naterial relationsh Yes If the answer is y	position, office or other material relationship, or has your organization had any hip, within the past three years with the Company or any of its affiliates?  No es, please explain the nature of any such relationship:
Tave you had any naterial relationsh  Yes  If the answer is y	position, office or other material relationship, or has your organization had any hip, within the past three years with the Company or any of its affiliates?  No es, please explain the nature of any such relationship:
Yes If the answer is y	ip, within the past three years with the Company or any of its affiliates?  No  es, please explain the nature of any such relationship:  all other securities of the Company that you beneficially own or that your
Yes If the answer is y	ip, within the past three years with the Company or any of its affiliates?  No  es, please explain the nature of any such relationship:  all other securities of the Company that you beneficially own or that your
If the answer is y	es, please explain the nature of any such relationship:  all other securities of the Company that you beneficially own or that your
lease describe a	Ill other securities of the Company that you beneficially own or that your
	icially owns.
	are you aware of any arrangements relating to the distribution of any shares of thon stock under any registration statement?
Yes	No
the answer is yes	s, please describe the nature and amount of such arrangements:

### PART SIX REPRESENTATIONS AND WARRANTIES TO BE COMPLETED BY EVERY INVESTOR

- 26. The undersigned understands and acknowledges that the Company will be relying on the accuracy and completeness of the information provided by the prospective investor in this Accredited Investor Questionnaire and the undersigned represents and warrants to the Company as follows:
  - (a) The information is complete and correct and may be relied upon by the Company in determining whether the offer and sale of Securities in this offering in which the undersigned proposes to participate is exempt from the registration requirements of the Securities Act:
  - (b) The undersigned will notify the Company immediately of any material change in any information provided by the prospective investor in this Accredited Investor Questionnaire occurring prior to the completion of the offering of the Securities; and
  - (c) The undersigned has adequate means of providing for the undersigned's current needs and personal contingencies, has no need for liquidity in its investment in the Securities, and is able to bear the economic risk of an investment in the Securities of the size contemplated by the prospective investor. In making this statement, the undersigned represents that at the present time the undersigned has sufficient means to provide for its needs in the event of a complete loss of such investment.

IN WITNESS WHEREOF, the undersigned prospective investor has executed this Accredited Investor Questionnaire this\_\_ day of \_\_\_\_\_\_\_\_, 20\_\_\_.

INDIVIDUALS:

ENTITIES:

Print Name

Print Name of Entity

Print Name of Authorized Signatory

Print Name of joint investor or other person whose signature is required

Signature of Authorized Signatory

Signature