

Toll Free: 800.962.4238 PacificPremierTrust.com

Private Equity Investment Notification

This information is being provided as a notice to the issuer, sponsor or manager of the Private Investment ("Issuer") that was recently reviewed for administrative feasibility by Pacific Premier Trust.

1 PACIFIC PREMIER TRUST ADMINISTRATIVE REQUIREMENT FOR INVESTMENTS

- Pacific Premier Trust clients' interests in the asset should be registered
 to Pacific Premier Trust for the benefit of the applicable client account(s).
 Written confirmation of purchase should be provided to Pacific Premier
 Trust. If no confirmation is received, Pacific Premier Trust may resign as
 custodian which may result in tax reportable distribution of the asset to
 investor. If a physical certificate is generated, the Issuer should forward
 to Pacific Premier Trust for custody.
- Issuer will need to provide Pacific Premier Trust with an updated fair market value of the investment listed on this form at least annually. If no valuation is received, Pacific Premier Trust may resign as custodian which may result in tax reportable distribution of the asset to investor.
- All investment information and documentation including, but not limited to, offering materials, partnership agreements, subscription agreements, Schedule K-1s and UBTI information (if applicable) should be sent directly to investors' home addresses and not to Pacific Premier Trust.
- 4. Issuer should be familiar with the rules regarding accepting investments from retirement plan investors (e.g. prohibited transactions, Plan Assets rule, unrelated business taxable income, etc.).
- 5. Pacific Premier Trust and its related entities do not perform any type of due diligence determination for any investment, and any review of offering materials is purely to determine the administrative characteristics of the asset. Its signature on any subscription documents should not be construed as a comment on investor suitability, investor accreditation or as a recommendation of the offering to the investor.
- Pacific Premier Trust and its related entities do not act as an independent fiduciary with investment discretion as defined by 29 CFR 2510.3-21(C)(1).

- 7. Pacific Premier Trust and its related entities are not related to or affiliated with the management or selling agent(s) of the investment(s) purchased within Pacific Premier Trust clients' accounts, and it does not comment in the merits of any offering. Issuer may not make any representations to the contrary to investors, potential investors or their representatives.
- 8. The Issuer may not use Pacific Premier Trust's name in advertising, print or web-based material, or any other form of communication without the express written consent of Pacific Premier Trust. With respect to educational materials developed by Pacific Premier Trust, Issuer may not modify any such material without express written consent of Pacific Premier Trust.
- Where applicable, the Issuer should be familiar with SEC Rules 505 & 506 and understand requirements for compliance with those SEC Rules. Pacific Premier Trust will not be responsible for monitoring compliance.

Additional Requirement Applicable to Offshore Funds

 Pacific Premier Trust Does not permit investment in a Foreign Sales Corporation (FSC) or a Certificate of Deposit/Time Deposit issued by a financial institution domiciled outside of the United States.

These are Administrative Requirements, if Issuer is not able to adhere or meet these items, Pacific Premier may not be able to act as custodian of the asset.

Pacific Premier Trust performs the duties of an independent custodian of assets for self-directed individual and business retirement accounts and does not provide investment advice, sell investments or offer any tax or legal advice. Clients or potential clients are advised to perform their own due diligence in choosing any investment opportunity as well as selecting any professional to assist them with an investment opportunity

NON-DEPOSIT INVESTMENT PRODUCTS ARE NOT INSURED BY THE FDIC; ARE NOT DEPOSITS OR OTHER OBLIGATIONS OF, OR GUARANTEED BY, THE BANK OR ANY OF ITS DIVISIONS; AND ARE SUBJECT TO INVESTMENT RISKS, INCLUDING POSSIBLE LOSS OF THE PRINCIPAL AMOUNT INVESTED.

