The following are the Terms of Use for the TIGRs Registry (the “Registry”), operated and administered by APX. These Terms of Use are in addition to the General Terms of Use applicable to your use of the Registry Site. In the event these Terms of Use conflict or are inconsistent with the General Terms of Use, the provisions of these Terms of Use shall control for the services referenced herein.

1. **Capitalized Terms; Definitions.**
   Capitalized terms shall have the meaning ascribed to them in Exhibit A to these Terms of Use. Any capitalized terms contained herein that are not defined herein or in Exhibit A shall have the meanings as such terms are defined in the Operative Documents.

2. **Acceptance of Terms.**
   The use by you and your Users of the Registry and the Registry Site website is subject to these Terms of Use, which constitute a binding contract between you (“you” or “Account Holder”) and your Users as users of the Registry and APX as administrator and owner of the Registry. Each of Account Holder and APX is individually referred to herein as a “Party” and collectively referred to herein as the “Parties”. You can review the current version of the Terms of Use at any time at the Registry Site.

   BY USING OR ACCESSING THE REGISTRY, YOU ACCEPT AND AGREE TO BE BOUND BY THESE TERMS OF USE AS MODIFIED FROM TIME TO TIME IN ACCORDANCE WITH THE TERMS HEREOF, AND YOU AGREE TO TAKE AFFIRMATIVE RESPONSIBILITY FOR THE COMPLIANCE OF YOUR USERS WITH THESE TERMS OF USE.

   CONTINUED USE AND ACCESS OF THE REGISTRY BY YOU AND/OR YOUR USERS AFTER MODIFICATION OF THE TERMS OF USE SIGNIFIES YOUR AGREEMENT TO BE BOUND BY THE MODIFIED TERMS OF USE, AND YOUR AGREEMENT TO TAKE AFFIRMATIVE RESPONSIBILITY FOR THE COMPLIANCE OF YOUR USERS WITH THESE MODIFIED TERMS OF USE.

   In addition, when using the Registry, you shall be subject to the following, which collectively are referenced as the “Operative Documents”:
   1. the TIGRs Standard and Procedures;
   2. the Fee Schedule, posted at the Registry Site;
   3. the General Terms of Use; and
   4. such other rules, guidelines and/or operating procedures, each as modified or restated from time to time, which may be posted at the Registry Site from time to time.
All of the Operative Documents are incorporated by reference into these Terms of Use. If you do not agree to these Terms of Use, you and your Users may not access or otherwise use the Registry.

3. DESCRIPTION OF SERVICE.

(a) The Registry provides an electronic tracking system to create, transfer, track, manage, and retire TIGRsSM – or Tradable Instruments for Global Renewables (“TIGRs”) – each of which is assigned a unique serial number and represents the Environmental Attributes associated with one MWh of energy produced by an Asset. If your registration is accepted by APX, you will have an Account in the Registry in which you can hold TIGRs. As further described in the TIGRs Standard and Procedures, the data comprising the Registry includes, but is not limited to:

(i) generation information from Control Area settlement data polled from a Revenue-Quality Meter and provided to APX by a Qualified Reporting Entity or self-reported, in each case as provided in the TIGRs Standard and Procedures; and

(ii) static information provided by Registry Participants, including Account Holder and its Users, such as fuel source and location.

(b) The Registry serves only for informational purposes. Any issues or disputes that may arise among Account Holder, other Registry Participants and third parties from the use of the Registry or the data contained therein (including without limitation in connection with the validity of generation data, with the purchase and sale of TIGRsSM or whether an ownership interest, Beneficial Ownership Rights, security interest or other proprietary interest is or has been created in any TIGR) shall be addressed between the Account Holder and such Registry Participant or third party. Neither the Registry nor APX will address any such issues and neither shall have any liability with respect to any such issues. APX reserves the right to dispose of any disputed TIGR by interpleader or other suitable action in the event of controversy and to deposit any TIGRs or other items subject of the interpleader action with the relevant court or arbitral panel.

(c) APX reserves the further right, in its sole discretion, to modify, augment, segment, reformat, reconfigure or otherwise alter at any time the content or methods of transmission of the Registry, the Operative Documents or these Terms of Use and create new types or versions of the Registry, the Operative Documents or these Terms of Use. APX shall not be required to comply with any provision of any Operative Document to the extent that APX determines in its reasonable discretion that such compliance would have a material adverse effect on the Registry; provided that APX shall report any such non-compliance to Account Holders within thirty (30) days after such non-compliance first occurs. APX shall provide Account Holder with at least seven (7) days’ prior notice of material changes to the Registry or these Terms of Use, and such changes shall be effective upon the date set forth in the notice, which may be given by any means including, without limitation, posting on the Registry Site or by electronic or conventional mail. All other changes shall be effective upon their being posted on the Registry Site. ANY USE OF THE REGISTRY BY ACCOUNT HOLDER AFTER A CHANGE HAS GONE INTO EFFECT SHALL BE DEEMED TO CONSTITUTE ACCEPTANCE OF SUCH CHANGE.
4. **AUTHORIZED USERS**

   (a) Account Holder shall ensure that any of its owners, trustees, partners, members, officers, directors, employees, agents appointed as Account Holder’s agent (“Agents”) and/or any other agents to whom it has provided access to the Registry (collectively, the “Representatives” or “Users”) agree to comply with the Operative Documents and these Terms of Use.

   (b) Account Holder shall execute and return to APX a Declaration of Agency (“Declaration”) for any third-party agent it desires to hire and/or contract with to access the Registry on its behalf. A form of Declaration will be available on the Registry Site. Account Holder understands and agrees that only one entity may be granted access to an Account, and that accordingly if Account Holder grants Account access to an Agent, Account Holder shall not have access to that Account unless and until Account Holder revokes the applicable Declaration.

   (c) Account Holder acknowledges and agrees that the rights and licenses provided under these Terms of Use and the Operative Documents are solely for the benefit of Account Holder and are to be exercised only in connection with Account Holder’s and its Representatives’ use of the Registry. Without limiting the generality of the foregoing, except as set forth in this Section 4 and in Section 19, or except with respect to a Group Retirement Sub-account as described in the Operating Procedure, Account Holder may not transfer or sublicense its rights, licenses or Account, or any portion thereof, to any third party.

5. **OWNERSHIP AND USE OF DATA AND THE REGISTRY.**

   (a) Account Holder acknowledges that (i) Confidential Information is, and shall remain, the exclusive property of the Registry Participant who submitted it or on whose behalf it was submitted, and (ii) APX is and shall remain the sole owner of the database comprising the Registry and of the Registry operating system, including any components, modifications, adaptations and copies thereof.

   (b) Account Holder further acknowledges and agrees that any and all software used in providing, accessing (other than commercially available third party internet browsers) or using the Registry (collectively, “Software”) is proprietary software of APX. To APX’s actual knowledge, the Software does not infringe any intellectual property rights of third parties. Other than the limited license to use provided herein, Account Holder shall not obtain, have or retain any right, title or interest in or to the Registry, the Software or any part thereof. Account Holder acknowledges and agrees that APX is, and shall remain, the sole owner of any registration data required to access or use the Registry, including without limitation any and all intellectual property rights therein. The rights granted to Account Holder are solely defined by these Terms of Use and the Operative Documents as in effect from time to time and include, but are not limited to, permission to use the Registry as set forth herein and therein. Account Holder’s rights under these Terms of Use do not include a transfer of title or any other ownership interest in the Software, Registry, its content or any part thereof to Account Holder, and APX reserves all rights in the Registry not expressly granted to Account Holder in these Terms of Use. Account Holder agrees not to contest or challenge APX’s ownership of the data comprising the Registry, the Registry, the Software and associated intellectual property rights and not to take any action that would infringe, misappropriate, constitute unfair competition with respect to, or otherwise violate APX’s
rights in the data comprising the Registry, the Registry, the Software or associated intellectual property rights.

(c) Account Holder acknowledges that once Account Holder transmits data to the Registry, such data may not be removed from the Registry. Except in accordance with APX’s normal operating procedures, data in the Registry, including Confidential Information, cannot and will not be deleted, removed, or otherwise expunged or segregated, including in the event Account Holder terminates its use of the Registry or is terminated pursuant to Section 10 hereof. Account Holder grants APX a perpetual, irrevocable, worldwide, royalty-free and non-exclusive license to retain and use the data in the Registry that is submitted by Account Holder or at Account Holder’s instruction.

(d) Account Holder acknowledges that the data transmitted by the Registry is derived from proprietary and public third-party sources, including but not limited to data from other Registry Participants, Control Area Operators and Qualified Reporting Entities. Account Holder will not use the Registry for any unlawful purpose or in an unlawful manner. Account Holder shall prevent the use or copying of the Registry and any other supporting materials by Account Holder’s Representatives except as permitted by these Terms of Use.

(e) APX grants Account Holder non-exclusive permission to access, retrieve and download data from the Registry subject to these Terms of Use, which grant shall not be effective until (i) Account Holder has: (1) accepted these Terms of Use on the Registry Site, (2) paid all applicable fees due under the Operative Documents, and (3) completed and submitted to APX the online registration available on the Registry Site, and (ii) APX, in its sole discretion, has accepted Account Holder’s registration.

6. OWNERSHIP OF TIGRSM; RETAIL AGGREGATORS.

(a) General Prohibition on Third-Party Ownership. Except as otherwise permitted under Section 6(b) below:

(i) Account Holder will only hold or retire in its Account TIGRs for which it is the sole holder of all legal title and all Beneficial Ownership Rights, and

(ii) Account Holder shall not hold any Accounts, or hold or retire in its Accounts, any TIGRs on behalf of one or more third parties.

(b) Retail Aggregator Exception. Account Holder may retire TIGRs on behalf of one or more third parties, provided that:

(i) any such retirement may be effected only in a Group Retirement Sub-account, in the manner set forth in the TIGRs Standard and Procedures;

(ii) all legal title to and all Beneficial Ownership Rights in any TIGR retired in a Group Retirement Sub-account must be held by one or more individuals or organizations (collectively, an “Owner”) that have authorized Account Holder in writing to retire such TIGR on their behalf and to provide any data or other information relating to such TIGR to APX (except to the extent that Account Holder may be deemed to hold or share with the applicable Owner any legal title to or Beneficial Ownership Rights in such TIGR); and

(iii) any retirement of any TIGRs in a Group Retirement Sub-account shall be effected solely on behalf of the applicable Owner.
7. **Fees.**

Account Holder agrees to pay the fees and costs, when due, that APX may charge from time to time for the use of the service provided in accordance with these Terms of Use, as set forth in the Registry Fee Schedule posted at the Registry Site (collectively referred to herein as the “Fees”). APX may, upon thirty (30) days’ notice to Account Holder and in its sole discretion, increase or decrease any or all of the Fees at any time. In no event shall any portion of the Fees be refunded to Account Holder upon termination of the Terms of Use or of any Account or Sub-account.

8. **Payments and Taxes.**

Invoices for Fees will be sent electronically and will be posted on a secure page on the Registry Site. Account Holder shall pay any Fees charged hereunder by check or wire transfer of immediately available funds in United States dollars on the Due Date and to the account identified by APX from time to time, without offset or reduction of any kind. The Fees shall be non-refundable. Account Holder will pay all wire transfer fees and all sales, use, value added taxes, and other consumption taxes, personal property taxes and other taxes and charges, if any, imposed by any governmental entity (other than those based on APX’s net income) (collectively, “Taxes”) related to the use of the Registry unless Account Holder furnishes satisfactory proof of exemption. Taxes, if any, are not included in the Fees and, to the extent that APX is required to pay those Taxes, those Taxes will be added to Account Holder’s invoices. If not so added, such Taxes are the exclusive responsibility of Account Holder.

9. **Late Payments.**

If Account Holder fails to pay any Fees, Taxes or other amounts or charges which Account Holder is obligated to pay under the Operative Documents or these Terms of Use when due, then Account Holder shall be responsible to pay interest thereon accruing at a rate of 1½% per month, or the highest rate permitted by Applicable Law, whichever is lower, together with any additional costs or expenses incurred by APX in connection with the collection of such overdue amounts. Acceptance of any interest, cost or expenses shall not constitute a waiver of Account Holder’s default with respect to such late payment by, nor prevent APX from exercising any other rights or remedies available to APX under the Operative Documents, these Terms of Use or any Applicable Law.

10. **Term and Termination.**

(a) **Term.** These Terms of Use become operative on the date on which Account Holder indicates on the Registry Site that Account Holder agrees with and accepts the Terms of Use and shall continue in effect until APX or Account Holder terminates access to the Registry pursuant to Section 10(b), (c) or (d) hereof.

(b) **Termination by APX.**

(i) Prior to accepting your registration to become an Account Holder, APX may in its sole discretion reject your registration and terminate your access to the Registry immediately.
(ii) APX may terminate Account Holder’s access to the Registry upon giving five (5) days’ notice to Account Holder if Account Holder is in Default pursuant to Section 11(a)(i) hereof.

(iii) APX may terminate Account Holder’s access to the Registry immediately in the event of any Default pursuant to Sections 11(a)(ii) through 11(a)(ix) hereof.

(iv) APX may terminate Account Holder’s access to the Registry, for any reason, by providing at least sixty (60) days’ written notice to Account Holder. Account Holder’s obligation to pay any and all Fees due under the Operative Documents and these Terms of Use at the time of termination of use shall survive such termination of use.

(c) Termination by Account Holder. Account Holder may terminate use of the Registry, for any reason, by providing at least sixty (60) days’ written notice to APX. Account Holder’s obligation to pay any and all Fees due under the Operative Documents and these Terms of Use at the time of termination of use shall survive such termination of use.

(d) Termination Required by Law. APX shall terminate access to, or Account Holder shall cease use of, the Registry if required to do so by any Applicable Law, or by any order or other decision of a court of law, arbitral panel or governmental agency. At least sixty (60) days’ notice of said termination of access or cessation of use of the Registry shall be given by the Party terminating the access to, or ceasing the use of, the Registry under this subsection, unless a shorter notice period is required by Applicable Law or the relevant order or decision.

(e) Effect of Termination.

(i) The terms of Sections 1 (Capitalized Terms; Definitions), 5 (Ownership and Use of Data and the Registry), 7 (Fees), 8 (Payments and Taxes), 9 (Late Payments), 10 (Term and Termination), 11(b) (Default; Remedies), 14 (Confidentiality), 16 (Limitation of Liability), 18 (Indemnification), 19 through 27 and any other provisions meant to survive termination or expiration of these Terms of Use shall survive termination of the Terms of Use.

(ii) Upon termination of access to the Registry, any TIGRsSM held in Account Holder’s Accounts shall be forfeited. Prior to such termination being effective, Account Holder may retire such TIGRs or transfer them to another Registry Participant’s Account, in a manner consistent with the Operative Documents and these Terms of Use.

(f) Reinstatement.

(i) Upon the request of Account Holder, APX, in its sole discretion, may reinstate Account Holder’s access to the Registry after termination for Account Holder’s Default, upon APX’s determination that Account Holder has resolved such Default and upon receipt of Account Holder’s full payment of all Fees due prior to the termination. Account Holder agrees to pay a reinstatement fee equal to the Fees which would have been due during the period in which Account Holder’s Account(s) were terminated (“Reinstatement Fee”). The Reinstatement Fee shall be due prior to reinstatement of Account Holders’ access to the Registry.

(ii) APX shall reinstate an Account Holder’s access to the Registry after termination for Account Holder’s Default if directed to do so as a result of the outcome of
a dispute resolution proceeding under these Terms of Use. Whether payment of a Reinstatement Fee is required in such an instance shall be determined as part of such dispute resolution proceeding.

11. DEFAULT; REMEDIES.

(a) Default. The occurrence of any of the following shall be considered a “Default”:

(i) Account Holder or APX (in such capacity, the “Defaulting Party”) fails to abide by the Operative Documents or fails to perform any of its duties or obligations under these Terms of Use, other than those set forth below in Sections 11(a)(ii) through (a)(ix), which default is not cured to the satisfaction of the other Party (the “Non-Defaulting Party”) within five (5) days after notice is given to the Defaulting Party specifying such default.

(ii) Account Holder fails to pay any of the Fees, Taxes or other charges due in accordance with the procedures set forth in Sections 7, 8 and 9 above within five (5) days of their Due Date.

(iii) Account Holder or its Representatives alter, tamper with, damage or destroy (1) the Registry or any portion thereof, or (2) the data of other Registry Participants.

(iv) Defaulting Party uses the Registry in any manner that, directly or indirectly, violates any Applicable Law.

(v) All or substantially all of Defaulting Party’s assets are attached or levied under execution (and Defaulting Party does not discharge the same within sixty (60) days thereafter); a petition in bankruptcy, insolvency, for reorganization or a similar arrangement is filed by or against Defaulting Party (and Defaulting Party fails to secure a stay or discharge thereof within sixty (60) days thereafter); Defaulting Party is insolvent and unable to pay its debts as they become due; Defaulting Party makes a general assignment for the benefit of creditors; Defaulting Party takes the benefit of any insolvency action or law; the appointment of a receiver or trustee in bankruptcy for Defaulting Party or its assets if such receivership has not been vacated or set aside within thirty (30) days thereafter; or, dissolution or other failure to exist of Defaulting Party if Defaulting Party is an entity.

(vi) Account Holder falsifies or misrepresents any data or other information input into the Registry by Account Holder or otherwise provides incorrect data or other information to the Registry in contravention of these Terms of Use.

(vii) Defaulting Party makes any false or inaccurate representations in these Terms of Use.


(ix) Account Holder receives written notice of a violation of the performance of any particular material term or condition of the Operative Documents or these Terms of Use three (3) or more times during any twelve (12) month period, regardless of whether such violations are ultimately cured.
(b) Remedies. Upon the occurrence of any Default, the Non-Defaulting Party shall have the rights and remedies allowed by Applicable Law or in equity. In addition, and without derogation thereof, APX shall have the following specific rights and remedies, any one or more of which may be exercised without further notice to Account Holder:

(i) Account Holder acknowledges that money damages would not adequately compensate APX in the event of a breach by Account Holder of its obligations hereunder and that injunctive relief may be essential for APX to adequately protect itself hereunder. Accordingly, Account Holder agrees that, in addition to any other remedies available to APX, including but not limited to any monetary damages, APX shall be entitled to seek injunctive relief in the event Account Holder is in breach of any covenant or agreement contained herein.

(ii) Upon termination of the use of the Registry, Account Holder shall be obligated to pay to APX all monies due to it, which in the case of a termination as a result of a Default shall include attorneys’ fees incurred to enforce APX’s rights under the Operative Documents and these Terms of Use, and which in any event shall include any interest and costs and expenses due hereunder.

(iii) Account Holder acknowledges that APX may notify purchasers of any erroneously or improperly issued TIGRsSM, suspend Account Holder’s Account, levy an administrative fine or prohibit Account Holder’s participation in the Registry.

(c) Non-waiver of Defaults. The failure or delay of Non-Defaulting Party in exercising any of its rights or remedies or other provisions of the Operative Documents or these Terms of Use shall not constitute a waiver thereof or affect Non-Defaulting Party’s right thereafter to exercise or enforce such right or remedy or other provision. No waiver of any Default shall be deemed to be a waiver of any other Default. APX’s receipt of less than the full amount of Fees, Taxes, Reinstatement Fees or other amounts due shall not be construed to be other than a payment on account then due, nor shall any statement on Account Holder’s check or any letter accompanying Account Holder’s check be deemed an accord and satisfaction.

12. INTELLECTUAL PROPERTY.

(a) TIGRsSM and the APX® name and brand, the Registry and any and all content of the Registry, are protected by copyright and/or other intellectual property laws and any unauthorized use of such intellectual property or information or the Registry may violate such laws related to their protection. None of APX or any of its affiliates grants any express or implied right or license of any kind to Account Holder under any patents, copyrights, trademarks, or trade secret information with respect to such intellectual property and/or information and/or the Registry.

(b) Except as expressly provided by copyright law, the Operative Documents or these Terms of Use, Account Holder may not copy, distribute, modify, publish, sell, transfer, license, transmit, display, participate in the transfer or sale of, or create derivative works of, any of such intellectual property or information or the Registry, either in whole or in part, other than:

(i) reports or other data created for use by or otherwise disseminated to Account Holder (including authorized Representatives of Account Holder) under the TIGRs Standard and Procedures,
(ii) as may be required or compelled by Applicable Law,
(iii) information that it has, or has instructed to be, provided to the Registry, whether or not it is Confidential Information, or
(iv) as APX may agree in its sole discretion.

13. REPRESENTATIONS AND WARRANTIES.

Throughout the term of these Terms of Use, including without limitation upon each creation, transfer or retirement of a TIGR by Account Holder, Account Holder represents and warrants to APX that:

(a) If other than a natural person, Account Holder is duly organized, validly existing, and in good standing under the laws of the jurisdiction of its formation;

(b) Account Holder has all corporate and other authority and all regulatory and other consents, approvals and authorizations necessary for it to legally (i) enter into and perform its obligations under these Terms of Use and the Operative Documents and (ii) engage in all of its activity (including the creation, receipt and transfer of TIGRs) on or relating to the Registry;

(c) The signatory of these Terms of Use has the authority to execute these Terms of Use on behalf of Account Holder, and these Terms of Use are binding on and enforceable against Account Holder in accordance with their terms, except as such enforceability may be limited by applicable bankruptcy, insolvency, reorganization, moratorium or other similar laws affecting the enforcement of creditors' rights generally and general principles of equity;

(d) Account Holder will only use the Registry for creating, transferring and retiring TIGRs that are attributable to the Assets included in the Registry;

(e) Account Holder has not registered and will not register any Assets simultaneously both in the Registry and in any other system that tracks the environmental attributes related to such Assets, nor will any transaction of an Asset's environmental attributes be conducted outside of the Registry if the TIGRs associated with that Asset are maintained within the Registry;

(f) Account Holder meets all of the requirements for participation in the Registry, as set forth in the Operative Documents;

(g) Neither Account Holder nor any third party, if any, having a Beneficial Ownership Right in the TIGRsSM held in one of Account Holder’s Accounts or sub-accounts has retired, sold, claimed, represented elsewhere or used, or will retire, sell, claim or represent elsewhere or use, any of its TIGRs to satisfy obligations in any jurisdiction or otherwise without reporting such disposition within the Registry;

(h) Collectively, Account Holder and the third parties, if any, having a Beneficial Ownership Right in the TIGRs held in one of Account Holder’s Accounts or sub-accounts have legal title and all Beneficial Ownership Rights with respect to the TIGRs issued or to be issued to Account Holder and/or held in Account Holder’s Accounts or sub-accounts;

(i) Account Holder has been authorized to act on behalf of each third party, if any, having a Beneficial Ownership Right in the TIGRs held in Account Holder’s Accounts or sub-accounts;
(j) No person or entity, other than Account Holder or the third parties, if any, having a Beneficial Ownership Right in the TIGRs held in Account Holder’s Accounts or sub-accounts, can claim the right to the TIGRs for which the Account Holder is seeking issuance or that are held in Account Holder’s Accounts or sub-accounts; and

(k) All data and other information provided to the Registry or APX by Account Holder and/or its Representatives are either owned legally and beneficially by Account Holder or Account Holder otherwise has the right to provide such data and other information, and all such data and other information are true and correct in all material respects.

14. CONFIDENTIALITY.

(a) The Registry, including the selection, arrangement and compilation of data, may be comprised of confidential, market-sensitive and trade secret information of the Account Holder and other Registry Participants. APX agrees (i) to use and maintain information provided by Account Holder in accordance with the Registry’s Privacy Policy and (ii) not to knowingly use or disclose Confidential Information (as defined below) provided by Account Holder except as authorized by Account Holder or these Terms of Use. Account Holder agrees not to use or disclose the information contained in the Registry, including any other Registry Participant’s Confidential Information, except as authorized by the Operative Documents and these Terms of Use. The obligations of confidentiality in these Terms of Use shall survive its termination without limitation in duration for so long as information continues to meet the definition of Confidential Information.

(b) As used in these Terms of Use, the following information is deemed “Confidential Information”:

(i) Gross and net generation (MWhs) of each electricity Generating Unit;
(ii) Electricity (MWhs) consumed on site by the Generating Unit owner or other on-site customer, other than for Generating Unit use (monthly);
(iii) Street address of the Generating Unit;
(iv) If aggregate metering of Generating Units, number and names of Generating Units on the meter;
(v) Capacity factor of each electricity Generating Unit;
(vi) Total number of TIGRs in Account Holder’s Account and any sub-account thereof, including without limitation each Group Retirement Sub-account;
(vii) The amount and timing of specific TIGRSM transfers, including transfers from one Account Holder to another and transfers among the sub-accounts of an Account Holder; and
(viii) Those portions of communications between Account Holder and APX regarding the Registry that contain any of the aforementioned information that would be treated as Confidential Information;

provided, however, that Confidential Information does not include any information that can be established by written documentation: (1) to have been publicly known prior to disclosure of such information by the disclosing Party (the “Disclosing Party”) to the receiving Party (the “Receiving Party”); (2) to have become publicly known, without fault on the part of the
Receiving Party, subsequent to disclosure of such information by the Disclosing Party to the Receiving Party; (3) to have been received by the Receiving Party at any time from a source, other than the Disclosing Party, rightfully having possession of and the right to publicly disclose such information; (4) to have been independently developed by employees or agents of the Receiving Party without access to or use of such information disclosed by the Disclosing Party to the Receiving Party; (5) to be required to be disclosed by Applicable Law, including but not limited to information that must be provided to any governmental entity to confirm compliance with any statute or regulation, administrative proceeding, administrative or court order or discovery, provided that both Parties take such reasonable actions as necessary to ensure that such information is disclosed in as limited a manner possible; or (6) to be information APX is otherwise permitted to disclose under the TIGRs Standard and Procedures.

(c) Confidential Information may be aggregated with other information in the Registry and included in public reports as described more fully in the TIGRs Standard and Procedures, so long as it is sufficiently aggregated such that a third-party reviewer could not determine the portion of such aggregated information that is Confidential Information of a particular Account Holder.

(d) Confidential Information is the sole and exclusive property of the Registry Participant who provided the information to the Registry or on whose behalf the information was provided, and shall not be used by Account Holder for any purpose other than the purposes set forth in the Operative Documents and these Terms of Use.

(e) If Account Holder obtains access to data in the Registry that: (i) is not data provided or owned by Account Holder; (ii) is not part of a publicly available Registry report; and (iii) Account Holder is not otherwise authorized to use, then, regardless of whether such data is otherwise considered Confidential Information under these Terms of Use, Account Holder shall:

   (i) immediately notify APX that Account Holder has obtained such access; and
   (ii) not disclose, disseminate, copy, or use any such information.

(f) Except as specifically set forth in this Section 14, APX shall have no obligation to protect or maintain the confidentiality of any information provided by Account Holder to APX or to the Registry, and Account Holder expressly consents to the disclosure of any such information that is not Confidential Information hereunder.

15. DISCLAIMER OF WARRANTY.

(a) The data contained in the Registry has been gathered by APX from sources believed by it to be reliable, including but not limited to Control Area Operators, Qualified Reporting Entities, Registry Participants, Account Holder and Account Holder’s Representatives. APX does not warrant that the information in the Registry is correct, complete, current or accurate, nor does APX warrant that the Software will be error-free or bug-free. APX has no obligation to audit, validate or otherwise verify any information contained in the Registry.

(b) THE REGISTRY IS PROVIDED “AS IS,” AND APX MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO
THESE TERMS OF USE, THE OPERATIVE DOCUMENTS OR THE ADEQUACY OR PERFORMANCE OF THE REGISTRY, AND APX HEREBY DISCLAIMS TO THE EXTENT PERMITTED BY LAW ANY SUCH WARRANTIES, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT, TITLE OR FITNESS FOR A PARTICULAR PURPOSE OR ANY IMPLIED WARRANTIES ARISING FROM ANY COURSE OF DEALING, USAGE OR TRADE PRACTICE. APX DOES NOT WARRANT THAT THE SERVICES PROVIDED HEREUNDER SHALL BE UNINTERRUPTED, ERROR-FREE, OR COMPLETELY SECURE, OR THAT THE PROVISION OF SUCH SERVICES SHALL ALWAYS BE EXECUTED WITHOUT ERRORS OR OMISSIONS.

(c) APX shall not be responsible for the acts or omissions of any Account Holder, Registry Participant or other party who inputs data into the Registry or from whom data is obtained for inclusion on the Registry.

(d) Account Holder is solely responsible for the protection, security and management of usage and security of its computer network. APX shall not compensate Account Holder for damages incurred due to violations of the security of Account Holder’s computer network, nor shall Account Holder make deductions or set-offs of any kind for Fees resulting therefrom.

16. LIMITATION OF LIABILITY.

(a) ACCOUNT HOLDER ASSUMES FULL RESPONSIBILITY AND RISK OF LOSS RESULTING FROM ITS USE OF THE REGISTRY AND THE REGISTRY SITE. APX’S SOLE LIABILITY FOR THE REGISTRY, SERVICE DISRUPTION, PERFORMANCE OR NONPERFORMANCE BY APX OR IN ANY WAY RELATED TO THESE TERMS OF USE, REGARDLESS OF WHETHER THE CLAIM FOR DAMAGES IS BASED IN CONTRACT, TORT, STRICT LIABILITY, OR OTHERWISE, IS LIMITED, TO THE EXTENT PERMITTED BY LAW, TO AN AGGREGATE AMOUNT EQUAL TO THE GREATER OF (X) THE FEES PAID BY ACCOUNT HOLDER HEREUNDER DURING THE CALENDAR YEAR IMMEDIATELY PRECEDING THE DATE ANY SUCH CLAIM IS OR CLAIMS ARE MADE BY ACCOUNT HOLDER AND (Y) THE FEES PAID BY ACCOUNT HOLDER HEREUNDER DURING THE CALENDAR YEAR IN WHICH ANY SUCH CLAIM IS OR CLAIMS ARE MADE BY ACCOUNT HOLDER.

(b) UNDER NO CIRCUMSTANCE SHALL EITHER PARTY BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, SPECIAL, EXEMPLARY OR OTHER INDIRECT DAMAGES REGARDLESS OF CAUSE, NOR FOR ECONOMIC LOSS, LOSS OF USE, LOSS OF DATA, LOSS OF BUSINESS, PERSONAL INJURIES OR PROPERTY DAMAGES SUSTAINED BY THE OTHER PARTY OR ANY THIRD PARTIES, EVEN IF THE PARTY HAS BEEN ADVISED BY THE OTHER PARTY OR ANY THIRD PARTY OF SUCH DAMAGES.

(c) APX DISCLAIMS ANY LIABILITY FOR ERRORS, OMISSIONS OR OTHER INACCURACIES IN ANY PART OF THE REGISTRY, OR THE REPORTS, TIGRsSM OR OTHER INFORMATION COMPILED OR PRODUCED BY AND FROM OR INPUT INTO THE REGISTRY.

(d) TO THE MAXIMUM EXTENT PERMITTED BY LAW, ACCOUNT HOLDER HEREBY RELEASES AND PROTECTS APX, ANY SUBSIDIARIES OR OTHER
CORPORATE AFFILIATES THEREOF, THEIR SUCCESSORS AND ASSIGNS, AGENTS, CONTRACTORS, SERVICE PROVIDERS AND VENDORS FROM ANY AND ALL LIABILITY WITH RESPECT TO ANY DAMAGES OR INJURIES INCURRED BY ACCOUNT HOLDER AS RELATES TO THE REGISTRY.

17. LOGINS, PASSWORDS AND REGISTRY IDS.

Account Holder agrees to assume sole responsibility for the security of any logins, passwords and Registry IDs issued to Account Holder and its Users for accessing the Registry. Account Holder agrees to immediately notify APX of any suspected unauthorized use of Account Holder’s login(s), password(s), Registry ID(s) or Account or any other suspected breach of security.

18. INDEMNIFICATION.

(a) Account Holder agrees to defend, indemnify and hold harmless each of APX and its subsidiaries and affiliates and each of their respective owners, trustees, partners, members, officers, directors, employees, agents and representatives (each an “APX Indemnified Party”) from and against any violations by Account Holder or its Users of any Applicable Law and against any and all Losses arising out of, resulting from, attributable to or related to the use of the Registry by Account Holder or its Users, or Account Holder’s or its Users’ violation of any of the Operative Documents or these Terms of Use, including, but not limited to, any Losses arising out of, resulting from, attributable to or related to the extent that the Losses are caused by the conduct of such APX Indemnified Party that a court of law or arbitral panel has determined amounted to gross negligence or willful misconduct.

(b) APX shall indemnify, defend and hold harmless each of Account Holder, its Users and its Agents (each an “Account Holder Indemnified Party”) from and against any and all Losses incurred in connection with any third-party claims alleging the Registry or the Software infringes any third party’s presently existing intellectual property rights or constitutes misappropriation or unlawful use of a third party’s trade secrets; provided that (i) Account Holder notifies APX promptly in writing of the claim; (ii) APX has the sole control of the defense and all related settlement negotiations; and (iii) Account Holder provides APX with all reasonably necessary assistance, information, and authority to perform the foregoing at APX’s expense. In the event of such infringement or misappropriation of a third party’s intellectual property rights or trade secrets, or in APX’s judgment such infringement or misappropriation is likely, APX shall have the right at its sole option and expense to remedy such circumstance by (i) substituting or modifying such intellectual property so that there is no infringement or misappropriation while maintaining the quality and functionality of the original intellectual property; (ii) obtaining for Account Holder a license to continue using such intellectual property; or if neither (i) nor (ii) is commercially reasonable, APX shall have the right to terminate these Terms of Use immediately upon written notice to Account.
Holder. This Section 18(b) sets forth Account Holder’s sole and exclusive remedy and APX’s sole liability for intellectual property infringement or misappropriation by APX.

(c) Notwithstanding the terms of Section 18(b) of these Terms of Use, APX will have no liability for any infringement claim of any kind to the extent it results from: (a) modifications to the Registry or the Software made other than by APX or at APX’s instruction; (b) unauthorized or unlicensed use of the Registry or the Software; (c) the combination, operation or use of the Registry or the Software with equipment, devices or software not supplied by APX to the extent such a claim would have been avoided if the Registry or the Software was not used in such combination; or (d) use of the Registry or the Software in violation of these Terms of Use.

19. NO ASSIGNMENT, TRANSFER OR ENCUMBRANCE BY ACCOUNT HOLDER.

Neither any Operative Document nor these Terms of Use nor any rights hereunder or thereunder may be assigned, sublicensed, encumbered, pledged, mortgaged or otherwise transferred by Account Holder, in whole or in part, whether voluntary or by operation of law, without the express prior written consent of APX, which consent shall not be unreasonably withheld, conditioned or delayed.

20. RELATIONSHIP OF PARTIES.

Each Party is an independent contractor under these Terms of Use. No Party has the authority to execute documents that purport to bind the others, and nothing in these Terms of Use will be construed to constitute a joint venture, fiduciary relationship, partnership or other joint undertaking.

21. NO THIRD-PARTY BENEFICIARIES.

These Terms of Use and the Operative Documents are for the sole and exclusive benefit of Account Holder and APX and each of their successors and permitted assigns, and except as set forth in Section 0 (Indemnification), no third party, including without limitation any third party having Beneficial Ownership Rights in a TIGR℠ will have any rights under these Terms of Use or the Operative Documents whatsoever.

22. FORCE MAJEURE.

No Party shall be deemed to have breached any provision of these Terms of Use as a result of any delay, failure in performance, or interruption of service resulting directly or indirectly from acts of God, network failures, acts of civil or military authorities, civil disturbances, wars, terrorism, energy crises, fires, floods, strikes or other labor disturbances, riots, embargoes, transportation contingencies, fuel shortages, interruptions in third-party telecommunications or Internet equipment or service, other catastrophes, or any other occurrences which are beyond the claiming Party’s reasonable control and which, by the exercise of due diligence, the claiming Party is unable to overcome or avoid or cause to be avoided; provided, however, that no such occurrences shall excuse Account Holder’s obligation to pay amounts due hereunder by the applicable Due Date.
23. **Severability.**

   If any part of these Terms of Use is held to be unenforceable or illegal by a court, arbitration panel or governmental administrative agency, such holding shall not affect the validity of the other parts of the Terms of Use, which shall at all times remain in full force and effect.

24. **Waiver.**

   The waiver of a breach or the failure to require at any time performance of any provision of these Terms of Use will not operate or be interpreted as a waiver of any other or subsequent breach nor in any way affect the ability of any Party to enforce each and every such provision thereafter. The express waiver by any Party of any provision, condition or requirement of these Terms of Use shall not constitute a waiver of any future obligation to comply with such provision, condition or requirement.

25. **Notices.**

   All notices permitted or required under these Terms of Use shall be in writing and shall be delivered in person, by email, facsimile, or first class, registered or certified mail, postage prepaid, or by overnight courier service to the following addresses or such other address as either Party may specify in writing:

   If to APX:
   
   APX, Inc.
   2001 Gateway Place, Suite 315W
   San Jose, CA 95110
   Attn: TIGRs Registry Administrator
   Facsimile: 408-573-7113
   Email: TIGRsAdmin@apx.com

   If to Account Holder:
   
   To the address provided at the time of registration, as updated by Account Holder from time-to-time

   Service shall be effective on actual receipt. For service of notice via facsimile, it shall be deemed received on the day said notice was sent to the other Party. For service of notice via email, it shall be deemed received when acknowledgement of its receipt has been given by the Party due to receive the notice.

26. **Governing Law and Dispute Resolution.**

   **PLEASE READ THIS SECTION CAREFULLY. IT AFFECTS YOUR RIGHTS AND WILL HAVE A SUBSTANTIAL IMPACT ON HOW CLAIMS EACH PARTY HAS AGAINST THE OTHER ARE RESOLVED.**

   (a) **Choice of Law.** These Terms of Use shall be governed exclusively by the laws of the State of New York, United States of America, without regard to its rules on conflicts of laws.

   (b) **Federal Arbitration Act.** The Parties acknowledge that these Terms of Use evidence a transaction involving interstate commerce. Notwithstanding the provision in the
preceding paragraph (a) with respect to applicable substantive law, any arbitration conducted pursuant to the terms of this Terms of Use shall be governed by the U.S. Federal Arbitration Act (9 U.S.C. Secs. 1-16).

(c) Agreement to Mediate. The Parties agree that any and all Disputes shall be submitted to JAMS, or its successor, for mediation. Either Party may commence mediation by providing a written request for mediation to JAMS and the other Party, setting forth the subject of the Dispute and the relief requested.

(d) Agreement to Arbitrate. Any Dispute that has not been resolved by mediation as provided herein within forty-five (45) days after initiation of the mediation procedure, shall be referred to and finally determined by arbitration administered by JAMS.

(e) Arbitration Procedures. The tribunal will consist of a sole arbitrator. The place of the arbitration will be New York, New York; provided, however, if the value of the relief sought is $25,000 or less, either Party may elect to have the arbitration conducted by telephone or based solely on written submissions, which election shall be binding on each Party subject to the arbitrator’s discretion to require an in-person hearing, if the circumstances warrant. In cases where an in-person hearing is held, either Party may attend by telephone, unless the arbitrator requires otherwise. The language to be used in the arbitral proceedings will be English. Judgment upon the award rendered by the arbitrator may be entered by any court having jurisdiction thereof. Each Party shall be responsible for the payment of all of its costs associated with the resolution of said Dispute, including but not limited to any filing fees, arbitrator fees, its attorneys’ fees and other costs incurred in such proceeding; provided that if a Dispute is initiated in bad faith, as determined by the arbitrator, the Party initiating the dispute shall be responsible for all of the other Party’s defense costs; and provided further that APX shall be entitled to payment of its costs and expenses, including without limitation attorneys’ fees, to the extent set forth in Sections 11(b)(ii) and 0.

(f) One-Year Claim Period. The Parties agree that neither may bring a claim nor assert a cause of action against the other, in any forum or manner, more than one (1) year after the cause of action accrued, except where the Party could not have reasonably discovered the wrong giving rise to the claim within one (1) year.

(g) Prohibition of Class and Representative Actions and Non-Individualized Relief. THE PARTIES AGREE THAT EACH OF PARTY MAY BRING CLAIMS AGAINST THE OTHER ONLY ON AN INDIVIDUAL BASIS AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTATIVE OR PRIVATE ATTORNEY GENERAL ACTION OR PROCEEDING. UNLESS BOTH PARTIES AGREE OTHERWISE, THE ARBITRATOR MAY NOT CONSOLIDATE OR JOIN MORE THAN ONE PARTY’S CLAIMS, AND MAY NOT OTHERWISE PRESIDE OVER ANY FORM OF A CONSOLIDATED, REPRESENTATIVE, CLASS, OR PRIVATE ATTORNEY GENERAL ACTION OR PROCEEDING. ALSO, THE ARBITRATOR MAY AWARD RELIEF (INCLUDING MONETARY, INJUNCTIVE, AND DECLARATORY RELIEF) ONLY IN FAVOR OF THE INDIVIDUAL PARTY SEEKING RELIEF AND ONLY TO THE EXTENT NECESSARY TO PROVIDE RELIEF NECESSITATED BY THAT PARTY’S INDIVIDUAL CLAIM(S). ANY RELIEF AWARDED CANNOT AFFECT OTHER REGISTRY PARTICIPANTS. If a court decides that Applicable Law precludes enforcement of any of this
paragraph’s limitations as to a particular claim for relief, then that claim (and only that claim) must be severed from the arbitration and may be brought in court, subject to each Party’s to appeal the court’s decision. All other claims will be arbitrated.

27. ENTIRE AGREEMENT.

These Terms of Use and the Operative Documents, including any and all exhibits attached hereto and thereto, represent the entire agreement of the Parties with respect to the subject matter hereof and thereof and supersede any conflicting terms in any other prior or contemporaneous oral or written agreements and any and all other communication.
EXHIBIT A TO TERMS OF USE

DEFINED TERMS

“Account Holder” has the meaning set forth in Section 2 of the Terms of Use.

“Agents” has the meaning set forth in Section 4(a) of the Terms of Use.

“Applicable Law” means any local, state, national, or international law, statute, regulation, ordinance or other means of establishing legal rights and obligations that are applicable, directly or indirectly, to the Terms of Use, the Registry, the Registry Participants or the Parties.

“APX” means APX, Inc., a California corporation, which is the owner and administrator of the Registry.

“Beneficial Ownership Rights,” with respect to any TIGRSM, means any contractual or other right to direct or control the sale or other disposition of, or the retirement of, such TIGR.

“Confidential Information” has the meaning set forth in Section 14(b) of the Terms of Use.

“Defaulting Party” has the meaning set forth in Section 11(a)(i) of the Terms of Use.

“Disputes” means any and all disputes, controversies or claims arising out of or relating to these Terms of Use or the Registry.

“Due Date” means the date specified for the making of payments pursuant to the Terms of Use or the Operative Documents, or, if no date is specified, no later than thirty (30) days from the date when the obligation to pay arises.

“Fees” has the meaning set forth in Section 7 of the Terms of Use.

“General Terms of Use” means the terms of use, located at http://www.apx.com/Legal/TOU (or such other website as APX may notify you), applicable to the use of the Registry Site and the other web sites operated by APX.

“Losses” means claims (including third-party claims), causes of action, whether in contract, tort or any other legal theory (including strict liability), demands, damages, costs, liabilities, losses and expenses (including reasonable attorneys’ fees and court costs) of any nature whatsoever.

“Non-Defaulting Party” has the meaning set forth in Section 11(a)11(a)(i) of the Terms of Use.

“TIGRs Standard and Procedures” means the standard and procedures, located at Registry Site, that provide the specific processes for the operation of the Registry and qualifications for TIGRs.

“Operative Documents” has the meaning set forth in Section 2 of the Terms of Use.

“Owner” has the meaning set forth in Section 6(b)(ii) of the Terms of Use.

“Party” and “Parties” have the meaning set forth in Section 2 of the Terms of Use.

“Registry” has the meaning set forth in the preamble to the Terms of Use.

“Registry Participants” means Account Holder and its related Users; and other participants in the Registry and their related Users.
“Registry Site” means the website, located at tigrs.apx.com (or such other website as APX may notify you), at which the Registry can be accessed.

“Reinstatement Fee” has the meaning set forth in Section 10(f)(i) of the Terms of Use.

“Representatives” has the meaning set forth in Section 4(a) of the Terms of Use.

“Software” has the meaning set forth in Section 5(b) of the Terms of Use.

“Taxes” has the meaning set forth in Section 8 of the Terms of Use.

“Terms of Use” means the Terms of Use to which this Exhibit A is attached.

“TIGRsSM” has the meaning set forth in Section 3(a) of the Terms of Use.

“Users” has the meaning set forth in Section 4(a) of the Terms of Use.