GXB CAPITAL RAIF V.C.I.C LTD

An open-ended investment Company established in Cyprus as a Registered Alternative Investment Fund ("RAIF")

SUBSCRIPTION FORM

(Legal Persons)

You are advised not to complete and lodge this application form until you have read the full Information Memorandum dated 14/11/2023 which has been provided to you.

This offer for subscription relates to the offer of Units (hereinafter the "Units") in GXB CAPITAL RAIF V.C.I.C LTD (hereinafter the "Fund"), a limited liability with units incorporated under the Companies Law, Cap.113 (registration no. HE 436688) and registered as a registered alternative investment fund with authorisation No RAIF128 under the Alternative Investment Fund Law of 2018, N.124(I)/2018 in the form of a variable capital investment company as described in detail in the Information Memorandum dated 14/11/2023 (hereinafter the "Information Memorandum").

There may be high volatility in the Fund's Net Asset Value due to its investment policies and/or its portfolio management techniques.

INVESTMENT PROCEDURE INSTRUCTIONS

In order to apply for Subscription of units in the Fund, you will need to take the following steps:

- 1. Ensure that you have carefully studied and understood the Fund's Information Memorandum and this offer for subscription Application Form, as they may be amended from time to time.
- 2. Complete and execute this Application Form by signing and dating it and ensure that the signature is verified.
- 3. Send the Application Form and the Schedules attached to it, together with any required documents, by registered post, courier, facsimile or electronic mail to the Administrator of the Fund. In case of facsimile or electronic mail, the originals must also be sent immediately by registered mail or courier.
- 4. Completed Application Forms must be sent so as to arrive at the Administrator's office electronically or in original format no later than 1 (one) Business Day before the relevant subscription date.
- 5. Ensure that payment of the subscription monies is to be made via bank transfer and that it shall be made as provided herein and in accordance with Schedule A (Payment Instructions).
- 6. Acknowledge and confirm that the exact amount of funds that you will invest in the Fund (total amount of commitment), will be released upon request by the External Manager in one or several capital calls.

An Investment in the Fund is speculative and appropriate only if you have the capacity to absorb a loss of some or all of your investment. Prior to investing in the Fund, you should read the present Information Memorandum and in particular the risk disclosure set out in the "Risk Factors" section of the Information Memorandum and you should consult with your own professional advisers to assess the risk factors, tax, legal and other aspects of making such an investment.

BASIS OF ACCEPTANCE

Subscriptions for Units will be possible during the Initial Offering Period or any subsequent subscription following the Initial Offering Period will be possible as further specified in the Information Memorandum. Any applications for subscription must be received by the Administrator no later than 1 (one) Business Day before the relevant subscription date. Only persons who received the Information Memorandum and this Application Form directly from the Fund and/or 7Q Asset Management Ltd, or other persons specifically authorised to promote and market the Fund, may apply.

In this Application Form, terms defined in the Information Memorandum on which this Application is annexed on and not redefined in this Application Form have the meaning set out in the Information Memorandum.

TERMS AND CONDITIONS OF APPLICATION

- The submission of the Subscription Form constitutes an offer to the Fund to enter into a legally binding contract and only upon acceptance by the Fund such a contract will be created.
- 2. The contract created upon acceptance of application by the Fund in the manner set out in this document, will be conditional on application being received for the minimum subscription amount during the Initial Offering Period of €125.000 (two hundred, thousand euro) for a new subscriber in the Fund or €50.000 (one hundred thousand euro) for any subsequent subscription following the Initial Offering Period as detailed in the Information Memorandum.
- 3. Subject to the provisions of the Information Memorandum, the Fund may decide to accept or reject the application for subscription in whole or in part, provided that the applicant will be informed accordingly. The Fund is not obliged to provide any explanation in the event of rejection.
- 4. If the application is invalid or is not accepted, or if any contract created by acceptance does not become unconditional, or if any application is accepted for units the total value of which is less than the amount applied for, the subscription monies or the balance of the amount paid on the application (whatever is applicable) minus administrative and bank charges and fees will be returned without interest and at the risk of the applicant.
- 5. The subscription monies, **net of bank charges**, should be made by wire transfers to **one** of the bank accounts of the Fund provided in accordance with Schedule A

("Payment Instructions"). The payment of subscription monies shall be made in cash

- 6. By completing and delivering this Application Form, you as applicant(s):
 - a. offer to subscribe for such number of units of the Fund, the total value of which shall be the amount specified in your Application Form or any smaller amount for which the application is accepted at the application price, and/or the value of which shall be calculated as provided in the Articles and the Information Memorandum where the consideration for subscription shall be paid;
 - accept that the Fund might accept your offer for subscription for such number of units of total value of which might be less than the total value specified in this Application Form;
 - authorise the Fund to send letter of acceptance of the Subscription Agreeement stating the number of units that will be allocated to you for which your application is accepted and to procure that your name is/are placed on the register of members of the Company in respect of such units;
 - agree that this Application Form may not be revoked and that this paragraph constitutes a collateral contract between you and the Fund, which will become binding upon receipt of this application form by the Fund duly completed;
 - e. agree that any letter of acceptance and any money refundable to you, may be retained by the Fund in a separate account pending clearance of your remittance:
 - f. agree that any units to be issued pursuant to this Application Form shall be registered in the name(s) and address set-out in this Application Form;
 - g. agree that any applications, acceptances of applications and contracts resulting from the acceptance of applications under this offer for subscription will be governed by and construed in accordance with the laws of the Republic of Cyprus and agree to submit to the jurisdiction of the Cyprus courts and agree that nothing shall limit the right of the Fund to bring an action, suit or proceedings in connection with this offer for subscription in any other jurisdiction;
 - h. warrant that, if you sign the application form on behalf of somebody else or on behalf of a legal entity, you have due authority to do so;
 - confirm that in making such application you are not relying on information, representation in relation to the Fund and sponsoring institutions, other than information contained in the Information Memorandum and you accordingly agree that no person responsible solely or jointly for the Information Memorandum or any part of such document will have any liability for any such other information or representation;

- j. agree to promptly provide on demand such information as the Fund or the Manager of the Fund may request in connection with your application;
- k. warrant and agree that this application is accompanied by all documents required, pursuant to Schedule B;
- agree that the Fund will not treat you as its customer by virtue of your application's submission or by virtue of such application being accepted in whole or in part and that the Fund will not owe you any duties or responsibilities concerning their suitability for you;
- m. represent and warrant that you are not a person in a jurisdiction in which such an offer or solicitation is not authorised or a person to whom it is unlawful to make such an offer or solicitation;
- n. represent and warrant that you do not subscribe for the units on behalf of or for the account of a natural person referred to in paragraph (m) above;
- o. represent and warrant that you will not transfer or deliver any of the units or any interest therein to a natural person/legal entity referred to in paragraph (m) above;
- p. represent and warrant that you may subscribe or acquire units without violating any applicable laws;
- q. undertake and agree not to duplicate or furnish copies of the constitutional documents of the Fund or the Information Memorandum to persons other than your investment and tax advisors, accountants or legal counsel;
- r. agree that all of the terms and provisions herein shall be binding upon me and inure to the benefit of me/us and my/our respective assigns, successors, trustees and legal representatives;
- s. agree that this Application Form and any agreement created between me/us and the Fund pursuant to this Application Form is not transferable or assignable by me/us;
- t. acknowledge and agree that this document together with the Information Memorandum, supplements (if any) and the Memorandum of and Articles of association, copies of which were made available to you and you hereby accept, contain the entire terms, conditions and agreement between me/us and the Fund and there are no representations, covenants or other agreements except as stated or referred to herein and that the terms and conditions of this Application Form are subject to provisions of the Information Memorandum and the Articles;
- u. represent and warrant that you have read, studied, understood and agreed to the Information Memorandum of the Fund, including without limitation these sections of the Information Memorandum relating to risks, conflicts of

- interest and fee structure of the Fund and have evaluated the merits and risks of investing in units of the Fund;
- v. represent and warrant that you have received, understood, acknowledged and accepted the investment objective, strategy, and policy, investment restrictions and risks associated with the investment in the Fund;
- declare that you have understood, evaluated and acknowledged the merits and risks of investing in the Fund's units including seeking independent advice;
- x. agree that the issue and allotment of any units shall be subject to the provisions of the Fund's Articles and the relevant laws and will be governed and construed in accordance with the law of the Republic of Cyprus;
- y. agree that the Fund and/or the Administrator (or any duly authorised agent or delegate), may contact your bankers and/or others in order to fulfil the various legal requirements;
- z. represent and warrant that the subscription monies have not been obtained by any illegal activity;
- aa. represent and warrant that, regarding the subscription monies, any applicable taxes on such income were paid and the appropriate taxation declarations, where appropriate, were made;
- bb. agree that in the event that the Fund shall incur any taxes or cost or expenses as a result of any subscriptions, capital contributions made by you or distributions made to you as unit-holder or become subject to any record-keeping or reporting obligations as a result of permitting to you to remain or be admitted as unit-holder, you will be obliged to reimburse any such taxes, expenses, costs or obligations incurred by the Fund;
- cc. agree to indemnify and hold harmless the Fund, the Administrator and the Board of Directors of the Fund against any loss, costs or expenses incurred by it or them as a result of your failure to pay the required subscription monies for the application of Units within the time contemplated;
- dd. represent and warrant that the information provided by you is true and correct;
- ee. agree to notify the Fund immediately upon becoming aware that any of the above statements, acknowledgements, representations, warranties covenants, undertakings and confirmations are no longer true and correct and complete in all respects and agree immediately and if, as a result you, are requested to transfer or redeem your Participation Units you will proceed to do so.

- 7. The basis of the Distribution of Distributable proceeds will be determined by the Administrator in consultation with the External Manager of the Fund.
- 8. All documents and cheques sent by post will be at the risk of the person(s) entitled to such documents and cheques.
- 9. No person receiving a copy of the Information Memorandum or an application form, in any jurisdiction other than the Republic of Cyprus may treat the same as constituting an invitation to him, nor should he in any event use such application form unless, in the relevant jurisdiction, such an invitation could lawfully be made to him and such application form could lawfully be used without contraversion of any registration or other legal requirements. It is the responsibility of any person outside the Republic of Cyprus wishing to make an application under this offer for subscription to satisfy himself as to full observance of the laws of the relevant jurisdiction in connection with this offer, including obtaining any requisite governmental or other consent or observe any formalities that must be observed in such jurisdiction.
- Applications from persons who did not receive the Information Memorandum and this Application Form and the relevant application form directly from the Fund and/or 7Q Asset Management Ltd will not be considered.
- 11. This Application Form shall be governed and construed by laws of Republic of Cyprus and Cyprus court shall have exclusive jurisdiction for any dispute arising out of it or any contract that shall be formed after acceptance of this Application Form by the Fund.
- 12. Except as otherwise provided in this Application Form and any contract that shall be formed after acceptance of this Application Form by the Fund shall be binding upon and inure to the benefit of the parties and their respective assigns, successors, trustees and legal representatives.
- 13. Words, terms and expressions defined in the Information Memorandum shall have the same meaning in this Application Form.
- 14. The legal entity must complete the Declaration of the Board of Directors in Schedule C and by signing the Declaration, the legal entity is so empowered and authorized the said individuals to represent and act for or on behalf of the legal entity ("Investor").

Please return this application, together with all accompanying documentation specified above to the Fund, at the Manager's Address:

GXB CAPITAL RAIF V.C.I.C LTD

Care of: 7Q Asset Management Ltd.

9, Archiepiskopou Makariou III Avenue,

Severis Building, 3rd Floor,

1065 Nicosia, Cyprus.

After examination of the Application Form and all accompanying documentation by the External Managers of the Fund, you will be notified whether the Fund will accept or reject your application.

BEFORE COMPLETING THIS FORM PLEASE READ THE NOTES SET OUT BELOW AND THE TERMS AND CONDITIONS CONTAINED ABOVE.

Applications should be made only by written application using this Application Form duly completed and should be sent by facsimile or electronic mail and with the original document to follow by registered mail or courier to the address shown above no later than one (1) Business Day before the relevant subscription date (Initial Offering Period and any relevant Subsequent Closing). The Fund reserves the right to reject any application, in which event the subscription monies will be wired or posted to the applicant without interest, less charges at his own risk.

Subscription of Units in the Fund

I/We offer to subscribe to the GXB CAPITAL RAIF V.C.I.C LTD for such number of units of the Fund, for which this Subscription Application is accepted at the Subscription Price and subject to the conditions attached to this application¹

and I/we commit to subscribe with a total commitment amount² to the Fund, which will be drawn on one or several installments by the External Manager

We have received, studied, understood and agreed to the Memorandum and Articles of Association of the Fund, as well as the Information Memorandum of the Fund dated 14/11/2023 the content of which together with the terms and conditions set out above in this Application Form, we accept, including, without limitation those sections of the Information Memorandum relating to risks, conflicts of interest and fee structure of the Fund and have evaluated the merits and risks of investing in Units, including seeking independent financial advice.

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¹ The minimum subscription amount during the Initial Offering Period is €125.000 or €50.000 for any subsequent subscription following the Initial Offering Period.

² Please refer to Schedule D

accompanying	documentation, the Exte	after examination of this Application Form and all ternal Manager of the Fund may decide to accept part and that I/we will be informed accordingly.	
	•		
irrevocable offe	er to the Fund to enter	by submitting this Application Form we make an r into a legally binding contract and that by the und such contract shall be created.	
We confirm that	the information contain	ned herein is true and correct.	
We confirm that	the subscription monie	es have not been obtained by any illegal activity.	
We confirm that GXB CAPITAL RAIF V.C.I.C LTD (or any duly authorized affiliate), may contact my/our bankers and/or others in order to fulfill the various legal requirements.			
We confirm that I shall make the appropriate taxation declarations and, where appropriate, seek advice from my/our own taxation adviser.			
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requirements se □ I/we are ex	et out in Schedule B. xisting Investor/s in the	ormation required by me/us in accordance with the e Fund and the information required set out in on previous Subscriptions.	
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Date:			
Signature:			
Name:			
Capacity:			
Сарасіту.			
Unitholder:			
Verification of th	ne above signature:		
Name:			
ranio.			
	INVEST	OR INFORMATION	
Classification:	□ Corporate Entity□ Pension Fund□ Authorised Fund	 ☐ Charity/Foundations/Trusts ☐ Provident Fund ☐ Partnership ☐ Other If other please specify: 	

Name of Legal Entity:	
Registration Number:	
D (()	
Date of Incorporation:	
Place of Incorporation:	
Trace of incorporation.	
Main Business:	
•	
Registered Office:	
_	
Mailing Address:	
Talankana Nimakan	Tarana a
Telephone Number:	Mobile Number:
Fax Number	
I ax Nullibel	
BENEF	FICIAL OWNER
	cial Owner of the units in GXB CAPITAL RAIF ne and address below. If this section remains and the Beneficial Owner.
Beneficial Owner name: Beneficial Owner address:	
	ND FINANCIAL INFORMATION
BUSINESS PROFILE A	ND FINANCIAL INFORMATION
Principal activities of the legal entity	:
Industry sector:	
Country(ies) of activities:	
Is the entity a supplier of government	al bodies and/or relevant entities?
Yes □ No □	
If "yes" please specify:	
Annual Turnover: Net Profit & Loss: Size of Total Assets: Current Liabilities:	

Origin of Invested Fur	nds	Size of Funds €	
☐Shareholder funds			
□Loans			
☐ Investment properties			
□Investments			
☐Cash at bank			
☐ Other (description):			
Approximate amount that you	consider in	vesting in the next 3 years:	
Up to 100,000 □ 100,001 − 250,000 □ 250,001 − 500,000 □ 500,000 − 1,000,000 □ 1,000,001 − 5,000,000 □ More than 5,000,000 □	Please Inc	licate	
Please specify the purpose an V.C.I.C LTD:	d reason fo	r Investment in GXB CAPITAL F	RAIF
Saving for retirement Opportunistic Estate Planning	Asset div	r general purposes ersification ease specify): On behalf of clients	
Please tick where appropriate in case the Company or the Ultimate Beneficial Owners ³ ("UBOs") have links to any of the below to sectors (industries):			
Construction	Arms	trade	
Pharmaceuticals	_	ctive industries	
Healthcare		procurement	
Money Services Business □	Casin		
Dealers in precious metals	Busin	ess dealing in cash transactions	
GROUP II	NFORMATION	ON (IF APPLICABLE)	
Group Name:			
Main activities of the Group:			
Main subsidiaries and associa	ited compai	nies:	
AUTHORI	SED SIGNA	TORIES/DIRECTORS	
Authorised Signatory/Director	e _1		
Authorised Signatory/Director	ɔ ⁻ ı		

 $^{^{3}}$ minimum of 25% shareholding or above

Full Name:			Position:		
Telephone:			Email:		
Authorised Full Name:		/Directors -2	Position:		
Telephone:			Email:		
•					
Authorised Full Name:		/Directors -3	Position:		
Telephone:			Email:		
	UI	<u>_TIMATE BENEFIC</u>	IAL OWNER	RS DETAILS*	
Beneficial (Owner Nan	ne – 1			
Full Name:			Profession	on:	
Beneficial (Owner Add	ress:			
Value of Ov	wnership in	Percentage Terms:			
Beneficial C					
Full Name:			. Profession	on:	
Beneficial		C	wner		Address:
Value	of	Ownership	in	Percentage	Terms:
Beneficial (Nwnor Nan	na – 3			
			. Professi	on:	
Beneficial		C	wner		Address:
Value	of	Ownership	in 	Percentage	Terms:

 $^{^{\}rm 4}$ minimum of 25% shareholding or above

POLITICAL I	Y EXPOSED PERSON⁵ ("F	PEP") STATUS
i deiliozee	ii exi oced i encon (i	21 / 31A133
Have any of the directors/au ☐ Yes ☐ No	ithorized signatories/UBC	exercised a public function?
Immediate Family Membersignatories/UBOs exercises ☐ Yes ☐ No		of the directors/authorized to the directors of the direction?
If any of the above answers is	"yes" please fill the following	ng:
Full Name	Position/Organisation	Country Until When?
1		
	BANK DETAILS	
In the event that my/our ap proceeds, I/we kindly request	• • •	cerning the distribution of any s to the following account:
Bank Name:		
D. I.A.I.I	<u> </u>	
Bank Address:		
Account Holder:		
Account Number:		
ID AN Niveshow	T	
IBAN Number:		
SWIFT Address/Bank Code:		
CVIII 17 Address/Barin Gode.		
NOTE: Redemption can be pomaturity of the Fund and where		riod, which takes place after the nds.
		or to allot to myself/ourselves a return the unutilized amount to
Bank Name		

⁵ Person who hold or held a significant public function on a national level of any jurisdiction (i.e. Minister, Mayor, Member of the Parliament, Judge, Ambassador, Member of the Board of a Regulatory Authority or Public Body).
⁶ Persons known to be close associates of a PEP means natural person: (a) who is known to have joint beneficial ownership of legal entities or legal arrangements, or any other close business relations, with a politically exposed person; (b) who has sole beneficial ownership of a legal entity or legal arrangement which is known to have been set up for the de facto benefit of a politically exposed person.

Account Holder:	
Account Number:	
IBAN Number:	
	CONTACT DETAILS
My contact details for any futu	re correspondence are as follows:
Name:	
Address:	
Telephone Number:	
Fax Number:	
Email Address:	
·	
	DECLARATIONS

As per the requirements of the GXB CAPITAL RAIF V.C.I.C LTD, the Units may be made available only to Professional and Well-Informed investors. Please read the declarations below and confirm where applicable. By signing this Subscription Agreement, the declaration below becomes valid.

WELL-INFORMED INVESTOR

As defined in Section 2(1) of the Alternative Investment Funds Law 124(I)/2018, a Well-Informed investor means every investor who is not a professional investor, but fulfils the following criteria:

- (a) the investor confirms in writing -
 - (i) that he has sufficient knowledge and experience in financial and business matters to evaluate the merits and risks associated with the prospective investment and that he is aware of the risks associated with the prospective investment or
 - (ii) that his business activity is related to the management, acquisition or sale of assets, either on the investor's own account or on behalf of third parties, and are of the same type as the investments of the AIF and

(b)

- (i) invests at least €125.000 in the AIF or
- (ii) has been assessed by a credit institution, an AIFM, a UCITS Management Company, an IF or an external manager of AIFs authorised in the Republic or another Member State for the management of AIFs whose assets do not exceed the limits provided for in article 4(2) of the Alternative Investment Fund Managers Law or the corresponding article 3(2) of Directive 2011/61/EU, and the above assessment shows that he has the necessary knowledge and experience in financial and business matters, to evaluate the merits and risks associated with the AIF's prospective investment based on the AIF's investment policy or

(iii) is employed by one of the persons referred to in subparagraph (ii) of paragraph (b), receiving total remuneration that takes him into the same remuneration bracket as the natural persons who effectively conduct the business of the person referred to in subparagraph (ii) of paragraph (b) or the executive members of their governing body, who effectively conduct their business.
(c) by way of derogation from paragraphs (a) and (b), the investor is a person who effectively directs the business of the AIF or its external manager or is a person engaged in the AIF's investment management functions.
$\hfill\Box$ I, the undersigned, consent to being treated as a Well-Informed Investor for the purposes of investment in the Fund.
PROFESSIONAL INVESTOR Professional investor is investor who is considered to be a professional client or may, on request, be treated as a professional client within the meaning of the Second Appendix of the Investment Services and Activities and Regulated Markets Law
$\hfill \square$ I, the undersigned, consent to being treated as a Professional Investor for the purposes of investment in the Fund.
Note: Sufficient evidence must be provided as proof that the Investor qualifies as Professional
NOMINEES
*(Please answer each of the following questions, if applicable)
(1 loads another sacrific following questions, if applicable)
Is the subscriber investing as a nominee for, or otherwise on behalf of, anyone other than the subscriber?
than the subscriber?
than the subscriber? $\hfill ext{ Yes } \hfill ext{ No}$ If the answer to the question above is "yes," the person for whom the subscriber is
than the subscriber? Yes No If the answer to the question above is "yes," the person for whom the subscriber is acting (please check one): is an individual is an entity, but is not an investment company. is an investment company (including any family investment vehicle, trust, hedge fund, investment club or other entity, group or association by means of which more than one individual makes investments)? and gives all representations and warranties of a subscriber
than the subscriber? Yes No If the answer to the question above is "yes," the person for whom the subscriber is acting (please check one): is an individual is an entity, but is not an investment company. is an investment company (including any family investment vehicle, trust, hedge fund, investment club or other entity, group or association by means of which more than one individual makes investments)?
than the subscriber? Yes No If the answer to the question above is "yes," the person for whom the subscriber is acting (please check one): is an individual is an entity, but is not an investment company. is an investment company (including any family investment vehicle, trust, hedge fund, investment club or other entity, group or association by means of which more than one individual makes investments)? and gives all representations and warranties of a subscriber
than the subscriber? Yes No If the answer to the question above is "yes," the person for whom the subscriber is acting (please check one): is an individual is an entity, but is not an investment company. is an investment company (including any family investment vehicle, trust, hedge fund, investment club or other entity, group or association by means of which more than one individual makes investments)? and gives all representations and warranties of a subscriber

County of Issuance of TIN:
U.S STATUS
In accordance with the requirements of the U.S. federal tax legislation on reporting for purposes of the Foreign Account Tax Compliance Act ("FATCA"), the Investor hereby makes and confirms to the Company the following information. More specifically we are required to identify financial accounts held by U.S. citizens or by entities that are incorporated in the U.S. or controlled by certain U.S persons and report those accounts annually to Cyprus Income Tax Authorities.
Are you a U.S. Citizen? ☐ Yes ☐ No (sole or dual citizenship)
If your answer to the above question is "No" please continue checking the boxes below:
Are you a U.S. resident alien? (lawful permanent resident, e.g. "green card holder", or substantial physical presence in the U.S. in the current year and the previous two years)
Are you a U.S. taxpayer for any other reason? (e.g. dual resident, spouse filing jointly, rescinding U.S. citizenship or long term residency, others)
If you answered "YES" to one of the above questions, please submit in addition a duly signed self-certification as a US tax resident/non-resident: Form W-9 or W-8BEN-E FATCA Forms
SIGNING INSTRUCTIONS
SISMING INCINCOLISMS

The undersigned, being the (name of the Entity), a (insert type of Entity) organized under the law of (insert jurisdiction of the Entity) (the "Investor(s)"), does hereby confirm the following:

- We have read, agreed, and understood the terms and conditions of the Subscription Application
- The above information is true and correct
- The funds have not been obtained by any illegal activity
- I/we have never been convicted of any criminal offence nor have I/we ever been
 declared bankrupt or the subject of an investigation by a governmental,
 professional or other regulatory or statutory body.
- We or the Beneficial Owners of the investment in the Fund are not individuals, entities or countries that may subject the Fund to criminal or civil violations of anti-money laundering laws.
- We attach the information required by us in accordance with the requirements set out in Schedule B.
- We have anti-money laundering policies and procedures in place reasonably designed to verify the identity of the beneficial owners of the investment in the

Fund and the source of the subscription monies. Such policies and procedures are properly enforced and are consistent with the anti-money laundering laws such that the Fund may rely on this certification.

- We confirm that we are duly registered and in good standing
- We agree promptly to notify the Fund should the Investor has any questions or becomes aware of any changes in the representation, as set forth in this subscription
- We authorize the 7Q Asset Management Limited as the external manager of GXB CAPITAL RAIF V.C.I.C LTD, to keep this information in my personal file in accordance with the data protection rules and to use it for internal purposes only.

We understand that GXB CAPITAL RAIF V.C.I.C LTD will not accept any Subscription

monies for investment unless or until satisfied with the results of its verification procedures.

Signature:

Name:

Capacity:

Unitholder:

Date:

Verification of the above signature:

Name:

SCHEDULE A

PAYMENT INSTRUCTIONS

Please arrange for subscription monies (NET OF BANK CHARGES) to arrive by bank transfer for a value date no later than one day prior of the relevant subscription date

*WIRE INSTRUCTIONS

Bank Name:	Eurobank S.A.
Beneficiary:	GXB CAPITAL RAIF V.C.I.C LTD
Account Number:	
IBAN Number:	
SWIFT Address/Bank Code:	
Reference:	Subscription of Units

SCHEDULE B

ANTI-MONEY LAUNDERING REQUIREMENTS

I / We being a Corporate / Legal Entity applicant we enclose the following of documents:	ertified
Certificate of Incorporation	
Certificate of Registered Address	
Certificate of Directors and Secretary	
, , , , , , , , , , , , , , , , , , ,	
Certificate of Shareholders	П
Memorandum and Articles of association (or equivalent documentation)	
Certificate of Good Standing	
Incumbency Certificate (if applicable)	
Group Structure up to the UBOs (sowing the percentage of each UBO) signed	
by one of the directors	
Latest Audited Financial Statements or management accounts	
Trust Deed/Declaration of Trust (if applicable)	
Partnership agreement (if applicable)	
, , , , , ,	
Joint venture agreement (if applicable)	
, , , , , , , , , , , , , , , , , , , ,	
Copy of ID / Passport copies of all related persons (Directors/authorized	
signatories/trustees/beneficiaries/ settlor and UBOs of corporate shareholders	
holding 25% or more of the share capital (where applicable)	
Copy of a recent utility bill, bank statement or other proof of permanent	
residential address (up to six months old) for the Directors/authorized	
signatories/trustees/beneficiaries/ settlor and UBOs of corporate shareholders	
holding 25% or more of the share capital (where applicable).	

Please note that certified true copies of the below documentation must be provided. Certification of documents is acceptable provided that the certifier is one of the below entities:

- A Regulated Financial Institution from an EU or Non-EU equivalent jurisdiction, provided the authenticator is of a relevant position (compliance, legal, secretariat)
- A licensed lawyer, auditor, fiduciary services provider, notary public, from an EU or EU equivalent jurisdiction
- The Embassy or Consulate of the investor's home country in the Republic of Cyprus
- The Embassy of the Republic of Cyprus in the investor's home country

- The Police in an EU or Non-EU equivalent jurisdiction
- A Company Registrar in an EU or Non-EU equivalent jurisdiction

Documents issued by public authorities of a foreign country must either bear original Apostille Certification or be certified by the diplomatic services of Cyprus (Embassy / Consulate) in these countries or by an approved introducer or by a director of the 7Q Asset Management Limited provided that the original documents are presented to him.

If certified documents are not in the English language, an official English translation should be provided by a Public Official or a registered Translator.

Please note that we reserve the right to request additional documents after the review of the documents, provided if deemed necessary based on our KYC procedures and policies.

SCHEDULE C

DECLARATION OF THE BOARD OF DIRECTORS

The following resolution was adopted by duly and legally authorised signatory of:

Corporate Name:			
Registration Number:		Incorporation	date:
Legal structure: Limited Liabil			
Establishment under the Laws			
Registered Office and Addres (hereinafter "the Investor").	S.		
We, the members of the Bo designating the Directors who GXB CAPITAL RAIF V.C.I.C L	b have been sign ΓD, to represent a	ned the said and act for or	Subscription Agreement of on behalf of the Investor.
Whereas, this Board has full fa and therefore assumes response			
aforesaid Directors under their			, p
Now, therefore, we, the member	ers of the Board o	of Directors, re	esolve that:
Authorised Signatory	Signature	Mode	Signature
Are hereby authorised to sign and perform any and all responsibilities in relation to such agreement on behalf of the Investor.			
	00101.		
Legally Authorised Represei		vestor	
Legally Authorised Represer			Signatures
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Position	ntatives of the In		Signatures