Eagle Point Credit Company Inc. Convertible Preferred Stock

Investor Application



Eagle Point Credit Company Inc. Convertible Preferred Stock ("ECC Convertible Preferred Stock")

Eagle Point Credit Company Inc. ("ECC") is selling up to a maximum of 4,000,000 shares in connection with this offering. Each share of Series AA and Series AB Convertible Preferred Stock (collectively, the "Shares") will be sold at a public offering price of \$25.00 per share and will not be certificated. This Investor Application is to be completed by the individual who will be signing the Investor Application. Please complete all applicable sections in their entirety. The undersigned hereby tenders this Investor Application and applies for the purchase of the dollar amount set forth below.

1. Investment Amount, Investment/Purchase Type and Del	livery Instructions								
Investment amount									
INVESTMENT TYPE (select one)									
☐ Initial Investment (\$2,500 minimum investment amount)	☐ Additional Purchase (\$500 minimum investment amount Account Number:								
SHARES (select one)	recount rumoet.								
☐ Series AA	☐ Series AA with Selling Commission Waived*								
□ Series AB	*Not all B/Ds are eligible. To confirm eligibility for ECC Convertible Preferred Stock, call/email your B/D or ECC Call Center								
☐ Other (i.e., friends and family program)									
INVESTMENT INSTRUCTIONS (select one)									
Please complete an Investor Application and send the Invest	tor Application and funds per the instructions below.								
*Cash, money order, or counter checks, third party checks	•								
the check with no attempt to redeposit. In such event, any issuar rescinded by the Issuer. The Issuer may reject any application, i	•								
	oplication, all relevant information must be completed. Each ossible. However, the Issuer has up to 30 days to accept or reject e Fund's Processing Agent. Investors will receive a confirmation								
Custodial accounts, forward Investor Application to the cus	stodian.								
Please indicate below how funds will be delivered.									
Make checks payable to "ECC Convertible Preferred Stock Ser	ries AA" or "ECC Convertible Preferred Stock Series AB"								
or to the custodian of record for qualified plan or brokerage acc	count investments.								
□ By Wire Transfer: Attn: UMB Bank, N.A. / Melissa Stove ABA: 101000695 Account Number: 9800006823 Account Name: ECC Convertible Preferred Stock - Series AA or AB FBO: (Insert Investor Name) OBI: Eagle Point Credit - 162720 Send Investor Application by mail or to ECCPref@eaglepointsecurities.com Fax: 515-368-6070	Attn: UMB Bank Escrow Agent for Eagle Point Credit Convertible Preferred 7155 Lake Drive, Suite 120 West Des Moines, IA 50266 Telephone: 515-368-6062 Fax: 515-368-6070								

Investor Application



2. Form of Ownership (select one

	N-QUALIFIED ACCOUNT GLE OWNER	QUALIFIED PLAN ACCOUNT
SIII	Individual	☐ Traditional IRA
	Individual with Transfer on Death*	□ ROTH IRA
	*Additional required documentation Requires Transfer on	□ SEP/IRA
	Death form (email ECCPref@eaglepointsecurities.com	□ Rollover IRA
	for form). If TOD form is not provided, account will be	☐ Inherited/Beneficial IRA*
	considered individual/joint.	*Beneficial IRA Decedent Name
	Joint Tenants with Right of Survivorship	☐ Simple IRA
	Joint Tenants with Transfer on Death*	☐ Other (please specify)
	quires Transfer on Death (email Pref@eaglepointsecurities.com for form)	OTHER ACCOUNT
	Community Property	☐ Corporation ☐ C Corporation ☐ S Corporation (articles of incorporation or corporate resolution required)
	Tenants in Common	☐ Profit Sharing Plan KEOGH Plan (pages of plan document that list plan name, date, trustee
TDI	IOT	name(s) and signatures required)
TRU	051	☐ Defined Benefit Plan
	Trust (certification of investment powers form required)	☐ Non-Profit Organization (formation document or other evidence of authorized signers required)
MIN	NOR ACCOUNT	☐ Disregarded Entity
_		☐ Partnership (partnership certificate of powers or
Ш	Uniform Gift to Minors Act (UGMA)	certificate of limited partnership required)
	State of	☐ Limited Liability Company (LLC operating agreement
	Uniform Transfers to Minors (UTMA)	or resolution required)
	State of	Other (please specify)
	Estate (evidencing individuals authorized to act on behalf	If investor is an entity, please fill in next section with beneficial owner information.
of th	e estate required)	veneziciai owner injormation.
3. In	vestor Information	
Section	on A: Individual and Joint Registrations (includes IRA and	nd Minor Accounts)
	- · · · · · · · · · · · · · · · · · · ·	
Inves	tor's/Minor's SSN	Date of Birth
Inves	tor's/Minor's Name (first, middle, last)	
Joint	Investor's/Responsible Person SSN	Date of Birth
Joint	Investor's/Responsible Person Name (first, middle, last)	
Acco	unt Name if Multiple Owners or Minor	

Investor Application



Section B: Trust/C	Corporation/Partnership/	Other			
Tax Identification Nun	nber		Date	of Formation	
Trust Title/Entity Nam	e				
Trustee					
Additional Trustee (if a	applicable)				
PRIMARY ADDRES	S (Cannot be a P.O. box)				
Street Address				· · · · · · · · · · · · · · · · · · ·	
(You must include a pe	ermanent street address even	if your mailing a	ddress is a P.O. Box)	(city/stat	e) (ZIP)
Email Address					
Phone					
OPTIONAL MAILIN	NG ADDRESS				
P.O. Box	Street Ac	ddress			
CITIZENSHIP (selec	t one)			(city/state)	(ZIP)
☐ U.S. Citizen	☐ Resident Alien	(country)	☐ U.S. Citizen Residin	g Outside USA _	(country)
Join Owner Citizenship	(select one if applicable)				
☐ U.S. Citizen	☐ Resident Alien	(country)	☐ U.S. Citizen Residin	g Outside USA _	(country)
	ist submit the appropriate l				
4. Custodian Informa	ntion (required for IRA acco	ounts and accou	nts with shares held by	custodian)	
Custodian Name					
Tax ID Number					
Custodian/Brokerage A	cct. Number		Custodian Pl	none	
MailingAddress					
(stree	et)	(city/s	state)	(ZIP))
Custodian Authorization	n				

Investor Application



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☐ Reinvest in ECC Convertible Preferred Stock Shares (Dividend Reinvestment Plan ("DRP"))

(Refer to the prospectus for terms of the Distribution Reinvestment Plan)

If you participate in the Distribution Reinvestment Plan or make subsequent purchases of Preferred Shares, and you can no longer make the representations or warranties set forth in this section, you are expected to promptly notify your broker dealer, financial advisor or investment advisor in writing of the change and to terminate your participation in the DRP.

Payment by check or electronic deposit: I (we) choose not to participate in the DRP and instead choose to have dividends paid using the following method selected below.

□ Electronic Deposit*: I (we) choose to have dividends deposited following the payment method select below: *Attach a voided check or instructions from your financial institution. (A deposit ticket does not contain the required ACH information. Wires generally reserved for brokerage and custodial accounts)

Account Type:

Ш	Checking



Brokerage or Custodial Account (required for retirement accounts)



Name of Financial Institution

ABA Routing Number (not required for custodial accounts)

Account Number

The Issuer is authorized to deposit distributions to the checking, savings or brokerage account indicated above. This authority will remain in force until the Issuer is notified otherwise in writing. If the Issuer erroneously deposits funds into the account, the Issuer is authorized to debit the account for an amount not to exceed the amount of the erroneous deposit.

☐ Mail a check to the investor's address of record (checks will not be sent to brokerage accounts).

For custodial accounts, funds will be sent to custodian of record (custodian required for retirement accounts).

Mail a check to the following third-party:

Name of Financial Institution

For the Benefit Of Account Number

Mailing Address

(street) (city/state) (ZIP)

Investor Application



6. Electronic Delivery Form (optional)

Instead of receiving paper copies of the prospectus, prospectus supplements, annual reports, proxy statements, and other stockholder communications, statements of account activity and reports (excluding tax forms), company announcements such as press releases and marketing materials, and Computershare materials regarding available services, you may elect to receive electronic delivery of such stockholder communications from Eagle Point Credit Company or its transfer agent. If you would like to consent to electronic delivery, including pursuant to email at the email address provided in Section 3 of this subscription agreement, initial the box below for this election.

By consenting below to electronically receive the applicable communications, including your account-specific information, you authorize us to either (i) email stockholder communications to you directly or (ii) make them available on our website and notify you by email when and where such documents are available, in both instances at the email address provided in Section 3 of this subscription agreement.

You will not receive paper copies of these electronic materials unless specifically requested, the delivery of electronic materials is prohibited or we, in our sole discretion, elect to send paper copies of the materials. To unsubscribe or revoke your consent for electronic delivery, or to make changes to some or all of your delivery preferences, log in to Investor Center with your User ID and Password at www.computershare.com, go to My Profile and Update Communication Preferences. If you no longer have Internet access, you may revoke your consent by writing to us at Computershare Inc., P.O. Box 43007, Providence, RI 02940-3007 and identifying the documents you no longer wish to receive electronically. You may at any time request to have a paper copy of these documents provided to you at no cost by contacting Computershare by phone, by email at web.queries@computershare.com or by mail at Computershare Inc., P.O. Box 43007, Providence, RI 02940-3007.

By consenting to electronic delivery, you will be responsible for your customary internet service provider charges and may be required to download software in connection with access to these materials, and you are confirming that you have access to email and agree to notify us if you no longer have access.

I consent to electronic delivery of all of the above listed documents and all communications related to the ECC Convertible Preferred Stock.

Signature of Investor/Trustee	Date (mm/dd/yyyy)
Email Address (please print)	
Signature of Joint Investor/Trustee	Date (mm/dd/yyyy)

Telephone: 203-340-8560 • Email: ECCPref@eaglepointsecurities.com

Investor Application



7. Important Rights, Certifications, Authorizations and Financial Representations

In order to induce the Issuer to accept this application, I (we) hereby represent and warrant as follows*:

A power of attorney may not be granted to any person to make such representations on behalf of investor(s). Only fiduciaries

such as trustees, guardians, conservators, custodians and personal representatives may make such representations on behalf of investor(s). Joint Primary Each investor must read and initial the following representations: Investor Investor **Initials Initials** a) I/we have received and read he prospectus supplement (as amended or supplemented) wherein the terms and risks of the offering are described. b) I (we) acknowledge that shares of the Series AA or AB Convertible Preferred Stock are not traded on an exchange and are appropriate as an intermediate to long-term investment. c) I (we) represent that I am (we are) either purchasing the shares for my (our) own account, or if I am (we are) purchasing shares on behalf of a trust or other entity of which I am (we are) a trustee or authorized agent, I (we) have due authority to execute this investor application and do hereby legally bind the trust or other entity of which I am (we are) trustee/authorized agent. d) I am (we are) in compliance with the USA Patriot Act and are not on any government authority watch lists. IRS Form W-9 Certification: Under penalties of perjury, I certify that: (1) The number shown on this investor application is my correct taxpayer identification number; and (2) I am not subject to backup withholding because (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and (3) I am a U.S. citizen or other U.S. person (defined in IRS Form W-9 instructions); and (4) FATCA exemption code is not applicable. CERTIFICATION INSTRUCTIONS YOU MUST CROSS OUT CERTIFICATION (2) IF YOU HAVE BEEN NOTIFIED BY THE IRS THAT YOU ARE CURRENTLY SUBJECT TO BACKUP WITHHOLDING BECAUSE YOU HAVE FAILED TO REPORT ALL INTEREST AND DIVIDENDS ON YOUR TAX RETURN. The IRS does not require your consent to any provision of this document other than the certifications required to avoid backup withholding. Name (print): SSN/Tax ID:

By signing below, you also acknowledge:

- You should not expect to be able to sell your Convertible Preferred Shares regardless of how we perform.
- The Issuer determines if it will convert your Convertible Preferred Shares into common stock or redeem in cash (or a combination of both). In the case of the Series AA, there is a four year declining early conversion fee schedule.
- Our shares are not listed on any securities exchange and we do not expect a secondary market in the shares to develop.

Investor Application



Date

Date

The undersigned confirms by its signature that it (i) has reasonable grounds to believe that the information and representations concerning the investor(s) identified herein are true, correct and complete in all respects; (ii) has verified that the form of ownership selected is accurate and, if other than individual ownership, has verified that the individual executing on behalf of the investor(s) is properly authorized and identified; (iii) has discussed such investors' prospective purchase of shares with such investor(s); (iv) has advised such investor(s) of all pertinent facts with regard to the liquidity and marketability of the shares; (v) has delivered the prospectus and related amendments and supplements, if any, to such investor(s); and (vi) has reasonable grounds to believe that the purchase of shares is a suitable investment for such investor(s) and that such investor is in a financial position to enable such investor to realize the benefits of such an investment and to suffer any loss that may occur with respect thereto. The above-identified entity, acting in its capacity as agent, financial advisor or investor representative, has performed functions required by federal and state securities laws and, as applicable, FINRA rules and regulations, including, but not limited to Know Your Customer, Suitability and PATRIOT Act (AML, Customer Identification) as required by its relationship with the investor(s) identified on this document.

to Know Your Customer, Suitability and PATRIOT Act (AML, Customer Identification) as required by its relationship with the investor(s) identified on this document.

THIS INVESTOR APPLICATION AND ALL RIGHTS HEREUNDER SHALL BE GOVERNED BY, AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF DELAWARE.

I understand this Investment Application is for the offering of ECC Convertible Preferred Stock.

Each investor must sign: (Custodians must sign on a custodial account)

Signature of Investor

Date

Signature of Financial Advisor/Investor Representative

Date

8. Financial Advisor or Investor Representative Information

Signature of Broker Dealer/Investment Representative Home Office (if required)

The financial advisor or investor representative (each, an "Investor Representative") signing below hereby warrants that he/she is duly licensed and may lawfully sell shares in the state designated as the investor's legal residence or is exempt from such licensing.

Name of Participating Broker/Dealer or Financial Institution

Signature of Joint Owner (if applicable)

Financial Representative Name

Branch ID

Broker Dealer CRD # Advisor CRD #

Mailing Address

(street) (city/state) (ZIP)

Office Telephone Cell Phone

Fax Email

Check this box to indicate the subscription is made through the RIS in its capacity and not in its capacity as a registered

representative of a broker-dealer, and if applicable, whose agreement with the subscriber includes a fixed or "wrap" fee feature for advisory and related brokerage services. I understand that by checking the above box, I will not receive a selling commission.