Blue Owl Technology Income Corp. Subscription Agreement

BLUE OWL

Blue Owl Technology Income Corp. (referred to herein as the "Company" or "OTIC")

1	Your Investn	nent							
1A	Investment	Amount \$			1C	Share Class Select one		> \$25,000	sales load up to 3.5%) minimum initial investment
1B	Investment Select one		Initial Investment Additional Investment					 \$25,000 Class I No upfree 	sales load up to 1.5%) minimum initial investment ont sales load 000 minimum initial investment
2	Form of Owr	ership							
2A	Account Typ	e					2B	Account I	nformation
	Individua	I		Traditi	onal IR/	4		Account	Number
	Individua	with Transfer o	on Death*	Roth II	RA		>		
	Joint Ten	ants with Right o	f Survivorship	SEP IF	RA			Custodia	n Information (If applicable)
	Joint Ten	ants with Transf	er on Death*	Rollov	er IRA				
	Commun	ity Property		Benefi	cial IRA			Custodiar	n Name
	Tenants i	n Common		Pensio	on Plan			Custodiar	n Signature
	Taxable 1	rust		Tax Ex	empt T	rust		Custoular	roignature
	Uniform (Gift/Transfer to M	inors	Profit	Sharing	Plan			
	State of			Non-P	rofit Orç	ganization			
	Entity (se	lect type below)							
	Other								
*	Requires Transfer	on Death form that ca	n be found at www.blueowlp	roducts.co	m				
2C	Entity Infor	mation							
			tory(s) information n ith IRS Form W-9 and relate					Form W-9.	
Selec	t One 🏼 🕨	Partnership	Trust	S-Corp		C-Corp	LLC	С	Other
Entity	Name				-	Γax ID Numbe	ŗ	Date	of Formation
Entity	Address			City			State		ZIP
Jurisd (If Non		e a completed W-8)	Exemptions (See Form W-9 instruction	ıs)		Exemp (If Any)	t Payee	Code	Exemption from FATCA Reporting Code (If Any)

3 | Investor Information

The information provided in Section 3 must be compliant with IRS Form W-9 and related instructions. Please refer to www.IRS.gov for Form W-9. The Company requires a U.S. Residential Street Address to be completed below. Please refer to Section 4 to provide a Mailing address if different than what's listed below.

3A	Investor Name	(Investor	/ Trustee /	'Executor	/ Authorized Signatory Information)
----	---------------	-----------	-------------	-----------	-------------------------------------

Name (first, middle, last)			Date of Birth		Tax ID Number (SSN/EIN)
Residential Street Address			City	State	ZIP
Title		Email Addr	ess		Phone Number
Are you a U.S. person?	Yes	No	Country (If Non-U.S., Form W-8 is requ	uired)	
3B Co-Investor Name (Co-	Investor / Co-	Trustee / Co	o-Executor / Co-Authorized Signa	atory Informa	ttion, if applicable)
Name (first, middle, last)			Date of Birth		Tax ID Number (SSN/EIN)
Residential Street Address			City	State	ZIP
Title		Email Addr	ess		Phone Number
Are you a U.S. person?	Yes	No	Country (If Non-U.S., Form W-8 is requ	uired)	
3C Co-Investor Name (Co-	Investor / Co-	Trustee / Co	o-Executor / Co-Authorized Signa	atory Informa	tion, if applicable)
Name (first, middle, last)			Date of Birth		Tax ID Number (SSN/EIN)
Residential Street Address			City	State	ZIP
Title		Email Addr	ess		Phone Number

4 Alternate Mailing Address (if applicable)			
Mailing Address	City	State	ZIP

Blue Owl

You are automatically enrolled in our Distribution Reinvestment Plan, unless you are a resident of ALABAMA, ARKANSAS, IDAHO, KANSAS, KENTUCKY, MAINE, MARYLAND, MASSACHUSETTS, NEBRASKA, NEW JERSEY, NORTH CAROLINA, OHIO (CLASS I ONLY), OKLAHOMA, OREGON, VERMONT or WASHINGTON.

Refer to the prospectus for terms of the Distribution Reinvestment Plan. If you participate in the Distribution Reinvestment Plan or make subsequent purchases of shares of the Company, and you fail to meet the minimum net worth or annual income requirements for making an investment or you can no longer make the representations or warranties set forth in Section 7, 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 Distribution Reinvestment Plan.

If you are not a resident of the states listed above, you are automatically enrolled in the Distribution Reinvestment Plan. **Please check here if you DO NOT wish** to be enrolled in the Distribution Reinvestment Plan and complete the Cash Distribution Information section below.

If you **ARE** a resident of Ohio and a holder of Class S or Class D Shares, please check here. You are **NOT** eligible to participate in the Distribution Reinvestment Plan.

If you **ARE** a resident of Alabama, Arkansas, Idaho, Kansas, Kentucky, Maine, Maryland, Massachusetts, Nebraska, New Jersey, North Carolina, Ohio (Class I Only), Oklahoma, Oregon, Vermont or Washington, you are not automatically enrolled in the Distribution Reinvestment Plan. **Please check here if you wish to enroll** in the Distribution Reinvestment Plan. You will automatically receive cash distributions unless you elect to enroll in the Distribution Reinvestment Plan.

Only complete the following information if you do not wish to enroll in the Distribution Reinvestment Plan Residents of Ohio who are holders of Class S or Class D Shares are required to complete the following information

	For custodial held accounts,	if you elect cas	h distributions	s the funds must be sent to the custodian.
>	Pay to Brokerage Acco	unt #		
	Fidelity	Charles Sch	wab	Pershing
	RBC	TD Ameritra	de	Other
>	Mail a check to Investor	Mailing Addres	S	
>	Electronic Deposit – Se	elect one	Checking	Savings
	Name of Financial In	stitution		
	ABA Routing Number	r	Account Num	iber
	authority will remain in force	e until the Company	is notified otherw	ing, savings or brokerage account indicated above. This vise in writing. If the Company erroneously deposits funds into an amount not to exceed the amount of the erroneous deposit.

6 | Electronic Delivery Consent (optional)

By signing below and agreeing to electronic delivery, I (we) confirm that, to the extent possible, I (we) consent to receiving all future stockholder communications, including purchase confirmations, quarterly investor statements, repurchase offers & annual tax documents, electronically and consent to stop delivery of all paper communications. For purposes of this consent, electronic delivery includes delivery via e-mail and/or by posting such documents to the Company's website, investor portal, and may include documents provided in portable document format (PDF) or via links to external websites. I (we) acknowledge that I (we) will not receive paper copies of stockholder communications in the future unless (i) I (we) change or revoke my (our) election at any time by notifying OTIC, which I (we) have the right to do at any time (ii) my (our) consent is terminated by an invalid email address; or (iii) I (we) specifically requesting a paper copy of a particular stockholder communication from OTIC, which I (we) have the right to do at any time.

I (we) have provided a valid email address. If that email address changes, I (we) will send a notice of the new email address by contacting Blue Owl's Service Center, provided that I (we) understand that providing an updated e-mail address will not change my (our) election to receive stockholder communications electronically. I (we) understand that any changes to my (our) election to receive stockholder communications electronically may take up to 30 days to take effect and that I (we) have the right to request a paper copy of any electronic communication by contacting Blue Owl's Service Center during that 30 day period.

The electronic delivery service is free; however, I (we) may incur certain costs, such as usage charges from an Internet service provider, printing costs, software download costs or other costs associated with access to electronic communications or the Company's investor portal. I (we) understand this electronic delivery program may be changed or discontinued and that the terms of this agreement may be amended at any time. I (we) understand that there are possible risks associated with electronic delivery such as emails not transmitting, links failing to function properly and system failures of online service providers, and that there is no warranty or guarantee given concerning the transmissions of email, the availability of the Company's investor portal, or information on it, other than as required by law.

Owner or Authorized Person Signature

7 | Investor Initials

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

Each investor must initial representations A through G if applicable:

Eaci	investor must initial representations A through G if applicable.	Primary Investor Initials	Co-Investor Initials	Co-Investor Initials
Α	I (we) have received the prospectus (as amended or supplemented) for the Company at least five business days prior to the date hereof.			
в	I (we) acknowledge that shares of this offering are illiquid and appropriate only as a long-term investment.			
С	I (we) represent that I am/(we are) am 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 subscription agreement and do hereby legally bind the trust or other entity of which I am (we are) trustee or authorized agent.			
D	I (we) represent that I (we) either have (i) a net worth of at least \$250,000 or (ii) a net worth of at least \$70,000 and a gross annual income of at least \$70,000. (Net worth does not include home, furnishings and personal automobiles).			
E	Initial only if applicable: I am (we are) a resident of Alabama, California, Idaho, Iowa, Kansas, Kentucky, Maine, Massachusetts, Missouri, Nebraska, New Mexico, North Dakota, Ohio, Oklahoma, Oregon, Tennessee, Vermont, Virginia or Washington and meet the additional suitability requirements imposed by my (our) state of primary residence as set forth in the prospectus (as amended or supplemented as of the date hereof) under the section described in the prospectus and entitled "Suitability Standards".			
F	Initial only if applicable: I am (we are) an Ohio investor and represent that I shall not invest more than 10% of my (our) liquid net worth in the issuer, affiliates of the Company, and in any other non-traded investment program. "Liquid net worth" is defined as that portion of net worth (total assets exclusive of primary residence, home furnishings, and automobiles, minus total liabilities) comprised of cash, cash equivalents, and readily marketable securities.			
G	Initial only if applicable: I am (we are) a New Jersey investor and have (a) a minimum liquid net worth of at least \$100,000 and a minimum annual gross income of not less than \$85,000, or (b) a minimum liquid net worth of \$350,000. For these purposes, "liquid net worth" is defined as that portion of net worth (total assets exclusive of home, home furnishings, and automobiles, minus total liability) that consists of cash, cash equivalent and readily marketable securities. In addition, I am (we are) a New Jersey investor and my investment in the Company, its affiliates, and other non-publicly traded direct investment programs (including real estate investment trusts, business development companies, oil and gas programs, equipment leasing programs and commodity pools, but excluding unregistered, federally and state exempt private offerings) does not exceed ten percent (10%) of my (our) liquid net worth.			

*Except in the case of fiduciary accounts, such as those administered by trustees, guardians, conservators, custodians and personal representatives, an investor may not grant any person a power of attorney to make the representations on his, her, or its behalf.

8 | Important Information Rights, Certifications and Authorizations

Substitute IRS Form W-9 Certification:

Under penalties of perjury, I certify that:

- 1. The taxpayer identification number shown on this subscription agreement in Section 2 or 3 is my correct taxpayer identification number or (I am waiting for a number to be issued to me), 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. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct

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.

Non-U.S. persons should cross out certifications 1 through 3 above and must complete and provide us with a valid IRS Form W-8.

By signing below, you also acknowledge:

- · You should not expect to be able to sell your shares regardless of how we perform.
- The Company may offer to repurchase a limited number of shares and/or you may be able to sell your shares, in either
 case it is likely you will receive less than your initial purchase price.
- We do not intend to list our shares on any securities exchange and we do not expect a secondary market in the shares to develop.
- · You should consider that you may not have access to the money you invest for an indefinite period of time.
- Because you will be unable to sell your shares, you will be unable to reduce your exposure in any market downturn.
- The Company may pay distributions from sources other than earnings which may affect future distributions.
- The amount of distributions, if any, are uncertain and at the discretion of the Company's board of directors.
- · An investment in our shares is not suitable for you if you need access to the money you invest.
- Our distributions may be funded from unlimited amounts of offering proceeds or borrowings, which may constitute a
 return of capital and reduce the amount of capital available to us for investment. Any capital returned to stockholders
 through distributions will be distributed after payment of fees and expenses.
- Our distributions to stockholders may be funded in significant part from the reimbursement of certain expenses, including through the waiver of certain investment advisory fees, that may be subject to repayment to our investment adviser. Significant portions of these distributions may not be based on our investment performance and such waivers and reimbursements may not continue in the future. The repayment of any amounts owed will reduce the future distributions to which you would otherwise be entitled.

Each investor must sign below (Custodians must sign in Section 2 on a custodial account)

]	
Investor or Authorized Person Signature	Date	
Joint Investor or Authorized Person Signature	Date	
Joint Investor or Authorized Person Signature	Date	

9 | Investor Representative Information

The financial advisor or investor representative (each, an "Investor Representative") listed 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 Financial Institution		Finar	cial Institution CRD Number
Name of Investor Representative(s)	Rep/Advisor Number/Tea	- or - m ID	Rep CRD Number
Office Street Address	City	State	ZIP
Email Address	Phone Number		

10 | Investor Representative Signature

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); (vi) understands that no sale of shares shall be completed until at least five business days after the date the investor(s) receives a copy of the prospectus, as amended or supplemented; and (vii) has reasonable grounds to believe that the purchase of shares is a suitable investment for such investor(s), that such investor(s) meets the Suitability Standards applicable to such investor(s) set forth in the prospectus (as amended or supplemented as of the date hereof), 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 Broker Dealer, Financial Advisor or Investor Representative listed in Section 9 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. By checking the share class in Section 1, you affirm that in accordance with the prospectus (i) this investment meets applicable qualifying criteria, and (ii) fees due are reduced or waived as disclosed therein.

This subscription agreement and all rights hereunder shall be governed by, and interpreted in accordance with, the laws of the state of Maryland. I understand this Subscription Agreement is for the offering of OTIC.

	_
]
Investor Representative Signature	Date

11 | Delivery Instructions

Cash, money order, counter checks, third party checks and travelers checks will NOT be accepted. If a check received from an investor is returned for insufficient funds or otherwise not honored, OTIC, or its agent, may return the check with no attempt to redeposit. In such event, any issuance of the shares or declaration of distributions on shares may be rescinded by OTIC. OTIC may reject any subscription, in whole or in part, in its sole discretion.

By Wire Transfer: UMB Bank NA ABA Routing Number: 101000695 OTIC Account Number: 98 7233 6127 Account Name: UMB Bank NA, Escrow Agent for Blue Owl Technology Income Corp. By Standard Mail:
 OTIC

c/o DST Systems, Inc. as Processing Agent PO BOX 219398 Kansas City, MO 64121-9398 Overnight Mail: OTIC

> c/o DST Systems, Inc. as Processing Agent STE 219398 430 W 7th Kansas City, MO 64105-1407

To ensure the fastest possible processing of this Subscription Agreement, all relevant information must be completed. Each subscription will be accepted or rejected as soon as reasonably possible. However, the Company has up to 30 days to accept or reject each subscription from the date the subscription is received by the Company's Processing Agent. Investors will receive a confirmation of their purchase.

Custodial accounts, forward subscription agreement to the custodian.