PROSPECT CAPITAL

INVESTMENT

Prospect Capital Corporation proposes to offer up to a maximum of 80,000,000 shares of preferred stock ("Preferred Stock") with this offering.

This Stock Purchase Form applies to p share of such Preferred Stock will be s be certificated.	ourchases of Floating Rate Series	A4 Preferred Stock and	Floating Rate	Series M4 Preferre	ed Stock. Each	_
Share Selection (Choose one)		Brokerage Account N	lumber			
○ A4	Initial Investment	Number of shares				
M4 (RIA - Fee based only)	Additional Investment	Purchase price per ur	nit			
ree based only)		Aggregate purchase	egate purchase price			
INVESTOR INFORMATION						
Investor Name						
Investor Address						
City, State & ZIP		Daytime Phone Number				
Email Address	Social Security or Tax ID					
Co-Investor Name						
Investor Address						
City, State, & ZIP	Daytime Phone Number					
Email Address	Social Security or Tax ID					
INVESTOR ACKNOWLEDGN	MENTS & SIGNATURES					
1. I have received, read and understand the Regi periodic reports filed with the SEC (incorporate described and agree to be bound by the terms 2. I am purchasing shares of Preferred Stock for 3. I acknowledge that the shares of Preferred Stock Stock. I understand that the redemption of shard clawback in year one and a 3-month dividend cl permitted once per month and are subject to ca quarter, (ii) 5% per quarter of the outstanding Scurrent fiscal quarter and the three fiscal quarter recent fiscal quarter, and that such capacity limi M4). I understand this is intended as an intermedial 5. I attest to having the knowledge and experien 6. I consider this investment suitable in meeting 7. For clients with advisory accounts, I/we acknowledge in the sum of the sum o	d by reference into the Registration Statemer and conditions. my / our own account. ock are not traded and there is no public mar es of Preferred Stock is subject to a five year lawback in year two also as described in the fapacity limitations of (i) 2% per month of the teries A4 Shares and Series M4 Shares, in agg ers immediately preceding the then current fise itations are applied on an aggregated basis we be processed once a month with settlement te to long-term investment and I have adequance in financial matters such that I am capable my overall investment objectives. owledge receipt of a prospectus, the disclosu e a call from a Regional Supervisor to confirm craded preferred stock offerings have publicly	rket for the shares of Preferred declining redemption fee as de Prospectus referenced above (\$ outstanding Series A4 Shares a gregate, as of the end of the moscal quarter) of the outstanding vith death put redemptions as of up to 2 months later. The temption of the moscal quarter of all fees and expenses, and the investment.	Stock and that I mescribed in the Pro Series M4). I under and Series M4 Shares the Series M4 Shares described in the Pro- current financial mo Offering.	nay not be able to sell or inspectus referenced above stand that redemptions cres, in aggregate, as of the arter, and (iii) 20% per an and Series M4 Shares, in cospectus referenced above eds and personal continuous consent to execute this or	and risks of the offer redeem the shares of e (Series A4) or a 6- of shares of Preferred e end of the most re nual redemption pe aggregate, as of the ve (whether of Series gencies.	ering are of Preferred -month dividen ed Stock are ecent fiscal eriod (the then e end of the mo es A4 or Series
Investor Signature:			Date:	/	/	
Co-Investor Signature:			Date:	/	/	
REGISTERED REPRESENTA	ATIVE & RIA SUBMISSION AN	D APPROVAL				
Registered Rep/RIA Signature:		Date:	/	/ F	Rep #:	

Date:

Principal Signature: