**LTN PURCHASE AGREEMENT**

Date: April 28, 2016

LTN Purchase Contract Code: WWIO-LHDS-1LTNZ10B-0428-2016

This is an agreement between World Wide Investment Organization, LLC a corporation registered in the United States of America, with domicile address at 29551 Greenfield Road, Suite 115, Southfield MI 48076, duly represented by its Managing Director, Ms. A. Michele Williams with Passport Number: 482775164, as “Buyer,”

and

Leoncio Roberto Mont’serrat Hortences DA Silva, with domicile address Rua Goias 87, Santa Rosa II, Cuiaba‘, Mato Grossa, MT Brazil – CP 78.040-480, bearing Brazil Passport Number F1575546 ,as “Seller.”

By this agreement, The Buyer will purchase One (1) LTN 216047 Z Series from the seller under the following terms:

*Section 1: DTC Screen Placement*

Seller will submit to Buyer a Current Client Information Sheet and copy of the authorized party's passport. A corporate resolution naming the authorized party to act on behalf of the corporation; if necessary. A copy of each LTN, plus its supporting documentation showing the ownership, repactuation, tax receipt, and authorization to transport. Upon receipt of the above mentioned documents the Buyer will issue a Purchase Agreement to the Seller. After execution of the Purchase Agreement the seller will be issued to Banking coordinates to send the administrative fee of Ten Thousand Dollars ($10,000.00) per Cr Billion to place the LTN on the DTC Scree. The Seller will also be given the delivery coordinates for the LTN to be sent for authentication and sake keeping. After payment is receive the LTN is blocked on DTC,

*Section 2: Purchase Terms.*

Once the LTN is placed on the DTC Screen in the Seller’s name the Buyer will process the first advance payment of 10% of the face value to the Seller’s banking coordinates. The Seller will receive a total of 3 payments of 10% of the face value for three (3) consecutive months for a total payment of 30% of the face value for the LTN. The first payment will be made in 96 hours or less from the LTN being placed on DTC.

*Section 3: Delivery of Bond.*

The delivery of the LTN will be by courier service and the cost will be covered by the Seller.

*Section 4: Custodial Arrangements.*

The Buyer will pay all cost and fees associated with the authentication and safe keeping of the LTN

*Section 5: Confidentiality.*

Except as otherwise agreed in writing, or as required by law, Buyer will keep confidential all information concerning Seller’s identity, financial affairs and, or investments.

Seller will keep confidential all information concerning names and other details associated financial institutions, and brokers. The Non-Disclosure and Non-Circumvention Agreement shall be legally binding and applicable.

*Section 6: Payment Terms.*

The Seller understands that s/he will received three (3) payments of 10% of the face value of the LTN. Series Z will be One Billion Dollars ($1,000,000,000.00 USD) for a total payment of Three Billion Dollars ($3,000,000,000.00 USD) for the full purchase price over a three (3) month period. The Seller will sign a Bill of Sale and the Ownership of the LTN will transfer from the Seller to the Buyer.

*Section 7: Other Legal Actions.*

The Seller agrees that the Buyer will not advise or act on the Seller’s behalf in any legal proceedings, including bankruptcies or class actions, involving any current or future assets of the Seller (“Legal Proceedings”).

*Section 8: Termination.*

This Agreement will continue in effect until terminated by either party by thirty (30) day written notice to the other. Termination of this Agreement will not affect:

(a) The validity of any action previously taken by Buyer under this Agreement;

(b) Liabilities or obligations of the parties from transactions initiated before termination of this

Agreement.

In the event of termination, Non-Disclosure and Non-Circumvention Agreements between Buyer and Seller shall still apply.

*Section 9: Client Authority – Bank Compliance.*

If Client is an individual, Client represents that he or she is of legal age. If Client is a Corporation, Partnership or Limited Liability Company, the person signing this Agreement for the Client represents that he or she has been authorized to do so by appropriate action.

The Seller will inform the Buyer of any event that might affect this authority or the propriety of this Agreement.

However, Client’s transaction participation requires the Client to pass Bank Compliance. In order to commence such Bank Compliance Client is to provide:

1. Client’s fully completed Client Information Sheet (CIS)
2. Client’s authorized/appointed Signatory’s full color and enlarged Passport Copy or Driver’s License
3. Non-Solicitation Statement
4. Seller’s Board of Directors Resolution appointing the Signatory and authorizing the Signatory to act for the Corporation and being authorized to execute all matters required in this agreement. (The Board of Directors Resolution only applies if the Client is a Corporation)

*Section 10: Death or Disability*.

If Seller is a natural person, the death, disability or incompetency of Seller will not terminate or change the terms of this Agreement. However, Seller’s executor, guardian, attorney-in-fact or other authorized representative may terminate this Agreement by giving written notice to the Buyer.

*Section 11: Binding Agreement.*

This Agreement will bind and be for the benefit of the parties to the Agreement and their successors and permitted assigns, except that this Agreement may not be assigned by either party without the consent of the other party.

*Section 12: Governing Law.*

This Agreement shall be governed by, and interpreted in accordance with, the laws (other than that body of law relating to conflicts of law) of the United States of America. It is hereby acknowledged that the language, content, intent, subject matter, and purpose of this document shall adhere to, abide by, comply with and be bound by any and all applicable Constitutional laws of the United States of America, and of any jurisdictions where applicable to the transactions entered into under this agreement.

*Section 13: Notices.*

Any notice, request, demand, approval or consent required or permitted under this Agreement shall be in writing and shall be effective upon actual receipt when delivered by (a) mail, postage prepaid (b) personal delivery, (c) an overnight courier of recognized reputation, or (d) transmission by telecopy or email (with confirmation by mail).

*Section 14: Non-Disclosure and Non-Circumvention*

Non-Disclosure. Each Party warrants that it shall not reveal any information provided by any Party hereto to any other person or entity not privy to this agreement other than those banking officers, tax officers, regulatory officers, or other persons or entities necessary to complete the transaction contemplated herein.

Improper release of such information, for any reason, without the prior written consent to the Party from whom such information originated, shall be a breach of this Agreement and actionable for damages sustained thereby.

Non-Circumvention. Each of the Parties hereto agrees not to circumvent any other Party to avoid the payment to such other Party of profits, fees and the like or otherwise, either directly or indirectly with reference to the

transaction contemplated herein and any other transaction, subsequent transaction, renewals, extensions, additions or otherwise. For purposes of this Agreement, “circumvention” shall mean the contacting, dealing with or otherwise becoming involved in any transaction with any buyer, seller, lender, borrower, program manager, trader, or other person or entity (or their respective banks or bank officers, securities firms or account officers), introduced by one Party to the other to the exclusion of the introducing Party pertaining to the transaction contemplated herein and all future transactions.

This Non-Disclosure and Non-Circumvention Agreement Clause shall apply to the International Chamber of Commerce (ICC) statutes in its latest revision and remain valid for five (5) years from the date of signing this agreement also in the event this Agreement will be terminated earlier than five years.

*Section 15: Disputes.*

Disputes under this Agreement shall be resolved by binding arbitration before and pursuant to the rules promulgated by the International Chamber Of Commerce (ICC).

Should either party desire to submit a matter to arbitration, they shall do so by first submitting their request in writing to the other. The party requesting the arbitration (Applicant) shall state in detail the nature of the dispute. Upon receipt of such notice, the party receiving such notice (Respondent) shall have thirty days to resolve the dispute. In the event that the parties are not able to resolve the dispute, then the Applicant shall submit the matter for resolution at the ICC office closest to the Respondent

*Section 16: Miscellaneous.*

If any provision of this Agreement is or should become inconsistent with any law or rule of any governmental or regulatory body having jurisdiction over the subject matter of this Agreement, the provision will be deemed to be rescinded or modified in accordance with any such law or rule.

In all other respects, this Agreement will continue and remain in full force and effect. No term or provision of this Agreement may be waived or changed except in writing signed by the party against whom such waiver or change is sought to be enforced.

Buyer’s failure to insist at any time on strict compliance with this Agreement or with any of the terms of the Agreement or any continued course of such conduct on its part will not constitute or be considered a waiver by Buyer of any of its rights or privileges.

This Agreement contains the entire understanding between Seller and Buyer concerning the subject matter of this Agreement.

*Section 17: Force Majeure.*

The “Force Majeure” clause set forth in ICC Publication No. 421 is deemed to have been incorporated into this Agreement.

*Section 18: Disclosure.*

Seller has received and reviewed a copy of this Agreement. The Seller has the right to terminate this Agreement without penalty within three business days after entering into the Agreement. The Buyer has the right to terminate this Agreement at any time in the event Seller does not provide requested documents, forms, information and/or does not transfer the LTN to Buyer’s designated account within 7 banking days after Client has received notification of due diligence acceptance.

Seller and Buyer have executed this Purchase Agreement on this 21st day of April, 2016.

**Signatures**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**LEONCIO ROBERTO MONT’SERRAT**

**HORTENCES DA SILVA A. MICHELE WILLIAMS**

Passport Number F1575546 USA Passport Number 482775164

Date: April 28, 2016 Date: April 28, 2016

**SCHEDULE A**

BANKING COORDINATES FOR SELLER:

Bank Name:

Bank Address:

SWIFT Code:

Bank Routing Number:

Bank Officer:

Bank Phone Number:

Account Name:

Account Number:

**Signature:**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Seller Name**: LEONCIO ROBERTO MONT’SERRAT**

**HORTENCES DA SILVA**

Passport Number F1575546

Date: April, 28, 2016

**SCHEDULE B**

BUYER wire transfer receipt information for DTC Fees:

Bank: JP Morgan Chase, N.A.

Bank Address: 4888 N. Adams Road, Oakland Township, MI 48306

SWIFT Code: CHASUS33

Bank Routing Number: 072000326

Bank Officer: Angelica C. Chapman

Bank Phone Number: +1-248-475-9708

Account Name: World Wide Investment Organization, LLC

Account Number: 798300179

Delivery Information for LTN Authentication and Safe Keeping:

WWIO/GTI

C/O Arthur Tucker-VPI International

10866 WASHINGTON BLVD. #125

Culver City, California 90232

**Signatures:**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Buyer Name: **A. MICHELE WILLIAMS**

USA Passport Number: 482775164

Date: April 28, 2016