# TRICERATOPS TREND FOLLOWING AGREEMENT

Oswaldo Garcia, hereinafter referred to as the "CONTRACTING PARTY"); and

[VA], [US], registered under Federal Tax ID No. [54-1882242], herein duly represented pursuant to its Bylaws (hereinafter referred to as the **CONTRACTED PARTY**), hereby agree to execute this SERVICE AGREEMENT, pursuant to the clauses and terms set forth below: Marylebone Holdings, having its principal office located at [11654 Plaza America Drive #224], [Reston],

#### CLAUSE 1 - Object

CONTRACTING PARTY with Triceratops trading system For the purpose of this Service Agreement, the CONTRACTED PARTY shall provide the

# CLAUSE 2 - Obligations of the Parties

- 2.1. Obligations of the CONTRACTED PARTY:
- strict compliance with the quality standards applicable to services of this nature. 2.1.1. The CONTRACTED PARTY shall faithfully perform the services stipulated in this Agreement in
- 2.2. Obligations of the CONTRACTING PARTY:
- 2.2.1. To make payment in accordance with the correct performance of the services in the manner stipulated

### CLAUSE 3 — Price and Payment

- PARTY the amount of (\$2,247 USD). 3.1. For the Services described herein, the CONTRACTING PARTY shall pay the CONTRACTED
- 3.2. The CONTRACTING PARTY shall pay the CONTRACTED PARTY upon the signed execution of this agreement. Payments shall be made via bank wire to: The Business Bank, 133 Maple Avenue East, Vienna, VA. Account name: Marylebone Holdings, LTD. Account Number: 1039377. ABA (swift) Number:

# CLAUSE 4 - Validity and Termination

until the fulfillment of all the obligations assumed by the Parties. This Service Agreement shall become effective as of the date of its signature and will remain in effect

#### CLAUSE 5 - Confidentiality

CONTRACTED PARTY's code, systems, data, materials, information, documents, technical or commercial specifications, innovations or enhancements, which the CONTRACTING PARTY may gain knowledge of, United States of parties or to those who are not involved in this Agreement, being subject to the penalties of the law of the pretext, disseminate, disclose, reproduce or use such information or provide knowledge of them to third or access to, by virtue of this Agreement. In addition, the CONTRACTING PARTY shall not, under any 5.1. The CONTRACTING PARTY shall maintain the most complete and absolute confidentiality of the America and the State of Virginia even after the termination or validity of the present

### CLAUSE 6 – General Provisions

- 6.1. This Agreement shall not create any employment relationship between the CONTRACTING PARTY and the CONTRACTED PARTY.
- 6.2. Neither Party shall be held responsible, or be considered a defaulter, as a result of delays in fulfilling this Agreement that are proved to have been caused by fortuitous events or force majeure.
- 6.3. This Agreement constitutes the sole and entire agreement between the Parties for the purpose described herein, superseding any previous understandings or negotiations, verbal or written, between
- 6.4. Any modification, alteration or amendment to the present Agreement shall only be effective if made in writing and signed by both Parties.

## CLAUSE 7 - Worldwide Jurisdiction

7.1. All disputes and claims arising in connection with this Agreement shall be determined by binding arbitration in Fairfax County, Virginia USA only.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the day and year below

February 15, 2012

CONTRACTING PARTY

Name: OSWACDO CARCIA

Position:

Address: 14882 N 24th Dr #-Phocnix, AT

Country: U.S.A..
Phone: (486) 290 - 5946
Email: roywild pr & grail.com

CONTRACTED PARTY

Name: Michael Covel

Position: President, Marylebone Holdings