

**FOREIGN EXCHANGE TRADING SERVICE ALERT
SUBSCRIPTION AGREEMENT**

This Foreign Exchange Trading Service Alert Subscription Agreement (this “**Subscription Agreement**”) is entered into the _____ day of _____, 200_ (the “**Effective Date**”) by and between NeuroFission, LLC., a North Carolina LLC with its principal offices at Suite 2G, 2205 Copperstone Drive, High Point, North Carolina 27265 (“**NeuroFission**”) and _____ (“**Client**”), and sets forth the terms under which NeuroFission provides to Client the NF RedRover foreign exchange trading alerts (the “**Service**”).

NOTICE: NeuroFission, LLC requires the following information in order to accept this Subscription Agreement

1. Client information:

First name: _____
Last name: _____
Email address: _____
PFG account number: _____

2. NF RedRover client account configuration (Use the Subscription Calculator at www.nfredrover.com to determine this information):

RedRover Forex Group number (1-5): _____
Number of contracts per simultaneous position: _____

3. The NF RedRover Service will begin generating trading alerts for the next trading day for the Client’s PFG account, once it receives electronic notification from PFG that the Client account is active and funded. That notification must be received by 3:30 PM Eastern Time U.S. of the business day prior to the next trading day.

1. Rights to Use. Subject to the terms and conditions of this Subscription Agreement, NeuroFission hereby grants to Client and Client accepts: a worldwide, nonexclusive, nontransferable right to receive all trading alerts produced by the Service. All use of the Service shall be in strict compliance with the terms set forth below

2. Restricted Activities.

(a) Client is solely responsible for the knowledge of and adherence to any and all laws, statutes and regulations pertaining to Client’s access to and use of the Service, and the communication means by which Client connects its computer and other equipment to access the Service. Client shall comply with all applicable domestic and international laws, statutes, ordinances and regulations regarding its use of the Service.

(b) Client shall not permit any third party or any employee other than _____ to access or use the Service.

(c) Client shall not interfere with or attempt to interfere with the proper workings of the Service.

(d) Other than as specifically permitted under this Agreement, Client shall not sell, lend, license, redistribute or transfer any quotes or transaction data obtained from the Service to any third party, whether in the original or any modified or packaged form or media, or use such quotes or transaction data for other than for use in Client's Business.

3. Security.

(a) In order to activate access to the Service, Client shall use the User IDs and passwords provided to it by NeuroFission. Client is responsible for safeguarding the User IDs and passwords, and shall keep them secure from unauthorized use.

(b) Client will notify NeuroFission immediately if: (i) any User ID or password is lost, stolen or improperly disclosed; or (ii) Client learns of possible or actual unauthorized use of the Service.

4. Delivery. Client agrees that the alerts under the Service are to be delivered electronically to PFGBest.com for immediate execution for the Client's account..

5. Additional Materials Needed. Client is responsible for obtaining and maintaining, at its own expense, all computers, computer services (including servers and peripheral equipment), operating services, applications, communications and other software, Internet browser, telephone or other communications equipment and/or services required to connecting to the Internet and to access and use the Service.

6. Continuity of Service. Continuous and uninterrupted access to the Service is not guaranteed, and interference with operation of the Service may result from numerous factors outside of the control of the operators of the Service. Client understands that there is no guarantee the alerts under the Service will be delivered at any specific time.

7. Fees and Charges. There is a monthly subscription fee to receive the Service, which fee must be paid each month in advance. Calculation of the fee is as follows: the number of Simultaneous Positions allowed by the chosen RedRover Group, times the number of \$10,000 contracts per RedRover Group Simultaneous Position, times the Introductory Subscription Fee of \$18US per contract for 30 day subscription period. For example, if the investor chose the RedRover Demo Group, Forex – 3, (a maximum of three Simultaneous Positions) and decided on 10-\$10,000 contracts per Simultaneous Position, the resulting fee would be as follows:

3 Simultaneous Positions x 10-\$10,000 contracts x Introductory Subscription Fee of \$18 per 30-day subscription period equals \$540.

The Introductory Subscription Fee of \$18US shall be in effect until Midnight of June 30, 2009

8. Intellectual Property Matters. Portions of the Service, including the look and feel of its presentation (i.e., coordination, arrangement and presentation of the content) is copyrighted under the laws of the United States, other countries, and international treaty provisions. Client obtains no ownership rights of any type or nature in or related to the Service by virtue of Client's access to the Service, and this Subscription Agreement provides Client only with the limited use rights specified herein. Client shall not remove or modify any copyright notice included in the Service.

9. Client Representation and Warranties. CLIENT SHALL BE LIABLE FOR ALL USE IT MAKES OF THE SERVICE, REGARDLESS OF WHETHER OR NOT SUCH USE IS FOR THE DIRECT OR INDIRECT BENEFIT OF ANY CLIENTS OF CLIENT, AND SHALL BE SOLELY RESPONSIBLE FOR ENSURING COMPLIANCE WITH ALL TERMS AND CONDITIONS OF THIS AGREEMENT. CLIENT SHALL COMPLY WITH ALL APPLICABLE DOMESTIC AND INTERNATIONAL LAWS, STATUTES, ORDINANCES AND REGULATIONS REGARDING ITS USE OF THE SERVICE AND ITS BUYING OR SELLING OF FOREIGN EXCHANGE BASED ON INFORMATION RECEIVED AS A RESULT OF USING THE SERVICE.

10. No Warranty. THE SERVICE IS PROVIDED TO CLIENT FOR USE "AS IS" AND WITHOUT ANY WARRANTY, GUARANTY, CONDITION, COVENANT OR REPRESENTATION EXPRESS, IMPLIED OR STATUTORY. NEUROFISSION DOES NOT WARRANT, GUARANTEE, OR MAKE ANY REPRESENTATIONS REGARDING THE USE, OR THE RESULTS OF THE USE OF THE SERVICES IN TERMS OF CORRECTNESS, ACCURACY, RELIABILITY, CURRENTNESS, OR OTHERWISE. CLIENT ASSUMES THE ENTIRE RISK AS TO THE USE AND PERFORMANCE OF THE SERVICES. ALL WARRANTIES, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT, TIMELINESS, CURRENCY, ACCURACY OR OTHER ATTRIBUTES OR FROM A COURSE OF DEALING OR USAGE OF TRADE ARE SPECIFICALLY DISCLAIMED.

11. Liability Limit.

(a) THE SERVICE IS BEING PROVIDED WITH ALL FAULTS AND THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY AND EFFORT REGARDING THE SERVICE IS WITH CLIENT. BECAUSE THE ALERTS AND OTHER SIGNALS INCLUDED IN THE SERVICES ARE INHERENTLY COMPLEX AND MAY NOT BE COMPLETELY FREE OF ERRORS, CLIENT IS ADVISED TO VALIDATE ALL INFORMATION AND DATA RECEIVED UNDER THE SERVICE. CLIENT AGREES THAT IT BEARS THE RISK OF FAILURE OR INACCURACY IN THE SERVICE. CLIENT

RECOGNIZES THAT ITS USE OF THE SERVICES DEPENDS ON ITS ABILITY TO PROPERLY ANALYZE AND USE THE SERVICE AND CLIENT FURTHER ACKNOWLEDGES THAT CLIENT IS KNOWLEDGEABLE IN ALL AREAS RELATED TO ITS EVALUATION AND USE OF THE SERVICE.

(b) CLIENT ACKNOWLEDGES THAT CLIENT MUST RELY ON CLIENT'S OWN KNOWLEDGE AND EXPERTISE WHEN USING THE SERVICES AND IT SHALL BE OBLIGATED TO VALIDATE ALL SUCH INFORMATION BEFORE USING IT FOR ANY PURPOSE. NEUROFISSION SHALL NOT HAVE ANY LIABILITY TO CLIENT RELATED TO CLIENT'S USE OF THE SERVICE, INCLUDING WITHOUT LIMITATION, THE SIGNALS AND ALERTS GENERATED AND SENT THEREUNDER. NEUROFISSION SHALL NOT BE LIABLE TO CLIENT OR ANY THIRD PARTY FOR LOST PROFITS, LOSS OF DATA, LOSS OF BUSINESS, OR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES ARISING OUT OF OR IN CONNECTION WITH THE SERVICE OR THIS AGREEMENT (HOWEVER ARISING, INCLUDING WITHOUT LIMITATION NEGLIGENCE AND ANY USE OF THE SERVICE UNDER A USER ID ASSIGNED TO CLIENT), EVEN IF CLIENT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

(c) In the event a claim is brought that the Service infringes any intellectual property Right of another, NeuroFission may, at its option either terminate this Subscription Agreement or provide substitution service, as applicable.

(d) Without limiting the foregoing, NeuroFission shall not be responsible or liable for: (i) any third party claims related to NeuroFission's provision of the Services to Client and/or Client's use and/or application of the Services; (ii) the performance or failure of any additional materials as specified under Paragraph 5; (iii), the performance or failure of any telecommunications service, Internet connection, Internet service provider or any other third-party provider related to Client's access to or use of the Service; (iv) the failure of any hardware or peripherals; or (v) any technical problems incurred with respect to use of the Service.

(e) Notwithstanding all of the foregoing, under no event or circumstances shall NeuroFission be liable to Client for an amount in excess of US\$100.00 for any claim or matter related to or arising out of Client's use of the Service or otherwise in any way related to or arising out of this Subscription Agreement.

(f) Client acknowledges that the payments due to NeuroFission in respect of the Service have been agreed upon taking into account the terms of the limitation in this Paragraph 11.

12. Indemnity.

(a) Client agrees to indemnify and hold NeuroFission harmless from any costs, losses, liabilities, obligations, claims, suits or damages, including reasonable attorneys fees and expenses incurred in investigating, defending or appealing, directly or indirectly arising out of or related to: (i) Client's use of the Services and any information, signals and data included therein;

(ii) any third party claims related to the Services provided to Client and/or Client's use or application of such Services; (iii) any breach by Client of or failure of Client to carry out its obligations under this Subscription Agreement; (iv) any action based on Client's access to or use of the Service, (v) access and use by any person using a User ID assigned to Client.

(b) Client agrees to indemnify and hold NeuroFission harmless from any costs, losses, liabilities, obligations, claims, suits or damages, including reasonable attorneys fees and expenses incurred in investigating, defending or appealing, directly or indirectly arising out of or related to any dispute between Client and its clients or other users of the Services in which NeuroFission is made a party, whether formally or informally, including any costs related in any way to discovery requests or testimony of NeuroFission personnel.

13. Term and Termination.

(a) This Agreement shall commence on the Effective Date and may automatically renew for additional one month periods upon payment of the monthly subscription fee in advance, unless this Agreement is otherwise terminated by the parties. In the event Client fails to notify NeuroFission that it desires to terminate its access to the Services and NeuroFission continues to provide the Services beyond the original or any renewal term of this Agreement, Client shall remain liable for all Service fees as described in Paragraph 7 (or as otherwise amended pursuant to Paragraph 7). A failure of NeuroFission to collect fees prior to the provision of the Services shall not be deemed a waiver of fees under this Agreement.

(b) Paragraphs 7 - 13 and 17 shall survive any termination of this Subscription Agreement.

14. Assignment. This Subscription Agreement, and any rights granted under it, may not be assigned by Client in whole or in any part, including but without limitation by operation of law in a merger-type transaction.

15. Severability. If any provision of this Subscription Agreement is held to be invalid or unenforceable, such provision shall be struck and the remaining provisions shall be enforced.

16. Waiver. No waiver of any right or remedy with respect to any occurrence or event shall be valid unless it is in writing and executed by the waiving party, and further no such valid waiver shall be deemed a waiver of such right or remedy with respect to such occurrence or event on a continuing basis or in the future unless the waiver states that it is intended to apply continuously or to future events; it shall not excuse a subsequent breach of the same term.

17. Resolution of Disputes, Governing Law and Jurisdiction.

(a) In the event of a dispute between NeuroFission and Client related to access to or use of the Service or otherwise, except as provided in the last sentence of this subsection, all such claim or controversy shall be brought in the federal court of the United States located in Guilford County, North Carolina, United States. By execution and delivery of this Subscription Agreement, Client hereby irrevocably submits to the jurisdiction of such courts. NeuroFission

may commence any injunctive action in any jurisdiction where the person taking or threatening to take the action seeking to be enjoined is present.

(b) This Subscription Agreement shall be governed by and construed and enforced in accordance with the laws of the State of North Carolina, United States without regard to any conflicts of law or any treaty into which the United States may have entered.

(c) The Section and other headings are included for convenience only, and shall not affect the interpretation of this Subscription Agreement.

18. Amendments. This Subscription Agreement may be amended by NeuroFission providing Client with a written amendment, which amendment shall specify the intent to amend and the paragraph(s) to be amended. Any such amendment shall be effective no earlier than the commencement of the next period for which NeuroFission has not yet received payment prior to the delivery of the notice. Accessing the Services after the effective date of the amendment by any persons using a User ID assigned to Client shall constitute acceptance of the amendment by Client, just as if Client had otherwise made a formal written acceptance.

19. Entire Agreement. This Subscription Agreement, together with any agreements specifically referenced herein, represent the complete agreement concerning access to and use of the Service by Client.

As evidenced by the authorized signatures below, the parties accept and agree to the terms and conditions of this Agreement intending to be presently bound thereby, as of the Effective Date.

NEUROFISSION, LLC.

BY: _____

BY: _____

TITLE: _____

TITLE: _____

LETTER OF DIRECTION

Customer has entered into a Customer Agreement with Peregrine Financial Group, Inc. ("PFG") to carry one or more accounts of Customer and to provide services to Customer in connection with the purchase and sale of cash commodities (including financial instruments), commodity futures contracts, options on cash commodities, options on futures contracts and forward or leverage contracts and any similar instruments which may be purchased or sold by or through PFG for Customer's account. All provisions of the Customer Agreement shall remain in full force and effect.

Customer has provided PFG or its Introducing Broker ("IB") with a trading system and/or trading newsletters that is of Customer's own devise, or that Customer has purchased one or more trading systems developed by an independent third-party system developer, or alternatively Customer subscribes to one or more independent trading newsletters (collectively referred to as the "System"). Customer has relied on his/her own judgement to choose the System and acknowledges that neither PFG nor its agents, brokers, IBs, affiliates or employees have analyzed the System in any way.

Customer hereby direct and grant discretion to PFG or IB to enter trades for Customer's account in accordance with trading signals generated by the System. In consideration of PFG accepting Customer's Letter of Direction, Customer acknowledges and agrees to the following terms and conditions:

1. PFG and/or its IB will accept limited power of attorney for Customer's account and thereon to enter orders for Customer's account in accordance with the trading signals generated by the System. Customer authorizes PFG to enter orders pursuant to the System. Customer understands that futures and options on futures in any contract market, as designated by the System, may be traded in Customer's accounts in accordance with Customer's grant of limited power of attorney.

2. If the System is a third-party developed system, Customer authorizes PFG and/or its IB to incorporate revisions, upgrades or enhancements provided to it by the system developer. If the System is a trade recommendation service or hotline, Customer has arranged for the originator of the service or hotline to transmit by facsimile, tape-recorded telephone message or otherwise, the trade signals to be executed for Customer's account.

3. If more than one PFG client is using the same System, Customer authorizes and acknowledges that PFG either or its IB may enter block orders to enhance order execution, in which case a fair and systematic fill allocation method will be employed. Customer understands and acknowledges that PFG will be responsible only for using its best efforts to execute, in a timely fashion, signals generated by the System.

4. Neither PFG nor IB shall be responsible for mechanical or communication line failure, system errors, or any other cause beyond its control. Such breakdown in communication and/or equipment might result in missed signals or the inability to place an order for execution or liquidation. Customer agrees to hold PFG harmless for missed signals or other errors that occur in the administration of the System. Further, Customer acknowledges that PFG can accept and transmit orders only if actually received or generated and then on a "not held" basis, i.e., PFG shall not be held responsible for the execution of the order at the price indicated or otherwise.

5. Customer understands and agrees that the System might generate more trades in any given day than would normally be acceptable in accordance with National Futures Association's guidelines concerning account equity to commission ratios. Customer further acknowledges that he/she has been apprised of the volume of trading and resulting commissions to be generated by the System and the impact this may have on the System's performance. Customer fully understands the limitations of hypothetical back-testing and real-time track records in predicting future performance and acknowledges that PFG and its agents, brokers, introducing brokers, affiliates or employees do not prepare and cannot be responsible for representations made in promotional materials provided to Customer by third parties.

6. Customer acknowledges that he/she is aware of the speculative nature and the high risks associated with the commodity trading in general and options trading in particular. Customer has provided the ideas, techniques and trading parameters used in the System, or alternatively, if it is an independent third-party developed system, trade recommendations service or hotline, Customer understands the System's trading parameters. Customer agrees that he/she have had the opportunity to ask questions on how Customer's account will be handled. Neither PFG nor any of its agents, brokers, IBs, affiliates or employees recommend or gauge the ability of the System.

Subscription Disclaimer

YOU EXPRESSLY UNDERSTAND AND AGREE THAT:

1. YOUR USE OF THE SERVICE IS AT YOUR SOLE RISK. THE SERVICE IS PROVIDED ON AN "AS IS" BASIS. NeuroFission, LLC. EXPRESSLY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.
2. NeuroFission, LLC. MAKES NO WARRANTY THAT (i) THE SERVICE WILL MEET YOUR REQUIREMENTS, (ii) THE SERVICE WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE, (iii) THE RESULTS THAT MAY BE OBTAINED FROM THE USER OF THE SERVICE WILL BE ACCURATE OR RELIABLE, (iv) THE QUALITY OF ANY PRODUCTS, SERVICES, INFORMATION, NEWSLETTERS OR OTHER MATERIAL PURCHASED OR OBTAINED BY YOU THROUGH THE SERVICE WILL MEET YOUR EXPECTATIONS, AND (v) ANY ERRORS IN THE WEB SITE OR THE SOFTWARE WILL BE CORRECTED.
3. ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE SERVICE IS DONE AT YOUR OWN DISCRETION AND RISK AND THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM THE DOWNLOAD OF ANY SUCH MATERIAL. NeuroFission, LLC. DOES NOT WARRANT THAT THIS SITE, ITS SERVERS, E-MAIL, OR OTHER ELECTRONIC COMMUNICATIONS, SENT FROM NeuroFission, LLC ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS.
4. NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM NeuroFission, LLC. OR THROUGH OR FROM THE SERVICE SHALL CREATE ANY WARRANTY NOT EXPRESSLY STATED IN THE TERMS OF SERVICE.

Limitation of Liability

YOU EXPRESSLY UNDERSTAND AND AGREE THAT NeuroFission, LLC. SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES, INCLUDING BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, GOODWILL, USE, DATA, OR OTHER INTANGIBLE LOSSES (EVEN IF NeuroFission, LLC. HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), RESULTING FROM (i) THE USE OR INABILITY TO USE THE SERVICE; (ii) THE COST OF PROCUREMENT OF SUBSTITUTE GOODS AND SERVICES RESULTING FROM ANY GOODS, DATA, INFORMATION OR SERVICES PURCHASED OR OBTAINED OR MESSAGES RECEIVED OR TRANSACTIONS ENTERED INTO THROUGH OR FROM THE SERVICE; (iii) UNAUTHORIZED ACCESS TO OR ALTERATION OF YOUR TRANSMISSIONS OR DATA; (iv) STATEMENTS OR CONDUCT OF ANY THIRD PARTY ON THE SERVICE; OR (v) ANY OTHER MATTER RELATING TO THE SERVICE.

CERTAIN STATE LAWS DO NOT ALLOW LIMITATIONS ON IMPLIED WARRANTIES OR THE EXCLUSION OR LIMITATION OF CERTAIN DAMAGES. IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE ABOVE DISCLAIMERS, EXCLUSIONS, OR LIMITATIONS MAY NOT APPLY TO YOU, AND YOU MIGHT HAVE ADDITIONAL RIGHTS.

Indemnity

You agree to defend, indemnify, and hold harmless NeuroFission, LLC., employees, attorneys, and agents ("Indemnities") against all claims, expenses, liabilities, losses, costs, and damages, including reasonable attorney's fees made by any third party due to or arising out of content you submit, post, transmit, or made available through the Service, your use of the Service, your connection to the Service, your violation of the Terms of Service or your violation of any rights of another.

Applicable Laws

All matters relating to your access to and use of the Service shall be governed by the law of the State of North Carolina without regard to its conflict of law principles. Any legal action or proceeding relating to your access to or use of the Service shall be instituted in a state or federal court in the State of North Carolina, county of Guilford.

If there is a determination that any provision of these Terms of Service is invalid or unenforceable, that determination will not affect the rest of the Terms of Service and the Terms of Service shall be deemed amended to the minimum extent necessary to make them valid and enforceable.

I Agree
 I Disagree

ADDITIONAL RISK DISCLOSURE

I understand and realize that the loss in trading commodity futures and options contracts can be substantial. I realize the degree of leverage that is often obtainable in commodity trading can work against me, as well as in my favor. I also realize the use of leverage can lead to large losses.

X _____
Signature Date Print Name

X _____
Signature Date Print Name

SECOND ACCOUNT REQUEST STATEMENT

I am requesting with this letter that you open an additional account for me. I hereby authorize you to use the account forms that I have already executed [for account number _____] as the account forms for the new account.

I understand and agree that all promises, representations and information that I made in my account forms are still true and accurate. I warrant that all statements in those forms shall apply to the new account as if I had executed a complete new set of forms.

I understand and agree that the commissions and fees for this new account are \$ _____

Date

X _____
Signature Print Name

X _____
Signature Print Name