#### AMENDMENT TO SHARE EXCHANGE AGREEMENT

This amendment (the "Amendment"), to the share exchange agreement dated June 15, 2016 (the "Share Exchange Agreement"), by and among Abba Medix Group Inc., a corporation incorporated under the federal laws of Canada ("Abba"), 672800 NB INC., doing business as Marijuana For Trauma, a corporation incorporated under the laws of the Province of New Brunswick ("MFT"), The Longevity Project Corp., a corporation incorporated under the laws of Ontario ("LPC"), and the shareholders of MFT and LPC (the "Shareholders", and together with Abba, MFT, and LPC, the "Parties"), is entered into as of October 31, 2016 (the "Effective Date"), by and among Abba, MFT, LPC and the Shareholders. Capitalized terms not otherwise set forth herein shall have the meanings set forth in the Share Exchange Agreement.

#### WHEREAS:

- A. Pursuant to Section 21.8 of the Share Exchange Agreement, the Share Exchange Agreement may be amended only with the written consent of all of the Parties to the Share Exchange Agreement; and
- B. The Parties desire to amend the Share Exchange Agreement as provided herein.

**NOW THEREFORE**, in consideration of the covenants and agreements herein contained and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties covenant and agree as follows:

#### AGREEMENT

- 1. <u>Amendment No. 1.</u> The definition of "Drop Dead Date" in section 1.1 of the Share Exchange Agreement is hereby amended and restated to read in its entirety as follows:
  - ""Drop Dead Date" means November 30, 2016, or such other date as the Parties may mutually approve in writing;"
- 2. <u>Amendment No. 2.</u> Section 7.1 of the Share Exchange Agreement is hereby amended and restated to read in its entirety as follows:
  - "7.1 On the Closing Date, the Abba board of directors will be reconstituted as follows:
    - (a) three existing directors, namely, Gerry Goldberg, Brad Rogers and David Shpilt;
    - (b) Mike Southwell;
    - (c) Edwin Corey; and
    - (d) Nicole Ferris,

- provided such persons meet all necessary legal and regulatory requirements and are willing and able to act."
- 3. <u>Confirmation</u>. This Amendment shall amend the Share Exchange Agreement and shall be read together with the Share Exchange Agreement and construed as one and the same document. The foregoing represents the only amendment to the Share Exchange Agreement and all other terms and conditions contained therein shall remain the same and shall continue to be binding upon the Parties and time shall continue to be of the essence.
- 4. <u>Counterparts</u>. This Amendment may be executed in one or more counterparts, each of which shall be deemed an original and all of which together shall constitute one instrument.

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**IN WITNESS WHEREOF** the Parties have executed this Amendment as of the Effective Date first above written.

#### ABBA MEDIX GROUP INC.

### MARIJUANA FOR TRAUMA INC.

Per: (signed) Gerry Goldberg

Name: Gerry Goldberg

Title: Interim Chief Executive Officer

Authorized Signatory

Per: (signed) Fabian Henry

Name: Fabian Henry Title: President Authorized Signatory

#### THE LONGEVITY PROJECT CORP.

Per:

(signed) Scott Fitzgerald

Name: Scott Fitzgerald

Title: COO
Authorized Signatory

#### MFT SHAREHOLDERS:

Please see the following pages for the MFT Shareholders signatures.

#### LPC SHAREHOLDERS:

Please see the following pages for the LPC Shareholders signatures.

## Signatures of MFT Shareholders

MFT Shareholder Details:

Name of MFT Shareholder:	<redacted confidential="" information="" –=""></redacted>	
Address of MFT Shareholder:	<redacted confidential="" information="" –=""></redacted>	
The undersigned hereby agrees to be bound by the terms and conditions of the Amendment.		
IN WITNESS WHEREOF the Parties have executed this Amendment as of the Effective Date first above written.		
WITNESSED BY:		
<redacted confidential="" information="" –=""></redacted>	)	
Signature <redacted confidential="" information="" –=""></redacted>	)	
Name <redacted confidential="" information="" —=""> Address</redacted>	<pre></pre>	
<pre><redacted confidential="" information="" –=""></redacted></pre>	Print Name: <redacted confidential="" information="" –=""></redacted>	
<pre><redacted confidential="" information="" –=""> Occupation</redacted></pre>	)	
	)	
Name of Corporate Shareholder:		
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<redacted confidential="" information<="" p="" –=""> Signatures redacted</redacted>	n>	
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<redacted confidential="" information<="" p="" –=""> Authorized Signatory</redacted>	n>	

# **Signatures of LPC Shareholders**

LPC Shareholder Details:	
Name of LPC Shareholder:	<redacted confidential="" information="" –=""></redacted>
Address of LPC Shareholder:	<redacted confidential="" information="" –=""></redacted>
	bund by the terms and conditions of the Amendment.  have executed this Amendment as of the Effective
<pre><redacted -="" confidential="" information=""> Signature <redacted -="" confidential="" information=""> Name <redacted -="" confidential="" information=""> Address <redacted -="" confidential="" information=""> </redacted></redacted></redacted></redacted></pre> <pre> <redacted -="" confidential="" information=""> Occupation</redacted></pre>	)
Name of Corporate Shareholder: <pre> <redacted confidential="" information<="" td="" —=""><td></td></redacted></pre>	
<pre><redacted confidential="" information="" –=""></redacted></pre> Authorized Signatory	