AMENDMENT NO. 2 TO INVESTMENT COMMITMENT AND CALL OPTION AGREEMENT

This amendment No. 2 dated September 20, 2018 to the investment commitment and call option agreement dated as of May 26, 2018, as amended by amendment No. 1 dated July 30, 2018 is entered into by and between the following parties:

- (a) FCM GLOBAL S.A.S., a simplified stock corporation (sociedad por acciones simplificada) duly incorporated under the laws of the Republic of Colombia, identified with tax identification number 900.901.386-6, hereby represented by its legal representative Carlos Velasquez (hereinafter "FCM" or the "Company");
- (b) PROMOTORA AAA S.A.S., a simplified stock corporation (*sociedad por acciones simplificada*) duly incorporated under the laws of the Republic of Colombia, identified with tax identification number 900.535.286-0, hereby represented by its legal representative Carlos Velasquez (hereinafter "Promotora");
- (c) JUAN FELIPE VELÁSQUEZ AGUDELO, of legal age, identified with Citizenship Card No. 98.550.681, hereby acting on his own behalf (hereinafter "Velásquez");
- (d) MANI PARTNERS LLC, a limited liability company, duly incorporated under the laws of the state of Delaware, identified with registration number 82-3024677 hereby represented by its [proxy/authorized officer] Leo LaForce (hereinafter "Mani" and jointly with Promotora and Velásquez, the "Shareholders"); and
- (e) ORION NUTRACEUTICALS INC., a company duly incorporated under the laws of the Province of British Columbia, hereby represented by its authorized officer Jonathan Fiteni, Chief Executive Officer (hereinafter "Orion").

The Company, the Shareholders and Orion will be jointly referred to as the "Parties", and individually any of them as a "Party".

WHEREAS

- The Parties entered into an investment commitment and call option agreement dated May 26, 2018, as amended by amendment No. 1 dated July 30, 2018 (the "Original Agreement") and the Parties wish to make certain changes to the Original Agreement.
- 2. The Company, the Shareholders and Orion wish to enter into the Amendment No 2 (the "Amendment") to the Original Agreement.

Having said the above, the Parties of this Amendment agree as follows:

CLAUSES

Clause 1. Definitions and Interpretation.

For all purposes of the Amendment, and unless otherwise is expressly stated, all capitalized terms have the meanings given to them in the Original Agreement.

Clause 2. Purpose of the Amendment.

The purpose of this Amendment is to amend the terms and conditions under which Orion will perform a capital contribution to the Company.

Clause 3. Issuance of Shares

3.01. Issuance of Shares.

The Parties wish to amend subsection 3.01(f)2.F-1 as follows, by deleting reference to "October 2018" and replacing with "September 2018" such that subsection 3.01(f)2.F-1 now reads as follows:

"In September 2018, USD100,000 in exchange for four-hundred and two (402) Orion FCM Shares."

Clause 4. General Terms

The Original Agreement remains in full force and effect, except as amended by this Amendment.

In witness whereof, the Parties have executed this Agreement in counterparts.

FCM GLOBAL S.A.S	MANI PARTNERS LLC
Per: "Carlos Velasquez " Authorized Signatory	Per: <u>"Leo LaForce"</u> Authorized Signatory
PROMOTORA AAA S.A.S	ORION NUTRACEUTICALS INC.
Per: <u>"Juan Felipe Velásquez"</u> Authorized Signatory	Per: <u>"Jonathan Fiteni"</u> Authorized Signatory
<u>"Juan Felipe Velásquez"</u> Juan Felipe Velásquez	