SERVICE AGREEMENT

This agreement is made and entered into by and between MCA Management Company hereinafter called "Service" and Delta Sigma Phi, Beta Beta Chapter, Alumni Corporation hereinafter is called "Client"

- Service will provide collection services on accounts as specified by Client and Client certifies that all accounts are just and correct balances due. Service will perform collection activity for a contingency fee of 30%.
- Client participating in this agreement agrees to reimburse Service for services rendered by it
 up to the amount identified in Paragraph 1. Fees are based contingent on collection and is
 stated as agreed by both parties.
- 3. Employees of Service agree not to use any methods or tactics, in endeavoring to collect an account, which would constitute a breach of any civil or criminal law or regulation which would cause liability to Client. Service further agrees to indemnify and save harmless Client from any claims which may be against it arising by any illegal act of Service, whether authorized or not, collection of said accounts.
- Service agrees to retain all monies received on accounts turned over to it by Client
 in a Trust Account. Service shall furnish Client during the succeeding month an
 accounting and remittance concerning collections made during the previous calendar
 month.
- 5 Service agrees to retain and maintain written records of all collections by it. Client or its agent shall have the right at any time, during regular business hours, to the records kept by the Service that relate to the collection of said accounts.
- Client agrees to report to Service all payments and account correspondence received on accounts being worked by Service.
- This agreement may be terminated at any time by either party hereto by providing 30 days notice of cancellation in writing, by either party, otherwise the agreement renews itself.
- 8. Upon termination of this agreement, Service will be entitled to its fees as shown in #1, for all subsequent collections received for a period of 30 days past the effective cancellation date of this agreement.
- 9 An assignment of this agreement or any right thereunder due to a change in ownership or any other reason by Service shall not be valid without the prior written consent of Client.

10. The effective date of this agreement shall be 13 June 2013.

In witness whereof, the parties hereto have set their hands as of the date above written.

For:

MCA Management Company Medical-Commercial Audit, Inc. 2835A High Ridge Blvd High Ridge, MO 63049 For:

Delta Sigma Phi, Beta Beta Chapter Alumni Corporation c/o Marberry & Eagle, CPAs 414 E. Broadway, Suite 200 Columbia, MO 65201

BRIAN S. BROOKS, PRESIDENT