

CONSULTING TERMS AND CONDITIONS

1. **COMPLETE AGREEMENT:** These terms and conditions (the "Terms"), the corresponding Contract to which these Terms are attached or incorporated by reference and Elk Ridge's specifications or scope of work (collectively, the "Contract") constitute the complete agreement of the parties concerning the subject matter and supersede any previous agreement or understanding, whether oral or written. The services, materials, products, equipment, work product, and supplies described in the Contract (collectively, the "Services") shall be furnished by the vendor identified on the face of the Contract ("Consultant"), subject to the Terms. As used in the Contract, "Consultant Representatives" includes Consultant's employees, subcontractors, suppliers and agents (at any tier). As used in the Contract, "Elk Ridge" means the entity identified on the face of the Contract procuring the Services from Consultant for itself and/or on behalf of its subsidiaries. No other terms or conditions shall be binding upon Elk Ridge unless accepted by it in writing. Consultant's written acceptance or performance of all or a portion of the Services shall constitute acceptance of the Contract. The terms of any written proposal referred to or attached to the Contract are included and made a part of the Contract only to the extent that such proposal describes the Services, the price and the manner of performance, and only to the extent that such terms do not conflict with the Contract.

2. **MANNER OF PERFORMANCE:** Consultant shall perform the Services set forth on the face of the Contract. Consultant shall employ persons who possess the skill and training required to properly perform the Services. Consultant shall appoint a project manager, who shall be available at all times while the Services are in progress. The project manager shall be competent with experience in the type of Services being performed and capable of properly interpreting the Contract. The project manager shall have full authority to act upon instructions from Elk Ridge.

Consultant represents as of the date of the Contract to each of the following:

- A. Consultant has investigated and carefully examined the scope of the Services and understands the nature and character of the Services to be performed.
- B. Consultant and Consultant Representatives have the relevant experience and specialized knowledge to perform the Services.
- C. Consultant is licensed under applicable state law to engage in the Services, it is in compliance with all laws and regulations applicable to the Services, and it is aware that Elk Ridge is relying on Consultant's skill and judgment in providing the Services to Elk Ridge.
- D. Each Consultant Representative that will be on the worksite is properly trained in compliance with applicable MSHA regulations.
- E. The Services and other work performed by Consultant do not infringe upon any copyright, patent, trade secret, or other intellectual property right of any third party, and Consultant has neither assigned nor otherwise entered into an agreement (oral or written) by which it purports to assign or transfer any right, title, or interest in any technology or intellectual property right that would conflict with its obligations under the Contract.

3. ACCEPTANCE OF SERVICES; WARRANTY:

A. Acceptance. The Services shall be subject to review, inspection and testing by Elk Ridge at all times and places. If, prior to final acceptance and final payment, any Services are found to be incomplete or not as specified, Elk Ridge may (i) reject them and require Consultant to correct them without charge or (ii) require delivery of such Services at a reduction in price that is equitable under the circumstances. Consultant shall bear risk for all rejected Services. If Consultant is unable or refuses to correct the Services within a time deemed reasonable by Elk Ridge, Elk Ridge may terminate the Contract in whole or in part for Consultant's default.

B. Warranty. Consultant warrants that the Services furnished shall comply with the Contract and the Services shall be performed in a professional manner and with the degree of skill and diligence normally practiced by recognized engineering and consulting firms performing the same or similar services. If during the 18 months following final acceptance and final payment, the Services do not conform to such standards, Consultant shall, upon notice from Elk Ridge within the warranty period, promptly re-perform and make corrections to such Services, at its own expense, to the extent necessary to satisfy the requirements of the Contract. The provisions of this Section shall then apply to said repaired or replaced Services for a period of 18 months from the date such repairs or replacements were completed. If

Consultant is unable or refuses to correct warranted Services within a reasonable time, Consultant shall reimburse Elk Ridge for the reasonable costs incurred by Elk Ridge to correct such non-conformance.

4. ORDER MODIFICATION: Elk Ridge may notify Consultant of changes to the Services and subsequently confirm such changes in writing. If the price or time required for performance is affected, Elk Ridge shall equitably adjust the price or time, as applicable. No change by Consultant shall be recognized without written approval of Elk Ridge. Consultant must make a written claim for an adjustment to the performance period or price within 10 days from the date of receipt of notice of a change in the Services. Nothing in this Section shall excuse Consultant from proceeding with performance of the Services as modified by Elk Ridge.

5. TERM; SUSPENSION; TERMINATION; REMEDIES:

A. The Contract shall automatically terminate after final acceptance of the Services and final payment by Elk Ridge, except that this Section 5 and Sections 3, 7-10, 13, 14, 17-18, 20, 23 and 25 of these Terms shall survive any such termination.

B. Except as provided in Sections 16 and 17, Elk Ridge may suspend performance of the Services in whole or in part for up to 30 days at any time on written notice to Consultant and in such event, Elk Ridge shall issue a change order reflecting an equitable adjustment to the price or time, as applicable, upon resumption of the Services.

C. Elk Ridge may terminate the Contract in whole or in part for convenience at any time on written notice to Consultant and in such event, Elk Ridge shall compensate Consultant through the effective date of termination for the unit or pro rata price for Services performed and accepted.

D. Elk Ridge may terminate the Contract in whole or in part if Consultant defaults in the performance of the Services or breaches any provision in the Contract and: (i) Consultant does not cure such default or breach after written notice from Elk Ridge within a reasonable time as determined by Elk Ridge or (ii) Elk Ridge determines in its reasonable discretion that such default or breach cannot be cured. Consultant shall be liable to Elk Ridge for all costs and expenses in connection with such default or breach.

E. Elk Ridge's rights and remedies in this Section shall not be exclusive and are in addition to any other rights and remedies provided at law or in equity including injunctive relief and specific performance.

6. SECURITY REQUIREMENTS:

A. Consultant shall ensure that it is in compliance with all Federal and state employment laws and regulations governing verification of eligibility of employment for individuals hired by Consultant or Consultant Representatives prior to permitting such persons to perform Services.

B. Consultant and Consultant Representatives will enter and exit Elk Ridge's facility through security access areas, if any.

C. Consultant Representatives shall be required to show a valid US Government photo ID (state or Federal), such as a driver's license, law enforcement ID, U.S. military ID, U.S. passport, or current INS card, prior to entering the worksite. Individuals without valid photo ID will not be permitted to enter the worksite. Each Consultant Representative shall also show current MSHA training certificate (5000-23) prior to entering the worksite.

D. Prior to commencing the Services at a worksite, Consultant shall deliver a detailed list to Elk Ridge of all Consultant Representatives who will perform the Services at the worksite. This list shall be updated weekly and delivered to Elk Ridge's security staff for purposes of checking individuals into and out of a worksite.

E. No weapons of any type, including, but not limited to, firearms, archery equipment, explosive or incendiary devices, drugs (unless prescription drugs authorized by a doctor), alcohol or pets are allowed on Elk Ridge's facility. Any person observed with any such prohibited item may be immediately removed from the worksite and detained for local law enforcement authorities.

F. Elk Ridge may examine or search any items brought on or removed from the worksite and may examine or search at any time, in the presence of Consultant or a Consultant Representative, any enclosure on the worksite, including but not limited to, storage bins, tool cribs, boxes, vehicles, construction equipment, office trailers, tool trailers, and lunch boxes. Items belonging to Consultant or a

Consultant Representative shall also be subject to search, with or without the presence of Consultant or a Consultant Representative.

G. On request, Consultant shall provide Elk Ridge with a list of worksite equipment, tools, parts and materials, which list may be used to conduct inventory inspections.

H. Consultant is responsible for transporting Consultant Representatives to the worksite and responsible for securing its worksite at Elk Ridge's facility, including, but not limited to: fencing of laydown areas, locks and keys, fabrication, electrical power connections, coverings for equipment or materials, warehousing, lighting, etc.

I. Consultant shall confine Consultant Representatives to that portion of Elk Ridge's facility where the Services are performed or to roads or areas leading to and from such worksites and to any other area which Elk Ridge has expressly permitted Consultant and Consultant Representatives to use.

J. Harassment of any type, threats of violence, or actual violence, will not be tolerated. Allegations of any of the above will be investigated and if substantiated, the perpetrator will be removed from the worksite and not allowed to return. If necessary, the perpetrator will be detained by security personnel until local law enforcement authorities arrive.

K. Consultant Representatives shall immediately notify Elk Ridge after becoming aware that they have a communicable disease. The Consultant Representative shall cease performing work at Elk Ridge facilities until the communicable disease is no longer transmissible.

L. Elk Ridge may deny access, or remove and ban from its facility, anyone who violates the foregoing security provisions, has a questionable background, behaves erratically or suspiciously, or jeopardizes Elk Ridge's security measures, equipment, facility, or personnel. Physical force may be authorized to prevent security incidents and law enforcement may be notified. Elk Ridge may change its security procedures at any time without explanation. Changes in security procedures may result in complete lockdown of worksites, increased searches, denial of access to worksites, or other measures.

7. **EMPLOYEE NON-SOLICITATION:** Consultant shall not, and shall ensure that Consultant Representatives do not, solicit for employment any Elk Ridge employee during the course of performance of the Services and for a period of 1 year after termination of the Contract.

8. **PRICES, INVOICES, AND PAYMENT:** Prices are as indicated on the face of the Contract. Consultant shall submit an invoice, together with appropriate supporting information such as subcontractor invoices, expense receipts over \$25, and any other reasonable backup documentation as Elk Ridge may require, covering compensation due Consultant for Services rendered under the Contract during the preceding month. Sales, purchase, use, and any other taxes shall be itemized separately from the Services on Consultant's invoices. Unless otherwise specified, Elk Ridge shall review, approve and pay each non-disputed invoice within 30 days of receipt thereof, unless a delay is caused by any condition within the control of Consultant. Elk Ridge shall have the right to set off any payments owed by Consultant to Elk Ridge. The review, approval and payment of any invoice by Elk Ridge shall not preclude the right of Elk Ridge from thereafter disputing any of the items involved in the invoice. Each invoice shall have the Contract number clearly stated on the first page of the invoice. Unless otherwise specified by Elk Ridge, each invoice shall be sent to Elk Ridge as indicated on the face of the Contract.

9. **PAYROLL TAXES:** Consultant shall pay all contributions, taxes and premiums measured upon its employee payroll or applicable to the Services, and Consultant shall hold Elk Ridge harmless from liability for any such contributions, taxes and premiums.

10. **EXAMINATION OF RECORDS:** Elk Ridge may examine and copy any pertinent books, documents, papers and records of Consultant in connection with the Services until the expiration of 3 years after final payment.

11. **INDEPENDENT CONTRACTOR:** Consultant and each Consultant Representative shall be an independent contractor, and no action, tax, assessment or liability of Consultant or a Consultant Representative becomes, by reason of the Contract, Elk Ridge's obligation.

12. **CHARACTER OF SERVICES:** Consultant shall furnish all equipment, personnel, and material sufficient to perform the Services in accordance with the Contract expeditiously and efficiently during the

hours and shifts and at the locations designated by Elk Ridge. Time is of the essence in the performance of the Services, and Consultant shall abide by all applicable project schedules in its performance.

13. INDEMNIFICATION: To the maximum extent permitted by law, Consultant shall indemnify, defend and hold harmless Elk Ridge and its affiliates, directors, officers, employees and agents from and against all claims, demands, causes of action or suits of whatever nature for losses, liability, damages, fines, penalties, awards, judgments, reasonable attorneys' fees, costs, or expenses including bodily injury or death to persons or property damage caused by or resulting from one or more of the following: (i) Consultant's or a Consultant Representative's negligence or intentional misconduct (but only to the extent of such negligence or intentional misconduct) in connection with performance of the Services; (ii) all laborers', materialmen's, and mechanics' liens threatened or filed of record against Elk Ridge's property in connection with the Services; (iii) any misrepresentation or breach of a covenant, representation or warranty of Consultant in connection with the Contract; (iv) any violation or failure of Consultant or a Consultant Representative to comply with applicable laws, rules and regulations (including health, safety and environmental laws, rules and regulations); and (v) any third party claim of infringement of any patent, trademark, copyright, trade secret or other intellectual property right utilized in connection with the Services. If use of an intellectual property right is enjoined, Consultant shall procure for Elk Ridge the right to continue to use such intellectual property, or shall promptly provide a non-infringing substitute acceptable to Elk Ridge. Consultant shall also promptly notify Elk Ridge in writing of any claim, demand, cause of action or suit brought in connection with the Services.

14. LIENS: Consultant shall not receive final payment from Elk Ridge until it delivers evidence to Elk Ridge of a complete release of all liens arising in connection with the Contract, and an affidavit signed by an authorized officer of Consultant that Consultant has paid in full all laborers, materialmen and suppliers; but Consultant may, if any subcontractor or supplier refuses to furnish a release, furnish a bond satisfactory to Elk Ridge indemnifying Elk Ridge against any claim by lien or otherwise. If any lien or claim remains unsatisfied after final payment from Elk Ridge, Consultant shall promptly refund to Elk Ridge all monies necessary to discharge such lien or claim, including all costs and reasonable attorneys' fees.

15. PERSONNEL: Consultant shall employ persons who are skilled and properly trained for the Services, at least 18 years of age, and shall devote only the best-qualified personnel to perform the Services. Should Elk Ridge deem, in its sole discretion, anyone incompetent or unfit to perform the Services and so inform Consultant, Consultant shall immediately remove such person from employment under the Contract.

16. SAFETY: Consultant shall comply with all applicable health and safety laws, regulations and requirements (including reporting requirements) and Elk Ridge's Safety and Health requirements, Attachment A, incorporated herein and made a part hereof. Consultant understands and agrees that its activities while on Elk Ridge property are governed by the Mine Safety and Health Administration ("MSHA") and the regulations enforced by that agency.

17. ENVIRONMENTAL COMPLIANCE: Elk Ridge's policy is to comply with "Environmental Laws" as defined below. Consultant shall comply with Attachment B, incorporated herein and made a part hereof. Consultant shall have the sole responsibility for compliance with all Environmental Laws applicable to the Services. If Consultant at any time fails to comply with any Environmental Laws, it shall immediately notify Elk Ridge of such non-compliance orally with prompt written confirmation of such non-compliance. Consultant shall not take any corrective, clean-up or remedial action without the consent and approval of Elk Ridge to the corrective, clean-up or remedial action being taken; provided that Consultant shall take immediate corrective, clean-up or remedial action if any failure to act will endanger the health and safety of any person or damage the environment. If Consultant violates any Environmental Laws, fails to notify Elk Ridge of any non-compliance or fails to take appropriate corrective, clean-up or remedial action, Elk Ridge, without prejudice to any other rights it may have under the Contract or applicable law, in addition to the remedies available under the Contract, may (i) take all necessary corrective, clean-up or remedial action, the cost of which shall be reimbursed to Elk Ridge by Consultant; and/or (ii) withhold any amounts due to Consultant under the Contract until all corrective, clean-up or remedial action has been taken and all costs incurred by Elk Ridge have been reimbursed. Elk Ridge may issue an order stopping all or any part of the Services under this Section, and if Services are stopped, Consultant shall not be entitled to an extension of time or additional fees or charges to perform the Services.

Consultant shall immediately advise or notify Elk Ridge's shift supervisor on duty and the Elk Ridge OATR for Services performed of any non-compliance with any Environmental Laws or any spills, leaks, releases or discharges of any substance.

For purposes of the Contract, "Environmental Law or Laws" shall mean any and all federal, state, local or municipal laws, rules, orders, regulations, statutes, ordinances, codes, decrees, or requirements of any governmental authority regulating, relating to or imposing liability or standards of conduct concerning environmental protection, health or safety matters, as they may now exist or be hereinafter amended, including all requirements pertaining to reporting, licensing, permitting, investigation, removal or remediation of emissions, discharges, releases, or threatened releases of hazardous materials, chemical substances, pollutants or contaminants or relating to the manufacture, generation, processing, distribution, use, treatment, storage, disposal, transport, or handling of hazardous materials, chemical substances, pollutants or contaminants, including, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act of 1980 ("CERCLA"), as amended, 42 USC §§ 9601, et seq., the Toxic Substances Control Act ("TSCA"), as amended, 15 USC §§ 2601, et seq., the Solid Waste Disposal Act, as amended, including the Resource Conservation and Recovery Act ("RCRA"), as amended, 42 USC §§ 6901, et seq., the Clean Air Act ("CAA"), as amended, 42 USC §§ 7401, et seq., the Federal Water Pollution Control Act (Clean Water Act or "CWA"), as amended, 33 USC §§ 1251 et. seq. the Federal Insecticide, Fungicide, Rodenticide Act ("FIFRA"), as amended, 7 USC §136 et. seq., and the Hazardous Materials Transportation Authorization Act of 1994, as amended, 49 USC §§ 5101, et seq.

18. INSURANCE REQUIREMENTS:

A. Consultant shall, and require Consultant's subcontractors to, take out and maintain throughout the term of the Contract and for a period of 1 year after termination of the Contract and during any on-site warranty work insurance in the following types and amounts:

- i. Workers' compensation insurance with minimum statutory limits to cover obligations imposed by federal and state statutes applicable to its employees and employers' liability insurance for bodily injury by accident of \$500,000 each accident, bodily injury by disease of \$500,000 each employee and \$500,000 each accident;
- ii. Commercial general liability insurance in the amount of \$2,000,000 per occurrence for bodily injury and property damage and \$4,000,000 annual aggregate. Such insurance shall cover liability arising from premises, operations, mining operations, independent contractors, products-completed operations, personal and advertising injury, and liability assumed under an insured contract (including the tort liability of another assumed in a business contract). Such policy shall provide completed operations coverage for additional insured;
- iii. Comprehensive automobile liability insurance with a minimum combined single limit of \$1,000,000 per occurrence for bodily injury and property damage. Such policy must cover owned, non-owned, and hired vehicles, trailers or semi-trailers designed for travel on public roads;
- iv. Umbrella liability insurance/excess coverage (following form) in the amount of \$5,000,000 per occurrence and \$5,000,000 annual aggregate; and
- v. Professional liability (E&O) insurance with a 1 year extended reporting period in an amount of \$2,000,000 per claim and \$2,000,000 annual aggregate.

B. Insurance policies may include a deductible or self-insured retention reasonably acceptable to Elk Ridge. The required insurance policies (except workers' compensation), through policy endorsement, shall each state that they are primary and non-contributing with respect to any insurance maintained by Elk Ridge or its affiliates. The certificates of insurance shall state that each of such policies is primary and non-contributing with respect to any insurance carried by Elk Ridge or its affiliates. There shall be no endorsement or modification limiting coverage for liability assumed under an insured contract.

C. Consultant and its insurers, through the terms of the policy or policy endorsement, waive their right of subrogation against Elk Ridge and its affiliates, officers, employees and agents for all claims and suits. The certificates of insurance must reflect the waiver of subrogation endorsement.

D. The policies for commercial general liability, umbrella liability/excess coverage, and automobile liability insurance must include cross liability coverage either by way of separation of insureds clause or otherwise. Elk Ridge, its affiliates, officers, employees, and agents must be named as an additional insured with respect to the Services and must be indicated on all certificates of insurance required by this Section (except workers' compensation and professional liability).

E. Prior to performing Services pursuant to the Contract, Consultant shall provide Elk Ridge acceptable certificates of insurance evidencing the required coverages, endorsements, and, if requested, insurance policies. Consultant shall provide copies of all insurance policies and endorsements required in this Section to Elk Ridge within 10 days of Elk Ridge's written request. Each insurance policy shall provide by endorsement for 30 days written notice to Elk Ridge prior to the effective date of any cancellation or material adverse change, and in the event of cancellation for non-payment of premium, 10 days prior written notice; provided, however if Consultant is unable to abide by such requirements, Consultant must notify Elk Ridge immediately should any of the above described policies be cancelled before the expiration date, if the insured receives a non-renewal notice from its carrier, or any material adverse change of coverage. Consultant must cease operations under the Contract and not resume operations until required coverage is in place and proof is provided to Elk Ridge.

F. At Elk Ridge's request, Consultant shall, at its expense, promptly repair or reimburse the party for any damage caused by Consultant or Consultant Representatives to Elk Ridge's or a third party's property.

19. PERMITS; COMPLIANCE WITH LAW: Unless otherwise stated on the face of the Contract, Consultant shall procure all permits and licenses and abide by all applicable laws, regulations, and ordinances in the locale where the Services are performed.

20. WORK PRODUCT: Upon payment for the Services, title and rights to all drawings, specifications, reports, and other work product of the Services prepared and furnished under the Contract shall vest in Elk Ridge upon delivery.

21. WAIVERS: If Elk Ridge fails at any time, or from time to time, to enforce or require the strict performance of the Contract, such failure shall not constitute a waiver by Elk Ridge of a breach of the Contract, or the right of Elk Ridge to seek any remedy available to it for any such breach.

22. ASSIGNMENT: The Contract is assignable by Elk Ridge at any time. The Contract may not be assigned by Consultant and none of Consultant's obligations may be delegated or subcontracted without Elk Ridge's advance written consent.

23. CONFIDENTIALITY: Consultant shall not, and Consultant shall ensure that each Consultant Representative shall not, disclose any information furnished to it by Elk Ridge that: (i) is either marked "proprietary" or "confidential" or (ii) under the circumstances, could reasonably constitute confidential or proprietary information; provided that Consultant and a Consultant Representative may disclose such information to its employees and agents who have a "need to know" so long as such persons agree to protect the confidentiality of such information in accordance with this Section. Consultant and each Consultant Representative shall use the same degree of care to protect such information as such party uses with respect to its own confidential information, but in no event, less than a reasonable degree of care. The obligations contained in this Section shall not apply to information that: (y) was already in Consultant's (or a Consultant Representative's) possession other than through a breach of this Section or (z) was or becomes generally available to the public other than through a breach of this Section.

24. SEVERABILITY: If any of the part of the Contract is held invalid by a court having jurisdiction, Elk Ridge may substitute a term or provision as similar in terms as possible to such invalid term, and, in any event, the remainder of the Contract shall remain in full force and effect.

25. GOVERNING LAW; JURISDICTION; WAIVER OF JURY TRIAL: The Contract is governed by the laws of the State of Colorado without regard to its choice of law provisions. Jurisdiction and venue for any legal proceedings in connection with the Contract shall be in a court of competent jurisdiction sitting in Colorado. EACH PARTY IRREVOCABLY AND UNCONDITIONALLY WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY WITH RESPECT TO ANY LITIGATION RESULTING FROM THE CONTRACT.

26. SANCTIONS: Consultant shall refrain, and cause its subsidiaries to refrain, from doing business in a sanctioned country or with a sanctioned person, in each case in violation of the economic sanctions of the

United States administered by the Treasury's Office of Foreign Assets Control ("Sanctions"). Consultant shall not (a) directly or indirectly use the money paid by Elk Ridge pursuant to this Contract or otherwise make available such money to any person to fund, any activities of or business with any person, or in any sanctioned country, that, at the time of such funding, is the subject of Sanctions, or in any other manner that will result in a violation by any person of Sanctions or (b) directly or indirectly use the money paid by Elk Ridge pursuant to this Contract for any purpose which would breach the United States Foreign Corrupt Practices Act of 1977, the UK Bribery Act 2010 or other similar legislation in other jurisdictions.

27. EEO CERTIFICATION: The parties hereby incorporate the requirements of 41 C.F.R. § 60-1.4(a) and 29 C.F.R. § 471, Appendix A to Subpart A, if applicable; and the Consultant and Consultant's subcontractor(s) shall abide by the requirements of 41 CFR 60-300.5(a) and 41 CFR 60-741.5(a), if applicable. These regulations prohibit discrimination against qualified protected veterans and qualified individuals with disabilities, and require affirmative action by covered prime contractors and subcontractors to employ and advance in employment qualified protected veterans and qualified individuals with disabilities.

ATTACHMENT A – ELK RIDGE’S SAFETY AND HEALTH REQUIREMENTS

A.1 OVERVIEW: Consultant has the sole responsibility for the health and safety of Consultant Representatives performing Services including the provision of required safety equipment and personal protective equipment (“PPE”). Elk Ridge is not obligated to provide Consultant or Consultant Representatives with any safety and health consultation services, advice, training or safety equipment. Elk Ridge has the right, but not the obligation, to inspect Consultant’s compliance and/or enforce compliance with these Requirements.

THIS ATTACHMENT IS INTENDED TO BE AN OVERVIEW OF ELK RIDGE’S SAFETY AND HEALTH REQUIREMENTS AND IS **NOT** INTENDED TO BE A COMPREHENSIVE OR EXHAUSTIVE LIST. THIS ATTACHMENT IS **NOT** INTENDED TO SUPERSEDE OR REPLACE CONSULTANT’S OBLIGATIONS UNDER THE CONTRACT TO COMPLY WITH (AND ENSURE CONSULTANT REPRESENTATIVES COMPLY WITH) ALL APPLICABLE LAWS, ALL REASONABLE DIRECTIONS AND ORDERS GIVEN BY REPRESENTATIVES OF ELK RIDGE, AND ALL OTHER GUIDELINES, RULES AND PROCEDURES OF ELK RIDGE THAT MAY BE GIVEN TO CONSULTANT FROM TIME TO TIME, INCLUDING WITHOUT LIMITATION, SAFETY AND HEALTH STANDARDS, POLICIES, AND PROCEDURES RESULTING FROM A PRE-JOB RISK ASSESSMENT, AMENDMENTS BY ELK RIDGE, OR AMENDMENTS RESULTING FROM CHANGES IN APPLICABLE LAWS.

A.2 SAFETY & HEALTH REQUIREMENTS:

A.2.1 Regulatory Compliance: Consultant shall comply with all applicable federal, state and local occupational safety and health laws, regulations and standards. Consultant using its own judgment, experience, and knowledge shall identify such additional health and safety measures as may be required for the Services to be performed safely.

A.2.2 Safety and Occupational Health Supervisor: Before on-site Services begin, Consultant will assign a designated safety and health supervisor, qualified by experience and/or education, for all Services taking place. This person must be dedicated to managing the implementation of the Consultant’s safety and health program but may have additional project functions provided they do not interfere with the effective implementation of the program. Consultant shall provide Elk Ridge’s OATR with the name and contact information of the assigned supervisor(s) and/or any changes in the assignment.

A.2.3 Competent and Qualified Persons: Consultant shall also employ a “competent person” and/or “qualified person” capable of identifying unsafe hazards. Such person(s) shall have the authority to take prompt corrective measures to correct such hazards, and to carry out the responsibilities of a “competent” and/or “qualified” person as required by applicable Mine Safety and Health Administration (“MSHA”) standards. Consultant shall provide Elk Ridge’s OATR with the name and contact information of the assigned person(s) and/or any changes in the assignment.

A.2.4 Project Safety Plan (PSP): Consultant shall develop a project safety plan (“PSP”) that describes how the Consultant will safely provide Consultant’s Services. Content of the plan shall address regulatory compliance and any additional health and safety measures as may be required for the Consultant’s Services to be performed safely. A copy of the Consultant’s PSP shall be provided to the Elk Ridge OATR prior to the start of on-site work.

A.2.4.1 PPE: Consultant must ensure that Consultant and Consultant Representatives comply with all Elk Ridge site requirements for personal protective equipment (“PPE”), which includes, without limitation, eye protection including side shields, hard hats, toe protection, sleeved shirts and full length pants. Additional PPE such as hearing protection, dual hearing protection, dual eye protection and MSHA approved respiratory protection may be required depending on the Services being performed. Consultant and Consultant Representatives shall comply with MSHA’s requirement that “New Miners” wear distinctively colored hard hats and all PPE shall be ANSI/NIOSH approved. Other requirements for PPE may be included in the Contract or as a result of a risk assessment depending on the nature and scope of the work.

A.2.5 Monthly Safety and Health Reports: Within five (5) working days of the end of each calendar month, or after all Services are performed, Consultant will provide Elk Ridge's OATR with a written report containing the following information:

- Number of first aid injuries
- Number of MSHA reportable injuries
- Number of MSHA reportable illnesses
- Number of lost work day cases and lost days
- Number of restricted work day cases and number of restricted days
- Monthly man-hours
- Copies of all incident investigations (regardless of previous transmittal or notification)
- Copies of all completed safety inspections
- Status on all corrective actions required as a result of completed incident investigations or safety inspections
- Copies of all safety meeting minutes and sign-in sheets
- Copies of monitoring and sampling results for personnel and work areas

This information will be provided for Consultant and all subcontractors to Consultant. A sample report is available upon request from the OATR or contract administrator.

A.2.6 Safety Meetings: Consultant and Consultant Representatives will conduct weekly safety meetings as determined by the Elk Ridge OATR. A written record of this meeting shall be supplied to the Elk Ridge OATR by the end of that shift. Consultant and Consultant Representatives shall conduct a brief toolbox talk at the beginning of each and every shift to discuss the hazards associated with the scheduled Services, and the steps to be taken to ensure that the Services are performed safely and in accordance with all applicable laws and relevant Elk Ridge safety, health and environmental requirements.

A.2.7 Accident Reporting and Emergency Care: Consultant will immediately report to Elk Ridge any of the following incidents and complete an incident investigation and corrective action report: all MSHA reportable injuries and illnesses; all property damage; all fires; and near misses which could have resulted in personal injury, illness or property damage.

In the event of a medical emergency or injury requiring offsite treatment, oral notification must be made to Elk Ridge's OATR immediately after attending to the affected employee. All other incidents require oral notification within one working day. Written incident reports are due to Elk Ridge's OATR within one working day of the incident. Completed investigations with corrective actions are due within seventy two (72) hours. Corrective actions must be tracked to completion.

A.2.8 Safety and Health Program Enforcement; Work Stoppage: Consultant is expected to implement and enforce its safety and health program and these Requirements during the term of the Contract in a proactive manner without direction from Elk Ridge.

If safety or health deficiencies are observed by Elk Ridge during the performance of the Services, Elk Ridge may in its sole discretion, issue a written "safety deficiency notice" or oral notice to Consultant for items such as, but not limited to, unsafe conditions, unsafe acts, or non-compliance with MSHA regulations. Consultant shall address and correct the conditions identified in the oral or written notice in a timely fashion and notify Elk Ridge in writing when it has been corrected. Elk Ridge's issuance of a "safety deficiency notice" or an oral notice does not relieve Consultant of any obligations, responsibilities, or liability under the Contract, these Requirements or applicable laws.

Elk Ridge has the authority to direct Consultant to stop work and/or to remove personnel, from Elk Ridge's premises. This direction may be given orally and/or in writing to any Consultant Representatives by Elk Ridge.

Examples of reasons Elk Ridge may direct Consultant to stop work and/or remove personnel from Elk Ridge's premises include, but are not limited, to the following: imminent or serious hazards, unsafe behaviours or conduct, serious accidents or near misses, issuance of serious, repetitive, or high numbers of oral notices or safety deficiency notices to Consultant, failure of Consultant to correct safety and health hazards, inspection or surveillance findings, or other subjects of deficiency notices, unprofessional

conduct, possession of firearms, weapons, alcohol, illegal substances, or drug paraphernalia, or working under the influence of alcohol or illegal substances.

Elk Ridge will not compensate Consultant for costs and expenses associated with safety and health related work stoppages or personnel removal. In addition, Consultant may be liable to Elk Ridge for any costs and expenses incurred by Elk Ridge associated with any safety and health related work stoppages. Consultant will not be allowed to add time to schedules, miss milestones, or avoid liquidated damages agreed to in the Contract due to safety or health related work stoppages or personnel removals.

All Consultant Representatives shall have the authority to refuse work if they determine that their work conditions are unsafe. Consultant Representative's supervisor shall be notified and the condition documented and corrected if necessary. The documentation will be provided to Elk Ridge's OATR within one working-day after the occurrence.

A.2.9 Safety and Health Inspections: Elk Ridge personnel may perform periodic safety and environmental inspections of Consultant's worksite. Depending on the scope of work, Elk Ridge OATR may require that during each shift, the Consultant, at Consultant's sole expense, shall ensure that an appropriately certified State and/or MSHA supervisor performs and documents, in an MSHA approved book, a safety inspection of the work area. Consultant shall, at its sole expense and before the end of that shift, immediately correct any problems identified during this inspection and immediately provide the Elk Ridge OATR written notice of the problem and Consultant's Action Plan to alleviate the problem.

A.2.9.1 Regulatory Agencies: Consultant shall immediately notify Elk Ridge of any and all government inspectors or compliance officers actually or expected to be on-site. Elk Ridge may elect, at its discretion, to participate in all inspections and reviews conducted on Elk Ridge's premises and any subsequent related activities. Consultant shall also notify Elk Ridge of any written complaints, notices of violations, citations, etc. Copies of such materials shall be provided to Elk Ridge upon request.

A.2.10 Training and Orientation:

A.2.10.1 Consultant Training: Before the on-site Services begin, Consultant will provide occupational safety and health training in accordance with applicable federal, state and local occupational safety and health laws, regulations and standards including the MSHA standards and these Requirements. Contents of the PSP, the job safety analysis and the EAP will also be covered. This training will be documented and available for review onsite by Elk Ridge.

A.2.10.2 Elk Ridge Provided Orientation: Elk Ridge will provide Consultant with an orientation that discusses location-specific requirements necessary to perform work at Elk Ridge's facility. Attendance and adherence to this orientation by Consultant is mandatory. Elk Ridge is not obligated to provide safety and health training, advice, consultation or safety equipment to Consultant.

A.2.10.3 Visitor Orientation: Consultant shall notify Elk Ridge of all visitors and provide all visitors with a visitor orientation that includes, at a minimum, Consultant's Emergency Action Plan and PPE requirements. Visitors shall be escorted at all times by a Consultant's employee and shall comply with Elk Ridge's security requirements set forth in the Contract.

A.2.11 Representative Conduct:

- Consultant Representatives must conduct themselves in a professional and orderly manner at all times while on Elk Ridge's premises.
- Special areas of Elk Ridge's facilities have been designated "No Smoking" areas. Smoking is not allowed in any enclosed coal handling area.
- Fighting, scuffling, horseplay, and practical joking are dangerous and strictly forbidden. Consultant Representatives involved with these activities may be removed from Elk Ridge's premises and/or removed from performance of Services under the Contract.
- No Consultant Representatives shall remove, displace, damage, destroy or carry off any safety device, notice or warning sign.
- No Consultant Representatives will be permitted to work if, in the judgment of Elk Ridge, the Consultant Representative is unable to carry on the work safely.

- Clothing suitable to work must be worn at all times. Shorts, sleeveless shirts and open footwear are not permitted. Additionally, if specific clothing or protective gear is required by the Consultant's PPE Hazard Analysis, it must be worn.

A.2.12 Confined Spaces:

- Confined space is an enclosed or partially enclosed space that: (i) has been identified as such in a risk assessment; (ii) is not intended or designed primarily as a place of work; (iii) may have restricted entry and exit; and (iv) may (1) have an atmosphere which contains potentially harmful levels of contaminants; (2) not have a safe level of oxygen, e.g., following a nitrogen purge; or (3) cause entrapment or engulfment.
- Working in confined spaces will only be allowed after written approval (permit) has been issued by the Elk Ridge OATR.
- Consultant shall have a rescue plan approved by the Elk Ridge OATR in place prior to working in confined spaces.
- Consultant and Consultant Representatives required to work in a confined space, or to act as a standby person, must be trained, competent and tested.

A.2.13 Control of hazardous energy (Lockout/Tagout):

- Consultant and Consultant Representatives shall comply with Elk Ridge's isolation standards. Where required, each of the Consultant Representatives doing work in isolation must have the appropriately color-coded personal lock with only one key that is identified with a tag.
- All designated Consultant plant, equipment, and systems must have written procedures for isolation, which set out how the plant, equipment, or system is to be made and kept safe. Elk Ridge plant, equipment and systems isolation procedures will be provided to Consultant by Elk Ridge.

A.2.14 Hot work: All hot work permits will be approved by Elk Ridge before welding or other hot work begins. Hot work permits are required prior to normal welding in areas outside the welding shop. Hot work permits are required for any out-of-the ordinary welding regardless of where it is conducted.

A.2.15 Health: If applicable, prior to commencing Services, Consultant shall have a Hearing Conservation Plan in place as required by MSHA, CFR Title 30 Part 62. If requested by the Elk Ridge OATR, Consultant shall supply Elk Ridge with a copy of this Hearing Conservation Plan. If applicable, prior to commencing Services, Consultant shall have a Hazard Communication (Hazcom) Plan in place as required by MSHA, CFR Title 30 Part 47. If requested by the Elk Ridge OATR, Consultant shall supply Elk Ridge with a copy of this Hazcom Plan. Consultant shall have available copies of material safety data sheets ("MSDS") and/or safety data sheets ("SDS", collectively with the MSDS, the "Data Sheets") for all hazardous chemicals brought onto the site. Consultant shall provide the Elk Ridge OATR with copies of Data Sheets for any hazardous materials that (i) Elk Ridge's employees may come into contact with during Consultant's work or (ii) Elk Ridge's employees may be exposed to after Consultant completes its Services and leaves the worksite.

A.2.16 Vehicles and Driving:

- Documented pre-operation inspections are required for Consultant and Consultant Representatives vehicles to be used on the site. Defects affecting safety shall be corrected before vehicle operation.
- Seat belts must be worn at all times that the vehicle is in operation.
- Vehicles to be used by Consultant and Consultant Representatives to perform Services on the site must be properly registered and licensed.
- Only Consultant Representatives who are trained, competent and authorized to operate a particular vehicle shall operate such vehicles.
- Consultant and Consultant Representatives shall use safe parking procedures whenever the operator leaves the cab, which includes appropriate placing of the gearshift selector, turning off all lights (except where conditions warrant leaving parking lights on to identify the presence of a vehicle), turning off the engine, setting the parking/emergency brake and setting wheel chocks.
- Consultant and Consultant Representatives shall place a "Buggy Whip" on any vehicle being used by them and traveling on the Elk Ridge's site roads.
- Consultant and Consultant Representatives operating vehicles on Elk Ridge's site are required to

have an Elk Ridge site-specific license to drive.

A.2.17 Working at Heights:

- Fall protection is required when working above six feet or where a risk assessment indicates a risk of fall.
- Consultant shall, whenever practical, use fall prevention methods such as work platforms and scaffolding.
- Full body harnesses are required at all times when required by applicable law or directed by Elk Ridge's OATR.
- Shock absorbing lanyards are required when working above 13 feet.
- Adjustable or retractable lanyards are required when working below 13 feet
- Working at heights will only be allowed after written approval (permit) has been issued by the Elk Ridge OATR.
- All anchorage points must be above the head of the worker and must be certified to ensure that the points can take the required load.
- Consultant must have a system to ensure that fall protection equipment is tested and certified for use and inspected by the user before use, and that use is discontinued in the event of a fall or where evidence of excessive wear or malfunction is present.
- Consultant shall have a rescue plan approved by the Elk Ridge OATR in place prior to working at heights.

A.2.18 Electrical:

- An MSHA qualified electrician must inspect all electrical tools of Consultant and Consultant Representatives on a monthly basis.
- Colored tape or tie wraps shall be applied to all cords and power tools of Consultant and Consultant Representatives to indicate the month the inspection occurred.
- All electrical work on mine sites involving voltage above 40 volts must be done by an MSHA qualified electrician or by an experienced electrician working under the direct supervision of an MSHA qualified electrician. As a part of the Contract, Consultant shall submit the names of MSHA qualified electricians working under the Contract.

A.2.19 Change Management: Consultant and Consultant Representatives shall be familiar with and use Elk Ridge's change management process, which shall be provided to Consultant by the Elk Ridge OATR where applicable.

A.2.20 Fire Protection: Consultant and Consultant Representatives shall have an appropriately sized fire extinguisher mounted on all mobile equipment in a readily accessible location. Each extinguisher must have been inspected within the past six months and have a tag that indicates the month of inspection.

A.2.21 Work Practices: Consultant Representatives shall not work more than 12 consecutive hours and there shall be a minimum of 10 hours between shifts. In addition, Consultant Representatives shall not work more than six consecutive days, and/or 80 hours. The Elk Ridge OATR may periodically audit Consultant Representatives time cards to ensure this rule is being adhered to.

A.2.22 Other Safety and Health Requirements: Other job-specific occupational safety and health requirements may be addressed in the technical specifications or scope of work of the Contract.

ATTACHMENT B – ELK RIDGE’S ENVIRONMENTAL REQUIREMENTS

B.1 SPILL PREVENTION AND COUNTERMEASURES: Consultant and Consultant's Representatives shall have systems in place to eliminate contamination of surface and/or groundwater caused by spills of materials and sediment run-off. Consultant is responsible for providing secondary containment for all petroleum products and hazardous chemicals brought onto Elk Ridge's premises. The secondary containment must be of sufficient size to contain the entire contents of the primary container plus sufficient additional storage capacity for precipitation (at least 110% of the volume of the largest container). The secondary containment must be an impermeable containment basin to prevent any spills or leaks from reaching the ground (e.g. metal stock tank). Any fuel dispensing nozzles and/or associated hoses must be kept inside the containment basin when not in use. All used fluids shall be drained into containers.

Consultant is responsible for providing an appropriately trained person to be in attendance while filling its primary containers and fueling its trucks, equipment, etc. during the course of all Service activities. Consultant shall also comply with all applicable Department of Transportation ("DOT") regulations.

B.2 AIR POLLUTION AND DUST SUPPRESSION: Consultant and Consultant's Representatives shall control emissions, including, without limitation, fugitive and respirable dust, etc., and shall implement safety procedures, e.g., respirators, water sprays, etc., to protect Consultant and Consultant's Representatives and third parties (including Elk Ridge personnel) from exposure to such pollutants. Where applicable, Consultant and Consultant's Representatives shall employ all practicable methods to minimize emissions of nitrogen oxides (NOx) from their operations, including utilization of fuel efficient motors, best available control methods for minimizing blast emissions, etc.

B.3 NO DISTURBANCE OF LAND; ARCHAEOLOGICAL FINDS: Consultant and Consultant's Representatives shall receive written authorization from the Elk Ridge OATR prior to impacting any undisturbed lands. Anything having any apparent historical or archaeological interest discovered in the course of performance of the Services shall be preserved. Consultant shall leave the archaeological finds undisturbed and immediately report the find to Elk Ridge so that proper authorities may be notified.

B.4 ADDITIONAL REQUIREMENTS: If Consultant provides Services to Elk Ridge that includes dust suppression products such as magnesium-chloride, surfactants, or other products intended to reduce fugitive dust, then the products must be effective in reducing fugitive dust emissions to levels below 150 ug/m³ from source materials that could include scoria (porcelainite), shale, clay, sandstone, other sedimentary rock types, and/or coal.

B.5 TERMS NOT EXCLUSIVE: The terms and conditions of this Attachment are in addition to and do not supplant any other terms and conditions of any other clause in the Contract except as may be noted in said clause. Nothing in this Attachment limits, in any manner, the rights and remedies available to Elk Ridge for any non-compliance by Consultant with any Environmental Law.