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Denise A. Dragoo (801) 257-1998
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Ms. Mary Ann Wright
 Utah Division of Oil, Gas & Mining
 1594 West North Temple, Suite 200
 Salt Lake City, Utah 84106

RE: Whiskey Creek Mine, C/007/001

Dear Ms. Wright:

Enclosed on behalf of Blue Ridge Services, LLC ("Blue Ridge"), is the executed Application for Designation of Operator for the Whiskey Creek Mine which serves to notify the Division of Lodestar Energy, Inc.'s retention of Blue Ridge as a short-term contract operator pursuant to the February 13, 2003 Stipulation of the Trustee, William D. Bishop, which was forwarded to you yesterday. Also enclosed is an Application for Coal Permit Processing executed by William D. Bishop, Chapter 11 Trustee, for Lodestar Energy, Inc. ("Lodestar"). Yesterday we also forwarded the Order of the Court dated February 10, 2003, appointing the Trustee. Also enclosed is an Application for Designation of Operator which confirms that Mark Wayment is now the resident agent for Lodestar and is executed by Mr. Wayment in that capacity. Exhibit A to the Application is the February 13, 2003 Stipulation of the Trustee, which as indicated above, has been forwarded to you, and Exhibit B, which is the Certificate of Liability Insurance of KTK Mining of Virginia, LLC ("KTK"). Finally, enclosed is a contract between Blue Ridge and KTK which allows KTK to perform contract mining services in this matter.

Thank you for your assistance.

Very truly yours,



Denise A. Dragoo

DAD:jmc:244546

Enclosures

cc: Daron Haddock (via e-mail)
 Lowell Braxton (via e-mail)
 Steve Alder, Esq. (via facsimile, with enclosure)
 William Bishop, Esq. (via e-mail)
 Bruce E. Cryder, Esq. (via e-mail)
 Scott Kiscaden (via e-mail)
 Bennett Bayer, Esq. (via facsimile)
 Mark Wayment

CONFIDENTIAL
 FACSIMILE

C/007/001 Incoming
 -cc: Mary Ann, Pam, Daron

SALT LAKE CITY, UTAH

PHOENIX, ARIZONA

TUCSON, ARIZONA

IRVINE, CALIFORNIA

DENVER, COLORADO

LAS VEGAS, NEVADA

March 11, 2003

VIA FACSIMILE

RECEIVED 7

MAR 11 2003

DIV. OF OIL, GAS & MINING

**APPLICATION FOR DESIGNATION OF OPERATOR
(Short-Term Contract Operator)**

**NON-SIGNIFICANT PERMIT AMENDMENT FOR
WHISKEY CREEK MINE
PERMIT NO. C/007/001**

R64S-301-112.100. STATUS OF OPERATOR

Lodestar Energy, Inc., a Delaware corporation, permittee of C/007/001, proposes to designate Blue Ridge Services, LLC, a Virginia limited liability corporation, ("Blue Ridge"), as short-term contract operator of the Whiskey Creek Mine pursuant to the February 13, 2003 Stipulation of the Trustee, attached at Exhibit A. Blue Ridge is a Virginia limited liability company and has prepared this identification of interests with information as to the proposed new operator only. Blue Ridge has further contracted with KTK Mining of Virginia, LLC ("KTK") to perform contract mining services. **Other information currently on file with the Utah Division of Oil, Gas & Mining ("Division") regarding the owner and permittee is not changed by this application.** The text of Chapter 1 of the Mining and Reclamation Plan was revised on _____, 2003, to include this information.

R645-301-112.200. NAMES, LOCATIONS, RESIDENT AGENT

The Resident Agent who will accept service of process for Lodestar and will pay the abandoned mine land fees for the Whiskey Creek Mine is:

Mark Wayment
HC35 Box 370
Helper, Utah 84526
Telephone: 435-448-9420

The Resident Agent who will accept service of process for Blue Ridge and KTK is:

Todd Kiscaden
KTK Mining of Virginia, LLC
P.O. Box 1918
Mechanicsville, Virginia 23116
Telephone: 877-905-5633

R645-301-112.300. IDENTIFICATION OF INTERESTS
(For Identification of Interests, see Appendix A)

1. The managers of Blue Ridge are as follows:

MANAGERS	TITLE	DATE POSITION WAS ASSUMED
Scott Kiscaden	Manager and Sole Member	6/24/99
John Madison	Manager	6/24/99
George Oberlick	Manager	6/24/99

The address for the above managers is:

P.O. Box 1916
Mechanicsville, Virginia 23116

The federal employer identification number for Blue Ridge is 542-048-697.

The sole member of Blue Ridge is Scott Kiscaden.

2. Todd Kiscaden, Manager and Member, 7/16/1999 (date position was assumed)

The address for the above manager is:

For Virginia:
P.O. Box 1916
Mechanicsville, Virginia 23116

For Local:
HC35 Box 370
Helper, Utah 84526

The federal employee identification number for KTK is 11V; Virginia LLC ID No. S039689.

3. Other names under which Blue Ridge or KTK has or is operating coal mining activities in the United States within the last five years preceding the date of this application are listed below:

NONE

4. Lodestar continues to hold the exclusive coal operating interests in the permit area subject to limited contractual authority of Blue Ridge pursuant to the February 13, 2003 Stipulation with the Trustee, attached as Exhibit A.

R645-301-112.400. PENDING, CURRENT AND PREVIOUS COAL PERMITS

Blue Ridge and KTK have not previously held coal mining permits.

R645-301-112.500. SURFACE AND MINERAL OWNERSHIP

Surface and mineral ownership will not change as a result of the designation of a new operator.

R645-301-112.600. ADJACENT SURFACE AND MINERAL OWNERSHIP

Owners of record will not change as a result of the designation of a new operator.

R645-301-112.700. MSHA NUMBERS FOR ALL MINE-ASSOCIATED STRUCTURES

MSHA numbers will not change as a result of the designation of a new operator.

R645-301-112.800. STATEMENT OF ALL LANDS AND INTERESTS IN LANDS

This statement of interest will not change as a result of the designation of a new operator.

R645-301-113. VIOLATION INFORMATION

Blue Ridge is a new entity which has no past history of violations. KTK has no past history of violations.

R645-301-113.100. COMPLIANCE INFORMATION

Neither Blue Ridge, KTK nor Lodestar or affiliates or persons controlled by or under common control with those entities have had a mining permit suspended or revoked within the last five years.

Neither Blue Ridge, KTK nor Lodestar or affiliates or persons controlled by or under common control with those entities have forfeited a mining bond or similar security in lieu of bond.

R645-301-113.110. SUSPENDED OR REVOKED PERMITS

Neither Blue Ridge, KTK nor Lodestar or affiliates or persons controlled by or under common control with those entities have had a mining permit suspended or revoked within the last five years.

R645-301-113.120. FORFEITED BONDS

Neither Blue Ridge, KTK nor Lodestar or affiliates or persons controlled by or under common control with those entities have forfeited a mining bond or similar security in lieu of bond.

R645-301-113.200. EXPLANATION OF PERMIT OR BOND FORFEITURE

N/A

R645-301-114. RIGHT OF ENTRY INFORMATION

February 13, 2003 Stipulation with the Trustee, attached as Exhibit A.

R645-301-115. STATUS OF UNSUITABILITY CLAIMS

Unsuitability status will not change as a result of the designation of a new operator.

R645-301-116. PERMIT TERM

The permit term will not change as a result of the designation of a new operator.

R645-301-117.100 CERTIFICATE OF INSURANCE

A revised certificate of liability insurance consistent with R645-301-800 is attached as Exhibit B.

R645-301-117.200. ADVERTISEMENT

N/A

R645-301-117.300. SHARED FACILITIES

N/A

R645-301-118. FILING FEE

N/A

R645-301-120. PERMIT APPLICATION FORMAT AND CONTENTS

N/A

Respectfully submitted this 11th day of March, 2003, by _____.

LODESTAR ENERGY, INC.

BY: 
Mark Wayment
Its Resident Agent

APPLICATION FOR COAL PERMIT PROCESSING

Permit Change New Permit Renewal Exploration Bond Release Transfer

Permittee: Lodestar Energy, Inc.

Mine: Whiskey Creek Mine

Permit Number: C1007/001

Title: Chapter 11 Trustee

Description, include reason for application and timing required to implement:

Notify DOWM of BLUE RIDGE SERVICES LLC ENTAS CONTRACTOR on the PROPERT.

Instructions: If you answer yes to any of the first eight (gray) questions, this application may require Public Notice publication.

- Yes No 1. Change in the size of the Permit Area? Acres: _____ Disturbed Area: _____ increase decrease.
- Yes No 2. Is the application submitted as a result of a Division Order? DOW# _____
- Yes No 3. Does the application include operations outside a previously identified Cumulative Hydrologic Impact Area?
- Yes No 4. Does the application include operations in hydrologic basins other than as currently approved?
- Yes No 5. Does the application result from cancellation, reduction or increase of insurance or reclamation bond?
- Yes No 6. Does the application require or include public notice publication?
- Yes No 7. Does the application require or include ownership, control, right-of-entry, or compliance information?
- Yes No 8. Is proposed activity within 100 feet of a public road or cemetery or 300 feet of an occupied dwelling?
- Yes No 9. Is the application submitted as a result of a Violation? NOV # _____
- Yes No 10. Is the application submitted as a result of other laws or regulations or policies?
Explain: _____
- Yes No 11. Does the application affect the surface landowner or change the post mining land use?
- Yes No 12. Does the application require or include underground design or mine sequence and timing? (Modification of R2F2)
- Yes No 13. Does the application require or include collection and reporting of any baseline information?
- Yes No 14. Could the application have any effect on wildlife or vegetation outside the current disturbed area?
- Yes No 15. Does the application require or include soil removal, storage or placement?
- Yes No 16. Does the application require or include vegetation monitoring, removal or revegetation activities?
- Yes No 17. Does the application require or include construction, modification, or removal of surface facilities?
- Yes No 18. Does the application require or include water monitoring, sediment or drainage control measures?
- Yes No 19. Does the application require or include certified designs, maps or calculation?
- Yes No 20. Does the application require or include subsidence control or monitoring?
- Yes No 21. Have reclamation costs for bonding been provided?
- Yes No 22. Does the application involve a potential stream, a stream buffer zone or discharges to a stream?
- Yes No 23. Does the application affect permits issued by other agencies or permits issued to other entities?

Please attach four (4) review copies of the application. If the mine is on or adjacent to Forest Service land please submit five (5) copies, thank you. (These numbers include a copy for the Price Field Office)

I hereby certify that I am a responsible official of the applicant and that the information contained in this application is true and correct to the best of my information and belief in all respects with the laws of Utah in reference to commitments, undertakings, and obligations, herein.

William D Bishop
Print Name

William D Bishop, Ch 11 Trustee
Sign Name, Position, Date

Submitted and sworn to before me this 11 day of March, 2003

JL Matta
Notary Public

My commission Expires: 2-21, 2005

State of Kentucky
County of FAYETTE



PAC Officer Use Only:	Assigned Tracking Number:	Received by Oil, Gas & Mining
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SERVICE AGREEMENT

This Service Agreement (“**Agreement**”) is made and entered into this _____ day of _____, 2003, by and between BLUE RIDGE SERVICES, LLC, a Utah limited liability company (“**Blue Ridge**”), and KTK MINING OF VIRGINIA, LLC, a Virginia limited liability company (referred to herein as “**Contractor**”).

RECITALS:

Under the terms of this Agreement, Blue Ridge seeks to obtain the services of Contractor and Contractor seeks to provide said services to Blue Ridge.

NOW THEREFORE, in consideration of the above premises and material covenants herein contained, the parties agree as follows:

- A. Contractor will provide services referred to herein as the Scope of Work.
- B. Blue Ridge agrees to make monthly payments to Contractor as compensation for performing the Scope of Work.
- C. The foregoing obligations will be subject to all of the terms and conditions set forth in this Agreement.

GENERAL TERMS

1. Scope of Work; Services. The scope of Contractor’s services to be performed under this Agreement is described on **Exhibit A** attached hereto (“**Scope of Work**”). Performance required by and reasonably inferable from **Exhibit A** shall be included within the Scope of Work. Contractor shall not perform any services outside the Scope of Work, except for those services reasonably inferable from **Exhibit A**, prior to the receipt of a written amendment to this Agreement executed by both parties authorizing such additional services. The services required to be rendered under the Scope of Work is referred to herein as the “**Services**”.

2. Standard of Care. Contractor shall perform the Services expeditiously and will devote its best effort, energy, attention and skill towards the performance of the Services. Contractor will also perform the Services according to standard industry practice and in a manner that will further the interests of Blue Ridge under this Agreement. Additionally, to the reasonable satisfaction of Blue Ridge and to the best of Contractor's ability and experience, Contractor will at all times loyally and conscientiously perform all Services and discharge all responsibilities and obligations required of and from Contractor pursuant to the terms hereof. Contractor shall be responsible for all services provided under this Agreement whether such services are provided directly by Contractor, or indirectly by Contractor's sub-contractors, employees, agents or independent contractors.

3. Safety. Contractor agrees to comply with all federal, state and local regulations pertaining to safety and health, including but not limited to federal and state OSHA and MSHA requirements, as said regulations relate to the Scope of Work to be performed under this Agreement. Blue Ridge may review safety programs and practices from time to time and make recommendations to Contractor, *provided, however*, that Contractor shall remain exclusively liable for compliance with all safety and legal requirements connected with the Scope of Work and under no circumstance shall Blue Ridge be liable for the actions or inactions of Contractor.

4. Confidentiality. Contractor shall treat as confidential property and will not disclose to others, except as necessary to perform this Agreement (and on a confidential basis satisfactory to both parties), any information (including technical information, experience or data) regarding Blue Ridge's plans, programs, mine, processes, products, costs, equipment, operations or customers which may come with the knowledge of the parties, their officers or their employees in the performance of this Agreement, without in each instance securing the

prior written consent of Blue Ridge. Contractor's covenant not to disclose confidential information described in this Section shall be for the term of the Agreement and for a period of five (5) years thereafter.

To the extent that either party shall be required by law or regulation to disclose Blue Ridge's confidential information, the parties shall not be bound to any pledges of confidentiality; *provided, however*, the disclosing party shall immediately notify the other party of such requirement to disclose prior to any such disclosure so as to provide the nondisclosing party the opportunity to seek a protective order or other available remedies.

The foregoing obligations shall survive the termination of this Agreement.

5. Indemnification. Contractor agrees to indemnify, defend, and hold harmless Blue Ridge from and against any and all claims, losses, liabilities, judgments, costs and expenses (including, without limitation, reasonable attorneys' fees and costs and expenses of dispute resolution) and damages and injuries (including, without limitation, injuries to persons, loss of life, damage to tangible or intangible property or rights, or economic loss, wherever occurring) arising out of or caused by any active or passive negligent act, error or omission or intentional wrongdoing of Contractor or Contractor's representatives in the performance of the Services, *provided*, that Contractor shall not be required to indemnify Blue Ridge against any of the above mentioned claims or losses which are caused by the active or passive negligence or willful misconduct of Blue Ridge. In claims against Blue Ridge by any employee of Contractor or Contractor's representatives, or anyone directly or indirectly employed by them or anyone for whose acts they may be liable, the indemnification obligation of Contractor under this Section shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable by or for Contractor or Contractor's representatives under worker's compensation acts, disability benefit acts or other employee benefit acts. Contractor's

obligations with respect to indemnification hereunder shall remain effective notwithstanding completion of the Services or the termination of this Agreement.

6. Ownership of Documents. All information and documents, including but not limited to, accounting records, original drawings, photographs, estimates, specifications, field notes, calculations and data given to, obtained by, prepared or caused to be prepared under this Agreement by Contractor, shall be the property of Blue Ridge. Such information, or derivative information, and documents shall be used by Contractor only for work done directly for Blue Ridge, shall not be used in Contractor's general course of business and shall neither be disclosed nor revealed in any way to any third party without the express written consent of Blue Ridge.

7. Independent Contractor Relationship. Contractor acknowledges and agrees that the relationship with Blue Ridge is that of independent contractor. As such, Contractor is personally responsible for any and all taxes, including FICA, FUTA, and unemployment taxes, worker's compensation coverage, and other liabilities incurred in connection with the Services as an independent contractor. Contractor also expressly waives employee status for all purposes, including eligibility for any and all benefits under any benefit plan of Blue Ridge, its affiliates, or successors.

8. Workers' Compensation Benefits. Contractor is not entitled to Workers Compensation benefits from Blue Ridge. Moreover, Blue Ridge:

- a. Does not require Contractor to perform work exclusively for Blue Ridge;
- b. Does not provide Contractor with any business registrations or licenses required to perform the Scope of Work;
- c. Does not pay Contractor a salary or hourly rate instead of an amount fixed by this Agreement;

d. Will not terminate Contractor before the expiration of this Agreement, unless Contractor is in default under this Agreement or violates the laws of this state, or other applicable law;

e. Does not provide tools to the Contractor;

f. Does not dictate the specific time of performance;

g. Pays the Contractor in the name appearing on this Agreement; and

h. Will not combine business operations with Contractor.

Contractor shall secure workers' compensation for the benefit of its employees in compliance with applicable law.

WAIVER OF RIGHTS TO WORKERS' COMPENSATION COVERAGE AND BENEFITS BY SOLE PROPRIETOR: If Contractor is a sole proprietor, Contractor covenants and agrees as follows: "I am sole proprietor and I am doing business as KTK. I am performing work as an INDEPENDENT CONTRACTOR for Blue Ridge. I am not the employee of Blue Ridge for Workers' Compensation purposes and, therefore, I am not entitled to Workers' Compensation benefits from Blue Ridge. I understand that if I have any employees working for me, I must maintain Workers' Compensation insurance on them."

9. Subcontract/Assignment. Neither party to this Agreement may delegate, assign or transfer any rights, duties, of interest hereunder, either in whole or in part, without the prior written consent of the other party.

10. Governing Law. This Agreement shall be construed and interpreted in accordance with the laws of the State of Utah, without regard to its conflicts of laws principles.

11. Term. The term of this Agreement shall commence on February 15, 2003 and expire on April 30, 2003, unless the parties mutually agree to additional periods, provided

that the Contractor may be terminated immediately upon any breach hereof or violation of the law by Contractor.

12. Notices. All notices which are given or required to be given pursuant to this Agreement, shall be hand delivered or mailed postage prepaid as follows:

If to Blue Ridge:

Scott Kiscaden
P.O. Box 1918
Mechanicsville, Virginia 23116

If to Contractor:

Todd Kiscaden
P.O. Box 1918
Mechanicsville, Virginia 23116

13. Entire Agreement. Both parties recognize that the terms and conditions described in this Agreement constitute the entire Agreement between the parties and said Agreement cannot be changed or amended without prior written concurrence by both parties.

14. Invalid Provisions. If any provision of this Agreement is found to be unenforceable by a court of competent jurisdiction, then (i) the remaining provisions of this Agreement shall nevertheless remain in full force and effect, and (ii) such unenforceable provision shall be modified to the minimum extent necessary to render such provision enforceable by such court of competent jurisdiction.

15. Execution. Contractor hereby confirms that the agent who signs this Agreement on behalf of Contractor is authorized to sign this Agreement. Blue Ridge hereby confirms that the agent who signs this Agreement on behalf of Blue Ridge is authorized to sign this Agreement on behalf of Blue Ridge.

16. Rates and Billings for Work:

A. In consideration of the Services to be performed by Contractor as described herein, Blue Ridge shall pay to Contractor the sum of \$50,000.00.

B. If additional costs are incurred by Contractor as a result of compliance with any new federal, state, or local law, or new government rule, regulation, order, or modification or amendment thereto, or as a result of any different interpretation by governmental authorities of any existing law, rule, regulation or order, or as a result of any governmentally imposed temporary or permanent weight changes, Contractor shall compute the resulting adjustment and shall submit the same to Blue Ridge for approval or disapproval which approval shall not be unreasonably withheld. Any such resulting adjustment must be agreed to in writing by both parties. The resulting rate change shall be effective at the time the costs are incurred by Contractor.

C. Contractor will request progress payments from Blue Ridge twice monthly based upon the Services provided by Contractor during the preceding one-half month. Upon request, Contractor will submit to Blue Ridge a certificate signed by an officer of Contractor stating the estimated percentage completion of the Scope of Work. Progress payments are due thirty (30) days from receipt of invoices with interest to be charged for late payments from the date due until paid at prime rate as charged from time to time by the Zions First National Bank in Salt Lake City, Utah.

D. Contractor shall have the right, in addition to its other rights, to discontinue service to Blue Ridge in the event of extended non-payment of Contractor's invoices for a period in excess of ninety 90 days from Blue Ridge's receipt of Contractor's invoices.

17. Insurance

A. Without limiting any liabilities or any other Contractor obligations, Contractor shall provide and maintain, the minimum insurance coverage in performing this Agreement as follows:

1. Insurance in an amount not less than the statutory requirement for Workers Compensation for the employees of Contractor engaged in the services covered by this Agreement including Employers Liability Insurance of not less than \$1,000,000 per occurrence, with no exclusion for occupational illness or disease;

2. Comprehensive General Liability insurance in an amount not less than \$1,000,000 combined single limit per occurrence for bodily injury and property damage. Such insurance shall include blanket contractual liability, products-completed operations liability and sudden and accidental pollution coverage; and

3. Comprehensive Automobile Liability insurance covering owned, hired and all other vehicles in an amount not less than \$1,000,000 combined single limit for bodily injury and property damage.

B. At all times relevant to this Agreement, Contractor shall provide Blue Ridge with certificates of insurance with respect to the above required insurance coverages.

C. Without limiting any of Blue Ridge's liabilities or obligations, Blue Ridge may obtain and maintain certain minimum insurance coverage with respect to its interface with Contractor.

D. At all times relevant to this Agreement, Blue Ridge shall provide Contractor with certificates of insurance with respect to such insurance coverage.

18. Default

A. In the event of default by Contractor in any of its obligations hereunder, Blue Ridge shall notify Contractor of such default in writing, stating the reason therefore with reasonable particularity, and if such default is not remedied by Contractor within thirty (30) days after receipt of such notice, Blue Ridge may, at its option, and in addition to other remedies, terminate this Agreement.

B. In the event of default by Blue Ridge in any of its obligations hereunder, Contractor shall notify Blue Ridge of such default in writing, stating the reason therefore with reasonable particularity, and if such default is not remedied by Blue Ridge within thirty (30) days after receipt of such notice, Contractor may, at its option, and in addition to other remedies, terminate this Agreement.

C. In the event of default by either of the parties hereto in any of the terms and conditions herein set forth, the defaulting party shall pay all reasonable costs and expenses incurred in enforcing the same or recovering damages for its breach, including reasonable attorney's fees.

19. Force Majeure

If either party is rendered unable, wholly or in part to carry out its obligations under this Agreement, by reasons of a force majeure, then upon such party giving written notice of the particulars and estimated duration of such force majeure to the other party within a reasonable time after the occurrence of such force majeure, the obligations of the party giving such notice, so far as they are affected by such force majeure, shall be suspended during the continuance of any inability so caused; and the effect of such force majeure shall be remedied with all reasonable dispatch (hereafter, "**Force Majeure**"). Force Majeure shall not excuse payments of any sums due for Services rendered prior to such Force Majeure. The term Force

Majeure as used herein shall mean acts of God; strikes, lockouts, or industrial disturbances; acts of the public enemy; wars; blockades; insurrections; riots; epidemics; landslides; lightning; earthquakes; fires; storms; floods; washouts; government roadway restrictions; civil disturbances; explosions; the operation and effect of rules, regulations and orders promulgated by any regulatory commission, municipality or governmental agency of any state, the United States or subdivision thereof, and any other causes, whether of the kind herein enumerated or otherwise, which are not within the control of the party claiming suspension and which, by the exercise of due diligence, such party is unable to overcome, provided that the exercise of due diligence shall never require the settlement of labor disputes against the better judgment of the party having the dispute. Notwithstanding any provision herein to the contrary, in the event of the occurrence of any Force Majeure which results in an inability on the part of Contractor to perform its obligations under this Agreement, Contractor shall have the right, but not the duty, to procure performance of Contractor's obligations at no cost to Contractor, from another source during the period of Contractor's inability to perform.

20. Amendment

No amendment or modification of this Agreement shall be valid unless evidenced in writing, signed by or on behalf of the parties by their authorized representatives.

21. Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed will be deemed to be an original and all of which when taken together will constitute one and the same instrument. One or more counterparts of this Agreement may be delivered via facsimile with the intention that they will have the same effect as an original executed counterpart hereof.

IN WITNESS WHEREOF, Blue Ridge has caused this Agreement to be executed
effective as of the date first written above.

BLUE RIDGE MINING SERVICES,
LLC

By: 
Printed Name: SCOTT KISCADEN
Title: MANAGER

3-11-03

EXHIBIT A

Scope of Work

Contractor's Scope of Work shall include the removal, transport and loading of pit inventory from the Whiskey Creek Mine located in Scofield, Utah.