



CLIENT SERVICES AGREEMENT

THIS CLIENT SERVICES AGREEMENT (the "**Agreement**") is made between **FEEDS MEDIA**, a partnership formed pursuant to the laws of British Columbia, with its place of business located at 6157 Coracle Drive, Sechelt, British Columbia, Canada V0N 3A4 ("**Publisher**") and the advertiser ("**Advertiser**") for advertising on the Publisher's website MiningFeeds.com ("**Website**").

In consideration of the mutual promises and covenants contained in this Agreement, the parties hereto agree as follows:

1. Advertising Package. Publisher shall use its commercially reasonable efforts to provide the internet-related advertising package specified in the Exhibit. Any advertising submitted by Advertiser must be in form and substance acceptable to Publisher. Advertiser ensures that their advertising copy does not infringe the copyright or other rights of any person, business or entity. Advertiser assumes full liability for the contents of their advertisements and any claims arising from them. This provision will survive any termination of service.
2. Acknowledgements. Advertiser hereby acknowledges that Publisher is:
 - (a) a mere distributor and is relying on Advertiser to prescreen or editorially control the content of Advertiser's advertising and is not in any way, directly or indirectly, involved in activities of promotion, investor relations or market-making, as such terms are used under Canadian securities law; and
 - (b) not obligated to provide any additional services (including, but not limited to, editorial services) which are not expressly set forth in this Agreement.
3. Payment. Advertiser shall pay the fee set forth in the Exhibit to Publisher given the term selected by the Advertiser, due in advance of services as indicated therein.
4. Indemnity. Advertiser shall at all times defend, indemnify and hold harmless Publisher and its officers, directors, shareholders, employees, accountants, attorneys, agents, affiliates, subsidiaries, successors, and assigns from and against any and all third-party claims, damages, liabilities, costs and expenses, including reasonable legal fees and expenses, arising out of or related to the content of Advertiser's advertisements and company information served by Publisher pursuant to this Agreement and/or any materials to which users can link through those advertisements.

5. Limitation of Liability

(a) UNDER NO CIRCUMSTANCES SHALL PUBLISHER BE LIABLE TO ADVERTISER OR ANY THIRD PARTY FOR INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR EXEMPLARY DAMAGES (EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), ARISING FROM THIS AGREEMENT, SUCH AS, BUT NOT LIMITED TO, LOSS OF REVENUE OR ANTICIPATED PROFITS OR LOST BUSINESS, COSTS OF DELAY, OR LIABILITIES TO THIRD PARTIES ARISING FROM ANY SOURCE.

(b) PUBLISHER DISCLAIMS ANY AND ALL REPRESENTATIONS AND WARRANTIES, INCLUDING ANY REGARDING MERCHANTABILITY, FITNESS FOR PARTICULAR PURPOSES, SUITABILITY, COMPLIANCE WITH LAWS, QUALITY, OR OTHERWISE, WITH RESPECT TO THE PUBLISHER'S WEBSITE.

(c) IN NO EVENT SHALL PUBLISHER BE LIABLE IN ANY WAY FOR AN AMOUNT GREATER THAN THE PAYMENT OWED TO PUBLISHER UNDER SECTION 3 ABOVE.

(d) PUBLISHER WOULD NOT HAVE ENTERED INTO THIS AGREEMENT BUT FOR THE LIMITATIONS CONTAINED IN THIS SECTION 4.

6. Reports. Publisher shall provide to Advertiser those reports set forth in the Exhibit regarding the advertisement hereunder.

7. Term and termination. The term of this Agreement shall be as set forth in the Exhibit and will begin upon receipt of payment to the Publisher by the Advertiser.

8. Counterparts and Email Confirmations. This Agreement may be executed in multiple counterparts via email, each of which shall be deemed to be an original, but all of which together shall constitute a single instrument. Email confirmations will be deemed acceptable as original signatures to fully execute the Agreement.

9. Intellectual Property Rights. Neither party will acquire any ownership interest in each other's intellectual property. Publisher shall have the right to place Advertiser's logo, trade name and trademark on its Website (as such term is defined in the Exhibit), any advertising from Advertiser and to otherwise use such items in connection with the purposes of this Agreement.

10. Force Majeure. Neither Publisher nor Advertiser shall be liable to the other for any failure or delay in its performance due to any cause beyond its control, including acts of war, acts of God, earthquake, riot, sabotage, labor shortage or dispute, internet interruption, technical systems failure, government acts, and other similar events.

11. Miscellaneous. This Agreement constitutes and contains the entire agreement between the parties with respect to the subject matter hereof and supersedes any prior or contemporaneous oral or written agreements. Each party acknowledges and agrees that the other has not made any representations, warranties or agreements of any kind, except as expressly set forth herein. This

Agreement may be executed by email confirmation in counterparts each of which shall be deemed an original and all such counterparts shall constitute one and the same agreement.

12. This Agreement will be deemed entered into in British Columbia and will be governed by and interpreted in accordance with the laws of British Columbia, excluding that body of law known as conflicts of law. Any and all disputes arising out of, under or in connection with this Agreement, including without limitation, its validity, interpretation, performance and breach, shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by a single arbitrator appointed in accordance with such rules. The arbitration shall take place in Vancouver, British Columbia, and shall be conducted in the English language. In the event of any dispute, each party shall bear its own attorneys fees, expert witness fees, and one-half of the arbitrator fees. The provisions of this Agreement relating to payment of any fees or other amounts owed, indemnification, confidentiality, limitations of liability and intellectual property shall survive any termination or expiration of this Agreement. The terms of this Agreement are the confidential information of Publisher. This Agreement has been negotiated and accepted by both parties, with counsel from both parties reviewing the document. The language in this Agreement shall be construed as to its fair meaning and not strictly for or against either party.

UPON DELIVERY OF PAYMENT - BY WIRE, BY CHEQUE, OR OTHERWISE - TO FEEDS MEDIA THE ADVERTISER THEREBY AGREES TO THE TERMS AND CONDITIONS ASSOCIATED WITH THIS MININGFEEDS.COM CLIENT SERVICES AGREEMENT. THESE TERMS ARE IN EFFECT AS OF MAY, 2012.

Payment Information

FEEDS MEDIA

6157 Coracle Drive

Sechelt, B.C., CANADA

V0N 3A4

EXHIBIT

1. Advertising package:

All company news releases will be posted on MiningFeeds in CompanyFeed™. At our discretion, we'll post other pertinent company information when received (reports, articles, etc.). The Advertiser is required to send their company news and information to clients@miningfeeds.com as it becomes available.

Header banner advertising placement on MiningFeeds.com. Size specifications: 468 x 60 pixels.

Your company's stock listing will be highlighted on its respective MiningFeeds stock lists and prominently featured at the top of the corresponding lists.

CEO interview with MiningFeeds editor upon email request by the Advertiser – interview posted to MiningFeeds.com in FeatureFeed. Interview also featured in our subscriber newsletter.
2. Reports:

Publisher, upon email request, shall provide the following report to Advertiser within 10 days after request. Namely, the number of impressions of Advertiser's ads served on the Website, stock profile page views, news release views and visitor referrals to the Advertiser's website.
3. Payment Terms:

Rates are billed in advance. No refunds – no exceptions.
4. Term:

This Agreement shall commence upon payment for the applicable time period selected by the Advertiser (see below).
5. Any Additional Terms:

Not applicable.
6. Advertising Rates:

 - ☐ Monthly: \$800 per month plus applicable sales taxes. Minimum 4 month term.
 - ☐ Monthly: \$600 per month (excluding the CEO interview) plus applicable sales taxes. Minimum 4 month term.
 - ☐ Annual: \$8,640 per year plus applicable sales taxes.
 - ☐ Annual: \$6,480 per year (excluding the CEO interview) plus applicable sales taxes.