



Actigen, Inc.

Actigen Services Contract

1. The parties to this agreement effective this date _____ are Actigen, a Delaware Limited Liability Company Uranium Location Service Provider and _____ Mineral Estate Owner/Lessor. Contract for Actigen is Charles S. Holden 415-398-7878 rholden@prospectinguranium.com / 333 Pine Street Suite 400 / San Francisco, California USA 94104. Contact for Mineral Estate Owner/Lessor is _____. Mineral Estate Owner or Lessee engages Actigen to find and discover commercial quantities of uranium on upon or within its mineral estate comprised of _____ acres/hectars described in Exhibit A attached hereto and made part hereof by this reference. The cut off grade and amount in tonnes to qualify the find as a commercial deposit to be found within land described by Exhibit A is a low grade of uranium oxide having _____ parts per million of at least _____ tonnes in place.
2. Mineral Estate Owner or Lessee shall provide samples to Actigen's Laboratory as is specified by Actigen. Actigen will also need to place tools upon the mineral estate. Mineral Estate Owner or Lessee will provide all maps, background and geologic detail as may be requested by Actigen.
3. Actigen will use its proprietary technology to determine whether or not a commercial quantity of uranium oxide exists upon or within the Mineral Estate.
4. Fees owing to Actigen shall be in addition to all lab charges and sample gathering charges and tool rental fees and shall include a mobilization fee of \$50,000, a one time license for the propriety use of the Protocol upon and within the Mineral Estate of \$.01 per square foot. The result fee payable in addition to the set fees upon the finding of a commercial deposit exceeding the requirements set out in paragraph 2 above shall be a 1.25% over-riding royalty payable from production for the life of the found deposit of uranium found within or upon the Mineral Estate plus 1/3 of the cost avoided in bringing in the ore body calculated from savings in administrative overhead and cost associated with traditional drilling programs to be calculated from the number of drilled feet avoided in delineating the Commercial Deposit. The royalty interest shall be evidenced by a recorded grant. If the Deposit is not found, no reporting is due from Actigen.

5. Disputes will be resolved by binding arbitration under the Auspices of the Commercial Rules of Arbitration of the American Arbitration Association sitting in San Francisco California where all the proceedings shall be heard and resolved. The parties subject themselves to the jurisdiction of the State and Federal Courts sitting in San Francisco to compel or enforce arbitration or judgment and the jurisdiction of the Arbitrator or Arbitrators of the American Arbitration Association selected under the Rules of Commercial Arbitration by the American Arbitration Association Representative in San Francisco to decide any and all disputes arising out of this Contract.

6. It is So Agreed Charles S. Holden Manager Actigen _____
and _____



www.ProspectingUranium.com