

Schedule A – Services For Operational Services 19-CoastalNRM-01

File: SP19DPG408

Attachment to the Agreement with \_\_\_\_\_\_for Overstory Removal and site pre of fire Impacted Stands in the Peace Forest District

### 1. ARTICLE 1: GENERAL TERMS AND CONDITIONS

#### **Definitions**

1.01 In this Schedule, the following words shall have the following meanings:

"**Treatment Type**" means the particular method(s) of mechanical site preparation that the Contractor is obligated to carry out under this Contract; and

"**Treatment Unit**" means the area delineated on the attached map(s) wherein one or more treatment types may be prescribed to be carried out.

"**Work Plan Map**" means a detailed map which shows the Treatment Unit(s) and Treatment Types, the areas which must be avoided, and other special areas such as machine free zones, riparian management areas or wildlife retention patches.

"**Soil Disturbance**" means the soil disturbance caused by a forest practice on an area covered by a Silviculture Prescription or Stand Management Prescription or Treatment Plan including:

- (a) areas occupied by excavated or bladed trails of a temporary nature;
- (b) areas occupied by corduroyed trails;
- (c) areas of dispersed disturbance; and
- (d) compact areas.

Soil Disturbance is further defined in the *Soil Disturbance and Forest Floor Displacement Definition Document* which forms part of this Agreement.

"Forest Floor Displacement" means any area(s) where the forest floor has been removed by scalping, gouging, or burning. Forest Floor Displacement is further defined in the Soil Disturbance and Forest Floor Displacement Definition Document which forms part of this Agreement.

#### Amendments and Supplements

1.02 The Coastal Natural Resource Management Ltd. (CoastalNRM) Representative may amend or further supplement the specifications in this schedule with other schedules to this Agreement.

Initials

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(Contractor)

(CoastalN RM)

#### Equipment Provision and Inspection

- 1.03 The Contractor must supply all of the equipment that is required for the various Treatment Types specified in Schedule 'B' and Schedule 'C' attached hereto. Such equipment shall be in good working order.
- 1.04 Prior to commencement of the Work or at any time during the course of the Work the CoastalNRM Representative may inspect the equipment. If the CoastalNRM Representative determines that the equipment is unsuitable for the required Work or is not in good working order, the CoastalNRM Representative may suspend operations until the equipment is replaced or repaired.

### ARTICLE 2: STANDARDS OF PERFORMANCE AND WORK PROGRESS

### Work Plan Map

- 2.01 CoastalNRM shall provide the Contractor with Work Plan Map(s).
- 2.02 The Contractor shall ensure that:
  - (a) The wheels or tracks of mechanical site preparation equipment are not placed within five metres of a stream or stream bed without specific written permission of a person authorized by the District Manager. An exception to this rule is designated stream crossings specifically indicated on a work plan map.
  - (b) Piles or windrows are not built in wetlands, streams or stream beds.
  - (c) At no time will any substance which may cause pollution be deposited within any lake, stream or stream bed.
  - (d) No obstruction or fill will be placed or caused to be placed within the high-water level of any lake or stream channel.

#### **Treatment Along or Across Contours**

- 2.03 Where the Treatment Type necessitates continuous soil exposure, the Contractor shall work along the contours of the Treatment Unit, unless otherwise authorized by CoastalNRM Representative.
- 2.04 Where the Treatment Type is intermittent, the Contractor may operate across the contours, where specifically authorized to do so by the CoastalNRM Representative.

#### **Excessive Soil Disturbance**

2.05 Where the CoastalNRM Representative determines that the Contractor has caused, by any means whether directly or indirectly, any unacceptable levels and/or categories of soil disturbances, the CoastalNRM may notify the Contractor that he must rehabilitate the specified site(s) to an acceptable level at the Contractor's own expense.

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- 2.06 Should a notice be given by CoastalNRM Representative under paragraph 2.05, the notice shall specify a deadline by which time the Contractor must have rehabilitated the site(s) to an acceptable level as determined by CoastalNRM Representative.
- 2.07 Should the Contractor, upon being given notice by the CoastalNRM, fail to rehabilitate the site(s) to an acceptable level, no payment will be made for those Treatment Unit(s) containing site(s) which remain with soil disturbance above unacceptable levels and the CoastalNRM may require the Contractor to pay the cost of rehabilitation.

### ARTICLE 3: INSPECTION, ACCEPTANCE AND PAYMENT

#### **Inspection Method**

- 3.01 CoastalNRM Representative may perform a walkthrough assessment of any or all of the Treatment Units to determine if the Work was performed in accordance with the specifications of attached Schedules and Map(s).
- 3.02 Where the work is not done to an acceptable standard, the Contractor may be required to rework the area. If the area is not rework able, or if the Contractor does not agree that the area needs to be reworked, CoastalNRM Representative will inspect the Treatment Unit(s) using the formal inspection method that is appropriate for the Treatment Type. The inspection method that is appropriate will be determined by whether the purpose of the treatment was to obtain natural regeneration from adjacent seed, natural regeneration from seed on-site, to prepare the site for artificial regeneration, or to eradicate mistletoe.

#### **Inspection Methods for Treatment Objectives:**

- 3.05 Where preparing the site for artificial regeneration (planting) is the objective of the treatment, the following criteria will apply to the Prepared Spot Survey:
  - (a) A series of 0.005 ha (50 m<sup>2</sup> 3.99 m radius) plots will be established in a Treatment Unit to determine site preparation quality percentage (SPQ). Each plot will measure the number of satisfactorily prepared spots and the potential number of spots which could have been prepared given site conditions. The maximum number of potentially preparable spots per plot will be based on the target number of prepared spots per hectare specified in Schedule B, and/or the signed and sealed Treatment Plan for the area.

A prepared spot is generally defined as an area which has been mechanically modified by removing trees, slash, vegetation, and exposing mineral soil or a favourable mixture of mineral soil and organic matter in a configuration that will promote seedling survival and growth. Further description of the required attributes of prepared spots are provided in Schedule B, and/or the signed and sealed Treatment Plan for the area, and attached hereto.

Site preparation quality is determined by dividing the total number of satisfactorily prepared spots by the total number of potentially preparable spots from the plots, and expressing this number as a percentage.

SPQ = total # of satisfactorily prepared spots \*100

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total # of potentially preparable spots

(b) Upon determination of the site preparation quality percentage (SPQ), the basic payment will be adjusted by applying the following formula:

Payment % = (SPQ x 1.08) -- [100 - (SPQ x 1.08)]<sup>2</sup>

Payment % cannot exceed 100%.

(c) Any contiguous area greater than one-tenth (1/10) hectare shall be declared unsatisfactorily treated when SPQ is less than the minimum acceptable standard of 85%.

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