

RESOLUTION NO. 15

SERIES NO. 2016

RESOLUTIONS OF THE CRESTED BUTTE TOWN COUNCIL APPROVING THE REVOCABLE LICENSE AGREEMENT TO COAL CREEK INVESTMENTS, LLC FOR PORTIONS OF LOTS 2-6, BLOCK 29, TOWN OF CESTED BUTTE, COLORADO

WHEREAS, the Town of Crested Butte, Colorado (the "Town") is a home rule municipality duly and regularly organized and now validly existing as a body corporate and politic under and by virtue of the Constitution and laws of the State of Colorado;

WHEREAS, the Town staff has recommended to the Town Council that it grant a revocable license to encroach into the t public right of way and sidewalk with its trash enclosure structure adjacent to portions of Lots 2-6, Block 29, Town of Crested Butte, Colorado to the record title owner thereof, Coal Creek Investments, LLC; and

WHEREAS, the Town Council finds hereby that granting a revocable license to encroach into the public right of way and sidewalk with its trash enclosure structure adjacent to portions of Lots 2-6, Block 29, Town of Crested Butte, Colorado to the record title owner thereof, Coal Creek Investments, LLC, is in the best interests of the Town.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF CRESTED BUTTE, COLORADO, THAT:

1. **Findings.** The Town Council finds hereby that granting a revocable license to encroach into the public right of way and sidewalk with its trash enclosure structure adjacent to portions of Lots 2-6, Block 29, Town of Crested Butte, Colorado to the record title owner thereof, Coal Creek Investments, LLC, is in the best interests of the Town.
2. **Authorization of Mayor.** Based on the foregoing findings, the Town Council hereby authorizes the Mayor to execute the "Revocable License Agreement" in substantially the same form as attached hereto as **Exhibit "A."**

6th INTRODUCED, READ AND ADOPTED BEFORE THE TOWN COUNCIL THIS DAY OF June, 2016.

TOWN OF CRESTED BUTTE, COLORADO

By: Glen Michel
Glen Michel, Mayor

ATTEST

Lynelle Stanford
Lynelle Stanford, Town Clerk

(SEAL)



EXHIBIT "A"

Revocable License Agreement

[attach approved form here]

**RECORDING REQUESTED BY:
WHEN RECORDED RETURN TO:**

Town of Crested Butte
Attn: Town Clerk
502 Maroon Avenue
P.O. Box 39
Crested Butte, CO 81224

REVOCABLE LICENSE AGREEMENT

THIS REVOCABLE LICENSE AGREEMENT (this "Agreement") is made and entered into this 11th day of June, 2016, by and between the TOWN OF CRESTED BUTTE, COLORADO ("Licensor"), a Colorado home rule municipality with an address of 507 Maroon Avenue, P.O. Box 39, Crested Butte, CO 81224 and COAL CREEK INVESTMENTS, LLC, ("Licensee"), a Colorado limited liability company with an address of P.O. Box 836, Crested Butte, CO 81224.

RECITALS:

A. Licensee is the fee title owner of certain real property commonly known as 130 Elk Avenue, Crested Butte, Colorado 81224 or the "Powerhouse Building", and more particularly described in that certain General Warranty Deed from Powerhouse Limited Partnership II, a Colorado limited partnership to Licensee, dated October 5, 2006, and recorded October 5, 2006 in the Office of the Gunnison County Clerk and Recorder at reception number 569792 (the "Premises"), which deed is attached hereto as Exhibit "A".

B. The Premises is bounded on the west by certain public property (the "Public Property").

C. Licensee has requested the right to construct and install, and keep and maintain certain improvements in the Public Property.

D. The Town is willing to allow Licensee to keep and maintain such improvements in the Public Property, subject to certain conditions and requirements.

NOW, THEREFORE, for and in consideration of the covenants, terms, conditions and requirements set forth herein, the sufficiency of which are hereby acknowledged by the parties, the parties agree as follows:

AGREEMENT:

1. Grant of License. Licensor hereby grants to Licensee and its successors in interest a revocable license (the "License") to construct, keep and maintain the improvements (the "Improvements") on the Public Property in the location set forth on

**RECORDING REQUESTED BY:
WHEN RECORDED RETURN TO:**

Town of Crested Butte
Attn: Town Clerk
502 Maroon Avenue
P.O. Box 39
Crested Butte, CO 81224

REVOCABLE LICENSE AGREEMENT

THIS REVOCABLE LICENSE AGREEMENT (this "**Agreement**") is made and entered into this 6th day of June, 2016, by and between the TOWN OF CRESTED BUTTE, COLORADO ("**Licensor**"), a Colorado home rule municipality with an address of 507 Maroon Avenue, P.O. Box 39, Crested Butte, CO 81224 and COAL CREEK INVESTMENTS, LLC, ("**Licensee**"), a Colorado limited liability company with an address of P.O. Box 836, Crested Butte, CO 81224.

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NOW, THEREFORE, for and in consideration of the covenants, terms, conditions and requirements set forth herein, the sufficiency of which are hereby acknowledged by the parties, the parties agree as follows:

AGREEMENT:

1. **Grant of License.** Licensor hereby grants to Licensee and its successors in interest a revocable license (the "**License**") to construct, keep and maintain the improvements (the "**Improvements**") on the Public Property in the location set forth on

Exhibit "B" attached hereto. In connection with such License, and in exchange therefor, Licensor authorizes and licenses Licensee to use the Public Property only for:

- The placement and maintenance of a concrete slab and trash enclosure as further described and depicted on Exhibit "B-1"; and provided that:
 - a) Licensee shall reasonably maintain the Improvements and not permit any debris or other personal effects or trash to be stored or placed outside of the Improvements; and provided further that;
 - b) Licensee shall keep the Improvements on the Public Property described in Exhibit "B" and cause the adjacent pedestrian access from the sidewalk on Elk Avenue to the pedestrian bridge over Coal Creek to be free from snow and ice.

2. Permit for Construction and Maintenance. Licensee shall obtain permits from the Town pursuant to Chapter 11, Article 2 of the Crested Butte Municipal Code relative to all construction, installation and upgrade activities relative to the Improvements.

3. Term of License; Revocation.

3.1. The License shall exist and continue until the happening of either the following events, which such event shall automatically terminate and extinguish the License:

(a) the Improvements are demolished, removed or damaged by fire or other casualty such that such Improvements cannot be reasonably repaired in their present location; or

(b) the Town Council finds at a regular, public meeting that (i) the Improvements must be removed in order to make the Public Property available for public use or for such other reason as determined by the Town Council in its sole discretion, or (ii) Licensee is in default of this Agreement.

3.2. The License is made subordinate to the right of Licensor to use the Public Property for any public purpose, including, without limitation, public pedestrian uses, surface and subsurface improvements and public utilities. In addition to Licensor's revocation rights set forth in Section 3.1, Licensee agrees that if Licensor subsequently determines to, without limitation, install, modify or change the grade of any street or sidewalk, or to modify, repair or install any underground utility, or to effect any other work in connection with any other public or utility improvement, or to use or occupy the area of the encroachment by the Improvements, then the License hereby authorized must be modified and the Improvements removed completely or otherwise relocated to a location acceptable to Licensor, and the Public Property shall be restored to its pre-existing and/or unobstructed condition to the satisfaction of Licensor at Licensee's sole

cost and expense. Licensor's decision as to the necessity of such public use, occupancy or improvements shall be final and binding upon Licensee.

4. **Assumption of Risk.** Licensee assumes the risk of damage to the Improvements and agrees to repair any damage to the Public Property, Licensor's property and any third party's property arising from or relating to Licensee's use of the Public Property. Additionally, Licensee assumes all risk of damage to property or injury to persons, including death, in connection, whether directly or indirectly, with the License and the Improvements. In the event of any such damage or injury, Licensee agrees to pay all costs related thereto, including, without limitation, reasonable attorneys' fees.

5. **Indemnification.** By execution of this License, Licensee, for itself and its successors, hereby agrees to indemnify, defend and hold harmless Licensor, its elected officials, employees, contractors, agents, insurers, insurance pools and attorneys against any and all claims, suits, damages, costs, losses and expenses, including reasonable attorneys' fees, in connection with any personal injury, including death, or property damage, arising out of or connected in any way with, whether directly or indirectly, the License, Licensee's use of the Public Property and the Improvements.

6. **Insurance.**

6.1. At its sole cost and expense, Lessee shall obtain and keep in force during from the date first written above until the Improvements are removed or relocated from the Public Property "all-risk" property coverage naming Lessee and Licensor as their interests may appear.

6.2 At its sole expense, Lessee shall obtain and keep in force from the date first written above until the Improvements are removed or relocated from the Public Property commercial general liability insurance with a combined single limit of not less than \$1,000,000.00 for injury to or death of any one person, for injury to or death of any number of persons in one occurrence, and for damage to property, insuring Lessee and Licensor, including, without limitation, coverage for contractual liability, broad form property damage and non-owned automobile liability, with respect to the Public Property. The insurance shall be noncontributing with any insurance that may be carried by Licensor and shall contain a provision that Licensor, although named as an insured, shall nevertheless be entitled to recover under the policy for any loss, injury, cost or damage to Licensor, or the property of the same.

6.3. All insurance required herein and all renewals thereof shall be issued by companies authorized to transact business in the State of Colorado and rated at least A+ Class X by Best's Insurance Reports (property liability) or otherwise approved by Licensor in writing. All insurance policies shall be subject to approval by Licensor as to form and substance, shall expressly provide that the policies shall not be canceled without 30 days' prior written notice to Licensor and shall provide that no act or omission of Licensor that would otherwise result in forfeiture or reduction of the insurance shall affect or limit the obligation of the insurance company to pay the amount of any loss

sustained. Lessee may satisfy its obligation under this Section by appropriate endorsements of its blanket insurance policies.

6.4. All policies of liability insurance that Lessee is obligated to maintain according to this Agreement (other than any policy of workmen's compensation insurance) shall name Licensor as an additional insured. Originals or copies of original policies (together with copies of the endorsements naming Licensor as an additional insured) and evidence of the payment of all premiums of such policies shall be made available to Licensor on the date first written above. All public liability, property damage liability and casualty policies maintained by Licensor shall be written as primary policies, not contributing with and not in excess of coverage that Licensor may carry.

6.5. The parties waive all rights to recover against each other, or against the elected and appointed officials, employees, contractors, agents, advisors, attorneys, insurers, insurance pools, shareholders, directors, members, managers, officers, suppliers, agents or servants of each other, for any loss or damage arising from any cause covered by any insurance required to be carried by each of them pursuant to this Section or any other insurance actually carried by each of them. Licensee shall cause its insurer to issue an appropriate waiver of subrogation rights endorsements to all policies of insurance carried in connection with Licensee's operations and Licensor's operations and property.

7. **Licensee Obligations Upon Revocation; Remedies.** Upon notice to Licensee of the Town Council's decision to revoke this License, the Improvements must be promptly removed. In the event that the Improvements are not so removed by Licensee, Licensor may remove the Improvements and restore the location to its original condition at Licensee's sole cost and expense. In such case Licensor shall have no responsibility for damage to the Improvements or Licensee's other property, whether personal or real property, located on Public Property and the Premises. Licensee shall immediately reimburse Licensor such costs and expenses incurred by Licensor in such removal. Licensor shall have the right to make an assessment against the Premises and collect the costs of removal and restoration in the same manner as general taxes are collected under State and local laws. Such rights shall be in addition to any rights available at law or in equity. All remedies may be applied concurrently and not to the exclusion of any other remedy. In the event of any legal action necessary to execute such removal, Licensee shall pay Licensor all reasonable costs and expenses in connection therewith, including, without limitation, reasonable attorneys' fees.

8. **Responsibility for Maintenance; Damage to Improvements.** Licensee assumes and accepts sole responsibility for the maintenance and upkeep of the Improvements, which shall be performed only upon receipt of permits from Licensor as required by applicable law. Further, Licensor shall not be liable for any damage to the Improvements caused by Licensor's operations, including, without limitation, snow removal, street or alley maintenance, street or alley repairs and improvements and utility installation, maintenance and repairs.

9. **No Assignment.** This Agreement and the License granted hereunder shall not be assignable or transferrable by Licensee without Licensor's prior written consent; provided that, Licensee may transfer fee title to Licensee's Premises without first obtaining consent from Licensor and the rights and obligations contained under this License shall inure to Licensee's successor in interest to the Premises without further action by the parties of such successor in interest. Failure to obtain Licensor's consent to such assignment or transfer as required shall make such assignment or transfer void *ab initio*.
10. **Subject to Laws.** This License is subject to all State and municipal laws as they now exist or may hereafter be amended.
11. **Licensee Representations.** Licensee represents and warrants that: (a) it is duly qualified to do business and is in good standing in the State of Colorado; (b) it has full power and authority to execute, deliver and perform its obligations under this Agreement; (c) the individual executing this Agreement has the full power and authority to do so; and (d) the Agreement does not violate any other obligation of Licensee.
12. **Notices.** All notices required pursuant to this Agreement shall be deemed served upon depositing a certified letter, return receipt requested, in the United States mail, addressed to the party being served with such notice at the addresses set forth above, unless a request to mail to a different address is provided in writing to the other party.
13. **Prevailing Party.** In the event of any dispute between the parties in connection with this License, the non-prevailing party shall pay the prevailing party all costs and expenses, including, without limitation, reasonable attorneys' fees, costs and expenses, incurred in such dispute.
14. **Entire Agreement; Amendment.** This Agreement represents the entire agreement of the parties respecting the subject matters addressed herein. This Agreement may be amended only in writing by properly executed agreement.
15. **Successors and Assigns.** The rights and obligations of the parties shall inure to the benefit and burden to the parties' successors and permitted assigns.
16. **No Waiver.** No waiver by either party of any breach of, or of compliance with, any condition or provision of this Agreement by the other party shall be considered a waiver of any other condition or provision or of the same condition or provision at another time.
17. **Photo-static Copies.** For purposes of enforcement of the terms hereof, photo-static reproductions shall be deemed to be originals.

18. **Costs and Expenses Reimbursement.** Licensee shall pay all of Licensors costs and expenses, including reasonable attorneys' fees, incurred by the Licensors in granting the rights set forth in this License, Licensee acknowledging that Licensee requested the License and accepts this obligation as a material condition to Licensors granting the rights hereunder.

[Remainder of Page Intentionally Left Blank;
Signature Page(s) To Follow]



IN WITNESS WHEREOF, the parties have entered into this Agreement by their duly authorized representatives effective as of the date first written above.

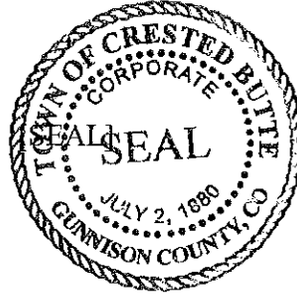
LICENSOR:

TOWN OF CRESTED BUTTE,
a Colorado home rule municipality

By: *Glenn Michel*
Glenn Michel, Mayor

Attest:

By: *Lynelle Sanford*
Lynelle Sanford, Town Clerk



LICENSEE:

COAL CREEK INVESTMENTS, LLC,
a Colorado limited liability company

By: *Billy Joe Lacy*
Billy Joe Lacy, Managing Member
of Elk Avenue Partners, LLC,
a Colorado limited liability company,
Managing Member

EXHIBIT A

S Dominguez Gunnison County, CO 569792
18/05/06 4:28 PM Pg: 1 of 2
408 R: \$136.00 D: \$125.00

GENERAL WARRANTY DEED

POWERHOUSE LIMITED PARTNERSHIP II, a Colorado limited partnership,

whose address is P.O. Box 225
Crested Butte, CO 81224

for good and valuable consideration, in hand paid, hereby sells and conveys to

COAL CREEK INVESTMENTS LLC, a Colorado limited liability company,

whose address is P.O. Box 836
Crested Butte, CO 81224

the following real property in the County of Gunnison, and State of Colorado, to-wit:

A tract of land within portions of Lots 2, 3, 4, 5, and 6, Block 29, TOWN OF CRESTED BUTTE, County of Gunnison, State of Colorado, said tract being more particularly described as follows:

Commencing at the Northwest corner of said Lot 5; thence South 89°58'18" West 2.50 feet along the northerly lot line of said Lot 6, to the POINT OF BEGINNING for the herein described tract; thence the following courses around said tract:

1. South 00°01'42" East 70.00 feet (this line being parallel to and 2.5 feet westerly of the west boundary of said Lot 5);
2. North 89°58'10" East 5.16 feet to the southwest corner of Tract C of the property conveyed from Mitchell to Roemer as described in a deed recorded at Book 580 at Page 173 of the records of Gunnison County);
3. South 84°39'32" East 7.19 feet along the southerly boundary of said property;
4. North 82°64'19" East 48.26 feet along the southerly boundary of said property;
5. North 46°59'21" East 31.64 feet along the southerly boundary of said property;
6. North 01°11'46" West 19.87 feet along the easterly boundary of said property;
7. North 07°21'54" West 23.49 feet along the easterly boundary of said property to the north boundary of said Block 29;
8. South 89°58'18" West 79.96 feet along said north boundary to the POINT OF BEGINNING of the herein described tract;

County of Gunnison, State of Colorado

with all appurtenances, and warrants the title to same, subject to: the lien for 2006 and subsequent real property taxes and assessments; unpatented mining claims; water rights and claims or title to water; distribution utility easements; those specifically described rights of third parties not shown by the public records of which grantee has actual knowledge and which were accepted by grantee; inclusion of the property within any special taxing district; United States Patent recorded in Book 2S at Page 106; perpetual easement for pedestrian ingress and egress set forth in Warranty Deeds recorded in Book 580 at Page 173, Book 585 at Page 628 and Book 664 at Page 355; Notice of Ordinances recorded in Book 636 at Page 145; Notice of Zoning Conditions and Restrictive Covenants recorded in Book 657 at Page 797; terms, conditions, provisions, agreements and obligations in Ordinance No. 12 Series 1991 recorded in Book 769 at Page 94; and (a) all right, title or claim by the United States, state, local government or by the public generally in and to any portion of the land lying within the current or former bed of Coal Creek, or below the ordinary high

BC

water mark, or between the cut banks of a stream navigable in fact or in law, (b) Right of water rights owners to the use and flow of the water, (c) The consequence of any past or future change in the location of the bed.

Signed the 5 day of October, 2006.

Powerhouse Limited Partnership II, a
Colorado limited partnership

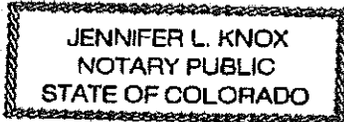
By: 
Eric B. Roemer, General Partner

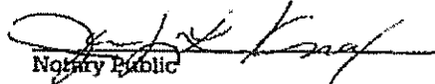
STATE OF Colorado) ss.
COUNTY OF Gunnison

The foregoing General Warranty Deed was acknowledged before me this 5th day of October, 2006, by Eric B. Roemer, General Partner of Powerhouse Limited Partnership II, a Colorado limited partnership.

Witness my hand and official seal.

My commission expires: 4-28-2010




Notary Public

S Dominguez Gunnison County, CO 568792
10/5/06 4:20 PM Pg: 2 of 2
488 R: \$136.00 D: \$125.00




EXHIBIT B

Improvements and License Area Description

1. Description of Improvements and location thereof attached hereto as Exhibit "B-1".
2. Location of License area described as: a 20 foot 5 ½ inch by 8 foot 5 ½ inch area located as depicted in Exhibit "B-1" on the north 70 feet of the west 10 feet of the east half of Lot 6, Block 29.



