

Exhibit A:

Exhibit A

1. STANDARD **coMEDco, Inc.** DISCLAIMER

MEDICAL-LEGAL ANALYSIS IS IMPRECISE AND MUCH IS SUBJECTIVE AND EASILY CAPABLE OF ALTERNATIVE INTERPRETATIONS. **coMEDco, Inc.**, ITS PRINCIPALS, AGENTS, AND / OR INDEPENDENT CONTRACTORS WILL FOLLOW BEST PROFESSIONAL JUDGMENT IN ITS ANALYSIS. IF A REPORT IS SUBMITTED IT IS SUBMITTED WITH THE EXPRESS UNDERSTANDING THAT IT IS BASED UPON MATERIAL SUBMITTED BY THE CLIENT. THE REPORT'S SCIENTIFIC ACCURACY IS THEREFORE DEPENDENT UPON THE CONTENTS OF THIS CLIENT-SUBMITTED MATERIAL. IF OTHER MATERIAL BECOMES AVAILABLE, IT MAY INFLUENCE THE ANALYSIS. NEITHER **coMEDco, Inc.**, NOR ITS PRINCIPALS NOR AGENTS OR INDEPENDENT CONTRACTORS ARE RESPONSIBLE FOR THE INFLUENCE ON SUBSEQUENT ANALYSIS WHEN THERE ARE MATERIALS NOT SUBMITTED FOR REVIEW. **coMEDco, Inc.**, ITS PRINCIPALS, AGENTS, OR INDEPENDENT CONTRACTORS MAY HAVE A FINANCIAL INTEREST IN THIS LITIGATION. THERE IS NO GUARANTEE OR WARRANTEE FOR SERVICES PROVIDED OTHER THAN THE USUAL PROFESSIONAL DUTIES OF PERFORMANCE. **coMEDco, Inc.**, ITS PRINCIPALS, AGENTS, OR INDEPENDENT CONTRACTORS DO NOT INDEMNIFY OR IN ANY WAY ASSURE RECOVERY IN THIS MATTER. **coMEDco, Inc.** OR ELLIOTT B. OPPENHEIM, MD/JD/LLM HEALTH LAW DOES NOT PRACTICE LAW OR MEDICINE AND OFFERS THESE SERVICES ON A CONSULTATION BASIS. ALL DECISIONAL AUTHORITY REMAINS WITH THE CLIENT OR ATTORNEY. WHENEVER **coMEDco, Inc.™** PROVIDES SERVICES TO AN UNREPRESENTED PARTY **coMEDco, Inc.™** RECOMMENDS THAT PARTY TO SEEK LEGAL REPRESENTATION IN A TIMELY MANNER. PURCHASER AGREES THAT THE LAW OF THE PRINCIPAL JURISDICTION IN WHICH **coMEDco, Inc.™** DOES BUSINESS APPLIES TO ANY ACTIONS UNDER THIS CONTRACT.

2. *Expert Referral Disclaimer*

coMEDco, Inc., and its principals, makes this referral to an expert on the following basis: There is no warrantee with respect to the expert's credentials; the merits of the litigation or any promise with respect to the possibility of recovery in this matter. It is the attorney's responsibility to qualify the expert and to practice law consistent with applicable legal standards. **coMEDco, Inc.** may have an interest in the outcome of the case but no expert has any contractual agreement with **coMEDco, Inc.**. Elliott B. Oppenheim, MD/JD/LLM HEALTH LAW will not act as an expert witness for any action. There is no agency relationship between **coMEDco, Inc.** and any expert and **coMEDco, Inc.** assumes no responsibility for any actions of any expert. The attorney must pay the expert and **coMEDco, Inc.** has no financial obligation with any expert. The attorney agrees to notify **coMEDco, Inc.** in a timely manner if there are any problems and agrees that the attorney is the principal, not **coMEDco, Inc.** or its principal. The attorney agrees to use this expert exclusively in this case and not to employ or seek to employ this expert outside of this litigation without notifying **coMEDco, Inc.™**. In the event that the contracting attorney uses this expert in any other capacity or whatever nature, he agrees in advance to notify **coMEDco, Inc.** and to pay the appropriate fee at the time of the consultation with the expert in the same manner as when the expert was originally consulted. This agreement remains in force in perpetuity. This is a best efforts agreement and no result of any kind is guaranteed. Even if no expert is found, the fees received by **coMEDco, Inc.™** shall be deemed earned unless the Corporation or its principal have not commenced work. Once the Corporation provides an expert the fee shall be deemed to be fully earned even where the attorney elects to substitute another expert provided through alternate sources. Time is of the essence and any and all defects in the referral MUST be disclosed to come within thirty days (30 days) after the referral. If the attorney does not bring defects in the referral to the corporation's attention within 30 days, the attorney agrees to waive all rights with respect to the referral. In the event that **coMEDco, Inc.™** is required to engage in legal action to collect fees due or to defend a claim, the purchaser herein agrees to pay the Corporation's actual attorney fees and costs as well as any other related expenses including but not limited to actual travel costs and other ancillary expenses incurred as a consequence of the litigation. Neither **coMEDco, Inc.** nor its principal practice law or medicine or offer legal or medical advice of any kind. Purchaser agrees to bring any action of whatever nature relating to this contract or referral in the State of Montana and no other jurisdiction.

3. Use of Proprietary Property License Agreement ©

This material provided to the attorney in this litigation constitutes intellectual property owned by Elliott B. Oppenheim, MD/JD/LL.M. HEALTH LAW and **coMEDco, Inc.**. This property is intended for use in this case only. The intellectual property is created and prepared by **coMEDco, Inc.** by Elliott B. Oppenheim, MD/JD/LL.M. HEALTH LAW and is proprietary and is the intellectual property of **coMEDco, Inc.** and Elliott B. Oppenheim, MD/JD/LL.M. HEALTH LAW. No work product prepared by **coMEDco, Inc.™** or Elliott B. Oppenheim, MD, JD, LL. M. Health Law may be submitted to any third party without the Corporation's expressed written consent and authorization. These products may not be used in any other litigation whatsoever without the express written consent of **coMEDco, Inc.** by Elliott B. Oppenheim, MD/JD/LL.M. HEALTH LAW and without the payment of the appropriate fees. Further dissemination is prohibited by U.S. copyright law and violation will subject the responsible parties to civil and criminal prosecution under the copyright laws of the United States of America. By accepting these materials the attorney in this matter agrees not to disseminate these materials in any way or to facilitate its use or distribution other than for the intended use in the instant litigation.

vers 1 March 2018