

New Mexico Commissioner of Public Lands

310 Old Santa Fe Trail P.O. Box 1148 Santa Fe, NM 87504-1148

ASSIGNMENT OF CASH COLLATERAL

(MUST BE A FEDERALLY-INSURED BANK OR FEDERALLY OR STATE CHARTERED SAVINGS AND LOAN ASSOCIATION)

	"G	rantee"			
	of				
has danasits	·	ddress)			
nas deposito	ed with the(Name of State or Nationa	ll Bank or Savings Association)			
	of				
	(Address) "Financial	Institution" and "Trustee"			
the sum of _	dollars (\$) in Certificate of Deposit or Savings Account N			
	("Fund"). Grantee hereby assigns	and conveys all right, title and interest in the Fund to the Ne			
Me	exico State Land Office (or successor agency). Gra	antee and Financial Institution agree that as to the Fund:			
a.	The New Mexico State Land Office acquires by this assignment the entire beneficial interest in the Fund, with				
	the right to order the Trustee in writing to distribute the Fund to the person(s) determined by the Oil, Gas and				
	Minerals Division to be entitled thereto, including the New Mexico State Land Office itself, in amounts				
	determined by the Division, without further consent by Grantee. Financial Institution hereby acknowledges that the New Mexico State Land Office is Financial Institution's customer with respect to the Fund.				
b.	that the New Mexico State Land Office is Fi	nancial Institution's customer with respect to the Fund.			
b.	that the New Mexico State Land Office is Fi	nancial Institution's customer with respect to the Fund. t in the Fund and has only the right to interest, if any, thereon, ar			
b. с.	that the New Mexico State Land Office is Fi Grantee retains no legal or beneficial interes to return of the Fund upon written order of The Financial Institution agrees that the Fu	nancial Institution's customer with respect to the Fund. t in the Fund and has only the right to interest, if any, thereon, ar the Oil, Gas and Minerals Division. nd may not be assigned, transferred, pledged or distributed exce			
	that the New Mexico State Land Office is Fir Grantee retains no legal or beneficial interes to return of the Fund upon written order of The Financial Institution agrees that the Fur upon written order of the New Mexico Sta	nancial Institution's customer with respect to the Fund. t in the Fund and has only the right to interest, if any, thereon, ar the Oil, Gas and Minerals Division. nd may not be assigned, transferred, pledged or distributed exce ate Land Office or a court of competent jurisdiction made in			
	that the New Mexico State Land Office is Fir Grantee retains no legal or beneficial interes to return of the Fund upon written order of The Financial Institution agrees that the Fur upon written order of the New Mexico State L proceeding in which the New Mexico State L	nancial Institution's customer with respect to the Fund. It in the Fund and has only the right to interest, if any, thereon, ar the Oil, Gas and Minerals Division. In may not be assigned, transferred, pledged or distributed exce ate Land Office or a court of competent jurisdiction made in and Office is a party. The Financial Institution waives all statutor			
	that the New Mexico State Land Office is Fin Grantee retains no legal or beneficial interes to return of the Fund upon written order of The Financial Institution agrees that the Fun upon written order of the New Mexico State proceeding in which the New Mexico State L or common law liens or rights of set-off agai	nancial Institution's customer with respect to the Fund. It in the Fund and has only the right to interest, if any, thereon, are the Oil, Gas and Minerals Division. Ind may not be assigned, transferred, pledged or distributed except ate Land Office or a court of competent jurisdiction made in and Office is a party. The Financial Institution waives all statuto anst the fund, by reason of indebtedness or obligation of Grantee			
c.	that the New Mexico State Land Office is Finder Grantee retains no legal or beneficial interestoreturn of the Fund upon written order of The Financial Institution agrees that the Funder on Wexico State Institution of the New Mexico State Institution or rights of set-off again Financial Institution now existing or hereaft	nancial Institution's customer with respect to the Fund. It in the Fund and has only the right to interest, if any, thereon, are the Oil, Gas and Minerals Division. Ind may not be assigned, transferred, pledged or distributed except ate Land Office or a court of competent jurisdiction made in and Office is a party. The Financial Institution waives all statuto anst the fund, by reason of indebtedness or obligation of Grantee er incurred.			
	that the New Mexico State Land Office is Finder Grantee retains no legal or beneficial interest to return of the Fund upon written order of The Financial Institution agrees that the Funder on Wexico State or common law liens or rights of set-off again Financial Institution now existing or hereaft Grantee agrees that the Financial Institution	nancial Institution's customer with respect to the Fund. It in the Fund and has only the right to interest, if any, thereon, are the Oil, Gas and Minerals Division. Ind may not be assigned, transferred, pledged or distributed except the Land Office or a court of competent jurisdiction made in and Office is a party. The Financial Institution waives all statuto states the fund, by reason of indebtedness or obligation of Grantee er incurred. In may deduct from interest due Grantee any attorney fees incurred.			
c.	that the New Mexico State Land Office is Finder Grantee retains no legal or beneficial interest to return of the Fund upon written order of The Financial Institution agrees that the Funder on Wexico State or common law liens or rights of set-off again Financial Institution now existing or hereaft Grantee agrees that the Financial Institution	nancial Institution's customer with respect to the Fund. It in the Fund and has only the right to interest, if any, thereon, are the Oil, Gas and Minerals Division. In may not be assigned, transferred, pledged or distributed except the Land Office or a court of competent jurisdiction made in and Office is a party. The Financial Institution waives all statuto must the fund, by reason of indebtedness or obligation of Grantee there incurred. In may deduct from interest due Grantee any attorney fees incurre mand via writ, summons or other process arising from Grantee			
c. d.	that the New Mexico State Land Office is Fit Grantee retains no legal or beneficial interes to return of the Fund upon written order of The Financial Institution agrees that the Funupon written order of the New Mexico State L or common law liens or rights of set-off agai Financial Institution now existing or hereaft Grantee agrees that the Financial Institution by the Financial Institution if any claim or design of the set of	nancial Institution's customer with respect to the Fund. It in the Fund and has only the right to interest, if any, thereon, are the Oil, Gas and Minerals Division. In definition may not be assigned, transferred, pledged or distributed excepted the Land Office or a court of competent jurisdiction made in and Office is a party. The Financial Institution waives all statutor inst the fund, by reason of indebtedness or obligation of Grantee there incurred. In may deduct from interest due Grantee any attorney fees incurre mand via writ, summons or other process arising from Grantee ion.			
c. d. This instru	that the New Mexico State Land Office is Fire Grantee retains no legal or beneficial interest to return of the Fund upon written order of The Financial Institution agrees that the Funupon written order of the New Mexico State Lor common law liens or rights of set-off agai Financial Institution now existing or hereaft Grantee agrees that the Financial Institution by the Financial Institution if any claim or d business is made upon the Financial Institut	nancial Institution's customer with respect to the Fund. It in the Fund and has only the right to interest, if any, thereon, are the Oil, Gas and Minerals Division. In definition may not be assigned, transferred, pledged or distributed excepted the Land Office or a court of competent jurisdiction made in and Office is a party. The Financial Institution waives all statutor inst the fund, by reason of indebtedness or obligation of Grantee there incurred. In may deduct from interest due Grantee any attorney fees incurre mand via writ, summons or other process arising from Grantee ion.			
c. d. This instrui Na	that the New Mexico State Land Office is Fin Grantee retains no legal or beneficial interes to return of the Fund upon written order of The Financial Institution agrees that the Funupon written order of the New Mexico State Lor common law liens or rights of set-off again Financial Institution now existing or hereaft Grantee agrees that the Financial Institution by the Financial Institution if any claim or dusiness is made upon the Financial Institution ment shall be governed by the laws of the State of time of Grantee	nancial Institution's customer with respect to the Fund. It in the Fund and has only the right to interest, if any, thereon, are the Oil, Gas and Minerals Division. In may not be assigned, transferred, pledged or distributed except ate Land Office or a court of competent jurisdiction made in and Office is a party. The Financial Institution waives all statuto anst the fund, by reason of indebtedness or obligation of Grantee are incurred. In may deduct from interest due Grantee any attorney fees incurre amand via writ, summons or other process arising from Grantee ion. New Mexico. Name of Financial Institution			
c. d. This instru Na BY	that the New Mexico State Land Office is Fin Grantee retains no legal or beneficial interes to return of the Fund upon written order of The Financial Institution agrees that the Funupon written order of the New Mexico State Lor common law liens or rights of set-off again Financial Institution now existing or hereaft Grantee agrees that the Financial Institution by the Financial Institution if any claim or debusiness is made upon the Financial Institution ment shall be governed by the laws of the State of	nancial Institution's customer with respect to the Fund. It in the Fund and has only the right to interest, if any, thereon, are the Oil, Gas and Minerals Division. In may not be assigned, transferred, pledged or distributed excepted at Land Office or a court of competent jurisdiction made in and Office is a party. The Financial Institution waives all statutor inst the fund, by reason of indebtedness or obligation of Grantee ter incurred. In may deduct from interest due Grantee any attorney fees incurre emand via writ, summons or other process arising from Grantee tion. New Mexico.			

OGMD Rev. 2019.02.13 Page 1 of 2

Officer's Title

Title

PERSONAL ACKNOWLEDGEMNT

STATE OF					
COUNTY OF) ss)				
The foregoing instrument was acknowledge	d before me on this	day of	, 20		
By					
My Commission Expires:					
			(Notary Public)		
	ACKNOWI EDCI	MENT BY ATTORNE	v		
	ACKNOWLEDGE	MENT DI ATTORNE	1		
STATE OF)) ss				
COUNTY OF					
The foregoing instrument was acknowledge	d before me on this	day of	, 20		
By as attorney-in-fact on behalf of					
My Commission Expires:			(Notary Public)		
			(Notary Fublic)		
ACKNOWLEDG	MENT BY CORPORATION	ON, PARTNERSHIP	OR LIMITED LIABILITY		
STATE OF	,				
COUNTY OF) ss				
The foregoing instrument was acknowledge	•	dov. of	20		
ByName	Title	Name	of Partnership, Corporation, LLC		
,a(Partnership, Corporation, LLC)					
My Commission Expires:			(Notary Public)		
			(Notary Fublic)		
	FINANCIAL INSTITUT	TION ACKNOWLEDG	GMENT		
STATE OF)) ss				
COUNTY OF)				
The foregoing instrument was acknowledge	d before me on this	day of	, 20		
ByName	,	of	of Financial Institution		
rame	THE	ranie	or a manoral institution		
My Commission Expires:			(Notary Public)		
			(1.10141)		

OGMD Rev. 2019.02.13 Page **2** of **2**