NEW MEXICO STATE LAND OFFICE

CASH BOND FOR PERFORMANCE OF MINERAL LEASE

| LAND OFFICE USE ONLY |
|----------------------|
| Lessee: |
| Lease No.: |
| Bond No.: |
| |

| | Bond No.: |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------|
| KNOW ALL MEN BY THESE PRESENTS: | |
| | a |
| Thatas Principal, andcorporation organized, existing and doing business under and by virtue of the laws of the state of | and |
| authorized to do business in the State of New Mexico, as Surety: | |
| | |
| In OBLIGATION 1: Are held and firmly bound unto the State of New Mexico, for the use and benefit of | |
| Public Lands in the sum of <u>Two Thousand Dollars Cash (\$2,000.00)</u> , for the purpose named in WHEREAS 1 are for the payment of which, well and truly to be made, we bind ourselves, our heirs, successors and assigns, and e | |
| and us jointly and severally firmly by these presents; said funds being held in suspense by the New Mexico State | |
| And in OBLIGATION 2: Are held and firmly bound unto the State of New Mexico, for the use and bene | |
| purchase contracts or holders of deeds for state lands, with minerals reserved, in the further sum of <u>Ten Thousar</u> | |
| (\$10,000.00) for the payment of which, well and truly to be made, we bind ourselves, our heirs, successors and a | assigns, and each and every |
| one of them and us jointly and severally, firmly by these presents. | |
| | |
| Signed with our hands and sealed with our seals, this | • |
| The conditions of the foregoing obligations are such that: | |
| WHEREAS 1, the said principal has entered into a mining lease with the State of New Mexico through its Con | missioner of Public Lands, |
| said lease being designated in the Office of the Commissioner of Public Lands as, the original | |
| the State Land Office. | |
| CONDITION 1: | |
| NOW THEREFORE, if the said principal in all respects shall comply with all and singular the terms, provision | ns and conditions of the said |
| lease; THEN, THEREFORE , Obligation 1 shall be null and void; otherwise and in default of complete compliance w | gith any and all of said |
| obligations the same shall remain in full force and effect. | Tui airy and an or said |
| WHEREAS 2, all or part of the lands embraced in said lease has been leased for surface purposes or sold, with | minerals reserved to the |
| State of New Mexico, to a purchaser who holds either a limited patent from the State of New Mexico or a state p | |
| the holder of said contract to such limited patent upon complete payment, as shown by the official records of the | |
| Lands; | |
| CONDITION 2: | ., |
| AND, FURTHER, if the said principal in all respects shall make good and sufficient recompense, satisfaction a | |
| holder, or his successors in interest of any said state purchase contract or any said limited patent for State Lands livestock, water, crops or tangible improvements on such lands as may be suffered by such holder, or his succes | |
| of such mining development, use or occupancy of such lands by the said lessee, or principal, during the entire pe | |
| operations, or for such damages as a court of competent jurisdiction may determine and fix in any action brough | |
| THEN, THEREFORE, Obligation 2 shall be null and void; otherwise and if default of complete compliance w | |
| obligations, the same shall remain in full force and effect. | - |
| | |
| The intentions of the parties hereto are in effect the creation of two bonds with the same parties and same date b and conditions, in one instrument, for the sake of simplicity and convenience, as much as though such undertaking | |

The intentions of the parties hereto are in effect the creation of two bonds with the same parties and same date but with different obligation and conditions, in one instrument, for the sake of simplicity and convenience, as much as though such undertaking were actually separate bonds; the fulfillment or release of one obligation does not release the other and two obligations exist only when a sum is named in both obligations. When no sum is named, in Obligation 2, that part of this instrument pertaining to Obligation 2 is to be disregarded.

| Principal | |
|---------------|--|
| - | |
| | |
| Principal | |

ACKNOWLEDGMENT IN AN INDIVIDUAL CAPACITY

| State of | | |
|------------------------------------------------------------|------------------------------------|----------|
| County of | | |
| This instrument was acknowledged before me on | (date) by | |
| (name(s) of person | n(s)) | |
| as(type of authority | , e.g., officer, trustee, etc.) of | |
| (name of party on behalf of whom instrument was executed.) | | |
| | Signature of Notarial Officer | |
| | Printed Name: | |
| | | (Notary) |
| (Seal) | | |
| | My commission expires: | |
| ACKNOWLEDGMENT IN | A REPRESENTATIVE CAI | PACITY |
| State of | | |
| | | |
| County of | | |
| This instrument was acknowledged before me on | (date) by | |
| (name(s) of person | n(s) | |
| as(type of authority | , e.g., officer, trustee, etc.) of | |
| | | |
| (name of party on behalf of whom instrument was executed.) | | |
| | | |
| | Signature of Notarial Officer | |
| | Printed Name: | (N. A.) |
| | | (Notary) |
| (Seal) | | |
| | My commission expires: | |