CA Mine ID #_____

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Partnership

DEPARTMENT OF CONSERVATION OFFICE OF MINE RECLAMATION and the

(COUNTY/CITY) OF

SURETY BOND (PARTNERSHIP)

(Public Resources Code § 2773.1)

			Bond No	
KNOW ALL I	PERSONS BY THESE PRES	ents, that the undersig	NED	
	(Partnership - Permittee a	and Principal, whose address for se	ervice is:)	
(Street Address)	(City)	(State)	(Zip)	
a partnership, as P	rincipal, and			
	(Name of Surety Co	mpany, whose address for service	e is:)	
(Street Address)	(City)	(State)	(Zip)	
the County/City of Conservation, Office	fce of Mine Reclamation	alifornia, as Surety, are he and, in the alterr on, and, in the alternative m of	native, the Dep e, the (Thir	partment of d Party
Public Agency)	I	DOLLARS (\$) for the	payment of
event of forfeiture demand in excess	eby jointly and several	ly bind ourselves, our suc bligees agree that, in the his bond.	cessors, and as	ssigns. In the
		cipal has submitted	Reclamation Plan A	
		reclamation plan, to rec rface Mining and Reclan	laim a surface	mining
		q. (the Act), and its atten		
Code of Regulatio	ns, Title 14, § 3500 <u>et</u> se	<u>eq</u> .); and		

Whereas, a demand has been made upon Principal for security under Public Resources Code ?2773.1, to insure compliance with the Act; and this bond is executed and tendered in accordance therewith;

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the reclamat as required b	eas, the Principal has chosen to file this performance bond as a guarantee that ion of the land disturbed during this surface mining operation will be completed by the Act and regulations, and as specified in the Permit and Reclamation Plan by the City/County of;
obligation and Department of the failure surface mining Permit and Research	eas, the Surety and their successors and assigns agree to guarantee the ad to indemnify the City/County of, the of Conservation, Office of Mine Reclamation and the
the penal sur expenses and the alternative, alternative,	eas, the surety, as part of the obligation secured by this bond, and in addition to m specified in this bond, agrees there shall be included costs and reasonable diffees, including reasonable attorney fees, incurred by the City/County, and in the Department of Conservation, Office of Mine Reclamation, and, in the in successfully enforcing (Third Party Public Agency) on against the surety, all to be taxed as costs and included in any judgment
Where following des	eas, obligations guaranteed by this performance bond shall be in effect for the cribed lands which are subject to the approved mining and reclamation plan upon which initial or succeeding operations by the principal will be conducted:
(Insert legal de:	scription)
Act, the regu	f the Principal faithfully completes all reclamation requirements set forth in the lations, and all conditions of the permit related to reclamation, including the eclamation plan, then this obligation shall be void; otherwise, it shall remain in effect:
(a)	beginning on the date of the approval and issuance of Permit No

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(b)	until the bond is released or replaced, or until the permit has been sold, reassigned or otherwise transferred in accordance with the Act and its attendant regulations.
Act, the reg mining and	ailure of the Principal to fulfill mined land reclamation obligations specified by the julations, and all conditions of the permit related to reclamation, including the reclamation plan, shall result in a forfeiture of this performance bond according to ures described in the Act.
	amount of the Surety?s liability may be adjusted by the City/County of and, in the alternative, the Department of Conservation, Office of mation and, in the alternative, the
Principal, or	(Third Party Public Agency) the Act for lands covered by this bond which have been disturbed by the for which reclamation has been completed and approved by the City/County of and, in the alternative, the Department of Conservation, Office of Mine
	n. If the penal sum of this bond requires adjustment, it shall be by use of an ecrease Rider.
	surety hereby stipulates and agrees that no change, extension of time, alteration or the terms of the, No
in any way	(Permit or Reclamation Plan Application) ork to be performed thereunder or the specifications accompanying the same shall affect its obligation on this bond, and it does hereby waive notice of any such tension of time, alteration or addition to the terms of the
	(Permit No or to the work or to the specifications. Surety
further stipu	ion Plan Application) lates and agrees that the provisions of Section 2845 of the Civil Code are not a recedent to surety?s obligations hereunder and are hereby waived by surety.
	Surety will give prompt notice to the Principal, the City/County of the Department of Conservation, Office of Mine Reclamation and the of any notice received or action filed alleging the
insolvency of	y Public Agency) or bankruptcy of the Surety, or alleging any violations or regulatory requirements d result in suspension or revocation of the Surety?s license to do business.
reason, noti	e event the Surety becomes unable to fulfill its obligations under the bond for any ce shall be given immediately to the Principal, the City/County of
	Party Public Agency)

Upon the incapacity of the Surety by reason of bankruptcy, insolvency, or suspension or revocation of its license, the Principal shall be deemed to be without bond coverage in violation of the Act, and subject to enforcement actions described in the Act.

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Bond No	Partnership		
IN WITNESS THEREOF, the Principseals as of the dates set forth below.	pal and Surety have hereunto set their signatures and		
Date	(Partnership - Permittee [Principal])		
Bv:	(Patthership - Permittee [Philicipal])		
(Seal)	(Signature of Partner)		
	Typed or Printed Name		
Ву:	(Signature of Partner)		
I declare under penalty of perjury, une executed the foregoing bond under a	der the laws of the State of California, that I have an unrevoked Power of Attorney.		
	(Surety Company)		
Ву:			
(Seal)	(Signature of Attorney-in-Fact for Surety)		
_	Typed or Printed Name		
Title:			
Executed in(City and State) the laws of the State of California.	on under (Date)		

(Note: Where one signs by virtue of a Power of Attorney for a Surety Company, such fully

executed Power of Attorney must be filed with this bond.)

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Bond No			Partnership
	<u>ACKNOWLEDGMEN</u>	nt of Partnership - Per	<u>MITTEE</u>
State of			
County of	SS.		
On this of	, in the year	, before me,	(name and
quality of officer),	personally appeared _		, personally
name(s) is/are subsequently same	scribed to the within ins e in his/her/their author instrument the person(trument and acknowled ized capacity(ies), and	ce) to be the person(s) whose dged to me that he/she/they that by his/her/their half of which the person(s)
WITNESS my hand	and official seal.		
Notary;s Signature My Commission Exp		nt of Partnership - Per	<u>:MITTEE</u>
State of	CC		
County of	SS.		
On this of	, in the year	, before me,	(name and
quality of officer),	personally appeared _		, personally
name(s) is/are sub executed the same	scribed to the within ins e in his/her/their author instrument the person(s he instrument.	trument and acknowled ized capacity(ies), and	ce) to be the person(s) whose dged to me that he/she/they that by his/her/their chalf of which the person(s)
Notary's Signature My Commission Exp	L.S. pires:		

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Bond No				Partnership
	ACKNOWLI	EDGMENT OF SURET	<u>'Y</u>	
State of	CC			
County of	SS.			
On this of, in	the year	_, before me,	(name and
quality of officer), personally a	appeared		, personally	
executed the same in his/her/signature(s) on the instrument acted, executed the instrume WITNESS my hand and official	the person(s) ent.	•	-	
	L.S.			
Notary's Signature My Commission Expires:				
NOTE: Please identify the age	ent acting on	behalf of the suret	y, if applicable.	
AGENT		PHON	E	
ADDRESS				

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