

May 24, 2022

Jim Guilinger Standard Metals Processing, Inc. 3500 Washington Ave Suite 200 Houston, TX 77007

Re: Wedding Bell Project (Groundhog Area), File No. P-2021-008, Notice of Intent to Conduct Prospecting Operations Acceptance, Request for Financial and Performance Warranties

Dear Mr. Guilinger:

The Division of Reclamation, Mining and Safety (Division) has completed the review of your Notice of Intent to Conduct Prospecting (NOI) Application which included Concurrence Correspondence from the Bureau of Land Management. It is understood that final the final approval is yet to be Granted by the BLM, at such time that formal approval is granted please provide documentation of that approval to the Division. Therefore, final acceptance from the Division for your Notice of Intent to Conduct Prospecting (NOI) project known as the Wedding Bell Project Groundhog Area is hereby granted and your application is **accepted**.

Division Staff conducted a Reclamation Cost Estimate based on the details of your application. Staff calculations determined that the total cost to achieve reclamation of the project to be \$6,163.00 (Cost Estimation Worksheets Enclosed). To date, the Division has received the minimum bond required for filing of \$2,000.00. Please provide the Division with either a replacement Financial Warranty for the full amount or the \$6,163.00 difference along with the appropriate Financial Warranty Form. In addition to the Financial Warranty, please execute and submit the Performance Warranty (Enclosed) and Affidavit of Authority (enclosed). Once the Financial and Performance Warranties are received and accepted by the Division you will be issued an Authorization to Proceed Letter.

Also, in accordance with Rule 5.6, the Annual Report, Map and associated fee of \$86.00 per site must be submitted on your approval anniversary for each year following the filing of an NOI until reclamation responsibility release is granted. If you have any questions, concerns or need additional information please feel free to contact me at the Division's Grand Junction Field Office, by phone at 303-866-3567 Ext. 8187 or by email at lucas.west@state.co.us.

Sincerely,

Lucas J. West

Environmental Protection Specialist Division of Reclamation, Mining and Safety

Cc: Travis Marshall, DRMS James Blair, BLM



Jim Guilinger Page 2 of 2 May 24, 2022

Jim Guilinger, Standard Metals Processing Inc. Ec: Nicole Galloway Warland, Thor Mining PLC

Encl.

Reclamation Cost Estimate Worksheets Cash/ Check for Deposit in State Treasury Form

Performance Warranty Form Affidavit of Authority

COST SUMMARY WORK

	g Bell Project	Per	rmit Action:		
(Ground	lhog Area)		New App	Permit/Jol	o#: P2021008
DOIECT	DENTIFIC	ATION			
LNOJECI	IDENTIFIC	AHUN			
Task #:	000	State:	Colorado	Abbreviation:	None
Task #: Date:	000		Colorado San Miguel	Abbreviation: Filename:	None P008-000

TASK LIST (DIRECT COSTS)

Task	Description	Form Used	Fleet Size	Task Hours	Cost
001	P & A Drill holes	BOREHOLE	1	16.00	\$379
002	Regrade drill pads and roads	DOZER	1	2.27	\$394
003	Revegetate Affected Lands	REVEGE	1	12.00	\$1,120
003a	Secondary Seeding of Affected Lands	REVEGE	1	12.00	\$1,120
004	Mobilization	MOBILIZE	1	4.48	\$1,326
	SUBTOTALS: 46.75		\$4,339		

INDIRECT COSTS

OVERHEAD AND PROFIT:

Liability insurance:2.02Total =\$88Performance bond:1.05Total =\$46Job superintendent:13.37Total =\$963

Profit: 10.00 Total = 434 TOTAL O & P = 1,530

CONTRACT AMOUNT (direct + O & P) = $\frac{\$5,869}{\$5,869}$

LEGAL - ENGINEERING - PROJECT MANAGEMENT:

CONTINGENCY: 0.00 Total = \$0

TOTAL INDIRECT COST = \$1,824

TOTAL BOND AMOUNT (direct + indirect) = \$6,163

BOREHOLE SEALING WORK

	Vedding Bell Project Groundhog Area)		Permit Action:	New App	Permit	/Job#: <u>P2021008</u>
ROJEC'	<u> </u>	<u>ON</u>				
Task #:	001	State:	Colorado		Abbreviation:	None
	4/25/2022	County:	San Miguel		Filename:	P008-001
Date:						

UNIT COSTS

Borehole	Sealing/Item Method						
Description		Diameter	Length	Quantity	Unit	Unit Cost	Total Cost
Hole 1- Spider	Stainless steel plug - 6	6	NA	1.00	EA	\$159.72	\$159.72
Plug	in. diameter borehole						
Hole 1- Bentonite	Bentonite seal - 6 in.	6	4.75	4.75	LF	\$6.32	\$30.02
seal	(labor, equip, materials)						
Hole 2- Spider	Stainless steel plug - 6	6	NA	1.00	EA	\$159.72	\$159.72
Plug	in. diameter borehole						
Hole 2- Bentonite	Bentonite seal - 6 in.	6	4.75	4.75	LF	\$6.32	\$30.02
Seal	(labor, equip, materials)						

Job Hours:	16.00	Total Cost:	\$379.00

BULLDOZER WORK

Task description: R	egrade drill pads and road	S		
Wedding Bell Project e: (Groundhog Area)	Permit Action:	New App	Permit/Jol	p#: P2021008
PROJECT IDENTIFICAT	ΓΙΟΝ			
Task #: 002 Date: 4/25/2022 User: LJW	State: Colorado County: San Migue	.1	Abbreviation: Filename:	None P008-002
Agency or organizati	on name: DRMS			
HOURLY EQUIPMENT				
Basic Machine: Cat D67	<u></u>			
Horsepower: 200	I LOI	_		
Blade Type: Straight	•	<u> </u>		
Attachment: NA				
Shift Basis: 1 per da	ıy	_		
Data Source: (CRG)		<u> </u>		
Cost Breakdown:	ı			
0 11 0 77	A 25	<u>Utilization %</u>		
Ownership Cost/Hour:	\$66.27	NA 100		
Operating Cost/Hour:	\$66.34	100		
Ripper own. Cost/Hour:	\$0.00	NA		
Ripper op. Cost/Hour:	\$0.00	0		
Operator Cost/Hour:	\$41.30	NA		
Total unit Cost/Hour: \$1	72.01			
	73.91 73.91			
MATERIAL QUANTITIE	<u>ES</u>			
Initial Volume: 315				
Swell factor: 1.000				
Loose volume: 315 LCY	7			
		I.E. 10.6		
Source of estimated volume: Source of estimated swell	50 x 50 drill pad, 350 Cat Handbook	LF x 10 ft road		
factor:	Cat Halldbook			
Tuetor.				
HOURLY PRODUCTION	<u>1</u>			
Average push distance:	50 feet			
Unadjusted hourly	444.6 LCY/hr			
production:				
•				
Materials consistency descrip	otion: Loose stockpile 1.2			
Materials consistency descrip				
Average push 0 9				
Average push 0 gradient:	%			
Average push 0 gradient:				
Average push 0 9 gradient: Average site altitude: 6,3	%			

Job Condition Correction Factor		Source
Operator Skill:	0.750	(AVG.)
Material consistency:	1.200	(CAT HB)
Dozing method:	1.000	(GEN.)
Visibility:	1.000	(AVG.)
Job efficiency:	0.830	(1 SHIFT/DAY)
Spoil pile:	0.600	(FND-SF)
Push gradient:	1.000	(CAT HB)
Altitude:	1.000	(CAT HB)
Material Weight:	0.697	(CAT HB)
Blade type:	1.000	(PAT)

Net correction: 0.3124

Adjusted unit 138.89 LCY/hr production: Adjusted fleet

138.89 LCY/hr

JOB TIME AND COST

production:

Fleet size: 1 Dozer(s) Unit cost: \$1.252/LCY

Total job time: **2.27** Hours Total job cost: \$394

REVEGETATION WORK

Wedding Bell Project (Groundhog Area)	Permi	t Action: New	App	Permit/Job#	: P2021008
ROJECT IDENTIFIC	<u>CATION</u>				
Task #: 003 Date: 4/25/2022 User: LJW Agency or organiz			None P008-003		
<u>ERTILIZING</u>					
Iaterials Description		Units / Acre	Unit	Cost / Unit	Cost /Acre
				\$	\$
				Total Fertilizer Materials Cost/Acre	\$0.00
pplication					
Description					Cost /Acre
					\$
		Total	Fertilizer A	Application Cost/Acre	\$0.00
<u>TLLING</u>					
Description					Cost /Acre
Hand raking (MEANS 3	32 91 13.23 0250)				\$1,546.38
			T	otal Tilling Cost/Acre	\$1,546.38

SEEDING

Seed Mix	Rate – PLS LBS / Acre	Seeds per SQ. FT	Cost /Acre
Blue Grama - Native	0.48	7.83	\$6.59
Indian Ricegrass - Native	3.71	12.01	\$24.12
Sand Dropseed	0.07	8.36	\$0.68
Bottlebrush Squirreltail	2.04	8.99	\$33.10
Galleta	2.47	9.02	\$55.20
Muttongrass	0.10	2.07	\$3.44
Sagebrush, Mountain or Big	0.10	5.28	\$1.98
Saltbush, Four Wing	0.25	0.34	\$3.13
Winter Fat	0.25	0.64	\$5.13

\$1,821.68

	Totals Seed Mix	9.47	54.54	\$133.35
pplication Description				Cost /Acre
Push spreader (MEANS 32 92 19.14 0020)				\$1,821.68

Total Seed Application Cost/Acre

MULCHING and MISCELLANEOUS

Materials

Description	Units / Acre	Unit	Cost / Unit	Cost /Acre
			\$	\$
Total Mulch Materials Cost/Acre				\$0.00

Application

Description	Cost /Acre	
	\$	
Tradel Mulai	A mulication Cont/A and	
Total Mulci	Application Cost/Acre \$0.00	

NURSERY STOCK PLANTING

Common Name	No / Acre	Type and Size	Planting Cost	Fertilizer Pellet Cost	Cost /Acre
					\$
Totals Nursery Stock Cost / Acre					\$0.00

JOB TIME AND COST

 No. of Acres:
 0.2
 Cost /Acre:
 \$3,501.41

 Estimated Failure Rate:
 60%
 Cost /Acre*:
 \$3,501.41

*Selected Replanting Work Items: TILLING,SEEDING

Initial Job Cost: \$700.28

Reseeding Job Cost: \$420.17

Total Job Cost: \$1,120

Job Hours: 12.00

REVEGETATION WORK

Γask description: Se	econdary Seedi	ing of Affected Lan	ds			
Wedding Bell Project (Groundhog Area)	Per	rmit Action: New	App		Permit/Job#	P2021008
ROJECT IDENTIFICAT	<u>rion</u>					
Task #: 003A Date: 4/27/2022 User: LJW	_ State: County:	Colorado San Miguel				None P008-003a
Agency or organizati	on name: DR	RMS				
ERTILIZING						
aterials						,
Description		Units / Acre	Unit	Cos	t / Unit	Cost /Acre
				\$		\$
				Tot	al Fertilizer Materials Cost/Acre	\$0.00
pplication						
Description						Cost /Acre
						\$
		Total	Fertilizer	Application	n Cost/Acre	\$0.00
<u>ILLING</u>						
Description						Cost /Acre
Hand raking (MEANS 32 9	1 13.23 0250)					\$1,546.38
			7	Total Tillin	g Cost/Acre	\$1,546.38
<u>EEDING</u>						
Seed Mix				Rate – PLS LBS /	Seeds per SQ.	Cost /Acre

Seed Mix	PLS LBS / Acre	Seeds per SQ. FT	Cost /Acre
Blue Grama - Native	0.48	7.83	\$6.59
Indian Ricegrass - Native	3.71	12.01	\$24.12
Sand Dropseed	0.07	8.36	\$0.68
Bottlebrush Squirreltail	2.04	8.99	\$33.10
Galleta	2.47	9.02	\$55.20
Muttongrass	0.10	2.07	\$3.44
Sagebrush, Mountain or Big	0.10	5.28	\$1.98
Saltbush, Four Wing	0.25	0.34	\$3.13
Winter Fat	0.25	0.64	\$5.13

\$1,821.68

	Totals Seed Mix	9.47	54.54	\$133.35
pplication				
Description				Cost /Acre
Push spreader (MEANS 32 92 19.14 0020)				\$1,821.68
•				

Total Seed Application Cost/Acre

MULCHING and MISCELLANEOUS

Materials

Description	Units / Acre	Unit	Cost / Unit	Cost /Acre
			\$	\$
Total Mulch Materials Cost/Acre				\$0.00

Application

Description		Cost /Acre
		\$
	Total Mulch Application Cost/Acre	\$0.00

NURSERY STOCK PLANTING

Common Name	No / Acre	Type and Size	Planting Cost	Fertilizer Pellet Cost	Cost /Acre
					\$
Totals Nursery Stock Cost / Acre					\$0.00

JOB TIME AND COST

 No. of Acres:
 0.2
 Cost /Acre:
 \$3,501.41

 Estimated Failure Rate:
 60%
 Cost /Acre*:
 \$3,501.41

*Selected Replanting Work Items: TILLING,SEEDING

Initial Job Cost: \$700.28

Reseeding Job Cost: \$420.17

Total Job Cost: \$1,120

12.00

EQUIPMENT MOBILIZATION/DEMOBILIZATION

Wedding Bell Project Permit Action:	D2021000	
Site: (Groundhog Area) New App Permit/Job#	: P2021008	

PROJECT IDENTIFICATION

Task description:

Task #:004State:ColoradoAbbreviation:NoneDate:4/25/2022County:San MiguelFilename:P008-004User:LJW

Agency or organization name: DRMS

EQUIPMENT TRANSPORT RIG COST

Mobilization

Shift basis: 1 per day
Cost Data Source: CRG Data

Truck Tractor Description: GENERIC ON-HIGHWAY TRUCK TRACTOR, 6X4, DIESEL POWERED,

400 HP (2ND HALF, 2006)

Truck Trailer Description: GENERIC FOLDING GOOSENECK, DROP DECK EQUIPMENT

TRAILER (25T, 50T, AND 100T)

Cost Breakdown:

Available Rig Capacities	0-25 Tons	26-50 Tons	51+ Tons
Ownership Cost/Hour:	\$21.28	\$37.94	\$47.67
Operating Cost/Hour:	\$26.55	\$50.48	\$56.21
Operator Cost/Hour:	\$20.54	\$20.54	\$20.54
Helper Cost/Hour:	\$0.00	\$23.53	\$23.53
Total Unit Cost/Hour:	\$68.37	\$132.49	\$147.95

NON ROADABLE EQUIPMENT:

Machine Description	Weight/ Unit	Owner ship Cost/hr/ unit	Haul Rig Cost/hr/uni	Fleet Size	Haul Trip Cost/hr/	Return Trip Cost/hr/ fleet	DOT Permit Cost/ fleet
	(TONS)		t		fleet		
Cat D6T LGP	26.87	\$66.27	\$132.49	1	\$198.76	\$132.49	\$250.00

Subtotals: \$198.76 \$132.49 \$250.00

ROADABLE EQUIPMENT:

Machine Description	Total Cost/hr/ unit	Fleet Size	Haul Trip Cost/hr/ fleet	Return Trip Cost/hr/ fleet
Light Duty Pickup, 4x4, 3/4 T.	\$12.93	1	\$12.93	\$12.93

Subtotals: \$12.93 \$12.93

EQUIPMENT HAUL DISTANCE and Time

Nearest Major City or Town within project area region:

Total one-way travel distance:

Average Travel Speed:

NATURITA

miles

miles

major City or Town within project area region:

28.00

mph

Total Non-Roadable Mob/Demob Cost *
 '* two round trips with haul rig:
 Total Roadable Mob/Demob Cost **
 ** one round trip, no haul rig:

\$1,309.74

\$16.09

Transportation Cycle Time:

	Non-	
	Roadable	Roadable
	Equipment	Equipment
Haul Time (Hours):	0.62	0.62
Return Time (Hours):	0.62	0.62
Loading Time (Hours):	0.50	NA
Unloading Time (Hours):	0.50	NA
Subtotals:	2.24	1.24

JOB TIME AND COST

Total job cost: 4.49 Hours

Total job cost: \$1,326



DIVISION OF RECLAMATION, MINING AND SAFETY

Department of Natural Resources

1313 Sherman St., Room 215 Denver, Colorado 80203 Phone: (303) 866-3567 FAX: (303) 832-8106



ONE SITE PROSPECTING FINANCIAL WARRANTY ON BUREAU OF LAND MANAGEMENT LAND CHECK FOR DEPOSIT IN STATE TREASURY

Prospecting Financial Warranty No
Notice of Intent No
This form has been approved by the Mined Land Reclamation Board("Board") pursuant to section 34-32-117, C.R.S., of the Colorado Land Reclamation Act. Any alteration or modification of this form, without approval by the Board shall result in the financial warranty being invalid and result in the voiding of any permit issued in conjunction with such invalid financial warranty and subject the Prospector to cease and desist orders and civil penalties for prospecting without a permit pursuant to section 34-32-123, C.R.S., of the Colorado Land Reclamation Act.
KNOW ALL MEN BY THESE PRESENTS, that we (I),, of the
County of, in the State of, as Principal(s) are
(am) held hereby and firmly bound unto the State of Colorado, acting through the Mined Land Reclamation Board in
the sum of Dollars (\$) for the payment of which sum, well
and truly to be made, we (I) hereby bind ourselve(s), and each of our (my) legal representatives, executors,
administrators, successors and assigns, jointly and severally, firmly by these presents.
the following premises, indicated on the Notice of Intent filed with the Board, which is attached hereto and thereby incorporated by reference, to wit:
NOW, THEREFORE, the conditions of this obligation as such that if the above-bounded Principal shall, in conducting such prospecting operations, faithfully perform the provisions of the Notice of Intent to Conduct Prospecting Operations filed with the Board and the requirements of the plan to implement reclamation measures to reclaim all lands affected by the prospecting operations approved and modified by the Board, relating to the Colorado Land Reclamation Act as amended, and the Rules and Regulations adopted pursuant thereto; upon the Board making a finding that the lands described above have been satisfactorily reclaimed, and approving the Prospector's request for a financial warranty release on such lands, then this obligation shall be exonerated and discharged and become null and void; otherwise to remain in full force and effect.
If this financial warranty applies to National Forest System lands, and if this financial warranty is accepted by the United States Forest Service ("U.S.F.S.") as the bond required under 36 C.F.R. 228.13, then the Prospector, having requested that the Board and the U.S.F.S. accept this single financial warranty in lieu of the separate bonds which would otherwise be required by applicable law, hereby agrees that, notwithstanding any other provision hereof, or of law, this financial warranty shall remain in full force and effect until U.S.F.S. has advised the Board by written notice that the Prospector's obligations to U.S.F.S., for which this warranty is executed, have been satisfied, and until the financial warranty has been released by the Board.

If this financial warranty applies to lands under the jurisdiction of the State Board of Land Commissioners("Land Board"), and if this financial warranty, in whole or in part, is accepted by the Land Board as the bond required under its applicable law and procedures, then the Prospector, having requested that the State accept this financial warranty in lieu of the separate bonds which would otherwise be required by the Board or Division of Reclamation, Mining and Safety and by the Land Board, hereby agrees that, notwithstanding any other provision hereof, or of law, this financial warranty shall remain in full force and effect until the Board is notified in writing by the Land Board that the Prospector's obligations to the Land Board, for which this warranty is executed, have been satisfied, and until the financial warranty has been released by the Board.

If all or any part of the affected lands are under the jurisdiction of the Bureau of Land Management, United States Department of the Interior (the "BLM"), and if, at the request of the Prospector on this financial warranty, the BLM has, pursuant to 43 C.F.R., 3809.570, accepted this financial warranty then, notwithstanding any other provision of this financial warranty, or of law, the Prospector hereby agrees that this financial warranty shall not be released until the Board is advised in writing by the BLM that the Prospector's obligations to the BLM, for which this warranty is executed, have been satisfied, and until the financial warranty has been released by the Board. The Prospector agrees that this warranty shall also be redeemable by the Colorado State Director, U.S. Bureau of Land Management.

PROVIDED, however, the Warrantor shall not be liable under this financial warranty for an amount greater in the aggregate than the sum designated in the first paragraph hereof, unless increased by a later amendment, and shall not be liable as respects any obligation related to prospecting and reclamation operations performed after the effective date of a cancellation of this financial warranty pursuant to the terms of Section 34-32-117(5), C.R.S., as amended. This financial warranty shall remain in force and effect as respects all obligations for all prospecting and reclamation operations performed prior to the effective date of such cancellation unless the Principal files a substitute financial warranty which: 1) assumes liability for all obligations for all prospecting and reclamation operations performed during the effective date of this financial warranty; and 2) is acceptable to the Board; or unless the Board otherwise releases this financial warranty.

The Warrantor reserves the right to cancel this financial warranty, effective only upon an anniversary date, and only by giving written notice to that effect, mailed by Certified Mail, at least ninety (90) days prior to such anniversary date, addressed to both the Prospector at its address herein stated, and to the Board at the address herein stated. In the event of such cancellation, this financial warranty shall nevertheless remain in full force and effect as respects the reclamation of all areas disturbed prior to the effective date of such cancellation, unless and until the Prospector shall file a substitute financial warranty which: (1) assumes liability for all reclamation obligations which shall have arisen at any time while this financial warranty is in force; and (2) is accepted in writing by the Board.

Signed, sealed, and dated this	day of	·	
D: : 1		D 1	
Principal		Principal	
Ву		Ву	
Title		Title	
Mailing Address		Mailing Address	
APPROVED:			
Division Director		Date	

M:\min\share\BLM Bond Forms\One Site Prosp FW BLM Cash (10/9/07)



1313 Sherman Street, Room 215 Denver, CO 80203

Documentation of Legal Authority to Execute Financial Warranty Documents

The Colorado Mined Land Reclamation Board ("Board") has adopted the attached Affidavit of Authority to Execute Financial Warranty Documents pursuant to the Mined Land Reclamation Act (C.R.S. § 34-32-101 et. seq.) and the Land Reclamation Act for the Extraction of Construction Materials (C.R.S. § 34-32.5-101 et. seq.). The Board and the Division of Reclamation Mining and Safety ("Division") have determined that, in order to carry out the financial warranty requirements set forth in C.R.S. §§ 34-32-117 and 34-32.5-117 with reasonable diligence, it is prudent to verify the legal authority of the individual signing all necessary documents.

Accordingly, you must provide confirmation of the legal authority of the individual signing all Financial Warranty Documents to the Division. You may do so either by submitting a resolution of the decision-making body of your company that authorizes an individual to sign the Financial Warranty Documents on the company's behalf, or by completing and notarizing the attached affidavit. The Division reserves the right to require the attached affidavit in all circumstances. Please note that if you are a sole proprietor who is executing documents on your own behalf, documentation of legal authority is unnecessary.



Affidavit of Authority to Execute Financial Warranty Documents

	Before me this day, the undersigned		[name of authorized person], in his/her
capacity	y as	[title of authorized person]	("Affiant"), personally appeared and, being first duly
sworn t	upon oath said:		
1.	This affidavit is being executed and sub	omitted on behalf of	name of business
	organization], a(n)	[legal form	of business organization, e.g., corporation,
	partnership, limited liability company,	etc.], in good standing in the Sta	ate of Colorado (the "Company").
2.	It is in the interest of the Company to e.	xecute certain financial warrant	y documents associated with file number
	(DRMS file nur	nber), which are required by the	e Colorado Mined Land Reclamation Board and
	Division of Reclamation Mining and Sa	afety pursuant to Colorado law ("Financial Warranty Documents").
3.	Affiant is duly authorized to sign such the same.	Financial Warranty Documents	on behalf of the Company and to bind the Company to
4.	Affiant is not prohibited or limited by the Financial Warranty Documents.	he Company's governing docun	nents or by any applicable law from executing the
5.	Affiant will inform the Division of Rec authorization to execute Financial Warn	•	thin thirty (30) days in the event that his/her ny's behalf is terminated.
Further	, Affiant sayeth not.		
Affiar	nt's Name		
Signat	ture		
STATE	E OF)	ss.:	
COUN	TY OF)		
	The foregoing instrument was acknowledg		
			Notary Public
		My Con	nmission Expires



1313 Sherman Street, Room 215 Denver, CO 80203

PERFORMANCE WARRANTY

Permittee/Operator:	
Operation known as:	
Permit Number:	

This form is approved by the Colorado Mined Land Reclamation Board ("Board") pursuant to C.R.S. 34-32-117 of the Colorado Mined Land Reclamation Act and C.R.S. 34-32.5-117 of the Colorado Land Reclamation Act for the Extraction of Construction Materials.

All parties are on Notice from this Document that:

The above listed Operator provides this warranty to the Board in conjunction with a reclamation Permit to conduct the above described mining operation on certain lands in Colorado. The "Affected Lands" are described in the above listed reclamation Permit, and include any Permit Amendment(s) approved by the Division of Reclamation Mining and Safety ("Division").

The Colorado Mined Land Reclamation Act, C.R.S. 34-32-101 *et seq*. ("Hard Rock Act"), and the Colorado Land Reclamation Act for the Extraction of Construction Materials, C.R.S. 34-32.5-101 *et seq*. ("Construction Materials Act"), both require a permit issued by the Board to include a written promise by the Operator to comply with all requirements of the Hard Rock and Construction Materials Acts (referred to herein together as "Acts").

Through the terms and conditions of this performance warranty and Permit, the Operator agrees to be bound by all requirements of the Acts and all Mineral Rules and Regulations of the Board for Hard Rock, Metal, and Designated Mining Operations (2 C.C.R. 407-1) and all Mineral Rules and Regulations of the Board for the Extraction of Construction Materials (2 C.C.R. 407-4) (referred to herein together as "Rules").

The Operator hereby provides the Board warranties of performance pursuant to C.R.S. 34-32-117(2), (3), and (4)/C.R.S. 34-32.5-117(2), (3), and (4), and promises the Board it will comply with all applicable requirements of the Acts and Rules.

The Operator hereby promises the Board it will comply with all of the terms of the reclamation Permit, including any Permit Amendment(s) approved by the Division. This performance warranty obligation of the Operator shall continue until the Operator's liability is released by the Board.

The Operator promises to be responsible for reclamation costs up to the amount established by the Board and incorporates its financial warranty to this performance warranty. The Operator agrees to maintain a financial warranty (or warranties) in good standing for the reclamation costs for the entire life of the



Permit. The amount of the financial warranty shall be sufficient to assure the completion of reclamation of affected lands if the Division has to complete such reclamation due to forfeiture. If the Board determines the Operator is in default under this performance warranty and the Operator fails to cure such default, the Operator's financial warranty shall be subject to forfeiture pursuant to C.R.S. 34-32-118/34-32.5-118.

This performance warranty by the Operator is perpetual and shall remain in full force and effect until all obligations have been met and all associated financial warranty is released by the Board. Any release of liability in a succession of Operators shall comply with C.R.S. 34-32-119/34-32.5-119.

The provisions hereof shall bind and inure to the benefit of the parties hereto and their successors and assigns.

SIGNED, SEALED AND DATED this	day of		, 20
	Operator:		
	Signature:		
	Name:		
	Title:		
NOTARIZATION O	F OPERATOR'S ACKNO	WLEDGEMENT	
STATE OF)			
) ss. COUNTY OF)			
The foregoing instrument was acknowledged	before me thisday	y of	
by	(Day) as	(Month)	(Year)
(Name)		(Title)	
(Operator)		_•	
	NOTARY PUBL	JC	
	My Commission	expires:	
APPROVED: State of Colorado Mined Land Reclamation Board Division of Reclamation, Mining and Safety			
By:	Date:		
Division Director			

Rev. 7-2018