

September 13, 2022

Blake Bennetts ACA Products, Inc. P.O. Box 1887 702 Gregg Drive Buena Vista, CO

RE: Avery Construction Pit, File No.M-1979-010, Construction Material Regular (112) Operation Reclamation Permit Amendment Application Approval Letter – Financial and Performance Warranty Request

Dear Mr. Bennetts:

On September 13, 2022, the Division of Reclamation, Mining and Safety (Division) approved the above noted permit application.

The amount of financial warranty set by the Division for this operation is an amount of \$855,872.00. This is an increase of \$564,322.00 over the currently held Financial Warranty of \$291,322.00. The Reclamation Cost Estimate Worksheets for the increase are enclosed with this letter. A financial warranty rider for the increased amount of a replacement of the entire amount, as well as a performance warranty (copy enclosed), must be submitted to the Division before a Reclamation Permit may be issued. All other applicable forms are also included with this letter

Please make arrangements with Sara Stevenson-Benn at the Division of Reclamation, Mining and Safety Denver Office, phone no. 303.866.3567, ext. 8148 for submittal of the financial and performance warranties. Any questions regarding completion, execution and/or submittal of financial and/or performance warranty forms should also be directed to Sara Stevenson-Benn.

PLEASE NOTE THAT MINING OPERATIONS MAY NOT COMMENCE UNTIL A PERMIT HAS BEEN ISSUED BY THE DIVISION <u>AFTER</u> RECEIPT OF THE FINANCIAL AND PERFORMANCE WARRANTIES. A PERMIT WILL NOT BE ISSUED UNTIL THE ADEQUACY OF BOTH THE FINANCIAL WARRANTY AND PERFORMANCE WARRANTY ARE VERIFIED BY THE DIVISION.

If you require additional information, or have questions or concerns, please contact me at the Division's Grand Junction Field Office.

Sincerely,

Lucas West

Environmental Protection Specialist Division of Reclamation, Mining and Safety



Blake Bennetts, ACA Products Inc. Page 2 of 2 September 13, 2022

CC: Travis Marshall, DRMS

Enclosure: Reclamation Cost Estimate Worksheets

Corporate Surety Bond Form Performance Warranty Affidavit of Authority

COST SUMMARY WORK

e: <u>Avery C</u>	onstruction Pi	t Permit Action:	AM-3	Permit/Job#	#: <u>M1979010</u>
PROJECT Task #:	ODENTIFIC 000	State: Colorado		Abbreviation:	None
Date: User:	9/12/2022 LJW	County: Chaffee		Filename:	M010-000

TASK LIST (DIRECT COSTS)

Task	Description	Form Used	Fleet Size	Task Hours	Cost
001	Reduce Highwall	DOZER	2	164.63	\$113,929
002	Rip Pit Floor	RIPPER	2	68.30	\$48,476
003	Spread topsoil	DOZER	2	75.49	\$52,245
004	Revegetate Affected area	REVEGE	1	40.00	\$244,220
005	Mobilize crew	MOBILIZE	1	4.22	\$4,318
		352.64	\$463,188		

INDIRECT COSTS

OVERHEAD AND PROFIT:

 Liability insurance:
 2.02 Total =
 \$9,356

 Performance bond:
 1.05 Total =
 \$4,863

 Job superintendent:
 176.32 Total =
 \$13,247

 Profit:
 10.00 Total =
 \$46,319

Total = $\frac{\$46,319}{\$73,786}$

CONTRACT AMOUNT (direct + O & P) = \$536,974

LEGAL - ENGINEERING - PROJECT MANAGEMENT:

Financial warranty processing (legal/related costs): \$500 Total = \$500

Engineering work and/or contract/bid preparation: Reclamation management and/or administration: 5.00 \$26,849

CONTINGENCY: 0.00 Total = \$0

TOTAL INDIRECT COST = \$101,134

TOTAL BOND AMOUNT (direct + indirect) = \$564,322

BULLDOZER WORK

Task description: : Avery Construction I	Reduce Highwa	mit Action:	AM 3	Permit/Jo	b#: M1979010
Avery Construction F	rii re	rinit Action:	Alvi-3	Perimujo	D#: <u>W11979010</u>
PROJECT IDENTIFIC	<u>CATION</u>				
Task #: 001	State:	Colorado		Abbreviation:	None
Date: 9/12/2022	County:	Chaffee		Filename:	M010-001
User: LJW					
Agency or organ	ization name: Dl	RMS			
HOURLY EQUIPMEN	NT COST				
	D9T - 9SU		_		
Horsepower: 405			<u> </u>		
	ni-Universal		_		
	hank ripper		_		
	er day		_		
Data Source: (CF	KG)		_		
Cost Breakdown:					
			<u>Utilization %</u>		
Ownership Cost/Hour:		\$146.30	NA		
Operating Cost/Hour:		\$141.41	100		
Ripper own. Cost/Hour:		\$17.01	NA		
Ripper op. Cost/Hour:		\$0.00	0		
Operator Cost/Hour:		\$41.30			
Operator Cost/Hour.		\$41.30	NA		
Total unit Cost/Hour:	\$346.02				
Total Fleet Cost/Hour:	\$692.04				
MATERIAL QUANTI	TIES				
1 '4' 137 1- 146	200				
Initial Volume: 146,		<u>—</u>			
Swell factor: 1.16					
Loose volume: <u>170</u> ,	323 LCY				
Source of estimated volu	me: Operator	Provided, Ex	shibit L, AM-3		
Source of estimated swel					
factor:					
HOURLY PRODUCT	ION				
Average push distance:	100 feet				
Unadjusted hourly	1,243.2 LC	Y/hr			
production:					
36 () 1	~	. 1 (*11	1 1		
Materials consistency de	scription: Compa	ected fill or er	nbankment 0.9		
Average push	-5 %				
gradient:	-				
Average site altitude:	8,030 feet				
Č	-				
Material weight:	2,900 lbs/LCY				
337 1 1 4 1 1 1		500/ F			
Weight description:	Decomposed rock	x - 50% Rock	, 50% Earth		
ob Condition Correction l	Factor_		Source		
Operator S		750	(AVG.)		

Material consistency:	0.900	(CAT HB))
Dozing method:	1.200	(SLOT)
Visibility:	1.000	(AVG.)
Job efficiency:	0.830	(1 SHIFT/DAY)
Spoil pile:	0.700	(FND-MF)
Push gradient:	1.115	(CAT HB)
Altitude:	1.000	(CAT HB)
Material Weight:	0.793	(CAT HB)
Blade type:	1.000	(PAT)

Net correction: 0.4161

Adjusted unit production:

Adjusted fleet production:

517.30 LCY/hr

1034.6 LCY/hr

JOB TIME AND COST

Fleet size: 2 Dozer(s)
Unit cost: \$0.669/LCY

Total job time: 164.63 Hours
Total job cost: \$113,929

BULLDOZER RIPPING WORK

Task description:	Rip Pit	Floor						
Site: Avery Constructi	ion Pit	Permi	t Action:	AM-3		Permit/Jo	b#: <u>M1979</u>	010
PROJECT IDENT	TFICATION							
Task #: 002		State: C	Colorado		Ab	breviation:	None	
Date: $\frac{-9/12/20}{9/12/20}$	022		Chaffee			Filename:	M010-002	
User: LJW								
Agency or o	organization na	me: DRMS	S					
HOURLY EQUIP	MENT COST	<u>r</u>						
Basic Mac	hine: Cat D	- 9T - 9SU			Horsepower	•	405	
Ripper Attachr		nk Ripper		<u> </u>	Shift Basis		per day	_
11		11		_	Data Source		CRG)	_
Cost Breakdown:								_
					Utilization %			
	wnership Cost/			\$146.30	NA			
	Operating Cost/			\$141.41	100	_		
	wnership Cost/			\$17.01	NA			
	Operating Cost/			\$8.85	100			
	Operator Cost/ otal Unit Cost/			\$41.30 \$354.87	NA			
To	otal Fleet Cost/	Hour:	\$709.	74				
Seismic: NA Area: 86.40 Sou	acres urce of estimat	Rip De	Volume: epth (ft): Operato	NA 1.50 r Provided, Ex	BCY Volume xhibit E and L	: 209,088	NA	BCY or CC
	CHON							
Seismic:	Seis	mic Velocity	7°	NA	feet/s	econd		
	Seis	onic velocity	·	IVA		ccond		
Area:	A rrama as a D	immin a Danth		2.62	foot/m			
		ipping Depth ipping Width		7.67	feet/p			
		pping width		100.00	feet/p			
		Dozer Speed		88.00		ninute		
		aneuver Time		0.25		tes/pass		
	Production	per unit area	ı:	0.762	acres	/hour		
Job Condition Correct	tion Factors							
Unadjus	sted Hourly Un	it Production	n:	0.762	Acres	s/hr		
		Site Altitude	: :	8,030	feet			
		Altitude Adj	j:	1.00	(CAT	HB)		
		ob Efficiency		0.83	(1 shi	ft/day)		
	N	et Correction	ı:	0.83	multi	plier		
	Adjusted Ho	urly Unit Pro	duction:	0.63	Acres/hr			
	Adjusted Hou			1.26	Acres/hr			
JOB TIME AND C	COST							
Fleet size:	2 (Grader(s)		Total job tim	e:	68.30	Hour	rs
Unit cost: \$	561 060 I	Per acre		Total job cos	zt·	\$48 476		

BULLDOZER WORK

e: Avery Construct	tion Pit	Pe	rmit Action:	AM-3	Permit/Jo	b#: <u>M1979010</u>
PROJECT IDENT	ΓΙΓΙCATI	<u>ON</u>				
Task #: 003 Date: 9/12/2 User: LJW	2022	State: County:	Colorado Chaffee		Abbreviation: Filename:	None M010-003
Agency or o	organization	name: Dl	RMS			
HOURLY EQUIP	MENT CO	<u>OST</u>				
Basic Machine:	Cat D9T -	9SU				
Horsepower:	405			_		
Blade Type:	Semi-Uni			- =		
Attachment:	3-shank ri	pper		_		
Shift Basis: Data Source:	1 per day (CRG)			_		
Cost Breakdown:			I	<u>Utilization %</u>		
Ownership Cost/He	our:		\$146.30	NA		
Operating Cost/He			\$141.41	100		
Ripper o	wn.		\$17.01	NA		
Cost/He						
Ripper op. Cost/He			\$0.00	0		
Operator Cost/He	our:		\$41.30	NA		
Total unit Cost/Hou Total Fleet Cost/Ho						
MATERIAL QUA	NTITIES					
Initial Volume:	113,471					
Swell factor:	1.429					
Loose volume:	162,105 LO	CY	_			
Source of estimated			maa Oimahaa s	1		
Source of estimated factor:		Cat Hand	res, 8 inches of lbook	еер		
HOURLY PRODU	UCTION					
Average push distar	nce:	75 feet				
Unadjusted hourly production:		1,514.3 LC	CY/hr	<u> </u>		
Materials consisten	cy description	on: Partly	consolidated	stockpile 1.1		
Average push gradient:	0 %					
Average site altitud	e: 8,03	0 feet				
Material weight:	1,60	0 lbs/LCY				
Weight description:	Тор	Soil				
Job Condition Correc	tion Factor ator Skill:	0	.750	Source (AVG.)		

Material consistency:	1.100	(CAT HB)
Dozing method:	1.200	(SLOT)
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:	1.438	(CAT HB)
Blade type:	1.000	(PAT)

Net correction: 0.7090

Adjusted unit production:

Adjusted fleet production:

1,073.64 LCY/hr

2147.28 LCY/hr

JOB TIME AND COST

Fleet size: 2 Dozer(s)
Unit cost: \$0.322/LCY

Total job time: 75.49 Hours
Total job cost: \$52,245

REVEGETATION WORK

Ta	sk description: Revo	egetate Affect	ed area				
»:	Avery Construction Pit	Permit Action: AM-3 Permit/Job#:					: M1979010
PR	OJECT IDENTIFICATION	<u>ON</u>					
	Task #: 004 Date: 9/12/2022	State: _ County:	Colorado Chaffee				None M010-004
	User: LJW	_					
	Agency or organization	name: DRM	MS				
	<u>RTILIZING</u>						
Ma	terials		Units /				
	Description		Acre	Unit	Cost	/ Unit	Cost /Acre
					\$		\$
					Tota	ll Fertilizer Materials Cost/Acre	\$0.00
	Description						Cost /Acre
			Total	Fertilizer A	Application	Cost/Acre	\$0.00
ГΗ	LLING						
	Description						Cost /Acre
(Chisel plowing {DMG}						\$98.43
				Т	otal Tilling	g Cost/Acre	\$98.43
<u>SE</u> l	EDING						
;	Seed Mix				Rate – PLS LBS /	Seeds per SQ. FT	Cost /Acre
	Indian Ricegrass - Paloma				Acre 1.25	4.05	\$13.91
	Blue Grama - Native				10.00	163.22	\$137.25
	Sand Dropseed				0.25	29.84	\$2.44

Sleepygrass

Needle and Thread

Beeplant, Rocky Mountain

Western Wheatgrass - Arriba

Penstemon, Rocky Mountain

\$67.50

\$156.94

\$118.88

\$29.50

\$534.53

\$8.13

2.50

1.25

3.75

3.75

1.00

6.43

3.16

9.90

15.07

15.67

247.34

/Acre
.00

MULCHING and MISCELLANEOUS

Materials

Description	Units / Acre	Unit	Cost / Unit	Cost /Acre
Hay, delivered {MEANS 31 25 14.16 1200}	2.00	TON	\$421.36	\$842.72
Total Mulch Materials Cost/Acre				\$842.72

Application

Description		Cost /Acre
Crimping, with tractor {DMG survey data}		\$73.00
	Total Mulch Application Cost/Acre	\$73.00

NURSERY STOCK PLANTING

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

JOB TIME AND COST

No. of Acres: 105.5 Cost /Acre: \$1,780.68 Estimated Failure Rate: 30% Cost /Acre*: \$1,780.68

*Selected Replanting Work Items: TILLING,SEEDING,MULCHING

Initial Job Cost: \$187,861.74 Reseeding Job Cost: \$56,358.52 Total Job Cost: **\$244,220** Job Hours: **40.00**

EQUIPMENT MOBILIZATION/DEMOBILIZATION

Task description: Me	obilize crew				
Site: Avery Construction Pit		t Action: AM-3	Permit/Jo	ob#: <u>M1979010</u>	
PROJECT IDENTIFICAT	<u>ION</u>				
Task #: 005	State: C	Colorado	Abbreviation:	None	
Date: 9/12/2022	County: C	Chaffee	Filename:	M010-005	
User: LJW					
Agency or organizatio	n name: DRMS	S			
EQUIPMENT TRANSPOR	T RIG COST				
			Shift basis:	1 per day	
				CRG Data	
					
Truck Tractor Desc	Truck Tractor Description: GENERIC ON-HIGHWAY TRUCK TRACTOR, 6X4, DIESEL POWERED,				
			400 HP (2ND HALF, 2006)		
Truck Trailer Desc	Truck Trailer Description: GENERIC FOLDING GOOSENECK, DROP DECK EQUIPMENT				
TRAILER (25T, 50T, AND 100T)					
Cost Breakdown:					
		1			
Available Rig Capacities	0-25 Tons	26-50 Tons	51+ Tons		
Ownership Cost/Hour:	\$15.25	\$23.06	\$37.58		
Operating Cost/Hour:	\$25.26	\$30.83	\$51.41		
Operator Cost/Hour:	\$27.71	\$27.71	\$27.71		
Helper Cost/Hour:	\$0.00 \$20.22		\$20.22		

NON ROADABLE EQUIPMENT:

Total Unit Cost/Hour:

\$68.22

Machine	Weight/	Owner ship	Haul Rig	Fleet	Haul Trip	Return Trip	DOT Permit
Description	Unit	Cost/hr/ unit	Cost/hr/uni	Size	Cost/hr/	Cost/hr/ fleet	Cost/ fleet
	(TONS)		t		fleet		
Cat D9T - 9SU	66.13	\$163.31	\$136.92	2	\$600.46	\$273.84	\$500.00
Drill/Broadcast	25.00	\$6.25	\$68.22	1	\$74.47	\$68.22	\$250.00
Seeder with							
Tractor							

\$101.82

\$136.92

Subtotals: \$674.93 \$342.06 \$750.00

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.	\$14.23	1	\$14.23	\$14.23

Subtotals: \$14.23 \$14.23

EQUIPMENT HAUL DISTANCE and Time

Nearest Major City or Town within project area region:
Total one-way travel distance:
Average Travel Speed:

BUENA VISTA

miles

35.00
mph

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

\$4,315.95

Transportation Cycle Time:

	Non-	
	Roadable	Roadable
	Equipment	Equipment
Haul Time (Hours):	0.06	0.06
Return Time (Hours):	0.06	0.06
Loading Time (Hours):	1.00	NA
Unloading Time (Hours):	1.00	NA
Subtotals:	2.11	0.11

JOB TIME AND COST

Total job cost: 4.23 Hours

Total job cost: \$4,318



1313 Sherman Street, Room 215 Denver, CO 80203

FINANCIAL WARRANTY CORPORATE SURETY

Operator:	
Operation:	
Permit No.:	Bond No.:
Warrantor:	
Street:	
City:	
State:	Zip Code:
Area Code:	Telephone:
with such invalid financial warr operating without a permit purs	ranty being invalid and result in the voiding of any permit issued in conjunction ranty and subject the operator to cease and desist orders and civil penalties for uant to sections 34-32-123, C.R.S., of the Mined Land Reclamation Act and 34- o Land Reclamation Act for the Extraction of Construction Materials.
KNOW ALL MEN BY THESE I	PRESENTS, THAT:
	ined Land Reclamation Act, C.R.S. 1973, 34-32-101 et seq. (the "Act"), as amended sued under the Act until the Mined Land Reclamation Board (the "Board") receives ties) as described in the Act.
WHEREAS,	(the "Operator"), a
corporation, has applied for a	a permit to conduct a mining operation known as
(the Operation), on certain	lands in County, Colorado. These lands are described in ed and supplemented, and are referred to herein as the "Affected Lands".



WHEREAS, in the application for the permit, the Operator has agreed to be bound by all requirements of the Act and all applicable rules and regulations of the Board, as amended from time to time.

WHEREAS, in the application for the permit, the Operator has agreed with the Board to provide for reclamation of the Affected Lands that are now, or may become, subject to the permit, as required by law.

WHEREAS, the Operator and		(the "Warrantor"), a
corporation organized and existing under the la	ws of the State of	and duly
authorized to transact a bonding and surety bus	iness in the State of Colorado are he	ereby and firmly bound unto the
State in the sum of	Dollars (\$) for the life of mine
or until such time as replacement is received, for	or the payment of which sum, well a	and truly made, we hereby bind
ourselves and our personal representatives, succ	essors and assigns, jointly and sever	ally, firmly by these presents.

WHEREAS, the Board has determined, in accordance with the Act, that the estimated costs of reclamation of the Affected Lands are those amounts for the stated periods of time as set forth herein. Said amount may be amended from time to time to reflect revised estimates of said costs of reclamation.

WHEREAS, the Operator and the Warrantor, in accordance with the Act, has promised and hereby promises the Board that it will be responsible for all the estimated costs of reclamation with regard to the Affected Lands.

WHEREAS, the Board has determined that this Financial Warranty by the Warrantor equals the estimated costs of reclamation, as approved by the Board, with regard to the Affected Lands.

NOW, THEREFORE, the Operator and the Warrantor are held hereby firmly unto the State of Colorado in the amount of those sums for those periods of time as set forth herein, until this Financial Warranty is amended or released in accordance with applicable law.

The Board may, for good cause shown, increase or decrease the amount and duration of this Financial Warranty. The Operator shall have sixty (60) days after the date of notice of any such adjustment to increase the surety amount, but no such increase shall bind the Warrantor unless and until it shall have consented thereto in writing by the issuance of an additional Financial Warranty or by an endorsement to this Financial Warranty.

The Operator and the Warrantor shall notify the Board immediately of any event which may impair this Financial Warranty. If the Board receives such notice, or otherwise has reason to believe that this Financial Warranty has been materially impaired, it may convene a hearing in accordance with the Act for the purpose of determining whether impairment has occurred.

The obligation of the Operator and the Warrantor shall continue until the Board has released this Financial Warranty or has ordered it forfeited in accordance with applicable provisions of the Act. It is understood that periods of years may necessarily be required before determination can be made that reclamation of the Affected Lands has been satisfactorily completed. It is also recognized that, as reclamation is accomplished, the amount of this Financial Warranty may be reduced with the approval of the Board so that it reflects the then current estimated cost of the remaining reclamation of the Affected Lands. No revision, extension, or renewal of the permit, or of the time allowed to complete reclamation, shall diminish the Operator's or Warrantor's obligation under this Financial Warranty. No misrepresentation by the Operator which may have induced the Warrantor to execute this Financial Warranty shall be any defense to demand by the State under this agreement.

In any single year during the life of the permit, the amount of the Financial Warranty shall not exceed the estimated cost of fully reclaiming all lands to be affected in said year, plus all lands affected in previous permit years and not yet fully reclaimed. Reclamation costs shall be computed with reference to current reclamation costs.

The amount of this Financial Warranty is based upon estimates as to the cost of reclamation, and does not operate to liquidate, limit, enlarge or restrict the Operator's obligations to complete reclamation and to comply in all respects with the permit and with applicable laws and regulations governing reclamation, even though the actual cost thereof may substantially exceed the amount of this Financial Warranty.

The Mined Land Reclamation Board or the Office of Mined Land Reclamation may recover the necessary costs, including attorney's fees or fees incurred in foreclosing on or realizing the collateral used in the event this Financial Warranty is forfeited. The face amount of this Financial Warranty shall be increased by five hundred dollars (\$500.00) to cover these costs.

The Warrantor shall not be liable under this Financial Warranty for an amount greater than the sum designated herein, unless increased by a later amendment to this Financial Warranty. This Financial Warranty shall be reviewed by the Board from time to time, and the Board may require an increase in the principal sum of this Financial Warranty (and a corresponding increase in the surety amount) to cover increases in the estimated costs of reclamation, but no such increase shall bind the Warrantor unless and until it shall have consented thereto in writing by the issuance of an additional Financial Warranty or by an endorsement to 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 Operator 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 Operator 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.

In the event of such cancellation, if the Financial Warranty is not fully released, the amount of the continuing Financial Warranty available for the reclamation of areas disturbed and unreclaimed at the date of cancellation shall be fixed by the Board at the amount it determines necessary to complete such reclamation (which amount may not exceed the sum designated herein) and the Board shall concurrently identify such areas in writing, and notify the Warrantor and the Operator thereof. Thereafter, the obligation of the Warrantor shall be limited to reclamation of the areas so identified.

The consideration for the Warrantor's execution of this agreement is the promise of the Operator to pay the premiums, but failure by the Operator to pay such premiums shall not invalidate or diminish the Warrantor's obligation hereunder.

The Board may make demand upon the Warrantor for payment hereunder if the Board determines that reclamation which ought to have been performed by the Operator, or its successors or assigns, remains unperformed, and if Financial Warranty forfeiture procedures required by law have been initiated. No other condition precedent need be fulfilled to entitle the State to receive the amount so demanded. However, if, upon completion of reclamation by the State, the amounts expended for reclamation shall be less than the amount received from the Warrantor, the excess shall be promptly refunded to the Warrantor.

If demand is made upon the Warrantor for payment of an amount due to the Board hereunder, and if the Warrantor fails to make payment of such amount within ninety (90) days after the date of receipt of such demand, or if it should thereafter be determined, by agreement of the Warrantor or by final judgment of court, that the amount demanded was properly payable, the Warrantor agrees to pay to the Board, in addition to the amount demanded, interest at the

current published Wall Street Journal Prime Rate for the period commencing at the end of such ninety-day period and ending on the date of actual payment.

If the Board shall notify the Warrantor that the Operator is in default, and if the Board shall initiate any Financial Warranty forfeiture procedures required by law or regulation, the Warrantor may, in lieu of making payment to the Board of the amount due hereunder, cause the reclamation to be timely performed in accordance with all requirements of the Act and all applicable rules and regulations. In such event, when and if the reclamation has been timely performed to the satisfaction of the Board or Division, this Financial Warranty shall be released. If the reclamation shall not be so performed to the satisfaction of the Board or Division, this Financial Warranty shall remain in full force and effect.

This Financial Warranty shall be subject to forfeiture whenever the Board determines that any one or more of the following circumstances exist:

- 1. A Cease and Desist Order entered pursuant to Section 34-32-124 of the Act has been violated, and the corrective action proposed in such Order has not been completed, although ample time to have done so has elapsed; or
- 2. The Operator is in default under its Performance Warranty, and such default has not been cured, although written notice and ample time to cure such default has been given; or
- 3. The Operator and/or the Warrantor has failed to maintain its Financial Warranty in good standing as required by the Act; or
- 4. The Warrantor no longer has the financial ability to carry out its obligations in accordance with the Act.

The description of lands herein is for convenience of reference only, and no error in such description, nor any revision of the permitted mining area, nor the disturbance by the Operator of lands outside of the permitted mining area shall alter or diminish the obligations of the Operator and/or Warrantor hereunder, which shall extend to the reclamation of all such lands disturbed.

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 Operator, 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 Operator'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 Operator, having requested that the State accept this Financial Warranty in lieu of the separate bonds which would otherwise be required by the Colorado Mined Land Reclamation 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 Operator'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 Operator on this Financial Warranty, the BLM has, pursuant to 43 C.F.R. 3809.1-9, accepted this Financial Warranty in lieu of requiring a separate reclamation bond

payable to the United States, then, notwithstanding any other provision of this Financial Warranty, or of law, the Operator and Warrantor hereby agree that this Financial Warranty shall not be released until the Board is advised in writing by the BLM that the Operator'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.

This Financial Warranty may be executed in multiple copies, each of which shall be treated as an original, but together they constitute only one agreement, the validity and interpretation of which shall be governed by the laws of the State of Colorado.

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 ______, ____. (SEAL) Warrantor By: _____ (SEAL) Operator NOTARIZATION OF WARRANTOR'S ACKNOWLEDGEMENT COUNTY OF The foregoing instrument was acknowledged before me this _____ day of _____, by _____ of ____ NOTARY PUBLIC

My Commission expires:

NOTARIZATION OF OPERATOR'S ACKNOWLEDGEMENT

STATE OF							
COUNTY OF) ss.							
The foregoing instrument was a	cknowledged befor	re me this day of					
, bv	0.0	of					
Бу	as	of					
		NOTARY PUBLIC					
		My Commission expires:					
APPROVED:							
State of Colorado Mined Land Reclamation Board Division of Reclamation, Minin							
By:		Date:					



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	of, 20_	
by	(Day) as		Year)
(Name)		(Title)	
(Operator)		.	
	NOTARY PUBL	IC	
	My Commission	expires:	
APPROVED: State of Colorado Mined Land Reclamation Board Division of Reclamation, Mining and Safety			
By:	Date:		
Division Director			

Rev. 7-2018



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