	C	STATE OF		
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DIVISION OF RECLAMATION, MINIP Department of Natural Resources		/ 556	EWED	
1313 Sherman St., Room 215 Denver, Colorado 80203 Phone: (303) 866-3567 FAX: (303) 832-8106	metiacs,a)	NUG 2 Division o	0 2009 L. Reclamation, and Safety	COLORADO DIVISION OF RECLAMATION MINING <u>— & —</u> SAFETY
ON	E SITE PROSPECTING FI	NANCIAL WARRAN	TY	Bill Ritter, Jr.
<u>9</u>	CHECK FOR DEPOSIT IN	STATE TREASURY	المسترك الم	Governor Harris D. Sherman
Prospecting Financial Warranty N Notice of Intent No. $P - 200$		met		Executive Director Ronald W. Cattany Division Director Natural Resource Trustee
This form has been approved by C.R.S., of the Colorado Land Red Board shall result in the finan conjunction with such invalid fi penalties for prospecting with Reclamation Act.	clamation Act. Any alteration acial warranty being invalid mancial warranty, and subject hout a permit pursuant to FR- PRESENTS, That we (I),	n or modification of the l and result in the vector to c section 34-32-123, Mike Jooste	is form, without oiding of any p cease and desist C.R.S., of the	t approval by the permit issued in orders and civil
of the County of <u>Cleer</u> C				as
Principal(s) are (am) held hereby Reclamation Board in the sum of				ed Land) for the
payment of which sum, well and t	truly to be made, we (I) hereby	y bind ourselve(s), and	each of our (my) legal
representatives, executors, admini	istrators, successors and assigr	ns, jointly and severally	, firmly by these	e presents.
WHEREAS, the Principal has f premises indicated on the Notices reference, to wit: TOWNSHIP 3500	s of Intent filed with the Board	t which are attached he		
NOW, THEREFORE, the cond conducting such prospecting op				
Prospecting operations filed or to measures to reclaim all of the 1 modified by the Colorado Land	be filed with the Board and ands affected throughout the	the requirements of the State by such prospe	e plan to implen ecting operation	nent reclamation s, approved and

modified by the Colorado Land Reclamation Act as amended, and the Rules and Regulations adopted pursuant thereto; upon the Board making the finding that all of the lands described in the Notices of Intent to Conduct Prospecting Operations filed or to be filed with the Board which are attached hereto and hereby incorporated by reference 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.

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), 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 bond which: 1) assumes liability for all obligations for all prospecting and reclamation operations performed during the effective dates 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 $\frac{17 \text{ th}}{1200000000000000000000000000000000000$	vgust, 2009.
- In Dat	
Principal	Principal
Mike J Joosten	
Ву	Ву
Onner	
Title	Title
Mailing Address 11355 Chase Way	Mailing Address
11355 Chase Way Westminster, CO 80020	
APPROVED:	
By Jourta Tinok	8/24/09 Date
M.\min\share\Prospecting Forms\One Site Prosp FW/ Cash dog	

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