

MINERAL MINING PROGRAM 900 NATURAL RESOURCES DRIVE, SUITE 400 CHARLOTTESVILLE, VA 22903 (434) 996-5910

SURETY BOND

	Permit Number:	
	Bond:	
KNOW ALL MEN BY THESE PRESENTS, T	THAT THE UNDERS	SIGNED
(hereafter PRINCIP	AL),	
whose principal place of business is		2
and who does business as a [CHECK ONE ONLY]: □ Co □ Limited Liability Company; □ Partnership; or □ Sole Partnership; and	•	* '
(hereafter SURETY	<u>Y</u>),	
whose principal business address is	41 C4. 4 C	
and who was organized and is existing under the laws of	the State of	
and licensed to write and perform surety business in the C	Commonwealth of Vii	rginia, are held and
firmly bound unto the		
COMMONWEALTH OF	WID CINII A	
COMMONWEALTH OF V	· · · · · · · · · · · · · · · · · · ·	
DIRECTOR, DIVISION OF MIN		
(hereafter OBLIGE	ι Ε) ,	
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(\$ Dellars for the necessary of such	inh sum the DDINCI	DAT and
in the sum of	istrators, successors, a	and assigns, jointly
THE CONDITION OF THE ABOVE OBLIGA	ATION is such that:	
WHEREAS, the PRINCIPAL proposes to comm	nence mineral mining	to be known as
in County(ies) of Virgin	nia; and,	
WHEREAS, the above-named PRINCIPAL has □ Permit Tracking Number or □ Permit Number reclamation plan, to conduct and reclaim a mineral minin	-	_

Chapter 12 of Title 45.2 of the <u>Code of Virginia</u>, (hereafter, **CODE**), as amended, with its attendant regulations; and,

WHEREAS, the PRINCIPAL has chosen to file this performance bond as a guarantee that the reclamation of the land disturbed during this mining operation will be completed as required by the CODE, its attendant regulations, and as specified in the permit as issued; and,

WHEREAS, the SURETY, and their successors and assigns agree to guarantee the obligation and to indemnify, defend, and hold harmless OBLIGEE from any and all losses and expenses which OBLIGEE may sustain as a result of the PRINCIPAL'S failure to comply with the condition of the obligation;

WHEREAS, obligations guaranteed by this performance bond shall be in effect for the	
following described lands approved as the permit area upon which initial or succeeding	
operations will be conducted:	

NOW, if the **PRINCIPAL** faithfully completes all reclamation and abatement requirements set forth in the **CODE** and its Permit issued in reliance on this Surety Bond, including the mining and reclamation plan, then this obligation shall be void; otherwise, it shall remain in full force and effect:

- (a) Beginning on the date of the approval and issuance of [CHECK ONE ONLY]

 □ Permit Tracking Number or □ Permit Number _____ and until abatement work pursuant to the **CODE** and the permit has been completed to the satisfaction of the **OBLIGEE**; and
- (b) Until the bond is released pursuant to the **CODE**, replaced in accordance with the **CODE**, or until the permit has been transferred in accordance with the **CODE**.

The failure of the **PRINCIPAL** to fulfill the obligations specified by the **CODE** and its permit shall result in a forfeiture of this performance bond according to the procedures described in the **CODE**.

The **SURETY** shall not cancel this bond at any time for any reason, including non-payment of premium or bankruptcy of the **PRINCIPAL** during the period of liability.

The **SURETY** shall give prompt notice to the **PRINCIPAL** and to the **OBLIGEE** of any notice received or action filed alleging the insolvency or bankruptcy of the **SURETY** or of the **PRINCIPAL**, or alleging any violations or regulatory requirements which could result in suspension or revocation of the **SURETY'S** license to do business.

In the event the **SURETY** becomes unable to fulfill its obligations under the bond for any reason, notice shall be given immediately to the **PRINCIPAL** and to the **OBLIGEE**. Any proceeding, legal or equitable, under this bond must be instituted in a Virginia court of competent jurisdiction and shall be governed by the laws of the Commonwealth of Virginia.

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 **CODE** and subject to enforcement actions described therein.

		(SEAL) By	/:		
Company /Principa	al		Company/Principal Off	icial	
Title			Date		
Subscribed and swor	rn/affirmed to bef	fore me by			
	day of	. 20	, in the City/County of		
this		, _ · _ · _			
this	-				
	-		Notary Public	(SEAL	

	(SEAL) By:
Surety Name	(SEAL) By: Attorney-in-Fact
Date	Typed Name
•	in the Clerk's Office of the Circuit Court of Deed Book, Page,
or Instrument, and h	nas not been revoked.
	Attorney-in-Fact
AFFIDAVIT AND ACKNOWLEDGEM COMMONWEALTH OF VIRGINIA	IENT OF ATTORNEY-IN-FACT
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III. BY ISSUING AGENT:	1. Attach copy of Agency License and Assignment Card from Bureau of Insurance.	
	2. Attach verification of individual's authority to sign on behalf	
	of Agency.	
Insurance Agency Issuing S	urety Bond (provide the following information):	
Authorized agent: Agent address:		
IV. DIVISION APPROVAL:		
ACCEPTED: Division	Dateon of Mineral Mining	