

MINERAL MINING PROGRAM

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

URANIUM EXPLORATION SURETY BOND

KNOW ALL MEN BY THESE PRESENTS, THAT THE UNDERSIGNED

(hereafter PRINCIPAL),		
whose principal place of business is		
and who does business as a [CHECK ONE ONLY]: □ Corporation; □ Limited Partnership; □ Limited Liability Company; □ Partnership; or □ Sole Proprietorship, acting herein as PRINCIPAL , and		
(hereafter SURETY),		
whose principal business address is and who was organized and is existing under the laws of the State of, and licensed to write and perform surety business in the Commonwealth of Virginia, are held and firmly bound unto the		
COMMONWEALTH OF VIRGINIA, <u>DIRECTOR, DIVISION OF MINERAL MINING</u> (hereafter OBLIGEE),		
in the sum of		
THE CONDITION OF THE ABOVE OBLIGATION is such that:		
WHEREAS, the PRINCIPAL proposes to commence uranium exploration activities in County(ies) of Virginia; and,		

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WHEREAS, the PRINCIPAL proposes to bond	
ALL of PRINCIPAL'S operation areas existing or hereafter operated;	in the Commonwealth, whether now
OR	
SINGLE OPERATION in the Common Hole Number, the amount follows:	
\$10,000 for the plugging of the borehole, I \$(the product of \$\) nearest tenth of an acre) for stabilization of	2,000 times the number of acres to the
WHEREAS, the above-named PRINCIPAL has ONE ONLY]:	submitted to the Division [CHECK
☐ Permit Application Tracking Number or ☐ Perm exploration activity, as defined pursuant to §45.2-2108 of CODE), as amended; and	
WHEREAS, the PRINCIPAL has chosen to file that the closure of the exploration holes and the reclamati exploration activity will be completed as required by the the Director, and as specified in the permit as issued; and,	on of the land disturbed during this CODE and such rules as may be set by
WHEREAS, the SURETY, and their successors a obligation and to indemnify, defend, and hold harmless O expenses which OBLIGEE may sustain as a result of the the condition of the obligation;	DBLIGEE from any and all losses and
WHEREAS, obligations guaranteed by this perfo following described lands approved as the permit area up conducted:	
NOW, if the PRINCIPAL faithfully completes al requirements set forth in the CODE, such rules as may be issued in reliance on this Surety Bond, then this obligation remain in full force and effect:	e set by the Director, and its Permit
(a) Beginning on the date of the approval and issu ☐ Permit Tracking Number or ☐ Permit Number	_

Permit No: (DMM use only) Bond No:

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Bond No:	

work pursuant to the **CODE** and such rules as may be set by the Director, and the permit has been completed to the satisfaction of the **OBLIGEE**; and

(b) Until the bond is released pursuant to the **CODE**, or replaced in accordance with the **CODE** and such rules as may be set by the Director.

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** or such rules as may be set by the Director.

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 amount of the **SURETY'S** liability may be adjusted by the **OBLIGEE** pursuant to the **CODE** for lands covered by this bond.

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.

I.	BY COMPANY/PRINCIPAL:			
		(SEAL) By	:	· · · · · · · · · · · · · · · · · · ·
	Company /Principal		Company/Principal Of	nciai
	Title	<u> </u>	Date	
	Subscribed and sworn/affirmed to before	re me by		,
	thisday of	, 20	, in the City/County of	
	·			
				(SEAL)
			Notary Public	
	My Commission expires		, 20	

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	(SEAL) By:
Surety Name	(SEAL) By: Attorney-in-Fact
Date	Typed Name
AFFIDAVIT AND ACKNOWLEDG COMMONWEALTH OF VIRGINIA	EMENT OF ATTORNEY-IN-FACT
(or, alternatively, Commonwealth or	State of
	, to wit:
I, the undersigned notary public, do cer	tify that personally appeared
before me in the jurisdiction afores	aid and made oath that he/she is the attorney-in-fact o
	, the Surety, that he/she is duly
	e foregoing Bond pursuant to the Power of Attorney noted
authorized to execute on its behalf th	
	nowledged the aforesaid Bond(s) as its act and deed.
above, and on behalf of said Surety ack	nowledged the aforesaid Bond(s) as its act and deed. day of, 20
above, and on behalf of said Surety ack	
above, and on behalf of said Surety ack	•

Permit No: (DMM use only)	
• • • • • • • • • • • • • • • • • • • •	
Bond No:	

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 Sure	ty Bond (provide the following information):
Authorized agent:Agent address:	
IV. DIVISION APPROVAL:	
ACCEPTED: Division of	of Mineral Mining