RECLAMATION PERFORMANCE BOND

(for Notice Level Activities)

bond given by						
vada						
ement						
ıte						
519A.290 and regulations promulgated thereunder.						
RECITALS						
of						
\$ for payment whereof Operator and Bond Pool bind themselves, their heirs, executors, administrators, successors, and						
2. Operator is obligated to perform reclamation work at the Notice Level project numbered, attached hereto as appendix 1, and together with associated record of decision and any final documents of environmental review or Finding of No Significant Impact, are by reference made a part hereof, and are hereinafter collectively referred to as the "Notice."						
1. <u>DURATION</u>						
This obligation shall run continuously and shall remain in full force and effect until and unless the bond is terminated and canceled as provided herein or as otherwise provided by law.						
2. <u>LIMITATION</u>						

If Operator shall promptly and faithfully perform the reclamation work as specified in the Notice, then this obligation shall be null and void, otherwise it shall remain in full force and effect, subject only to the provisions of this bond.

4. TERMINATION

Bond Pool may terminate its obligation hereunder by giving written notice and termination notice to BLM as set forth in Nevada Administrative Code 519A.605, but such notice shall not affect this agreement in respect to any obligation which may have arisen prior to the receipt of such notice by BLM.

5. EXTENT OF LIABILITY

The maximum	amount of liability	y of Bond Po	ol by virtue o	f this obligation	shall be no n	nore
than \$						

6. MODIFICATION OF ORIGINAL NOTICE

If the Operator or BLM make any alterations or changes in the specifications of the reclamation work to be performed as set forth in the Notice which results in an increase in the bond amount, the BLM shall notify the Bond Pool thereof in writing. An amendment of the Surface Management Personal Bond Rider shall be at the Discretion of Bond Pool.

7. <u>SEVERABILITY</u>

If any one or more of the provisions of this bond are determined to be illegal or unenforceable by a court of competent jurisdiction, all other provisions shall remain effective.

8. NON ASSIGNMENT

The BLM shall not consent to a change in owners or operators under the Notice; nor shall this instrument or any rights thereunder be assignable, nor any duties thereunder be delegable.

9. ITEMS EXCLUDED FROM COVERAGE

This instrument neither applies to nor guarantees the reclamation work, nor maintenance of the reclaimed areas, unless herein specifically agreed to as being covered by this instrument.

10. BINDING EFFECT OF AGREEMENT

This bond shall be binding on Bond Pool and its successors and assigns.

11. LIMITATION ON LIABILITY

Any liability of the surety arising under or as a result of this bond shall be limited to the Bond Pool and shall not otherwise extend to the State of Nevada nor to any other political subdivision, agency, officer, contractor, employee or agent of the State of Nevada.

		gnee agrees that this bond will be executed
Carson City, Nevada.	, 20,	and the bond's execution location will be
Administrator or Designee		Date
Division of Minerals		
State of Nevada		
CTATE OF	,	
STATE OF)) ss	
COUNTY OF)	
On the day of	, 20	, personally appeared before me
		of wledged that he/she executed the above
document.	, who do not	the action of the control of the action
	Notary P	ublic

IN WITNESS WHEREOF, Operator agrees that day of, 20, and further has signed and approved of the bond at a different agrees the bond's execution location will be <u>Carson</u>	agrees and approves that the Administrator location of; but
Operator signature	Date
Operator name printed	_
STATE OF) ss COUNTY OF)	
On the day of, 20	of
document. , who ack	nowledged that he/she executed the above
Notar	y Public