

## Mining Form MR-1050

## S.C. DEPARTMENT OF ENVIRONMENTAL SERVICES BUREAU OF LAND AND WASTE MANAGEMENT DIVISION OF MINING AND SOLID WASTE PERMITTING

2600 Bull Street, Columbia, SC 29201 Phone: (803) 896-4261 Fax: (803) 898-1426 E-Mail: AskMines@des.sc.gov

## IRREVOCABLE LETTER OF CREDIT

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	Permit No
Bond Pursuant to South Carolina Mining Act (Codified: S.C. Code Ann. Section 48-20-10, et seq.)	
KNOW ALL MEN BY THESE PRESENTS, that on behalf of(Individual, Partnership or Corporation) as Obligor (as we(Name of Financial Institution), a federal institution with a minimum asset value of fifty million (\$50,000,000) dollars, with an office logo, in the City of	ally-insured South Carolina ocated at, South Carolina, hereby the South Carolina Department of cartment of Environmental Services, s (\$), upon receipt of d Environmental Control retaining the s in South Carolina, as governed and particularly described in the eclamation Plan as provided in Section at of Environmental Services, and (c)
THE CONDITIONS OF THE BOND ARE SUCH, that the Obligor reclamation in accordance with the approved reclamation plan, all in compliance with the Noregulations adopted pursuant thereto. If the Obligor shall comply with the above-mentioned faithfully perform all obligations under the approved reclamation plan, then the authorized roriginal letter to the Financial Institution; otherwise this letter shall be continuous in form an until surrendered by the Department of Health and Environmental Control or terminated in	perform the  //ining Act and with the rules and d Act, rules and regulations and representative shall surrender the nd shall remain in full force and effect
This letter of credit is effective (date) and will automatically expira-tion date unless, ninety (90) days prior to such scheduled expiration date, we notify Department of Health and Environmental Control by certified mail, return receipt requested this letter for such additional period.	be extended from any scheduled the authorized representative of the I, that we elect not to renew
Upon receipt by the authorized representative of such a notice from us not to rener at sight for up to the amount of this letter of credit, prior to the expiration thereof, provided to statement signed by the authorized representative to the effect that no satisfactory replace Obligor prior to 30 days before this letter of credit expires, pursuant to Regulation 89-18(E) Carolina.	that such draft is accompanied by a ment bond has been provided by the
It is also understood that, at any time this letter of credit is in effect, the authorized appropriate, apply or transfer any amount of this letter of credit, up to the full amount to conthe obligations covered by the bond and for the satisfaction of any damages, assessments deficiencies arising out of any default in the performance of the obligations covered by the appropriation, application or transfer shall be accompanied by a statement signed by the a the effect that the Obligor has been determined to be in default and the amount drawn repredetermined by Department of Health and Environmental Control, of such default.	ver any default in the performance of , late payment charges, penalties, or bond. Such assignment, uthorized representative to

It shall not be required for the authorized representative, in order to draw on this letter of credit to furnish the original letter; however, it is understood, as a condition of any payment thereunder, that the face amount of the letter shall automatically be reduced by any payment made by the Financial Institution and that the authorized representative will promptly surrender the original letter when and if the Financial Institution shall tender to the authorized representative full amount of funds represented by this letter; such surrender to occur as soon as reasonably practical after full payment is made. The original letter shall also be surrendered promptly following its expiration provided that no drawing on such letter was made prior to such expiration.

We promise that the amount of credit herein established will not be reduced for any reason during the effectiveness of this letter without the prior written approval of the authorized representative. In the event that we, the Financial Institution, become unable to fulfill our obligations under this letter of credit for any reason, notice shall be given immediately to the Obligor and to the authorized representative.

We understand that this letter of credit may be used, until it expires as a result of notice we give to the authorized

TITLE :	BY:(Signature)(Print Name and Title)
	(Print Name and Title)
	(Print Name and Title)
	(Address)
r desired, the financial institution may complete any acknow acknowledgement is not required.	vledgement appropriate for the State in which the letter is issued