

United States Department of the Interior OFFICE OF SURFACE MINING RECLAMATION AND ENFORCEMENT

MORTGAGE OR DEED OF TRUST

THIS INDENTURE, made and enter	red on this	day of	
between Grantor, the Office of Surface Minim		hereir	referred to as the
Grantor, the Office of Surface Minin	ng Reclamation a	and Enforcement (OSM	1), United States
Department of Interior, herein referr	ed to as the Trus	tee, and the United Sta	ites of America,
herein referred to as the Beneficiary.			
WITNESSETH: A first mortgage, for security interest in the Real Property the property in the event of a forfeith collateral by the Grantor. The OSM and short reclamation obligations under Permi	described below are under 30 CFI security interest all be for the pu	w, with a right to sell on R §800.50, is hereby git in the property shall burpose of securing the c	r otherwise dispose of even to OSM as the in the amount of \$
(Description of Real Property covered	ed by deed of tru	st.)	
The above described real property, c	onsisting of	acres in the ag	gregate, more or less,
was conveyed to the Grantor,			
by being recorded in Book			
records ofCounty Cle			
To have and to hold said real estate t	to the Trustee in	trust for the purposes h	nereinafter set forth.
The Grantor covenants with the Trus	stee that it is law	fully seized in fee simp	ple of the real estate
above conveyed, has full power, righ	nt and authority t	to convey same, that sa	aid real estate is free
from all encumbrances, and that it was against the lawful claims of all person			e legal title thereto
The Creater shall not sall or anough	or ony portion o	r interest of the real as	tata agramad by the
The Grantor shall not sell or encumb deed of trust.	er any portion o	r interest of the real est	tate covered by the
The Grantor agrees to pay all taxes a	accessed on the r	eal estate as they becom	me due and owing and
to adduce proof of the payment of sa within thirty (30) days of paying of s	me by providing		
The Grantor agrees not to commit w	aste of any sort.		
Permit No	Page 1 of 3	Mortgage	e or Trust Deed

This mortgage or deed of trust will be recorded in the appropriate office in the county in which the real property is located and will operate as a lien on that property in favor of the Trustee.

In the event the Grantor fails to comply with any of the foregoing conditions, then the Trustee shall be entitled to foreclose upon the real estate.

The conveyance is made in trust to the Trustee for the following uses and purposes and none other.

Depart	nd to secure reclamation under the Laws and Regulations of the United States nent of the Interior, Office of Surface Mining Reclamation and Enforcement under tion No, in the amount of \$
underta shall, a publica least tw in the a hand in all othe	vent the bond secured hereby is forfeited, or in the event any of the covenants, sings or premise conditions set out herein be breached or not performed, then the Trustee ter giving notice of the time and place of sale by certified mail to Grantor, or by weekly ion in a newspaper published in
1.	o the payment of all costs and expenses of the sale, including a fee of 10 percent to the rustee, which fee shall become absolutely due and payable whenever foreclosure is commenced;
2.	o the reclamation of Permit No hereby secured and any taxes unpaid or hat are a lien on the property at the date of the sale; and
3.	he surplus, if any, to the Grantor.

The Grantor further agrees that in case of sale of the above-described property that it will at once become and be a tenant at will of the purchaser, and will surrender the possession thereof on demand. If such possessions be not given, then Grantor may be removed by a forcible and unlawful detainer action and the Grantor agrees to pay the purchaser the reasonable rental value of the property from the date of sale for as long as they shall be in possession thereof.

Any of the parties hereto my bid and become a purchaser at any sale hereunder.

The failure of the Trustee to have this deed of trust foreclosed immediately upon any default provided herein shall not be construed so as to preclude foreclosure at a later date for such default if same still exists at the time and shall not be construed so as to prevent foreclosure for similar subsequent default.

Perm	it No.	
renn	III INO.	

State of		
County of		
On this	day of	, A.D before me
personally appeared		, to me known to be the
authorized officer or or sole proprietorship said instrument to be therein mentioned, a	agent, partne p that execute a free and vo nd on oath sta	[President, Vice President, Secretary, Treasurer, or other r or owner as the case may be] of the corporation, partnership d the within and foregoing instrument, and acknowledged the pluntary act and deed of said entity, for the uses and purposes ated that he/she was authorized to execute said instrument and the seal affixed is the corporate seal of said corporation.
day and year first ab	ove written: _	f, I have hereunto set my hand and affixed my official seal the iding at

IN WITNESS WHEREOF, the Grantor has hereunto set its hand at the place and on the date first

Paperwork Reduction Act Notice

above-written.

We use the information required by this form to ensure that the requirements for posting an interest in real property as a collateral bond under 30 CFR 800.21 are met. You must provide the requested information to obtain a benefit (a collateral bond that relies upon real property). Under 30 CFR 842.16, the information collected is a matter of public record.

The time needed to complete this form and submit the requested information will vary depending on individual circumstances. We estimate that the average time will be 10 hours per response. This number includes the time spent reviewing instructions, learning about the regulations, gathering and maintaining information, and completing and reviewing the form. If you have comments concerning the accuracy of this estimate or suggestions for simplifying the form or instructions, you may write to the Information Collection Clearance Officer, Office of Surface Mining Reclamation and Enforcement, Room 202 SIB, 1951 Constitution Ave, NW, Washington, D.C. 20240.

Under the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.), you are not required to respond to, nor will you be subject to a penalty for a failure to comply with, a collection of information unless it displays a currently valid OMB control number.

OMB Control No. 1029-0043; expires 9/30/2015