

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

NOTIFICATION OF CHANGE OF OPERATOR And ASSUMPTION OF PAST LIABILITY

The mining law surface management regulations at 43 CFR 3809.116(c) require that obligations accrued or conditions created under an operation remain with that operator until (1) BLM accepts a satisfactory replacement financial guarantee adequate to cover the previously accrued obligations and (2) BLM receives documentation that a transferee accepts responsibility for the transferor's previously accrued obligations. Therefore, the undersigned transferee hereby assumes all liabilities that may be outstanding on the plan of operations or notice shown below, including, but not limited to, the obligation to properly reclaim and restore the land disturbed on said plan or notice within the approved reclamation plan or notice filed with the BLM; provided that the obligation shall not act to increase the potential or cumulative liability above the face amount of the replacement bond to which this notification attaches in the amount stated below as required from the transferee.

1. BLM Plan of Operations and/or Notice Number(s): _____

2. Date BLM Approved the Plan of Operations or Date Notice was Filed with BLM: _____

3. Change of operator is proposed effective _____ *Date* as follows:

FROM: Current Operator _____

Address _____

Address _____

By _____

Title _____

Surface Reclamation Bonding Amount Currently Required: \$ _____

TO: Proposed Operator _____

Address _____

Address _____

By _____

Title _____

Surface Reclamation Bonding Amount Required: \$ _____

Change of Operator Approved: _____
Field Office Manager *Date*

cc: Minerals Adjudication Team (NV923)
P.O. Box 12000
Reno, NV 89702

NV-3809-3
(March 2001)