TRADITIONAL BOND INFORMATION AND INSTRUCTIONS

Applicants for a dredge and placer permit are required to have a performance bond. A bond can either be a traditional bond or an annual payment into the Bond Assurance Fund (BAF). For more information about bonding conditions, see the “Dredge and Placer Mining Act Informational Packet” on IDL’s regulatory mining page on its website. For more information about the BAF, see the “Bond Assurance Fund (BAF) Informational Packet” on IDL’s regulatory mining page on its website.

There are four types of traditional bonds accepted by the Idaho Department of Lands. All bonds must be submitted on an Idaho Department of Lands issued bond form with accompanying documents attached.

1. Corporate Surety Bonds

Surety bonds are purchased from a bond or insurance company licensed to do business in Idaho. The company issuing the bond must include their bond number and the lease/plan/permit number on the upper right hand corner of the form. The bond must be made payable to the State of Idaho and carry the notarized signature of the surety and signature of the principal. A surety bond form is available below.

2. Collateral Bonds – All of these bonds must be submitted to the Department with a completed, notarized collateral bond form. This form is available below.

   - **Certificate of Deposit - Time Deposit Receipt**
     Certificates of deposit and time deposit receipts must be issued by a federally insured institution. Certificates and receipts will not be released for re-issuance and should therefore be automatically renewable. The certificate or deposit receipt must be made out to the principal (first) or the Idaho Department of Lands (second), (i.e., "John Doe, et al or Idaho Department of Lands"), in that order. The State retains physical possession of the document. NOTE: only original documents will be accepted in lieu of bond. If the issuing bank is not located in the State of Idaho or does not have a branch in Idaho, then a jurisdiction agreement must be executed by the bank and returned to the Department of Lands.

   - **Letters of Credit**
     Letters of credit must be issued by an institution authorized to do business in the State of Idaho, or through a confirming bank authorized to do business in the State of Idaho, which engages that it will itself honor the credit in full. In addition, a foreign bank must consent to jurisdiction of Idaho courts. Wording of the credit document must provide for presentation at a bank in the State of Idaho. The account party on all credits must be identical to the entity identified on the lease, permit or plan. The credit document must exactly follow the wording of the enclosed sample. A Certificate of Secretary (see
sample) must always accompany a letter of credit. **An Irrevocable Standby Letter of Credit form is available below.**

- **Cash**
  
  An operator or lessee may submit a cash bond to be held by the Idaho Department of Lands. Interest does not accrue on cash bonds.

**NOTE:** ANY BOND SUBMITTED, REGARDLESS OF TYPE, REQUIRES A FULLY EXECUTED ORIGINAL DEPARTMENT ISSUED BOND FORM. THE BONDING REQUIREMENT IS NOT SATISFIED UNTIL THE BONDING FORM HAS BEEN SUBMITTED WITH THE APPROPRIATE DOCUMENTATION ATTACHED THERETO.
State of Idaho
DEPARTMENT OF LANDS

Surety Bond Number ________________________
Permmit No(s). ________________________

KNOW ALL MEN BY THESE PRESENTS, That we ________________________ , as principal and ________________________, a corporation organized under the laws of the State of ________________________, and having its principal place of business in the State of ________________________, in the City of ________________________, as surety are held and firmly bound unto the State of Idaho, in the sum of ________________________ dollars ($ ________________________ ) lawful money of the United States, conditioned on the payment of all damages to the surface and improvements thereon of lands described in the above lease/plan/permit specified and any outstanding balances as set forth in the lease/plan/permit. For such payment, well and truly to be made, we bind ourselves, our and each of our heirs, executors, administrators, successors and assigneees, as the case may be, jointly and severally, firmly by these presents.

THE CONDITION of the foregoing obligation is such that:

WHEREAS, by lease/plan/permit bearing the above serial number, the permittee was granted specific rights under and pursuant to Idaho Code title 47, chapters 13, and the pertinent rules and regulations of the Idaho State Board of Land Commissioners; and

WHEREAS, said permittee has, by virtue of the lease/plan/permit above referred to, entered into certain covenants and agreements set forth in such lease/plan/permit, under which operations are to be conducted; and

WHEREAS, the said principal, in consideration of being permitted, in lieu of the permittee, to furnish this bond agrees and by these presents does hereby bond himself to fulfill on behalf of the permittee all of the obligations of the said lease/plan/permit in the same manner and to the same extent as though he were the permittee. It is understood and agreed by the surety and the principal that if there is outstanding restoration obligations on the premises, or if outstanding payments are due, this bond shall extend to cover all acts for which restoration is required or payment of such outstanding amounts due, both prior to and subsequent to the date of this bond, until notified in writing by the Idaho Department of Lands that such requirements have been met or the bond has been replaced. The Idaho Department of Lands may require payment of the entire sum of this bond, or portions thereof, upon written notice to the surety, of the permittee's failure to perform any obligations and/or pay any amounts due under the above referenced statutes and pertinent rules.

The surety shall pay to the Department of Lands the sum of this bond, or portions thereof, as requested by the department within 30 days of receipt of such written notice. In the event of a partial distribution, the remaining funds and liabilities shall not be released until the department notifies the surety, in writing, of release of remaining liability or requires payment of the remaining bond liabilities. Payment of the full sum of the bond to the department shall release the surety of all liabilities and obligations.

NOW THEREFORE, if the above principal shall in good faith observe, carry out and comply with all the laws now existing or hereafter enacted, designed or intended for the protection of the surface owner of said lands against damage and resulting loss caused by any operations carried on under said lease/plan/permit, or if any such damage and resulting loss shall so occur nevertheless, for which damage and loss reimbursement is required and made, then this obligation shall become void, otherwise to remain in full force and effect; and the liability of the surety under this bond for any one or more defaults of the principal under said lease/plan/permit shall not exceed in the aggregate the sum stated herein above; it is further provided, however, that the bond may be cancelled by the surety by the service of written notice of cancellation upon the Director of the Department of Lands of the State of Idaho, such cancellation to be effective at the expiration of one hundred twenty (120) days after the service of such cancellation notice by the surety on the Director by registered mail. Such cancellation notice, however, shall not affect any liability that shall have accrued under this bond prior to the effective date of cancellation.

Signed on this ________ day of ________________________, 20_____.

(Signature of Principal)

(Signature of Surety)

(Business Address) ________________________ (Business Address)

State of ________________________, ss
County of ________________________

On this ____________ day of ________________, in the year 20_____, before me, a Notary Public, personally appeared ________________________, known to me to be the ____________ of the corporation that executed the instrument, or the person who executed the instrument on behalf of said corporation, and acknowledged to me that such corporation executed the same, or the individual who executed the instrument on their own behalf.

In Witness Whereof, I have hereunto set my hand and affixed my official seal of day and year first above written.

Notary Public For ________________________ Residing at: ________________________
My Commission expires ________________________, 20_____.

IDL1801-29(26) 5-1-2002
State of Idaho  
DEPARTMENT OF LANDS  
COLLATERAL BOND  

LEASE/PLAN/PERMIT NO(s).  _____________________

BOND TYPE

_________________________________________Cash
# ________________________________________Certificate of Deposit
# ________________________________________Letter of Credit
# ________________________________________Other (Specify)

KNOW ALL MEN BY THESE PRESENTS, That we ______________, as principal are held and firmly bound unto
the State of Idaho, in the sum of ___________________________________________________________________________ dollars ($ ____________) lawful
money of the United States. For such payment, well and truly to be made, we bind ourselves, our and each of our heirs, executors,
administrators, successors and assigns, as the case may be, jointly and severally, firmly by these presents.

THE CONDITIONS of the foregoing obligation are such that:

WHEREAS, by lease/plan/permit bearing the above number, the lessee/plan holder/permittee was granted specific rights under and pursuant to the provisions and requirements of Idaho Code title 47, chapter 7, 8, 13, 15 or 16 or Idaho Code title 58, chapters 1, 3 and 6 and the pertinent rules and regulations of the Idaho State Board of Land Commissioners, or policy; and
WHEREAS, said lessee/plan holder/permittee has, by virtue of the lease/plan/permit above referred to, entered into certain covenants and agreements set forth in such lease/plan/permit, under which operations are to be conducted; and
WHEREAS, the said principal, in consideration of being permitted in lieu of the lessee/plan holder/permittee, agrees to furnish this collateral bond, and by these presents does hereby bond himself to fulfill on behalf of the lessee/plan holder/permittee, all of the obligations of the said lease/plan/permit and in the same manner and to the same extent as though he were the lessee/plan holder/permittee. It is understood and agreed by the lessee/plan holder/permittee and the principal that if there are outstanding obligations on the premises, and if outstanding payments are due, this bond shall extend to cover all acts for which restoration or payment of outstanding amounts due, if required, both prior and subsequent to the date of this bond until notified in writing by the Idaho Department of Lands that all obligations have been completed and all amounts due have been paid or the bond has been replaced and all liability under this bond has been released. The Idaho Department of Lands may require payment of the entire sum of this bond, or portions thereof, as requested by the department, of the lessee/plan holder/permittee's failure to perform outstanding obligations and/or pay amounts due under the above referenced statutes, rules and policies.

The appropriate agent shall pay to the Department of Lands the sum of this bond, or portions thereof, as requested by the department within 30 days of receipt of such written notice. In the event of a partial distribution, the remaining funds and liabilities shall not be released until the department notifies the appropriate agent, in writing, of release of remaining liability or requires payment of the remaining bond liabilities. Payment of the full sum of the bond to the department shall constituterelease of this bonding liability and obligation.

NOW THEREFORE, if the above principal shall in good faith observe, carry out and comply with all the laws now existing or hereafter enacted, designed or intended for the protection of the surface owner of said lands against damage and resulting loss caused by any operations carried on under said lease/plan/permit, or if any such damage and resulting loss shall so occur nevertheless, for which damage and loss reimbursement is required and made, then this obligation shall become void, otherwise to remain in full force and effect; and the liability of the principal under this bond for any one or more defaults of the principal under said lease/plan/permit shall not exceed in the aggregate the sum stated herein above. It is further provided, however, that a letter of credit may be cancelled by the issuing bank by the service of written notice to the appropriate agent, by the department, of the lessee/plan holder/permittee's failure to observe, comply with any of the laws now existing or hereafter enacted, designed or intended for the protection of the surface owner of said lands against damage and resulting loss caused by any operations carried on under said lease/plan/permit, or if any such damage and resulting loss shall so occur nevertheless, for which damage and loss reimbursement is required and made, then this obligation shall become void, otherwise to remain in full force and effect; and the liability of the principal under this bond for any one or more defaults of the principal under said lease/plan/permit shall not exceed in the aggregate the sum stated herein above. It is further provided, however, that a letter of credit may be cancelled by the issuing bank by the service of written notice to the appropriate agent, by the department, of the lessee/plan holder/permittee's failure to observe, comply with any of the laws now existing or hereafter enacted, designed or intended for the protection of the surface owner of said lands against damage and resulting loss caused by any operations carried on under said lease/plan/permit, or if any such damage and resulting loss shall so occur nevertheless, for which damage and loss reimbursement is required and made, then this obligation shall become void, otherwise to remain in full force and effect; and the liability of the principal under this bond for any one or more defaults of the principal under said lease/plan/permit shall not exceed in the aggregate the sum stated herein above. It is further provided, however, that a letter of credit may be cancelled by the issuing bank by the service of written notice to the appropriate agent, by the department, of the lessee/plan holder/permittee's failure to observe, comply with any of the laws now existing or hereafter enacted, designed or intended for the protection of the surface owner of said lands against damage and resulting loss caused by any operations carried on under said lease/plan/permit, or if any such damage and resulting loss shall so occur nevertheless, for which damage and loss reimbursement is required and made, then this obligation shall become void, otherwise to remain in full force and effect; and the liability of the principal under this bond for any one or more defaults of the principal under said lease/plan/permit shall not exceed in the aggregate the sum stated herein above. It is further provided, however, that a letter of credit may be cancelled by the issuing bank by the service of written notice to the appropriate agent, by the department, of the lessee/plan holder/permittee's failure to observe, comply with any of the laws now existing or hereafter enacted, designed or intended for the protection of the surface owner of said lands against damage and resulting loss caused by any operations carried on under said lease/plan/permit, or if any such damage and resulting loss shall so occur nevertheless, for which damage and loss reimbursement is required and made, then this obligation shall become void, otherwise to remain in full force and effect; and the liability of the principal under this bond for any one or more defaults of the principal under said lease/plan/permit shall not exceed in the aggregate the sum stated herein above. It is further provided, however, that a letter of credit may be cancelled by the issuing bank by the service of written notice to the appropriate agent, by the department, of the lessee/plan holder/permittee's failure to observe, comply with any of the laws now existing or hereafter enacted, designed or intended for the protection of the surface owner of said lands against damage and resulting loss caused by any operations carried on under said lease/plan/permit, or if any such damage and resulting loss shall so occur nevertheless, for which damage and loss reimbursement is required and made, then this obligation shall become void, otherwise to remain in full force and effect; and the liability of the principal under this bond for any one or more defaults of the principal under said lease/plan/permit shall not exceed in the aggregate the sum stated herein above. It is further provided, however, that a letter of credit may be cancelled by the issuing bank by the service of written notice to the appropriate agent, by the department, of the lessee/plan holder/permittee's failure to observe, comply with any of the laws now existing or hereafter enacted, designed or intended for the protection of the surface owner of said lands against damage and resulting loss caused by any operations carried on under said lease/plan/permit, or if any such damage and resulting loss shall so occur nevertheless, for which damage and loss reimbursement

Signed on this __________ day of __________, 20_.

(Signature of Principal)

(Business Address)

ACKNOWLEDGMENT OF PRINCIPAL

State of __________) ss
County of __________

On this __________ day of __________, in the year 20__, before me, a Notary Public, personally appeared __________, known to me to be the __________ of the corporation that executed the instrument, or the person who executed the instrument on behalf of said corporation, and acknowledged to me that such corporation executed the same, or the individual who executed the instrument on their own behalf.

In Witness Whereof, I have hereunto set my hand and affixed my official seal of day and year first above written.

Notary Public for: __________________________
Residing at: __________________________
My Commission expires: __________, 20_
IRREVOCABLE STANDBY LETTER OF CREDIT

(Date)_____

ISLC No._________________________ Expiry Date:_________________________

State of Idaho
Department of Lands
300 North 6th St, Suite 103
Boise, ID 83720

We hereby establish our Irrevocable Standby Letter of Credit in your favor for the account of (Name of Plan, Permit, or Lease Holder) to the extent of (Written Amount)____U.S. Dollars ($ Numerical Amount). Drafts are payable at sight when presented at any branch of the (Name of Bank or Other Institution) and accompanied by a signed statement from an authorized representative of the Idaho Department of Lands that (Name of Plan, Permit, or Lease Holder) has not complied with the terms and conditions of (Plan, Permit, or Lease Number).

It is a condition of this letter of credit that it shall be automatically extended without amendment for additional periods of one year from the present or future expiration date hereof unless one hundred and twenty (120) days prior to such expiration date we shall notify you, in writing, via certified mail, return receipt requested, that we elect not to renew this letter of credit for such additional period. Upon receipt of such notice, the balance of the letter of credit may be drawn upon prior to its expiration date by your clean draft drawn at sight on us presented at any branch office of the (Name of Bank or Other Institution).

Drafts drawn under this credit must bear the following clause: "Drawn under (name of bank or other institution), Letter of Credit No.________, dated _________," and the amount of each draft must be endorsed thereon.

This instrument cannot be amended without written consent of an authorized representative of the Idaho Department of Lands.

Unless otherwise expressly stated, this credit is subject to the "Uniform Customs and Practice for Documentary Credits (2007 Revision) International Chamber of Commerce Publication No. 600" or by subsequent Uniform Customs and Practice fixed by subsequent Congresses of the International Chamber of Commerce.

We hereby engage with the drawers, endorsers, and holders in due course of drafts drawn under and in compliance with the terms of this credit that such draft(s) will be duly honored on presentation to the drawee bank.

Authorized Signature ___________________________ Authorized Signature (Cosigner if required) ___________________________

Title ___________________________ Title ___________________________
IRREVOCABLE STANDBY LETTER OF CREDIT
(Name of Plan, Permit, or Lease holder)
(Date) ______
ISLC No. ____________________________

CERTIFICATE OF SECRETARY

I, __________ (Name) _______________________________, as Secretary of (Name of Institution), hereby certify as follows:

(1) That __________ (Name) __________ who signed this Letter of Credit on behalf of (Name of Institution) was then __________ (Title) __________ of said institution;

(2) That this Letter of Credit was issued in compliance with all applicable State and Federal Laws, Rules, and Regulations; and

(3) That this letter of credit was duly signed for and in behalf of said corporation by authority of its governing body, and is within the scope of its corporate powers.

In witness whereof, I, __________ (Name) __________, as the Secretary of (Name of Institution), have executed this certificate and affixed the seal of (Name of Institution) on this __________ day of __________, 20__.

Name
Title

(affix corporate seal)

STATE OF __________)
COUNTY OF __________)

On this __________ day of __________, 20________, before me, a Notary Public, in and for said county and state, personally appeared __________ (Name) __________, known or identified to me to be the Secretary of (Name of Institution), the corporation that executed the foregoing instrument, and acknowledged to me that such corporation executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

__________________________
(Seal)

Notary Public for the State of:
Residing at:
Commission expires: