

Agenda Item Cover Sheet

Agenda Item Nº.

Meeting Date 11/09/2021

Consent Section	Regular Section	Public Hearing	
Subject: 2021-2022 Financial L.L.C.	Responsibility Agreeme	nt between Hillsborough Count	ty and Mosaic Fertilizer,
Department Name: Environ	mental Management D	ivision	
Contact Person: Jeff Gre	enwell	Contact Phone:	(813) 431-4374
Sign-Off Approvals: George B. Cassady	10/26/2021	Kevin S. Moran Decherors Moran Characteristic Strategies (Constraints) Constraints (Constraints) Constraints) Constraints Constraints) Constraints Con	ion 10/01/0001
Assistant County Administrator	Date	Department Director	Date
Kevin Brickey	10/22/2021	Nancy Takemori	10/22/2021
Management and Budget – Approved as to Financial Impact Accuracy	Date	County Attorney – Approved as to Legal Sufficiency	Date
Deputy County Administrator	Date		

Staff's Recommended Board Motion:

Approve Mosaic Fertilizer, L.L.C.'s updated Financial Responsibility Agreement and authorize the Chair to execute the attached Financial Responsibility Agreement once executed by Mosaic Fertilizer, L.L.C. This is an annual recalculation of Mosaic's Financial Responsibility based on current rates of mining and reclamation. This Financial Responsibility Agreement protects the citizens of Hillsborough County from financial impacts of adverse environmental issue and or failure of the company to complete required reclamation activities. No County funds are required for this item.

Financial Impact Statement: No County funds are required for this item.

Background:

The Hillsborough County Land Development Code (LDC) Section 8.02.10 requires that phosphate mining permittees furnish to the Board of County Commissioners evidence of financial responsibility in an amount based upon the costs to reclaim or restore all lands disturbed as a result of phosphate mining or processing activities. Such evidence of financial responsibility shall be in the form of financial statements, corporate guarantees, letters of credit, insurance, surety bonds or other financial instruments acceptable to the County. The amount of the financial responsibility is based on the total number of acres mined and expected to be mined in the coming year, the number of acres in first year of establishment after initial planting of permanent vegetation, per LDC Section 8.02.10.C.1 but not through written certification of completed reclamation under LDC Section 8.02.08.C.6, and the amount of storage (design capacity) of the largest active settling or thickening pond.

The attached Financial Responsibility Agreement has been reviewed by the Management & Budget Department and has been found to constitute satisfactory evidence of Mosaic's financial responsibility for the Big Four, the Hopewell, and the Hillsborough County Consolidated Mines, in accordance with the requirements of the LDC.

Within sixty (60) days of today's date, Mosaic shall execute and deliver the Financial Responsibility Agreement, attached hereto as Attachment 1, to Hillsborough County for execution by the Board Chair. All exhibits to the Financial Responsibility Agreement (i.e., Exhibit "A" – the Reclamation Surety Bond; Exhibit "B" – the Corporate Guarantee; and Exhibit "C" – the Environmental Insurance Policy Certificate of Insurance) shall be issued or executed, respectively, and attached as exhibits to the Financial Responsibility Agreement.

List Attachments: Financial Responsibility Agreement by and between Mosaic Fertilizer, L.L.C. and Hillsborough County; Exhibit "A" – the Reclamation Surety Bond; Exhibit "B" – the Corporate Guarantee; and Exhibit "C" – the Environmental Insurance Policy Certificate of Insurance



Mosaic Fertilizer, LLC 13830 Circa Crossing Drive Lithia, Florida 33547 www.mosaicco.com

Via Email September 7, 2021

Mr. Jeffry Greenwell Section Manager Public Utilities Department 332 N. Falkenburg Road Tampa, Florida 33619

Re: Mosaic Fertilizer, LLC – Hillsborough County Mines Financial Responsibility (2021)

Dear Mr. Greenwell:

Attached is Mosaic's draft financial responsibility for the Big Four, Hopewell, and Hillsborough County Consolidated Mines through June 30, 2021.

This comprehensive financial responsibility agreement in the total amount of \$136,347,626.20 includes (1) an Environmental Liability Insurance Policy in the minimum amount of \$43,000,000, (2) a Reclamation Surety Bond in the amount of \$83,689,546.20 and (3) a Corporate Guarantee from the Mosaic Company of Delaware in the amount of \$9,658,080.00 to cover the 1,520.0 acres of EPC wetland mitigation constructed but not yet released at \$6,354 per acre (per the Land Development Code (LDC) Text Amendment approved October 2019 and the December Week 1 2020 2.1 percent change in the Construction Cost Index as published by the Engineering News Record).

This proposal is made pursuant to Section 8.02.10 of the Hillsborough County Land Development Code (the "LDC"), whereas, Mosaic proposes to amend the Financial Responsibility Agreement and Corporate Guarantee, as detailed below:

- 1. Environmental Insurance Policy [No change] continue coverage of any occurrence of sudden accidental pollution, in the amount of \$43,000,000. This number equals the \$1,000 per acre-foot of the above-grade storage and is based on the F-4 clay settling pond containing the largest volume (43,000 ac-ft) of above-grade stored clays in the County during this reporting period. (*NOTE: The current policy is valid through 10/22/2021 and is renewed annually. The renewal will be provided to the County on or before 10//22/2021*.)
- 2. Reclamation Surety Bond [Increase] Proposed increase for the existing bond in the amount of \$83,328,755.20 to \$83,689,546.20 to cover the cost of reclamation of the lands currently mined and other estimated LDC liabilities, as outlined in this letter. The reclamation liability for this period includes lands currently mined and those areas that have been reclaimed through permanent re-vegetation per the LDC in the amount of

\$82,589,033.40. Additionally, projected mining for the 2021-2022 report period is also included in the existing bond in the amount of \$1,100,512.80.

3. Corporate Guarantee [Increase]. The projected Corporate Guarantee will be in the amount of \$9,658,080.00 for the 2021-2022 period to cover all the remaining financial responsibility, obligations stipulated by the current LDC.

Mosaic submits this package of securities to provide satisfactory evidence of financial responsibility and requests Hillsborough County to accept this information along with the Annual reports for Hopewell, Big Four and the Hillsborough County Consolidated Mines. This financial security proposal meets all the current Phosphate Mining Regulation requirements.

This package includes the following attachments in the order given below:

- 1.) Annual Report Financial Responsibility Summaries for Big Four, Hopewell and Hillsborough County Consolidated Mines;
- 2.) Updated Financial Responsibility agreement and Corporate Guarantee with the 2021-2022 Annual Report calculated responsibility for the County's review and approval.

The draft Financial Responsibility Agreement and Corporate Guarantee's will be finalized and executed by Mosaic upon acceptance by the County of this year's annual reports. Additionally, the Reclamation Surety Bond rider for Exhibit A will be provided once this draft document and financial assurance is approved by the County Board of County Commissioners (BOCC). In addition, the latest available financial statements and information can be downloaded or viewed at <u>www.mosaicco.com</u> under the category of Investors.

Please do not hesitate to contact me at <u>Angel.wynn@mosaicco.com</u> should you have any questions or need additional information regarding the enclosed.

Sincerely,

Angel Wynn

Angel Wynn Permit Specialist Mosaic Fertilizer, LLC

Enclosures

Cc: Nancy Takemori Esq. - Hillsborough County (via email) Russell Schweiss - Mosaic (via email) Jon Faletto - Mosaic (via email) Gary Blitch - Mosaic (via email) Laura Morris - Mosaic (via email) Bill Brammell - Mosaic (via email) Sandy Adams - Mosaic (via email)

		HILLSBOROUGH COUNTY TOTAL FINANCIAL RES	PONSIBILITY	
		SUMMARY FOR MOSAIC FERTILIZER, LLC TO JU (HOPEWELL, BIG FOUR AND HILLSBOROUGH COU	JNE 30, 2021	
		(HOFEWELE, BIG FOOR AND HILLSBOROUGH COU	JINT I MIINES)	
А.	Financi	al Responsibility Prior to July 1, 2021		
	I.	Acres Mined and Not Reclaimed Through Permanent Re-vego	etation	
		a. Lands Mined (less b., c. & d.)*		
		Hillsborough County Mines	12,449.9	
		Hopewell	538.2	
		Big Four	0.0	
		Sub-total	12,988.1	
		12,988.1 X \$6,354		\$82,526,387.40
		b. Reclamation Complete Through Permanent Re-vegetation	n and	
		in One Year Establishment		
		Hillsborough County Mines	197.0	
		Hopewell	0.0	
		Big Four	0.0	
		Sub-total	197.0	
		197.0 X \$318		\$62,646.00
		c. Reclamation complete Beyond One-Year Establishment		
		Hillsborough County Mines	7,205.0	
		Hopewell	631.0	
		Big Four	5.0	
		Sub-total	7,841.0	* • • • •
		7,841.0 X \$0		\$0.00
		d. EPC Wetland Mitigation – Constructed, Not Released		
		Hillsborough County Mines	1,463.1	
		Hopewell	26.8	
		Big Four	30.1	
		Sub-total	1,520.0	
		1,520.0 X \$6,354	-,	\$9,658,080.00
	II.	Largest Capacity Clay Settling Area		
		(F-4 Above Ground Pond – Design Capacity 43,000 ACFT)		
		43,000 X \$1,000		
				\$43,000,000.00
		ESTIMATED TOTAL LIABILITY TO JULY 1, 2021		\$135,247,113.40
B.	Estimat	ed Financial Responsibility July 1, 2021 to June 30, 2022		
	I.	Area to be Mined		
		Hillsborough County Mines	173.2	
		Hopewell	0.0	
		Big Four	0.0	
		Sub-total	173.2	
		173.2 X \$6354		\$1,100,512.80

ESTIMATED TOTAL LIABILITY AT JUNE 30, 2021

\$136,347,626.20

ATTACHMENT 1 (Financial Responsibility Agreement)

FINANCIAL RESPONSIBILITY AGREEMENT

THIS AGREEMENT made and entered into this _____ day of ______, by and between Mosaic Fertilizer, LLC, a Delaware limited liability company, (successor in interest to Mosaic Phosphates Company, IMC Phosphates Company, IMC Agrico, and IMC Fertilizer, Inc.), hereinafter referred to as "MOSF", and Hillsborough County, a political subdivision of the State of Florida, hereinafter referred to as "the County".

WITNESSETH:

WHEREAS, on March 23, 1995, the County, relying upon Section 8.02.00 of Article 8 of the Hillsborough County Land Development Code (hereinafter referred to as the "Phosphate Mining Regulations"), adopted Resolution 95-062 approving MOSF'S Operating Permit and Master Mining and Reclamation Plan for the Hillsborough County Mines, a copy of which, as amended, is on file with the County and is incorporated herein by reference; and

WHEREAS, on June 23, 1982, the County approved Resolution 82-1 (Document 82-555) approving the Operating Permit and Master Mining and Reclamation Plan for MOSF'S Hopewell Mine, a copy of which, as amended, is on file with the County and is incorporated herein by reference; and

WHEREAS, on March 29, 1976, the County approved Development Order Resolution No. 75-13-DRI, Mine Operating Permit No. 75-Mine-3, including the Big Four Mine Mining and Reclamation Plan, and Rezoning Petition 75-189 for the Big Four Mine, copies of which, as amended, are on file with the County and are incorporated by reference; and

WHEREAS, on October 8, 1996, the County adopted Resolution No. 96-256 which, among other things, approved and recognized MOSF as the owner and developer of the Big Four Mine, but maintained Mobil Oil Corporation's financial responsibility for the Big Four Mine until the Mine Operating Permit for the Big Four Mine was transferred to MOSF; and

WHEREAS, on May 22, 2001, the County adopted Resolution R01-104, which, among other things, transferred the Big Four Mine Operating Permit to MOSF; and

WHEREAS, on March 11, 2008, Hillsborough County Board of County Commissioners approved Resolution 08-047, which added approximately 1,540 acres to form the Hillsborough County Mines Addition Area -- DRI #263 (hereinafter "DRI #263 Addition Area Phase"); removed approximately 7,251.5 acres from the Lonesome and Four Corners Mine boundaries; added a mine infrastructure corridor, revising mining plans and incorporated clay settling area siting plans conceptually approved by the Environmental Protection Commission of Hillsborough County on April 26, 2005 and July 7, 2005, revised reclamation plans reflecting these changes as well as the reclamation already completed in the DRI #213 area; updated DRI #213 Development Order conditions already satisfied or no longer applicable; updated the approved methods for transporting product between the mines and plants; and updated product shipment destination points and deletion of certain destination points and route segments ; and

WHEREAS, on August 10, 2010, Hillsborough County Board of County Commissioners approved Resolution 10-113, which added approximately 75 acres through a Notice of Proposed Change ("NOPC") for the Hillsborough County Mines Development of Regional Impact DRI #263, previously owned by Kathy Surface (hereinafter referred to as the "Surface Parcel"); and

WHEREAS, on February 9, 2021 the County approved the Annual reports for the Hillsborough County Mines, Big Four Mine and Hopewell Mine, and also approved MOSF's Financial Responsibility for the period 2021-2022, and

WHEREAS, mining has been authorized at the Hillsborough County Mines, Big Four Mine and at Hopewell Mine by the County; and

WHEREAS, the Phosphate Mining Regulations Section 8.02.02.B.6. requires MOSF to enter into a contract with the Board of County Commissioners guaranteeing the performance of reclamation operations and the performance of its proposed settling or thickening pond dams, spillways or other outlet structures and establishing liquidated damages to be paid to the County in the event of any breach of said contract; and

WHEREAS, Section 8.02.10 of the Phosphate Mining Regulations requires the MOSF to provide the County with satisfactory evidence of financial responsibility; and

WHEREAS, the parties agree that the amount of financial responsibility shall be based upon the following schedule:

- (1) \$6,354.00 for each acre of land to be mined in the year following the anniversary date of the issuance of the Operating Permit, and
- (2) \$6,354.00 for each acre of land mined or previously covered by a settling or thickening pond and for which reclamation has not been completed as of the anniversary date of the issuance of the Operating Permit, and
- (3) \$318.00 for each mined acre of land within the first year after initial planting of permanent native and/or agricultural vegetation, and
- (4) \$6,354.00 for each acre of wetland mitigation subject to a specific Hillsborough County Environmental Protection Commission ("EPC") mitigation agreement wherein the specific success criteria contained in such mitigation agreement has not been satisfied as of the anniversary date of the issuance of the Operating Permit, and
- (5) \$1,000.00 for each acre-foot of storage (design capacity above the lowest outside toe elevation) expected to be contained in the largest active settling or thickening pond in the year following the anniversary date of the issuance of the Operating Permit.

WHEREAS, MOSF has provided satisfactory evidence of financial responsibility in the form of the : (1) Reclamation Surety Bond attached as Exhibit A, (2) Corporate Guarantee from The Mosaic Company, hereinafter referred to "MC" attached as Exhibit B, and (3) MOSF's Certificate of Insurance attached as Exhibit C; and

WHEREAS, the \$6,354.00 per acre in financial responsibility set forth in paragraphs (1), (2) and (4) in the preceding recital is based upon updates to the Land Development Code for Section 8.02.10 of the Phosphate Mining Regulations approved on October 24, 2019.

WHEREAS, the County and MOSF find that in the event MOSF breaches this Agreement and actual damages cannot be determined, the estimation of liquidated damages, based upon the formula contained in the Phosphate Mining Regulations, and as modified herein, is a fair and reasonable method of approximation of damages.

NOW, THEREFORE, in consideration of the premises set forth above and the covenants, obligations, duties and benefits set forth herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, MOSF and the County, intending to be legally bound, hereby agree as follows:

- 1. The parties agree that the foregoing recitals are true and correct and incorporated herein by this reference.
- 2. The terms, conditions and regulations of Section 8.02.10 of the Phosphate Mining Regulations are hereby incorporated by reference and made part of this Agreement.
- 3. MOSF agrees to abide by the terms and conditions of the Development Orders, Operating Permits and Mining and Reclamation Plans, as amended and as may be amended in the future, (collectively referred to as "Mining Approvals") for its Hillsborough County Mines, Big Four Mine and Hopewell Mine, and to perform such actions as are required by the Mining Approvals. Nothing contained herein shall be construed to prohibit MOSF from applying to the County for changes or other amendments to the Mining Approvals.
- 4. The Mining Approvals obligate MOSF to perform reclamation. The Phosphate Mining Regulations include provisions regarding the responsibility of MOSF to complete reclamation and to respond to injuries suffered by the County or any injured party, for damages resulting from the failure of any MOSF dam, spillway or other outlet structure. MOSF hereby agrees to perform all reclamation and construction activities required under the Mining Approvals, and to be responsible for any damages suffered by the County or any injured party resulting from the failure of any damages suffered by the structure.
- 5. While the actual damages which might be sustained by the County as a result of MOSF's failure to abide by the terms of this Agreement may be difficult to ascertain, the parties shall attempt to ascertain such actual damages in-lieu-of payment of liquidated damages. If actual damages can be ascertained, MOSF agrees to pay any part of such actual damages as can be established with reasonable certainty, up to the total amount of the financial responsibility pledged hereby, \$136,347,626.20.

- 6. If actual damages cannot be established with reasonable certainty, then the liquidated damages are to be assessed, provided that the amount of liquidated damages shall not be excessive with regard to the amount of estimated actual damages suffered by the County. Liquidated damages for the failure of MOSF to perform reclamation in accordance with the terms of this Agreement shall be:
 - (a) \$6,354.00 for each mined acre not reclaimed through the initial planting of permanent native and/or agricultural vegetation as required by the Mining Approvals;
 - (b) \$318.00 for each mined acre within the first year after initial planting of permanent native and/or agricultural vegetation;
 - (c) \$6,354.00 for each acre of wetland mitigation specifically required by a mitigation agreement between MOSF and the EPC but not yet released by the EPC; and
 - (d) \$6,354.00 for each acre of land estimated to be mined during the 2021-2022 Mining Year.

Liquidated damages for the failure of any dam, spillway or other outlet structure shall be \$1,000.00 for each acre-foot of storage released from the specific structure, or settling or thickening pond where the failure occurred. MOSF hereby agrees to pay, if necessary, and the County hereby agrees to accept, such sum as liquidated damages.

- 7. For mining operation year 2021-2022, MOSF's total financial responsibility shall not exceed \$136,347,626.20, which represents MOSF's financial responsibility for the following (the following numbers are for the sum of the Hillsborough County Mines, Big Four Mine and Hopewell Mine):
 - (a) 12,988.1 acres mined and not reclaimed through the initial planting of permanent native and/or agricultural vegetation at \$6,354 per acre = \$82,526,387.40;
 - (b) 197.0 acres in first year of establishment after the initial planting of permanent native and/or agricultural vegetation at \$318 per acre = \$62,646.00;
 - (c) 1,520.0 acres of EPC wetland mitigation that has been constructed but not yet released at \$6,354 per acre = \$9,658,080.00;
 - (d) 43,000 acre-feet of above grade storage capacity for the largest active clay settling area at \$1,000 per acre-foot = \$43,000,000.00; and
 - (e) 173.2 acres of land estimated to be mined during the 2021-2022 Mining Year at \$6,354 per acre = \$1,100,512.80.

- 8. MOSF has provided sufficient evidence of financial responsibility for each amount listed in paragraphs 7(a) through (e), above, as follows:
 - (a) MOSF has posted as Reclamation Surety Bond payable to Hillsborough County in the amount of \$83,689,546.20 toward satisfaction of its financial responsibility for the amount listed in paragraphs 7(a), (b), and (e). A copy of the Reclamation Surety Bond is attached hereto as Exhibit "A" and incorporated herein by reference;
 - (b) MC has issued a Corporate Guarantee to Hillsborough County in the amount of \$9,658,080.00 in satisfaction of the amount listed in paragraph 7(c). The Corporate Guarantee shall become effective and the prior year's Corporate Guarantee shall become null and void upon (i) execution of the MC 2021-2022 Corporate Guarantee by the County and (ii) surrender of the prior Corporate Guarantee from the County to MC. A copy of the current Corporate Guarantee is attached hereto as Exhibit "B" and incorporated herein by reference; and
 - (c) MOSF has purchased Environmental Insurance in the amount of \$43,000,000.00 as satisfaction of the financial responsibility listed in paragraph 7(d), above. A copy of the Environmental Insurance Policy is on file with the County and MOSF's Certificate of Insurance is attached hereto as Exhibit "C" and incorporated herein by reference.
 - 9. Each reporting year, after approval and acceptance by the County of MOSF's most recent Annual Reports for the Hillsborough County Mines, the Big Four Mine, and the Hopewell Mine, this Agreement shall be amended if necessary, to reflect the revised amount of financial responsibility for the following operating year, which amount shall be calculated pursuant to the terms of the Phosphate Mining Regulations.
 - 10. MOSF will cooperate with the County to the extent allowed by law to assure the County's preferred creditor status with respect to the obligations described in this Agreement.
 - 11. This Agreement is made in the State of Florida and shall be governed by Florida law. This is the entire agreement between the parties and may not be modified or amended except by a written document signed by the party against whom enforcement is sought. Hillsborough County, Florida, shall be proper venue for any litigation involving this Agreement.
 - 12. If any article, section, clause or provision of this Agreement is deemed or held invalid by any Court of competent jurisdiction, for any reason or cause, it shall not affect or invalidate the remainder of this Agreement nor any other provision hereof.

(This space intentionally left blank.)

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed and delivered as of the day and year first above written.

ATTEST:

MOSAIC FERTILIZER, LLC,

By:		By:
Name:	Ok Azie	Name: Clint C. Freeland
	Title: Vice President and Treasurer	Title: Senior Vice President and Chief Financial
		Officer
		Address: 101 E. Kennedy Boulevard, Suite 2500
		Tampa, FL, 33602

STATE OF FLORIDA COUNTY OF HILLSBOROUGH

The foregoing instrument was acknowledged before me by means of \Box physical presence or \Box online notarization this <u>day of</u>, 2021, by Clint C. Freeland, Senior Vice President and Chief Financial Officer of Mosaic Fertilizer, LLC, a corporation authorized to conduct business in the State of Florida, on behalf of the corporation.

Signature of Notary

Print or type Commissioned Name of Notary Public

Personally Known OR Produced Identification (circle one) Type of Identification Produced:

ATTEST: Cindy Stuart, Clerk of the Circuit Court

Hillsborough County Board of County Commissioners

By: _____ Deputy Clerk

By: _____ Chairman

Date:

Approved by County Attorney as to form and legal sufficiency

By:

Assistant County Attorney

CERTIFICATE OF INCUMBENCY

The undersigned Mark J. Isaacson, the duly elected and acting Corporate Secretary of Mosaic Fertilizer, LLC., a Delaware limited liability company (the "Company"), hereby certifies on behalf of the Company that the following person is a duly elected officer of the Company holding the office set forth opposite his name, and that the signature opposite the name and title of such officer is genuine and said officer has authority to execute the Financial Responsibility Agreement on behalf of said Company.

Name	Title	Signature
Clint C. Freeland	Senior Vice	
	President and	
	Chief Financial	
	Officer	

IN WITNESS WHEREOF, I have hereto set my hand and the seal of said Company this _____ day of ______, 2021.

By:

Mark J. Isaacson Senior Vice President, General Counsel and Corporate Secretary

STATE OF MINNESOTA)
) ss.
COUNTY OF HENNEPIN)

Subscribed and sworn to before me this ____ day of _____, 2021

Notary Public

386549

EXHIBIT A

(Reclamation Surety Bond) UPDATED 2021-22 BOND TO BE PROVIDED ONCE APPROVED BY COUNTY

To be attached to and form part of:

Bond Number	<u>400KA3490</u>
dated	September 24, 2001
issued by the	TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
in the amount of	\$81,407,384.60
on behalf of	MOSAIC FERTILIZER, LLC
	(Principal)
and in favor of	HILLSBOROUGH COUNTY, FLORIDA
	(Obligee)

Now therefore, it is agreed that in consideration of the premium charged, the attached bond shall be amended as follows:

The bond amount shall be amended:

FROM: \$81,407,384.60

TO: \$83,328,755.20

It is further understood and agreed that all other terms and conditions of this bond shall remain unchanged.

This Rider is to be Effective this 9th day of February, 2021.

Signed, Sealed & Dated this 31st day of March, 2021.

MOSAIC FERTILIZER, LLC (Principal)

Bv:

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA (Surety)

By

Sandra M. Winsted, Attorney-in-Fact



Travelers Casualty and Surety Company of America Travelers Casualty and Surety Company St. Paul Fire and Marine Insurance Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company are corporations duly organized under the laws of the State of Connecticut (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint Sandra M. Winsted of Chicago

, their true and lawful Attorney-in-Fact to sign, execute, seal and acknowledge any and all bonds, recognizances, Illinois conditional undertakings and other writings obligatory in the nature thereof on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

IN WITNESS WHEREOF, the Companies have caused this instrument to be signed, and their corporate seals to be hereto affixed, this 3rd day of February, 2017.



State of Connecticut

City of Hartford ss.

Bv: Robert L. Raney, Senior Vice President

On this the 3rd day of February, 2017, before me personally appeared Robert L. Raney, who acknowledged himself to be the Senior Vice President of Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company, and that he, as such, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

In Witness Whereof, 1 hereunto set my hand and official seal.

My Commission expires the 30th day of June, 2021





This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, and Assistant Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary of Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company, do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which remains in full force and effect.

Dated this day of 2021 A

Kevin E. Hughes, Assistant Secretary

To verify the authenticity of this Power of Attorney, please call us at 1-800-421-3880. Please refer to the above-named Attorney-in-Fact and the details of the bond to which the power is attached.

To be attached to and form part of:

Bond Number	<u>400KA3490</u>
dated	September 24, 2001
issued by the	TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
in the amount of	<u>\$88,516,713.50</u>
on behalf of	MOSAIC FERTILIZER, LLC (Principal)
and in favor of	HILLSBOROUGH COUNTY, FLORIDA (Obligee)

Now therefore, it is agreed that in consideration of the premium charged, the attached bond shall be amended as follows:

The bond amount shall be amended:

FROM: \$88,516,713.50

TO: \$81,407,384.60

It is further understood and agreed that all other terms and conditions of this bond shall remain unchanged.

This Rider is to be Effective this 9th day of June, 2020.

Signed, Sealed & Dated this 10th day of June, 2020.

MOSAIC FERTILIZER, LLC (Principal)

By:

TRAVELERS CASUALTY AI	ND SURETY COMPANY OF AMERICA
(Surety)	
- / -	

ista By:

Sandra M. Winsted, Attorney-in-Fact



Travelers Casualty and Surety Company of America Travelers Casualty and Surety Company St. Paul Fire and Marine Insurance Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company are corporations duly organized under the laws of the State of Connecticut (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint Sandra M. Winsted of Chicago

Illinois , their true and lawful Attorney-in-Fact to sign, execute, seal and acknowledge any and all bonds, recognizances, conditional undertakings and other writings obligatory in the nature thereof on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

IN WITNESS WHEREOF, the Companies have caused this instrument to be signed, and their corporate seals to be hereto affixed, this 3rd day of February, 2017.



State of Connecticut

City of Hartford ss.

By: Robert L. Raney, Senior Vice President

On this the **3rd** day of **February**, **2017**, before me personally appeared **Robert L. Raney**, who acknowledged himself to be the Senior Vice President of Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company, and that he, as such, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

In Witness Whereof, I hereunto set my hand and official seal.

My Commission expires the 30th day of June, 2021



marie c Intreault

Marie C. Tetreault, Notary Public

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary of Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company, do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which remains in full force and effect.

Dated this day of day of Doco

Kevin E. Hughes, Assistant Secretary

To verify the authenticity of this Power of Attorney, please call us at 1-800-421-3880. Please refer to the above-named Attorney-in-Fact and the details of the bond to which the power is attached.

To be attached to and form part of:

Bond Number	<u>400KA3490</u>
dated	<u>9/24/1999</u>
issued by the	TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
on behalf of	MOSAIC FERTILIZER, LLC
	(Principal)
and in favor of	HILLSBOROUGH COUNTY, FLORIDA
	(Obligee)

Now therefore, it is agreed that in consideration of the premium charged, the attached bond shall be amended as follows:

The bond amount shall be amended:

FROM: \$56,910,224.60

TO: \$88,516,713.50

It is further understood and agreed that all other terms and conditions of this bond shall remain unchanged.

This Rider is to be Effective this 31st day of July, 2018.

Signed, Sealed & Dated this 12th day of March, 2019.

MO	SAIC FERTILIZER, LLC
(Prir	ncipal) / (
	Atal.
By:	UT FER
	00
TRA	VELERS CASUALTY AND SURETY COMPANY OF AMERICA
(Sur	ety)
By:	Sand Dustic
	Sandra M. Winsted , Attorney-in-Fact
	-

ACKNOWLEDGEMENT BY SURETY

STATE OF ILLINOIS COUNTY OF KANE

On this 12th day of March, 2019 before me, K. Hannigan, a Notary Public, within and for said County and State, personally appeared <u>Sandra M. Winsted</u> to me personally known to be the Attorney-in-Fact of and for Travelers Casualty and Surety Company of America and acknowledged that she executed the said instrument as the free act and deed of said Company.

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

Notary Public in the State of Illinois County of Kane

OFFICIAL SEAL NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 10/23/2021



Travelers Casualty and Surety Company of America Travelers Casualty and Surety Company St. Paul Fire and Marine Insurance Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That Travelers Casuality and Surety Company of America, Travelers Casuality and Surety Company, and St. Paul Fire and Marine Insurance Company are corporations duly organized under the laws of the State of Connecticut (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint Sandra M. Winsted of Chicago their true and lawful Attorney-in-Fact to sign, execute, seal and acknowledge any and all bonds, recognizances,

Illinois conditional undertakings and other writings obligatory in the nature thereof on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

IN WITNESS WHEREOF, the Companies have caused this instrument to be signed, and their corporate seals to be hereto affixed, this 3rd day of February, 2017.



State of Connecticut

City of Hartford ss.



Robert L. Raney, Senior Vice President

On this the 3rd day of February, 2017, before me personally appeared Robert L. Raney, who acknowledged himself to be the Senior Vice President of Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company, and that he, as such, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

In Witness Whereof, I hereunto set my hand and official seal.

My Commission expires the 30th day of June, 2021



marie c Intreault Marie C. Tetreault, Notary Public

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of Travelers Casualty and Surety Company of America, Travelers Casuality and Surety Company, and St. Paul Fire and Marine Insurance Company, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary of Travelers Casualty and Surety Company of America, Travelers Casualty and Surety Company, and St. Paul Fire and Marine Insurance Company, do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which remains in full force and effect.

Dated this day of

Kevin E. Hughes, Assistant Secretary

To verify the authenticity of this Power of Attorney, please call us at 1-800-421-3880. Please refer to the above-named Attorney-in-Fact and the details of the bond to which the power is attached.

To be attached to and form part of:

Bond Number	<u>400KA3490</u>
issued by the	TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
on behalf of	MOSAIC PHOSHATES COMPANY
	(Principal)
and in favor of	HILLSBOROUGH COUNTY, FLORIDA
	(Obligee)

Now therefore, it is agreed that in consideration of the premium charged, the attached bond shall be amended as follows:

The bond amount shall be amended:

FROM: \$55,196,947.00

TO: \$56,910,224.60

It is further understood and agreed that all other terms and conditions of this bond shall remain unchanged.

This Rider is to be Effective this 31st day of July, 2017.

Signed, Sealed & Dated this 31st day of July, 2017.

MOSAIC FERTILIZER, LLC (Principal)

By:

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA (Surety)

By: Sandra M. Winsted , Attorney-in-Fact

ACKNOWLEDGEMENT BY SURETY

STATE OF ILLINOIS COUNTY OF COOK

On this 31st day of July, 2017 before me, Debra J. Doyle, a Notary Public, within and for said County and State, personally appeared <u>Sandra M. Winsted</u> to me personally known to be the Attorney-in-Fact of and for Travelers Casualty and Surety Company of America and acknowledged that she executed the said instrument as the free act and deed of said Company.

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

Notary Public in the State of Illinois County of Cook

OFFICIAL SEAL DEBRA J. DOYLE NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES **FEBRUARY 21, 2018**



58440-5-16 Printed in U.S.A.

WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorney-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary, of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this ______ day of











To verify the authenticity of this Power of Attorney, call 1-800-421-3880 or contact us at www.travelersbond.com. Please refer to the Attorney-In-Fact number, the above-named individuals and the details of the bond to which the power is attached.

To be attached to and form part of:

Bond Number dated issued by the	400KA3490 9/24/1999 TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
on behalf of	MOSAIC PHOSHATES COMPANY (Principal)
and in favor of	HILLSBOROUGH COUNTY, FLORIDA (Obligee)

Now therefore, it is agreed that in consideration of the premium charged, the attached bond shall be amended as follows:

The bond amount shall be amended:

FROM: \$53,856,798.00

TO: \$55,196,947.00

It is further understood and agreed that all other terms and conditions of this bond shall remain unchanged.

This Rider is to be Effective this 20th day of December, 2016.

Signed, Sealed & Dated this 20th day of December, 2016.

MOSAIC FERTILIZER, LLC

	Λ
By:	arty Mattson
(Principal)	Curif - Inne C
TRAVELEI	RS CASUALTY AND SURETY COMPANY OF AMERICA
(Surety)	
By:	ala MINISTI

Sandra M. Winsted, Attorney-in-Fact

STATE OF ILLINOIS COUNTY OF COOK

On this <u>20rd day of December, 2016</u>, before me, <u>James R. O'Leary</u>, a Notary Public, within and for said County and State, personally appeared <u>Sandra M.</u> <u>Winsted</u> to me personally known to be the Attorney-in-Fact of and for <u>Travelers Casualty and Surety Company of America</u> and acknowledged that s/he executed the said instrument as the free act and deed of said Company.

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

Notary Public in the State of Illinois County of Cook

OFFICIAL SEAL JAMES R OLEARY NOTARY PUBLIC, STATE OF ILLINOIS COOK COUNTY MY COMMISSION EXPIRES 10/09/2020



WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate hearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary, of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this 20th day of December, 20













To verify the authenticity of this Power of Attorney, call 1-800-421-3880 or contact us at www.travelersbond.com. Please refer to the Attorney-In-Fact number, the above-named individuals and the details of the bond to which the power is attached.

To be attached to and form part of:

Bond Number dated	<u>400KA3490</u> <u>9/24/1999</u>
issued by the in the amount of	ST. PAUL FIRE AND MARINE INSURANCE COMPANY \$53,904,000.00
on behalf of	MOSAIC PHOSHATES COMPANY (Principal)
and in favor of	HILLSBOROUGH COUNTY, FLORIDA (Obligee)

Now therefore, it is agreed that in consideration of the premium charged, the attached bond shall be amended as follows:

The Bond amount shall be amended:

FROM: \$54,459,917.00

TO: \$53,856,798.00

It is further understood and agreed that all other terms and conditions of this bond shall remain unchanged.

This Rider is to be Effective this 11th day of February, 2016.

Signed, Sealed & Dated this 11th day of February, 2016.

MOSAIC FERTILIZER, LLC (Principal)

By:

ST. PAUL FIRE AND MARINE INSURANCE COMPANY

(Surety By

Sandra M. Winsted, Attorney-in-Fact

ACKNOWLEDGEMENT BY SURETY

STATE OF ILLINOIS COUNTY OF COOK

On this 11th day of February, 2016 before me, Judy A. Andersen, a Notary Public, within and for said County and State, personally appeared <u>Sandra M. Winsted</u> to me personally known to be the Attorney-in-Fact of and for St. Paul Fire and Marine Insurance Company and acknowledged that she executed the said instrument as the free act and deed of said Company.

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

Notary Public in the State of Illinois County of Cook





In Witness Whereof, I hereunto set my hand and official seal. My Commission expires the 30th day of June, 2016.



Janie C. Jetreault

Marie C. Tetreault, Notary Public

58440-8-12 Printed In U.S.A.

WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's scal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary, of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Jnc., St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this _____ day of _______, 20 16.

Van E. Hughen Cevin E. Hughen













To verify the authenticity of this Power of Attorney, call 1-800-421-3880 or contact us at www.travelersbond.com. Please refer to the Attorney-In-Fact number, the above-named individuals and the details of the bond to which the power is attached.

To be attached to and form part of:

Bond Number	<u>400KA3490</u>
dated	9/24/1999
issued by the	ST. PAUL FIRE AND MARINE INSURANCE COMPANY
in the amount of	\$53,904,000.00
on behalf of	MOSAIC PHOSHATES COMPANY
	(Principal)
and in favor of	HILLSBOROUGH COUNTY, FLORIDA
	(Obligee)

Now therefore, it is agreed that in consideration of the premium charged, the attached bond shall be amended as follows:

The bond amount shall be amended:

FROM: \$53,904,000.00

то: \$54,459,917.00

It is further understood and agreed that all other terms and conditions of this bond shall remain unchanged.

This Rider is to be Effective this 24th day of September, 2014.

Signed, Sealed & Dated this 28th day of October, 2014.

MOSAIC FERTILIZER, LLC

By: (Principal)

(Frincipal)

ST. PAUL FIRE AND MARINE INSURANCE COMPANY (Surety)

Sandra M. Winsted , Attorney-in-Fact

ACKNOWLEDGEMENT BY SURETY

STATE OF ILLINOIS COUNTY OF COOK

On this 28th day of October, 2014 before me, James R. O'Leary, a Notary Public, within and for said County and State, personally appeared <u>Sandra M. Winsted</u> to me personally known to be the Attorney-in-Fact of and for St. Paul Fire and Marine Insurance Company and acknowledged that she executed the said instrument as the free act and deed of said Company.

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

Notary Public in the State of Illinois County of Cook




In Witness Whereof, I hereunto set my hand and official seal. My Commission expires the 30th day of June, 2016.



aric C. Jetreau

Marie C. Tetreault, Notary Public

58440-8-12 Printed in U.S.A.

WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's scal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kevin E. Hughes, the undersigned, Assistant Secretary, of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this _____ day of October

an E. Huyte

vin E. Hughes, Assistant Sec















To verify the authenticity of this Power of Attorney, call 1-800-421-3880 or contact us at www.travelersbond.com. Please refer to the Attorney-In-Fact number, the above-named individuals and the details of the bond to which the power is attached.

RECLAMATION SURETY BOND

BOND NO. 400KA3490

KNOW ALL MEN BY THESE PRESENTS:

That IMC PHOSPHATES COMPANY, a Delaware General Partnership authorized to conduct business in the State of Florida, as principal ("IMC"); and ST. PAUL FIRE AND MARINE INSURANCE COMPANY, a corporation organized under the laws of the State of Minnesota and licensed to do business in Florida, whose address is 385 Washington St., St. Paul, MN 55102, as surety, are held and firmly bound unto HILLSBOROUGH COUNTY, FLORIDA, as obligee, in the sum of FIFTY THREE MILLION NINE HUNDRED FOUR THOUSAND AND NO/100, (\$53,904,000.00) well and truly to be made the said principal and surety, their respective successors and assigns, jointly and severally, firmly by these presents;

WHEREAS, on March 23, 1995, Hillsborough County, relying upon Section 8.02.00 of the Hillsborough County Land Development Code (hereinafter referred to as the "phosphate mining regulations"), approved Resolution 95-062 granting approval for IMC's Development Order, Operating Permit and Master Mining and Reclamation Plan (hereinafter referred to as the "Hillsborough County Mines Approvals") for the Hillsborough County Mines, copies of which, as amended, are on file with the County and are incorporated herein by reference; and,

WHEREAS, on June 23, 1982, Hillsborough County approved Resolution 82-1 (Document 82-555) approving the Operating Permit and Master Mining and Reclamation Plan (hereinafter referred to as the "Hopewell Mine Approvals") for the Hopewell Mine and issued same to the Hopewell Land Corporation. In 1989, Hillsborough County approved the transfer of the Hopewell Mine and the Hopewell Mine Operating Permit to IMC. Copies of the Hopewell Mine Approvals, as amended, are on file with Hillsborough County and are incorporated herein by reference; and,

WHEREAS, on March 29, 1976, Hillsborough County approved Development Order Resolution No. 75-13-DRI, Mine Operating Permit No. 75-MINE-3, and Rezoning Petition 75-189 for the Big Four Mine Development of Regional Impact (DRI)(hereinafter referred to as the Big Four Mine Approvals) and issued same to the Smith-Douglass Division of Borden Chemical, Borden, Inc., copies of which, as amended, are on file with Hillsborough County and are incorporated by reference; and,

The acceptance of this bond, and the reliance upon it by the obligee, hereby supersedes and exonerates all liability under the prior Bond No. 400KA3490

WHEREAS, the Big Four Mine was subsequently transferred to the AMAX Chemical Corporation and thereafter to the Mobil Oil Corporation (hereinafter referred to as "Mobil"); and

WHEREAS, on October 8, 1996, Hillsborough County approved Resolution No. 96-256 which, among other things, approved and recognized IMC as the owner and developer of the Big Four Mine, but required Mobil to maintain its financial responsibility for the Big Four Mine until the Mine Operating Permit for the Big Four Mine is transferred to IMC, at which time IMC would be required to provide financial responsibility for the Big Four Mine. A copy of Resolution No. 96-256 is on file with Hillsborough County and is incorporated by reference; and,

WHEREAS, Section 8.02.10 of the Hillsborough County Land Development Code requires that evidence of financial responsibility in the amounts specified in Section 8.02.10 be provided for acreage to be mined or otherwise disturbed; and,

WHEREAS, mining has been authorized at the Hillsborough County Mines, Big Four Mine and at Hopewell Mine by Hillsborough County; and

WHEREAS, this Reclamation Surety Bond ("Bond") is posted as security for both uncompleted reclamation at mined sites within the Hillsborough County Mines, Big Four Mine and at Hopewell Mine, as well as for acreage to be mined or otherwise disturbed within the term of the Operating Permits; and

WHEREAS, Section 8.02.10 of the Hillsborough County Land Development Code (phosphate mining regulations) establishes the manner in which the bond is calculated; and,

WHEREAS, Section 8.02.10 requires that evidence of financial responsibility be equal to the reclamation costs of each acre of land to be disturbed during the ensuing year and all land previously disturbed by mining activities for which reclamation compliance has not been completed as defined in section 8.02.10.C.1; and,

WHEREAS, said determination has been approved by Hillsborough County; and,

WHEREAS, this bond cannot be cancelled with less than ninety (90) days written notice to the Board of County Commissioners of Hillsborough County. Upon receiving such notice, the Board of County Commissioners of Hillsborough County, at its option, may make claim against this bond an amount equal to 110% of the estimated cost of completing reclamation of all disturbed acreage up to the full value of the bond, unless a replacement reclamation surety bond satisfactory to Hillsborough County is provided to Hillsborough County. The term of this bond shall not expire until the reclamation is completed on all mined acreage during the life of the Operating Permit or any extension thereof; or upon receipt of a replacement reclamation surety bond acceptable to Hillsborough County has been provided to Hillsborough County, at which time all past, present, and potential liability of the surety under this bond is released.

NOW, THEREFORE, this obligation shall remain in full force and effect until the principal fulfills all of the undertakings, terms and conditions of the Operating Permits, as may be amended from time to time without notice to the surety. This obligation shall be void upon the fulfillment of the undertakings, terms and conditions of the Operating Permits. In the event reclamation is not completed within the time specified in the Operating Permits or if Hillsborough County receives notice that this bond is being cancelled prior to completion of such reclamation, Hillsborough County shall be entitled to make claim on this Reclamation Surety Bond unless a replacement reclamation surety bond as specified above has been received within 60 days of notice of bond cancellation. Any notice of claim shall be sent to St. Paul Surety, 5801 Smith Avenue, Baltimore, Maryland 21209, Attn: Surety Claim. Payment by the surety shall be made to Hillsborough County within thirty (30) days of notification to surety by certified mail certified check drawn on behalf of the Board of County Commissioners at 601 East Kennedy Boulevard, 2nd Floor, Tampa, FL 33602. It is agreed and understood; however, that the liability of the surety under this bond shall in no way exceed the amount of this bond regardless of the number of years it may remain in force or be renewed.

(This space was intentionally left blank)

IN WITNESS WHEREOF, the above-bounded parties have caused this instrument to be executed in their respective names and their corporate seals to be hereunto affixed this 18th day of _Julu , 2001.

WITNESS

BY: ma IMC PHOSPHATES COMPANY

Title: Vice President IMC. Photolets HP.IN Hawaying purtues I'ME Physphates

Company

CORPORATE/PARTNERSHIP ACKNOWLEDGMENT:

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STATE OF FLORIDA COUNTY OF HILLSBOROUGH

The foregoing instrument was acknowledged before me this <u>18</u> day of <u>JUIN</u> <u>2000</u>, by <u>REFERENCE WORKS</u> (name of officer or agent) <u>VICE RESTOREM</u> (title) of <u>TMC ProSPECERS</u> <u>M</u> <u>INC</u>. (name of corporation acknowledging), a <u>DELAWAKE</u> (state/place of incorporation) corporation, on behalf of the corporation. He/she is personally known to me or has produced <u>AVA</u> (type of the corporation) as identification and did (did and the signature) Identification) as Identification and did (did not) take an oath

make Bignature KIHN 1.1 MARSHA Name (typed, printed or stamped)

Kiblic TOR 0

Title

WITNESS

Junutte Aquage

ST. PAUL FIRE AND MARINE INSURANCE COMPANY

n Jr Ae BY: SUSAN A. WELSH, ATT -IN-FAC

(Attach written authorization to execute on behalf of Surety)

ACKNOWLEDGMENT:

STATE OP ILLINOIS COUNTY OF COOK

The foregoing instrument was acknowledged before me this <u>1st</u> day of <u>June</u>, 2001, by <u>Susan A. Weish</u> as Attorney-In-Fact of St. Paul Fire and Marine Insurance Company (Surety). He/she is personally known to me.

ark Signature

Kathleen J. Malles Name (typed, printed or stamped)

<u>Notary</u> Title

By Cedinity Attomey Bv Apploved as to form and

OFFICIAL SEAL" KATHLEEN J. MAILES NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION DOPRES 7/8/2001

legal sufficiency.

TheOLD	POWER OF ATTORNEY			
The St Paul	Seaboard Surety Company St. Paul Fire and Marine Insurance Company St. Paul Guardian Insurance Company St. Paul Mercury Insurance Company	United States Fidelity and Guaranty Company Fidelity and Guaranty Insurance Company Fidelity and Guaranty Insurance Underwriters, Inc.		
Power of Altorney No.	22339	Certificate No. 789353		
St. Paul Fire and Marine In the laws of the State of Mir that Fidelity and Guaranty	isurance Company, SI. Paul Guardian Insurance Comp mesota, and that United States Fidelity and Guaranty C Insurance Company is a corporation duly organize poration duly organized under the laws of the State of	is a corporation duly organized under the laws of the State of New York, and that any and St. Paul Mercury Insurance Company are corporations duly organized under company is a corporation duly organized under the laws of the State of Maryland, and d under the laws of the State of Jowa, and that Fidelity and Guaranty Insurance Wisconsin (herein collectively called the "Companies"), and that the Companies do		
James A. Kathleen	Cuthbertson, Christine Marotta, Susan A. W J. Mailes, Linda Iser and Karen Daniel	elsh, Susan J. Preiksa, Mary C. O'Leary, Sandra Martinez,		
contracts and other written performance of contracts an	instruments in the nature thereof on behalf of the C	Illinois		
IN WITNESS WHEREON	F, the Companies have caused dris instrument to be any Seaboard Surety Company St. Paul Fire and Marine Insurance Company St. Paul Guardian Insurance Company St. Paul Mercury Insurance Company	United States Fidelity and Guaranty Company Fidelity and Guaranty Insurance Company Fidelity and Guaranty Insurance Underwriters, Inc.		
State of Maryland City of Baltimore	SEAL OF SEAL	(1977) (1977) 1951) 1951) JOHN F. PHINNEY. Vice President JOHN F. PHINNEY. Vice President Thomas E. Hubergt THOMAS E. HUIBREGTSE, Assistant Secretary		
Marine Insurance Company Guaranty Insurance Company	o acknowledged themselves to be the Vice President 1 7, St. Paul Guardian Insurance Company, St. Paul Merr my, and Fidelity and Guaranty Insurance Underwriters hey, as such, being authorized so to do, executed the	<u>101</u> , before mc, the undersigned officer, personally appeared John F. Phinney and and Assistant Secretary, respectively, of Seaboard Surety Company, St. Paul Fire and cury Insurance Company, United States Hidelity and Guaranty Company, Fidelity and i, Inc.; and that the seals affixed to the foregoing instrument are the corporate seals of foregoing instrument for the purposes therein contained by signing the names of the		
In Witness Whereof, I here My Commission expires the	eunto set my hand and official seal.	REBECCA EASLEY-ONOKALA, Notary Public		
86203 Rev. 7-2000 Printe	ad in U.S.A.			

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> B-08 Page 21 of 47



St. Paul Fire and Marine Insurance Company

License No. N/A

RECEIVED

APR A 4 2005 PLANNENG & CHOWTH

RIDER

To be attached to and form part of Bond No. 400KA3490.

Issued on behalf of IMC Phosphates Company as Principal, and in favor of County of Hillsborough, Florida as Obligae.

It is agreed that:

1. The Surety hereby gives its consent to change the Name:

from: IMC Phosphates Company. to: Mosale Phosphates Company

2. The Surety bareby gives its consent to change the Address

from: to:

3. The Sursty hereby gives its consent to change the

from: to:

4. This rider shall become effective as of March 31, 2005:

PROVIDED, however, that the liability of the Surety under the attached bond as changed by this Rider shall not be comulative.

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Signed, sealed and dated March 31, 2005.

Obliget

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у:	AMU / AM	

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Accepted:

By:

The St Paul

FOWER OF ATTORNEY

Sonboard Surety Company SL Puril Sire and Marjon Insurants Company SL Puril Quardian Insurance Company St. Paul Mersery Darsennes Company

United States Fidelity and Guarmany Company Fidelity and Generally Interance Conquery Fidelity and Generally Interance Underwriters, Inc.

Power of Allorary No.

Cardison No. 2074299

ENOW ALL MEN BY THESE PRESENTS: This Saaboard Servity Company is a corporation daily organized under the laws of the Such of New York, and their St. Paul Fire and Marian Leastrance Company. B. Paul Chardins Distances Company and B. Paul Mercury Leastness Company are surpornized and/or the laws of the State of Mercury Leastness Company. A set this United States Fidelity and Company and St. Paul Mercury Leastness Company are surpornized and/or the laws of the State of Mercury Leastness Company and States of Mercury Leastness Company and the State of Mercury Leastness Company and the State of Mercury Leastness Company is a corporation of the State of Mercury Leastness Company is a corporation of the State of Mercury Leastness Company is a company of the State of Mercury Leastness Company and Company is a company of the State of Mercury Leastness Company is a company of the State of Mercury Leastness Company is a company of the State of Mercury Leastness Company is a company of the State of Mercury Leastness Company is a company of the State of Mercury Leastness Company is a company of the State of Mercury Leastness Company is a company of the State of Mercury Leastness Company is a company of the State of Mercury Leastness Company is a company of the State of Mercury Leastness Company is a company of the State of Mercury Leastness Company is a company of the State of Mercury Leastness Companies and the Companies of Mercury Leastness Companies and the Company of the State of Mercury Leastness Company of the State of Mercury Leastness Companies and the Companies of Mercury Leastness Companies and Company of Company of the State of Companies and Company of the State of Companies and the Companies and hardey make, constitute and appoint

Dwight F. Miller, David C., Baska, Janies B. Kuplus, Carol F. Tasciotti, Evenus Brown, Adela M. Kowasti, Gran Villarmal, Gell Schweder, Rebecca L. Daupern, Rabbers J. Balley, Clady Goolleger, Gina M. Davane, Moredbh C. Cavall, Themas A. Pieter, Bitt Janesch, Jano Bronkez, Carilo M. Gones, Michael Dimenvood, Rassency Miller, Killion M. Andersen, Vosasses Sire, Lain Castino, Rabert W. Span, David Denoves-Schager, John Fay, Lawrence R. Caruth, Kolth E. Davide, Mariano D. Ragan, Marra Hurd, Jellrey Malacak, Kristy M. Krager, Thomar N. Tagve, Osbriel Sciencist, Bronds D. Hockberger, Maradhin Day and Koleta J. Warnyaluk

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Unlink filatas Pidolity and Generatory Company Pidolity and Generally Internation Complany Pidolity and Generaty Internation Underwritery, Inc. Staboard Swinty Company. St. Pool Virs and Marine Insurines Company St. Pool Geardian Insurance Company St. Paul Merupay Insurante Com PETER W. CARMAN, Vice Pr 192) se.Nu

Suis of Maryland City of Bablaore

In Witness Whereat, I known a set my hand and efficial seal, My Commission expires the full day of July, 2006.



Genera tradey trokale

THOMAS & HUDRENTER, Audeton S

hon

REBECCA BASERY-ONOIGALA, Newsy Public

2004

BIRDS Ray, 7-2002 Printed in U.B.A.

B-13' Page 17 of 30 This Power of Attorney is granted under and by the suthority of the following resolutions adopted by the Bourds of Directors of Stathourd Swetty Company, St. Paul Fire and Merine Texarance Company, BL Van Osardian Insurince Company, SL Paul Mercury Jonarance Company, United States Fidelity and Osaranty Company, St. Paul Fidelity and Osaranty Insurance Company, and Fidelity and Gammany Insurance Underwybers, Inc. on Suptember 7, 1998, which resolutions are now in full force and offett, sending to follows:

RESOLVED, that in connecton with the fidelity and surply immense business of the Conjerny, all books, underschinge, contracts and other instruments relating to said fundates may be signed, accounted, and achrevialged by percent ar saddine applicated as Anomay(a)-in-Fact preparate to a Power of Attempy issued in accordance with these perchanges. Said Power(s) of Attempy for and as Tabled of the Company may and ability and surple and the percent of the temperature of the foregoing difference in the company intry and ability and the mean will be percented in the temperature of the foregoing difference in the structure of the foregoing difference in the structure of the foregoing difference and the percented of the foregoing difference and the structure of the structure of the structure of the foregoing difference and the structure of the structure of

RESOLVED FUNCTHEED, that Attorney(1)-in-First shall have the power and anthoniny, and, in any case, subject to the terms and finitudious of the Power of Atterney local these, to encode and deliver on bobolf of the Company and to space the scale of the Company in any and all boods and technology, and other articles obligatory in the pattern thereof, and any mich instrument accented by tech Attorney(a)-in-Fact shall be as binding upon the Company to U signed by on Executive Officer and stated on by the Secretary of the Company.

1. Thomas II. Hullengess, Assistant Successry of Submerd Storing Company, 5L Paul Fire and Marine Internates Company, 5L Paul Generalize Internates Company, St. Paul Merrary Internates Company, and Phieling and Courseny Internates Company, and Phieling and Courseny Internates Underwriters, Inc. do horsby early the the above and faragoing is a time and correct copy of the Power of Anternety excessed by add Companies, which is in full force and affact and has not been provoked.

day of March 3 2025 IN TEST IMONY WHERE OF, I have not my hand this ...

6 1977) 1927 1941 The sufficienticity of this Power of Attorney; call 1-800-121-3880 and oth for the Power of Attorney sumber, the above-named individuals and the Socializ of the Bond to which the power is qualifyed

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Travelers

RIDER

To be attached to and form part of Bond No. 400KA3480

Issued on behalf of MORNE PHOSMATES COMPANY as Principal, and in favor of HILLSBOROUGH COUNTY, as Obligee.

It is agreed that:

X I. The Surety hereby gives its consent to change the Name:

from: MOSAIC PHOSPHATEB COMPANY to: MOSAIC FERTILIZER, LLC

2. The Surety hereby gives its consent to change the Address

from 10:

3. The Supery hereby gives its consent to change the

front i to:

4. This rider shall become affective as of 9/18/2005

PROVIDED, however, that the Hability of the Surety mater the attached bond as changed by this Rider shall not be cumulative. Signed, scaled and dated <u>#16/2005</u>...

		Sugar Q. Wels	
	Susan A. Welsh	Automey-in-Fact	
Accepted:	Principal	·	
By:	_ By. Marling	(

5-4111.866

ACKNOWLEDGEMENT BY SURETY

STATE OF ILLINOIS COUNTY OF COOK

On this <u>16th</u> day of <u>September</u>, <u>2005</u>, before me, <u>Kimberly Bragg</u>, a Notary Public, within and for said County and State, personally appeared <u>Susan A</u>. <u>Welsh</u> to me personally known to be the Attorney-in-Fact of and for <u>St. Paul</u> <u>Fire and Marine Insurance Company</u> and acknowledged that she executed the said instrument as the free act and deed of said Company.

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

Notary Public in the State of Illinois County of Cook



POWER OF ATTORNEY The St Paul Seaboard Surety Company United States Fidelity and Generaty Company. St. Paul Fire and Marine Insurance Company Fidelity and Gueranty Insurance Company St. Paul Gandles Insurante Company Fideliny and Guaranty Insurance Underwriters. Inc. St. Paul Mercury Insurance Company 23548 Cerdition No. 1504952 Perver of Astamas No. KNOW ALL MEN BY THESE PRESENTS: This Serboard Surery Company is a corporation duly organized under the laws of the State of New York, and then St. Paul Fire and Marine Instance Company. St. Paul Guardian Informance Company and St. Paul Mercury Instances Company are corporations duly organized under the laws of the State of Minnesou, and that United States Fideling and Guorianty Company is a corporation duly organized under the laws of the State of Minnesou, and that the State of Minnesou, and that Company is a corporation duly organized under the laws of the State of Iowa and that Fideling and Guoranty Insurance Company is a corporation duly organized under the laws of the State of Iowa and that Fideling and the State of Minnesous and that Fideling and the State of Iowa and that the Companies do hereing make. faioqqa bas multuras James A. Cutibertson, Susan A. Welsh, Susan J. Preiksa, Sandra Manmer, Kathleen J. Mailes, Linda Iser, Karen Daniel, Robert E. Duncan, Patricia Thurmond, Gooffrey E. Heckin, Deborah Halper, Marcia K. Cerafiky, Daniel R. Smith, and Joellon M. Mendoza Illinois Chicago STATE . their true and lowfiel Amorney[a]-in-Fact. of the City of_ of the city of separate espacing if more than one is named above, to sign its name at surely to, and to execute, scal and asknowledge any and all bonds, undertakings, contrasts and other written instruments in the name thereof on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of converts and executing or guaranteeing bonds and undertakings required or parmitted in any actions or prozecutings allowed by law. 27 September 2002 IN WITNESS WHEREOF, the Companies have caused this instrument to be signed and realed this United States Fidelity and Coursety Company Sephoard Surary Company SL Paul Fire and Marine Insurance Company " Fiddley and Genranty Issurance Company St. Paul Guardian Insurance Company Fidelity and Genrancy Insurance Underwriters, Inc. St. Paul Mercury Insurance Company PETER W. CARMAN, Vice Presiden State of Maryland City of Baldmore THOMAS & HUISREGTSE, Amiduat Sectorary September 2002 27th , before me, the undersigned officar, pursonally appeared Poter W. Compon and day of . On this said Computers and that they, as such, being authorized to to do, executed the foregoing insumment for the purposes thetwin contained by signing the names of the corporations by themselves as duly suthorized offlears. Leberra kasky . Trokala In Witness Whereof, I hereunso set my hand and official stal. REDECCA BASLEY-ONOKALA. Noury Public My Comminten capires the lat day of July, 1006. 88203 Hev. 7-2002 Printed in U.S.A.

This Power of Autorney is granted under and by the mithonity of the following resolutions adopted by the Boards of Directors of Scaboard Surfey Company: St. Paul Fire and Markes Insurance Company. St. Paul Outorize Insurance Company, St. Paul Mercury Insurance Company, United States Fidelity and Guaranty Cumpany; Fidelity and Guatanty Insurance Company, and Fidelity and Guaranty Insurance Underwriters, Inc. on September 2, 1998, which resolutions are new in full force and effect, reading as follows:

RESOLVED, that is connection with the fidelity and survey insurance business of the Company, all honds, undertakings, contrasts and other instruments relating to said business may be signed, executed, and reknowledged by persons or callulat spontand as Amerray(s)-in-Fact pursuant to a Power of Attorney listued in activations: with these resolutions. Sold Power(s) of Attorney for and on behalf of the Company may and shall be excessed in the name and on behalf of the Company, either by the Chairman, or the President, or any Vice President, of an Assissoni Vice President, jobnity with the Sceneway or an Assistant Secretary, under their respective designations. The signature of such officers may be cogneted, printed or lifety provided. The signature of such of the foregoing officers and the seal of the Company may be afflued by factisatic to any Power of Attorney or to any carificate relating therem appointing Amerany point and and undertakings and share writings to be any environment there. The signature set forth theories, any such grower of Anormay may be afflued by factisatic to any Power of Attorney or to any carificate relating therem appointing Amorney(s)-in-Fact for purposes only of executing and answing bonds and undertakings and share writings to be power of Anormay or carificate bearing such factinalities and share writings undertaking in the name of and subject to any limitations set forth theorin, any such Power of Anormay or carificate bearing such factinaties are shall be will and binding upon the Company, and any such power so executed and emplified by such factinalities and factinaties are shall be will and binding upon the Company, with respect to any bond or undertaking to wheth it is walkey standed; and

RESOLVED FURTHER, that Anomay(s) in-Fer shall have the power and authority, and, in any case, subject to the terms and limitations of the Fower of Amongy issued them, to execute and deliver on behalf of the Company and to starth the stal of the Company to any and all bonds and undertakings, and other writings obligatory in the mature thereof, and say such instrument executed by such Anorany(s)-in-Feet shall be as binding upon the Company as if signed by an Executive Officer and scaled and antested to by the Secretary of the Company.

I. Thomas E. Hulbregue, Assistant Secretary of Sasboard Sprety Company, Sr. Task Fire and Marine Rathmane Company. St. Paul Generation Insurance Company. St. Paul Mercuty Insurance Company, United States Fidelity and Guanny Company. Fidelity and Guanaty Insurance Company, and Fidelity and Guanny Insurance Underwriters, Inc. do hereby certify that the above and foregoing is a suc and correct copy of the Power of Attorney executed by add Companier, which is in full force and effect, and has not been revolved.

IN TESTIMONY WINERROW, I herewhile set my head the 16th day of Suptember 2005 ASE. An 1927 1051 Thomas E. Huibregus, Assistant Secretary

To verify the outhenticity of this Power of Attorney, call 3-800-421-3800 and oak for the Power of Attorney class. Please refer to the Power of Attorney number, the above-named individuals and the details of the bond to which the power is attached.

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ST. PAUL FIRE AND MARINE INSURANCE COMPANY

License No. N/A

RIDER

To be attached to and form part of Bond No. 400KA3490.

Issued on behalf of MOSAIC PHOSPHATES COMPANY as Principal, and in favor of COUNTY OF HILLSBOROUGH, FLORIDA as Obligee.

It is agreed that:

1. The Surety hereby gives its consent to change the <u>Name</u>:

from: MOSAIC PHOSPHATES COMPANY to: MOSAIC FERTILIZER LLC

2. The Surety hereby gives its consent to change the <u>Address</u>

from: to:

3. The Surety hereby gives its consent to change the

from: to:

4. This rider shall become effective as of <u>03/16/06</u>

PROVIDED, however, that the liability of the Surety under the attached bond as changed by this Rider shall not be cumulative.

Signed, sealed and dated 03/16/06

	ST. PAUL FIRE AND MARINE INSURANCE
	By: Clude for
	Linda Iser, Attorney-in-Fact
Accepted:	or MOSAIC FERTILIZER LLC
Obligee	Principal
Ву:	By:

S-4111.866

ACKNOWLEDGEMENT BY SURETY

STATE OF ILLINOIS COUNTY OF COOK

1.

On this <u>16th</u> day of <u>March</u>, <u>2006</u>, before me, <u>Kimberly Bragg</u>, a Notary Public, within and for said County and State, personally appeared <u>Linda Iser</u> to me personally known to be the Attorney-in-Fact of and for <u>St. Paul Fire</u> <u>and Marine Insurance Company</u> and acknowledged that she executed the said instrument as the free act and deed of said Company.

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

Notary Public in the State of Illinois County of Cook

Locas	********	*****	100-200
\$	OFFIC	CIAL SEAL	******
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₹ MY C			G FILLINOIS JG. 11, 2009
634666	CININIOSION	EXPIRES AL	IC 11 0000

Carl Carl			
The St Paul	POW Seaboard Surety Company St. Paul Fire and Marine Insurance Con	VER OF ATTORNE	Y United States Fidelity and Guaranty Company Fidelity and Guaranty Insurance Company
	St. Paul Guardian Insurance Company St. Paul Mercury Insurance Company	· •	Fidelity and Guaranty Insurance Underwriters, Inc.
Power of Attorney No.	24102		Certificate No. 1982458
KNOW ALL MEN BY TH St. Paul Fire and Marine In the laws of the State of Min that Fidelity and Guaranty Underwriters, Inc. is a corp hereby make, constitute and	surance Company, St. Paul Guardian Insuran nesota, and that United States Fidelity and G Insurance Company is a corporation duly oration duly organized under the laws of the appoint	nce Company and St. Paul juaranty Company is a corr organized under the law a State of Wisconsin (here	In duly organized under the laws of the State of New York, and that Mercury Insurance Company are corporations duly organized under poration duly organized under the laws of the State of Maryland, and rs of the State of Iowa, and that Fidelity and Guaranty Insurance in collectively called the "Companies"), and that the Companies do
Linda Iser.	Cuthbertson, Susan A. Welsh, Susan , Karen Daniel, Robert E. Duncan, I Daniel R. Smith, Joellen M. Mendo	Patricia Thurmond, G	eoffrey E. Heekin, Marcia K.
8	Chicago	Illinois	, their true and lawful Attorney(s)-in-Fact,
contracts and other written performance of contracts an IN WITNESS WHEREOF (1927) State of Maryland City of Baltimore On this <u>11th</u> Thomas E. Huibregtse, who Marine Insurance Company Guaranty Insurance Company	instruments in the nature thereof on behalf d executing or guaranteeing bonds and under seaboard Suraty Company St. Paul Fire and Marine Insurance St. Paul Guardian Insurance Company St. Paul Mercury Insurance Company St. Paul Mercury Insurance Company St. Paul Mercury Insurance Company St. Paul Mercury Insurance Company St. Paul Guardian Insurance Company St. Paul Guardian Insurance Company St. Paul Guardian Insurance Company, St. St. Paul Guardian Insurance Company, St. Ny, and Fidelity and Guaranty Insurance Um hey, as such, being authorized so to do, exect	2003, before me President and Assistant Se Paul Mercury Insurance O derwriters, Inc.; and that 1	d to execute, seel and acknowledge any and all bonds, undertakings, ir business of guaranteeing the fidelity of persons, guaranteeing the inted intany actions or proceedings allowed by law. 11th <u>11th</u> <u>1000000000000000000000000000000000000</u>
In Witness Whereof, I here My Commission expires the	eunto set my hand and official seal. e 1st day of July, 2006.	NOTARY PUBLIC WITHOME CITY W	Klbuna Kaslıy - Omokala REBECCA EASLEY-ONOKALA, Notary Public
86203 Rev. 7-2002 Printe	ed in U.S.A.		

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This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of Seaboard Surety Company, St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, United States Fidelity and Guaranty Company, Fidelity and Guaranty Insurance Company, and Fidelity and Guaranty Insurance Underwriters, Inc. on September 2, 1998, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that in connection with the fidelity and surety insurance business of the Company, all bonds, undertakings, contracts and other instruments relating to said business may be signed, executed, and acknowledged by persons or entities appointed as Attorney(s)-in-Fact pursuant to a Power of Attorney issued in accordance with these resolutions. Said Power(s) of Attorney for and on behalf of the Company may and shall be executed in the name and on behalf of the Company, either by the Chairman, or the President, or any Vice President, or an Assistant Vice President, jointly with the Secretary or an Assistant Secretary, under their respective designations. The signature of such officers may be engraved, printed or lithographed. The signature of each of the foregoing officers and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Attorney(s)-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and subject to any limitations set forth therein, any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company, and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company with respect to any bond or undertaking to which it is validly attached; and

RESOLVED FURTHER, that Attorney(s)-in-Fact shall have the power and authority, and, in any case, subject to the terms and limitations of the Power of Attorney issued them, to execute and deliver on behalf of the Company and to attach the seal of the Company to any and all bonds and undertakings, and other writings obligatory in the nature thereof, and any such instrument executed by such Attorney(s)-in-Fact shall be as binding upon the Company as if signed by an Executive Officer and sealed and attested to by the Secretary of the Company.

I, Thomas E. Huibregtse, Assistant Secretary of Seaboard Surety Company, St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, United States Fidelity and Guaranty Company, Fidelity and Guaranty Insurance Company, and Fidelity and Guaranty Insurance Underwriters, Inc. do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which is in full force and effect and has not been revoked.

Norch IN TESTIMONY WHEREOF, I hereunto set my hand this 10





To verify the authenticity of this Power of Attorney, call 1-800-121, 3800 antipits for the Power of Attorney number, the above-named individuals and the details of the bond to which the power is attached The above-named individuals and the details of the bond to which the power is attached THE POWER IS A TACHE POWER IS ATTACHED THE POWER IS A TACHE POWER IS ATTACHED THE POWER IS A TACHE POWER IS A TACHED THE POWER IS A TACHED IN THE POWER IS A TACHED THE POWER IS A TACHED IN TH

VERIFICATION CERTIFICATE FOR INDEFINITE TERM SURETY BOND

THIS IS TO CERTIFY that Bond No. 400KA3480		by INS	PAUL F URANC	E COMPANY
, dated	6/1/2001	, in the	amou	unt of
Filly Three Million Nine Hundred Four Thousand and 60/10	o Dollars	(\$53.904.000.00		_) on behalf of
MOSAIC FERTILIZER, LLC			(as	Principal) in
favor of HILLSBOROUGH COUNTY FLORIDA				(as
Obligee), covers a term which began on		, and	ends	only with the
	9/24/2013			

Signed, Sealed and Dated _____1.20-14__

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 P^{i} ST. PAUL FIRE AND MARINE INSURANCE ACIN By

Sandra M. Wirlsted , Attorney-In-Fact

ACKNOWLEDGEMENT BY SURETY

STATE OF ILLINOIS COUNTY OF COOK

On this 20th day of January, 2014 before me, James R. O'Leary, a Notary Public, within and for said County and State, personally appeared <u>Sandra M. Winsted</u> to me personally known to be the Attorney-in-Fact of and for St. Paul Fire and Marine Insurance Company and acknowledged that she executed the said instrument as the free act and deed of said Company.

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

Notary Public in the State of Illinois

Notary Public in the State of Illinois (County of Cook

The Mary

1	POWER OF ATTORN	EY
TRAVELERST	Farmington Casualty Company Fidelity and Guaranty Insurance Company Fidelity and Guaranty Insurance Underwriters, Inc. St. Paul Fire and Marine Insurance Company St. Paul Guardian Insurance Company	St. Paul Mercury Insurance Company Travelers Casualty and Surety Company Travelers Casualty and Surety Company of America United States Fidelity and Cuaranty Company
Attorney-In Fact No. 2	227503	Certificate No. 005748970
Company, St. Paul Mercury idulity and Guaranty Comp. proposition duly preanized or	Insurance Company, Travelers Casualty and Surety and Surety Casualty and Sure	Il Fire and Marine Insurance Company. St Paul Guardian Insurance avelers Casualty and Surety Company of America, and United States of Connecticut, that Fidelity and Guaranty Insurance Company is a Insurance Underwriters, Inc., is a corporation duly organized under the inles do hereby make, constitute and appoint
Debra J. Doyle, Diane N Sandra M. Winsted, San	A. O'Leary, Geoffrey E. Heekin, James B. McTaggart, Jenni Idra M. Nowak, Sosan A. Welsh, Melissa L. Fortier, and De	fer L. Jakaitis, Judith A. Lucky-Eftimov, Richard A. Moore Sr., rek Elston
ther writings obligatory in to ontracts and executing or gu	the nature thereof on behalf of the Companies in their business of paranteeing bonds and undertukings required or permitted in any ac	2-1
i numero numerov.		corpurate seals to be hereto affixed, this
ay of	the Companies have caused this instrument to be signed and their 2014 Farmington Casualty Compuny Fidelity and Guaranty Insurance Company Fidelity and Guaranty Insurance Underwriters, fuc. St. Paul Fire and Marine Insurance Company St. Paul Guardian Insurance Company	conjurate seals to be hereto affixed, this
ay of <u>January</u>	2014 Farmington Casualty Company Didehity and Guaranty Insurance Company Fidelity and Guaranty Insurance Underwriters, Inc. St. Paul Fire and Marine Insurance Company	corporate seals to be bereto attixed, this
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WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of Farmington Casually Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., St. Paul Fire and Mariae Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company, which resolutions are new in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Chairman, the President Treasurer, the Corporate Secretary or any Assistant Treasurer, and Agents to act for and on bohalf of the Computer and may give such appointed such authority as his or her certificate of authority may prescribe to sign with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of sold officers or the Board of Directors at any time may remove any such appointe aut revoke the power given him or her; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chahrman, any Executive Vice President, any Serior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, and the scal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretary and the scal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such Power of Attorney or certificate bearing such facsimile signature or facsimile scal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile scal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is studeted.

I, Kevin E. Hughes, the undersigned, Assistant Secretury, of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Pidelity and Guaranty Insurance Underwriters, Inc., St. Paul Fire and Marine Insurance Company, St. Paul Guaranty Insurance Company, St. Paul Fire and Marine Insurance Company, St. Paul Guaranty Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company do hereby certify that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have herevoro set my band and affixed the soals of said Companies this ______ day of ______ day of _______

War E. Herrier Kevin E. Hughes, Assistant Secretury













To verify the authenticity of this Power of Attorney, call 1-800-421-3880 or contact us at www.travelersbond.com. Please refer to the Attorney-In-Fact number, the above-named individuals and the details of the bond to which the power is attached.

WARNING, THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

2021-22 BOND RIDER PLACEHOLDER

EXHIBIT B (Corporate Guarantee)

CORPORATE GUARANTEE

THIS Corporate Guarantee made and entered into this _____ day of _____, by The Mosaic Company d/b/a The Mosaic Company of Delaware, a Delaware corporation, hereinafter referred to as "MC", on behalf of Mosaic Fertilizer, LLC (f/k/a Mosaic Phosphates Company) hereinafter referred to as "MOSF", in favor of Hillsborough County, a political subdivision of the State of Florida, hereinafter referred to as "the County".

WITNESSETH:

WHEREAS, MOSF is a Delaware limited liability company that is a wholly owned subsidiary of MC; and

WHEREAS, on March 23, 1995, the County, relying upon Section 8.02.00 of Article 8 of the Hillsborough County Land Development Code (hereinafter referred to as the "Phosphate Mining Regulations"), adopted Resolution 95-062 approving MOSF's Operating Permit and Master Mining and Reclamation Plan for the Hillsborough County Mines, a copy of which, as amended, is on file with the County and is incorporated herein by reference; and

WHEREAS, on June 23, 1982, the County adopted Resolution 82-1 (Document 82-555) approving the Operating Permit and Master Mining and Reclamation Plan for MOSF's Hopewell Mine, a copy of which, as amended, is on file with the County and is incorporated herein by reference; and

WHEREAS, on March 29, 1976, the County approved Development Order Resolution No. 75-13-DRI, Mine Operating Permit No. 75-MINE-3, including the Big Four Mine Mining and Reclamation Plan, and Rezoning Petition 75-189 for the big Four Mine, copies of which, as amended, are on file with the County and are incorporated herein by reference; and

WHEREAS, on October 8, 1996, the County adopted Resolution No. 96-256 which, among other things, approved and recognized MOSF as the owner and developer of the Big Four Mine, but maintained Mobil Oil Corporation's financial responsibility for the Big Four Mine until the Mine Operating Permit for the Big Four Mine was transferred to MOSF; and

WHEREAS, on May 22, 2001, the County adopted Resolution No. R01-104, which, among other things, transferred the Big Four Mine Operating Permit to MOSF; and

WHEREAS, on March 11, 2008, Hillsborough County Board of County Commissioners approved Resolution 08-047, which added approximately 1,540 acres to form the Hillsborough County Mines Addition Area -- DRI #263 (hereinafter "DRI #263 Addition Area Phase"); removed approximately 7,251.5 acres from the Lonesome and Four Corners Mine boundaries; added a mine infrastructure corridor, revising mining plans and incorporated clay settling area siting plans conceptually approved by the Environmental Protection Commission of Hillsborough County on April 26, 2005 and July 7, 2005, revised reclamation plans reflecting these changes as well as the reclamation already completed in the DRI #213 area; updated DRI #213 Development Order conditions already satisfied or no longer applicable; updated the approved methods for transporting

product between the mines and plants; and updated product shipment destination points and deletion of certain destination points and route segments; and

WHEREAS, on August 10, 2010, Hillsborough County Board of County Commissioners approved Resolution 10-113, which added approximately 75 acres through a Notice of Proposed Change ("NOPC") for the Hillsborough County Mines Development of Regional Impact DRI #263, previously owned by Kathy Surface (hereinafter referred to as the "Surface Parcel"), and

WHEREAS, on February 9, 2021 the County approved the Annual reports for the Hillsborough County Mines, Big Four Mine and Hopewell Mine, and also approved MOSF's Financial Responsibility for the period 2021-2022, and

WHEREAS, mining has been authorized at the Hillsborough County Mines, Big Four Mine and at Hopewell Mine by the County; and

WHEREAS, the Phosphate Mining Regulations Section 8.02.02.B.6. requires MOSF to enter into a contract with the Board of County Commissioners guaranteeing the performance of MOSF's reclamation operations and the performance of MOSF's proposed settling or thickening pond dams, spillways or other outlet structures, and establishing liquidated damages to be paid the County in the event of any breach of said contract; and

WHEREAS, Section 8.02.10 of the Phosphate Mining Regulations requires the MOSF to provide the County with satisfactory evidence of financial responsibility; and

WHEREAS, the County has agreed that MOSF may satisfy a portion of its financial responsibility through provision of this Corporate Guarantee from MC; and

WHEREAS, MC agrees to provide such Corporate Guarantee to meet a portion of MOSF's financial responsibility requirements as set forth herein.

NOW, THEREFORE, in consideration of the premises set forth above and the covenants, obligations, duties and benefits set forth herein, MC agrees as follows:

- 1. In consideration for the County's issuance to MOSF of authorization to proceed with mining operations pursuant to approved mining and reclamation plans, MC submits this Corporate Guarantee in the amounts set forth in section 3 below to satisfy a portion of MOSF's financial responsibility for its mining operations at the Hillsborough County Mines, Hopewell Mine, and Big Four Mine.
- 2. This Corporate Guarantee, not to exceed the amounts set forth in section 3 below, applies solely to the following obligations undertaken or incurred by MOSF under the approved Mining and Reclamation Plans for MOSF's Hillsborough County Mines, Hopewell Mine, and Big Four Mine, under the applicable County Phosphate Mining Regulations and under any written agreement between the County and MOSF regarding the matters listed below:
 - a) Costs and expenses to complete reclamation for any areas that MOSF is obligated to reclaim but does not reclaim under the approved Mining and Reclamation Plans; and

- b) Costs of cleanup of any pollutants released by failure of any settling or thickening pond, dam, spillway, or other outlet structure and for damages to public lands and waters caused thereby.
- 3. MC's obligations under this Corporate Guarantee shall be in an amount up to \$9,658,080.00. The amount shall be based upon the following calculation:
 - a) \$6,354.00 per acre at 1,520.0 acres of EPC wetland mitigation that has been constructed but not yet released = \$9,658,080.00.
- 4. This Corporate Guarantee is solely for the benefit of the County. There are no third-party beneficiaries of this Corporate Guarantee. The obligations of MC under this Corporate Guarantee may not be assigned without prior consent.
- 5. The remedies available to the County under this Corporate Guarantee are in addition to any other remedies available under local, state or federal law, regulation, or agreement. The promises made by MC shall not be interpreted to abrogate or limit any rights of MC or MOSF to assert available and appropriate defenses to the underlying obligations under applicable local, state or federal law, regulation, or agreement.
- 6. This Corporate Guarantee shall not be affected by the County's failure or delay to enforce any of its rights hereunder provided.
- 7. The obligations of MC under this Corporate Guarantee shall not be interpreted to abrogate or limit any rights of MC or MOSF to obtain subrogation or indemnity from any person, corporation or other entity. However, the exercise of any right of subrogation by MC shall not operate to delay or otherwise affect the enforcement of the County's right under this Corporate Guarantee.
- 8. This Corporate Guarantee shall become effective and the prior year's Corporate Guarantee shall become null and void upon (i) execution of the MC 2021-2022 Corporate Guarantee by the COUNTY and (ii) surrender of the prior Corporate Guarantee from the COUNTY to MC. Upon the submission and acceptance of MOSF's next Annual Report, a new Corporate Guarantee shall be submitted, if necessary, designating the amount computed for financial responsibility for the following operating year pursuant to the terms of the Phosphate Mining Regulations.
- 9. Amendments to this Corporate Guarantee can only occur in accordance with the terms of the Hillsborough County Land Development Code or by written agreement of the parties hereto.
- 10. This Agreement is made in the State of Florida and shall be governed by Florida Law. This is the entire agreement between the parties and may not be modified or amended except by a written document signed by the party against whom enforcement is sought. Hillsborough County, Florida, shall be proper venue for any litigation involving this Agreement.

11. If any article, section, clause or provision of this Agreement is deemed or held invalid by any Court of competent jurisdiction, for any reason or cause, it shall not affect or invalidate the remainder of this Agreement nor any other provision hereof.

----- This space intentionally left blank ------

IN WITNESS WHEREOF, MC has caused this Corporate Guarantee to be executed and delivered as of the day and year first above written.

The Mosaic Company, d/b/a The Mosaic **Company of Delaware**

Address: 101 E. Kennedy Boulevard, Suite 2500 Tampa, FL, 33602

By _____

Name: Clint C. Freeland Title: Senior Vice President and Chief Financial Officer

ATTEST:

By_____ Name: Ok Azie Title: Vice President and Treasurer

STATE OF FLORIDA COUNTY OF HILLSBOROUGH

The foregoing instrument was acknowledged before me by means of \Box physical presence or \Box online notarization this ______ day of ______, 2021, by Clint C. Freeland, Senior Vice President and Chief Financial Officer, and Ok Azie, Vice President and Treasurer of Mosaic Fertilizer, LLC, a corporation authorized to conduct business in the State of Florida, on behalf of the corporation.

Signature of Notary

Print or type Commissioned Name of Notary Public

Personally Known OR Produced Identification (circle one) Type of Identification Produced:

ATTEST: Cindy Stuart, Clerk of the Circuit Court

Hillsborough County Board of County Commissioners

By: _____

Deputy Clerk

By:

Approved by County Attorney as to form and legal sufficiency

By: _____

Assistant County Attorney

CERTIFICATE OF INCUMBENCY

The undersigned Mark J. Isaacson, the duly elected and acting Corporate Secretary of The Mosaic Company d/b/a The Mosaic Company of Delaware, a Delaware corporation (the "Company"), hereby certifies on behalf of the Company that the following person is a duly elected officer of the Company holding the office set forth opposite his name, and that the signature opposite the name and title of such officer is genuine and said officer has authority to execute the Financial Responsibility Agreement on behalf of said Company.

Name	Title	Signature
Clint C. Freeland	Senior Vice	
President and		
	Chief Financial	
	Officer	
Ok Azie	Vice President and	
	Treasurer	

IN WITNESS WHEREOF, I have hereto set my hand and the seal of said Company this ______ day of _______, 2021.

By:

Mark J. Isaacson Senior Vice President, General Counsel and Corporate Secretary

STATE OF MINNESOTA)) ss. COUNTY OF HENNEPIN)

Subscribed and sworn to before me this ____ day of _____, 2021

Notary Public

386549

EXHIBIT C

(Environmental Liability Insurance) UPDATED LIABILITY INSURANCE TO BE PROVIDED UPON RENEWAL ON OR BEFORE 10/22/2021



CERTIFICATE OF LIABILITY INSURANCE

Page 1 of 2

DATE (MM/DD/YYYY
11/10/2020

		11/10/2020		
THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITU REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.	EXTEND OR ALTER THE COVERAGE AF	FORDED BY THE POLICIES		
IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the	olicy(ies) must have ADDITIONAL INSURE	D provisions or be endorsed.		
If SUBROGATION IS WAIVED, subject to the terms and conditions of the	e policy, certain policies may require an er	•		
this certificate does not confer rights to the certificate holder in lieu of s	CONTACT William manage Wateren Contifie	ata Canton		
PRODUCER Willis Towers Watson Midwest, Inc.	NAME: WITTIS TOWERS WALSON CERTITIC			
c/o 26 Century Blvd	PHONE (A/C, No, Ext): 1-877-945-7378	FAX (A/C, No): 1-888-467-2378		
P.O. Box 305191 Nashville, TN 372305191 USA	ADDRESS: Certificates@willis.com			
	INSURER(S) AFFORDING COVERAG INSURER A: Old Republic Insurance Compa			
INSURED	INSURER A: Old Republic Insurance Company INSURER B: Lexington Insurance Company			
Mosaic Fertilizer LLC	INSURER C: Everest Reinsurance Company	19437 26921		
Attn: Mike Bishop, Director Risk Mgmt. 101 East Kennedy Blvd.,	INSURER D: Hiscox Inc	C5315		
Suite 2500	INSURER E: Allied World Assurance Compa			
Tampa, FL 33602	INSURER F: Ascot Insurance Company	23752		
COVERAGES CERTIFICATE NUMBER: W18713483	REVISION N	UMBER:		
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HA	E BEEN ISSUED TO THE INSURED NAMED AB	OVE FOR THE POLICY PERIOD		
INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORD EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE	ED BY THE POLICIES DESCRIBED HEREIN IS BEEN REDUCED BY PAID CLAIMS.			
INSR TYPE OF INSURANCE ADDL SUBR NVD POLICY NUMBER	POLICY EFF POLICY EXP (MM/DD/YYYY) (MM/DD/YYYY)	LIMITS		
CLAIMS-MADE CLAIMS-MADE	EACH OCCURR DAMAGE TO RE PREMISES (Ea	INTED		
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HIRED NON-OWNED AUTOS ONLY	PROPERTY DAI (Per accident)	\$		
		\$		
B X UMBRELLA LIAB X OCCUR	EACH OCCURR			
EXCESS LIAB CLAIMS-MADE 62785265	10/22/2020 10/22/2021 AGGREGATE	\$ 10,000,000		
DED RETENTION \$ WORKERS COMPENSATION		\$ OTH- ER		
AND EMPLOYERS' LIABILITY Y / N	× PER STATUTE	3 000 000		
A ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? N/A MWC 314150 20	10/22/2020 10/22/2021 E.L. EACH ACC			
(Mandatory in NH)				
DÉSCRIPTION OF OPERATIONS below C Excess Liability B080119782U20	E.L. DISEASE - 10/22/2020 10/22/2021 \$15,000,000			
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedu	e, may be attached if more space is required)			
CEE ATTACUEN				
SEE ATTACHED				
	CANCELLATION			
Hillsborough County BOCC	SHOULD ANY OF THE ABOVE DESCRIBED PO THE EXPIRATION DATE THEREOF, NOTI ACCORDANCE WITH THE POLICY PROVISION	CE WILL BE DELIVERED IN		
County of Hillsborough, State of Florida	AUTHORIZED REPRESENTATIVE			
Planning & Growth Management Dept. 601 East Kennedy Boulevard, 19th Floor				
Tampa, FL 33601	Set 9. How			

ACORD 25 (2016/03)

Tampa, FL 33601

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AGENCY CUSTOMER ID: MER ID: _____ LOC #: _____

ADDITIONAL REMARKS SCHEDULE

ACORD	ADDITIONAL REM	MARKS SCHEDULE	Page 2 of 2
AGENCY		NAMED INSURED Mosaic Fertilizer LLC	
Willis Towers Watson Midwest, I	inc.	Attn: Mike Bishop, Director Risk Mg	gmt.
		101 East Kennedy Blvd.,	
See Page 1		Suite 2500 Tampa, FL 33602	
CARRIER See Page 1	NAIC COD See Pag		
ADDITIONAL REMARKS		Litzoniz balt. bee Tage 1	
THIS ADDITIONAL REMARKS FORM	IS A SCHEDULE TO ACORD FOR	М,	
	TITLE: Certificate of Liabil:		
	to meet the requirement of	ce of Florida is included as Addit section 8.02.02.D.6 of the Hillsb	
INSURER AFFORDING COVERAGE: H			NAIC#: C5315
POLICY NUMBER: B080120924U20	EFF DATE: 10/22/2020	EXP DATE: 10/22/2021	
TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:	
Excess Liability	\$10,000,000 Part of		
	\$25,000,000 XS of	\$25,000,000	
INSURER AFFORDING COVERAGE: A	Allied World Assurance Compa	any US Inc	NAIC#: 19489
POLICY NUMBER: C066493/001	EFF DATE: 10/22/2020	EXP DATE: 10/22/2021	
TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:	
Excess Liability	\$10,000,000 Part of \$25,000,000 XS of	\$25,000,000	
INSURER AFFORDING COVERAGE: A POLICY NUMBER: RA2000577C1X	Ascot Insurance Company EFF DATE: 10/22/2020	EXP DATE: 10/22/2021	NAIC#: 23752
TYPE OF INSURANCE: Excess Liability	LIMIT DESCRIPTION: \$5,000,000 Part of	LIMIT AMOUNT:	
	\$25,000,000 XS of	\$25,000,000	

Endorsement #2

This endorsement effective 12:01 a.m. 22nd October 2020

forms a part of policy No. 62785265

issued to The Mosaic Company

By: American International Group UK Limited

Commercial Umbrella Liability Policy with CrisisResponse[®]

Named Peril and Time Element Pollution Self-Insured Retention Endorsement (Products-Completed Operations Hazard Version)

This policy is amended as follows:

Section V. EXCLUSIONS, Paragraph Q. Pollution is deleted in its entirety and replaced by the following:

Pollution

This insurance does not apply to:

- 1. Any **Bodily Injury**, **Property Damage** or **Personal Injury and Advertising Injury** arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of **Pollutants** anywhere at any time;
- 2. Any loss, cost or expense arising out of any request, demand, order or statutory or regulatory requirement that the **Insured** or others test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of **Pollutants**; or
- 3. Any loss, cost or expense arising out of any claim or **Suit** by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of **Pollutants**.

However, Paragraph 1 of this exclusion will not apply to **Bodily Injury** or **Property Damage** arising out of:

- i. Any discharge, dispersal, seepage, migration, release or escape of **Pollutants** directly or indirectly caused by fire, explosion, lightning, windstorm, vandalism or malicious mischief, riot or civil commotion, flood, earthquake, automatic sprinkler leakage, collision or upset of a railcar or an **Auto** or **Mobile Equipment** or aircraft; or
- ii. Any discharge, dispersal, seepage, migration, release or escape of **Pollutants** and included within the **Products-Completed Operations Hazard** provided that **Your Product** or **Your Work** has not at any time been:
 - (a) discarded, dumped, abandoned, thrown away; or
 - (b) transported, handled, stored, treated, disposed of or processed as waste;

by anyone; or



- iii. Any discharge, dispersal, seepage, migration, release or escape of **Pollutants** that meets all of the following conditions:
 - (a) It was accidental and neither expected nor intended by the **Insured**. This condition would not serve to deny coverage for a non-routine incident where such discharge, dispersal, seepage, migration, release or escape of **Pollutants** was a result of an attempt by the **Insured** to mitigate or avoid a situation where substantial third party **Bodily Injury** or **Property Damage** could occur;
 - (b) It was demonstrable as having commenced on a specific date during the **Policy Period**;
 - (c) Its commencement became known to the **Insured** within twenty (20) calendar days;
 - (d) Its commencement was reported in writing to us within eighty (80) calendar days of becoming known to any officer of the **Insured**; any manager in your risk management, insurance or legal department; any employee who was authorized by you to give or receive notice of an **Occurrence**, claim or **Suit**; or any **Insured** authorized or responsible to report the commencement; and
 - (e) Reasonable effort was expended by the **Insured** to terminate the discharge, dispersal, seepage, migration, release or escape of **Pollutants** as soon as conditions permitted; or
- iv. **Bodily Injury** sustained within a building and caused by smoke, fumes, vapor or soot produced by or originating from equipment that is used to heat, cool or dehumidify the building, or equipment used to heat water for personal use, by the building's occupants or their guests.

However, nothing contained in this endorsement will operate to provide any coverage with respect to:

- i. Any site or location principally used by the **Insured**, or by others on the **Insured's** behalf, for the handling, storage, disposal, dumping, processing or treatment of waste material, <u>however</u>, for **Bodily Injury** or **Property Damage** arising out of subparagraph iii above, this provision i. will not apply to clay settling ponds, salt tailings, tailing ponds, or gyp stacks;
- ii. Any fines or penalties;
- iii. Any clean up loss, cost or expense arising out of any governmental request, demand, order or statutory or regulatory requirement. However, this provision iii will not apply to third party clean up loss, cost or expense otherwise covered by this endorsement that are also the subject of a governmental request, demand, order or statutory or regulatory requirement;
- iv. Acid rain or acid runoff; however, nothing in this Clause shall exclude coverage for liability arising out of the **Insured's** phosphate operations that meet the criteria of the clauses outlined in this Endorsement within the periods specified herein, including knowledge to the **Insured** within twenty (20) days and reported in writing within eighty (80) days;
- v. Clean-up, removal, containment, treatment, detoxification or neutralization of **Pollutants** situated on premises which the **Insured** owns, rents or occupies at the time of the actual discharge, dispersal, seepage, migration, release or escape of said **Pollutants**; or



vi. Any **Bodily Injury**, **Property Damage** or **Personal Injury and Advertising Injury**, or any loss, cost or expense arising out of any discharge, dispersal, seepage, migration, release or escape of **Pollutants** in knowing violation of or non compliance with governmental permits.

For the purpose of this endorsement only, the **SELF-INSURED RETENTION** in **ITEM 5.** of the **DECLARATIONS**, is amended to include the following additional provision:

US\$ 3,000,000 Each **Occurrence** (General Liability – USA and Canada) (As respects all damages arising out of any discharge, dispersal, seepage, migration, release or escape of **Pollutants** covered under this endorsement). This **Self-Insured Retention** will not be reduced by **Defense Expenses**.

US\$ 1,000,000 Each **Occurrence** (Foreign General Liability – excluding USA, Canada, Brazil and Peru) (As respects all damages arising out of any discharge, dispersal, seepage, migration, release or escape of **Pollutants** covered under this endorsement). This **Self-Insured Retention** will not be reduced by **Defense Expenses**.

US\$ 20,000,000 Each **Occurrence** (General Liability – Brazil) (As respects all damages arising out of any discharge, dispersal, seepage, migration, release or escape of **Pollutants** covered under this endorsement). This **Self-Insured Retention** will not be reduced by **Defense Expenses**.

US\$ 5,000,000 Each **Occurrence** (General Liability – Peru) (As respects all damages arising out of any discharge, dispersal, seepage, migration, release or escape of **Pollutants** covered under this endorsement). This **Self-Insured Retention** will not be reduced by **Defense Expenses**.

US\$ 100,000,000 Each **Occurrence** for 21-40 seats / US\$ 50,000,000 Each **Occurrence** for 20 seats or less (Aircraft Liability) (As respects all damages arising out of any discharge, dispersal, seepage, migration, release or escape of **Pollutants** covered under this endorsement). This **Self-Insured Retention** will not be reduced by **Defense Expenses**.

US\$ 110,000,000 Each **Occurrence** (Watercraft Liability) (As respects all damages arising out of any discharge, dispersal, seepage, migration, release or escape of **Pollutants** covered under this endorsement). This **Self-Insured Retention** will not be reduced by **Defense Expenses**.

The above Self-Insured Retention applies whether or not there is any available Scheduled Underlying Insurance or Other Insurance. If there is Scheduled Underlying Insurance or Other Insurance applicable to a Loss, amounts received through such Scheduled Underlying Insurance or Other Insurance for payment of the Loss may be applied to reduce or exhaust the above Self-Insured Retention if such policies were purchased by the Named Insured to specifically apply as underlying insurance to this policy. However, in no event will amounts received through such Scheduled Underlying Insurance or Other Insurance for the payment of Defense Expenses reduce the above Self-Insured Retention.

For the purpose of this endorsement only, **Section III. DEFENSE PROVISIONS** Paragraphs A. and D. are deleted in their entirety and Paragraph A. is replaced by the following:

We will have no duty to defend any **Suit** against the **Insured** until the above **Self-Insured Retention** is exhausted by payment of **Loss**. We will, however, have the right, but not the duty, to participate in the defense of any **Suit** and the investigation of any claim to which this endorsement may apply. If we exercise this right, we will do so at our own expense.



For the purpose of this endorsement only, **Section VII. DEFINITIONS** is amended to include the following additional definition:

Defense Expenses means a payment allocated to defend a specific **Suit**, including but not limited to:

- 1. Attorneys' fees and all other investigation, loss adjustment and litigation expenses;
- 2. Premiums on bonds to release attachments;
- 3. Premiums on appeal bonds required by law to appeal any claim or Suit;
- 4. Court costs taxed against the Insured in any Suit;
- 5. Pre-judgment interest awarded against the **Insured**; and
- 6. Interest that accrues after entry of judgment.

All other terms, definitions, conditions, and exclusions of this policy remain unchanged.

Authorized Representative or Countersignature (in States Where Applicable)



IL 10 (12/06) OLD REPUBLIC INSURANCE COMPANY

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED WHERE REQUIRED UNDER CONTRACT OR AGREEMENT

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART/FORM

SECTION II - WHO IS AN INSURED is amended to include as an additional insured:

Any person or organization to whom you become obligated to include as an additional insured under this policy, as a result of any contract or agreement you enter into which requires you to furnish insurance to that person or organization of the type provided by this policy, but only with respect to liability arising out of your operations or premises owned by or rented to you. However, the insurance provided will not exceed the lesser of:

- **1.** The coverage and/or limits of this policy; or
- 2. The coverage and/or limits required by said contract or agreement.