Republic of the Philippines

Province of South Cotabato

OFFICE OF THE PROVINCIAL GOVERNOR

City of Koronadal

**MINERAL PROCESSING PERMIT NO. ${permit\_no}**

**${business\_name}.**

**${prk}, ${brgy}**

**${municipality}, SOUTH COTABATO**

The Provincial Government of South Cotabato hereby grants to **${business\_name}** a qualified person/corporation duly organized and existing under the laws of the Republic of the Philippines, a Mineral Processing Permit to process **GOLD/SILVER**  at their plant site located at Purok **${prk},** Barangay **${brgy},** **${municipality},**  Province of **SOUTH COTABATO**, Island of **MINDANAO**, Philippines.

This Mineral Processing Permit having been filed with Mineral Processing Permit Application No. **${permit\_no}** with the Office of the Provincial Governor on **${date\_issued}**  is granted in accordance with the Provincial Ordinance No. 07 series of 2004 with republic Act. No. 7942 otherwise known as The Philippine Mining Act of 1995 and Chapter XI of the Revised Implementing Rules and Regulations as amended promulgated thereunder subject to the following terms and conditions:

TERMS AND CONDITIONS:

1. That this Mineral Processing Permit shall apply to person(s)/corporation(s) engaged in processing minerals.
2. That this Mineral Processing Permit shall be for a period of four **(4**) years renewable and/or before **${expiry\_date},** but, not to exceed a total term of twenty five (25) years; Provided that no renewal of permit shall be allowed unless the Permit Holder has complied with all the terms and condition of the permit and has not been found guilty of violation of any provision of the Provincial Ordinance No. 07 of the Mining Act and its Revised Implementing Rules and Regulations as amended. The effectivity of this permit reckoned from the date of issuance shall be from **${date\_issued}** to **${expiry\_date}.**

3. That this Mineral Processing Permit shall be for the exclusive use and benefit of the Permit Holder or his/her duly authorized representatives and shall not under any circumstances be used for purposes other than mineral processing of the aforecited minerals;

1. That the permit holder shall assume full responsibility and be liable for damages to and/or

public properties that may be occasioned by its operation under the permit;

1. That the Permit Holder shall submit the following reports to the Provincial Governors Office concerned copy furnished the Regional Director Mines and Geosciences Bureau.

Monthly Report on Production Sales and Inventory of Metallic/ Non metallic Minerals and Employment as prescribed in MGB Form No. 31-10 within fifteen (15) days after the end of each calendar month.

Quarterly Energy Consumption Report as prescribed in MGB Form No. 31-18 within (15) days after the end of each calendar quarter; and ,

Integrated Annual Report in MGB Form no. 31-16 within (2) months after the end each calendar year.

Other reports as the Provincial Governor and/or PMRB may require.

1. That the Permit Holder shall effectively use the best available appropriate anti-pollution technology and facilities to protect the environment in compliance with the requirements of the ECC and PD No. 984 which should be undertaken in coordination with the Environmental Management Bureau/Department Regional Office;
2. That the Permit Holder shall not discriminate on the basis of gender and that the Permit Holder shall respect the right of women workers to participate in policy and decision making process affecting their rights and benefits;
3. That the Permit Holder shall pay fees, taxes and other obligation in accordance with existing laws, rules and regulations;
4. The Permit Holder shall conform to Laws, rules and regulations regarding among others, labor safety, health standards and those pertaining to environment protection, enhancement and rehabilitation;
5. The Permit Holder shall comply with its obligations under its E,C.C.;

11. That the Permit Holder shall give preference to goods and services produced and offered in the Philippines of comparative quality and in particular shall give preference to Filipino construction enterprises shall erect buildings which can be constructed by using materials and transportation and shall purchase Philippine household equipment, furniture and food;

1. That the Permit Holder shall give preference to local residents in all types of employment for which they are qualified and that technology shall be transferred to the same through trainings, symposia, seminars and workshops;
2. That alien employment shall be limited to technologies requiring highly specialized training and experience subject to the required approval under existing laws, rules regulations;
3. In cases where foreign technologies are utilized and where alien executives are employed an effective program of training under studies shall be undertaken;
4. That the Permit Holder shall utilize the best available appropriate and efficient processing technology;
5. That the Permit may be cancelled/revoked/terminated after due process by the Provincial Governor upon the recommendation of the PMRB based on any of the following grounds;

a. Failure to comply with the terms and conditions of the Permit and ECC. if applicable;

b. Violation of any provision of the Provincial Ordinance No. 07 and with implementing rules and regulations as amended;

1. Failure to pay the taxes and fees due the Government for two (2) consecutive years;

d. Any misrepresentation in any statement made in the application or those made later in support thereof; and,

1. When national interest and public welfare so require or for environmental protection or ecological reasons.

Provided that the cancellation/revocation/termination of the permit shall not release the Permit Holder from any and all obligations it may have particularly regarding ecological management to the Public or Private party at the time of cancellation/revocation/termination, provided further such cancellation/revocation/termination shall not cause any responsibility on the part government as to the expenditures that might have been incurred or as to other damages that might have been suffered by the Permit Holder.

1. Withdrawal by the Permit Holder from the Permit shall not release it from any and all financial, environmental, legal and/or fiscal obligations;
2. That the Permit holder shall allow at any reasonable time, the Provincial Governor or his/her duly authorized representative to conduct on-site validation of submitted reports and to review his/her performance;

19. That the Permit Holder shall file and keep books of accounts, report and correspondence which shall be opened at all times for verification by the Provincial Governor or his/her duly authorized representatives;

1. That the Permit Holder shall comply with all other applicable provisions of the Provincial Ordinance No. 07, the Mining Act and the Revised Implementing Rules and Regulations as amended and other terms and conditions not inconsistent with the Constitution the Act and the Revised Implementing Rules and Regulations as amended the Provincial Ordinance as well as those which the Governor may deem to be for the public interest and welfare.
2. That the use of **mercury is strictly prohibited.**

South Cotabato, Philippines, **${date\_issued}**

For the Republic of the Philippines

(Grantor)

**REYNALDO TAMAYO Jr.**

Provincial Governor

In my capacity as **Permit Holder** of **Mineral Processor** , I hereby accept the terms and conditions of this Mineral Processing Permit as above stated.

**${owner\_name}**

Signature Over Printed name

Signed in the presence of ;

**NENCITA B. ACAIN**   **AGNES L. CASTAÑARES**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

( Signature over Printed Name) (Signature over Printed Name )

**ACKNOWLEDGEMENT**

Republic of the Philippines )

Province of South Cotabato) S.S.

Cityof Koronadal )

**Before** me, a Notary Public for and in the City of Koronadal, personally appeared **REYNALDO TAMAYO Jr.** , with Tax Identification No. **\_\_\_\_\_\_\_\_\_\_** in his capacity as **Governor** of South Cotabato and **${owner\_name}** ,with Residence Tax Certificate No. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_issued on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ in their capacity as both known to me and to me known to be the same persons who executed the foregoing instrument consisting of four (4) pages, including this acknowledgment page, and acknowledged to me that the same is their voluntary acts and deeds.

**IN WITNESS WHEREOF**, I have hereunto set my hand and affix my notarial seal this \_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20 \_\_\_

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NOTARY PUBLIC

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