Romic Environmental Technologies Corp. AZD 009015389

Chandler, Arizona TSD Facility

Section K

Financial Assurance

December 2004

Rev. 12/29/04

CONTENTS

Sect	<u>lion</u>	<u>Page</u>
K	FINANCIAL ASSURANCE	K-1
K1	CLOSURE	K-1
K2	LIABILITY INSURANCE	K-1
	Attachments are presented	
	in separate sections following the main body of the text	

Attachments

Attachment K-1	Certificate of Insurance
Attachment K-2	Financial Guarantee Bond
Attachment K-3	Standby Trust Fund Agreement
Attachment K-4	Standby Trust Fund Agreement Schedule A
Attachment K-5	Standby Trust Fund Agreement Schedule B

K FINANCIAL ASSURANCE

K1 CLOSURE

The estimated maximum closure cost for the facility once all waste management units are in operations is \$1,958,054. This estimate was based on third party costs to close the facility. See attached Closure Cost Estimate which can be found in Attachment A of the Closure Plan in Section J.

Attachment A of the Closure Plan in Section J also includes a detailed closure cost estimate based upon the Hazardous Waste Management Units currently in operation at the facility. Based upon this closure cost estimate, the current closure amount for the facility is \$1,235,872. During the active life of the facility Romic will revise the closure cost estimate no later than 30 days after the Regional Administrator has approved the request to modify the closure plan, if the change in the closure plan increases the cost of closure. The revised closure cost estimate will be adjusted for inflation as specified in 40CFR 264.142(b), and the financial assurance mechanism will reflect these changes. Before Romic accepts waste into any new units Romic will adjust its financial assurance mechanism to reflect the cost estimate for closure 60 days prior to accepting waste into any new units.

The closure cost estimate will be updated annually within 60 days of the anniversary date of the financial instrument funding closure to account for inflation (inflation factor is derived from the most recent Implicit Price Deflator for Gross National Product published by the U.S. Department of Commerce in its "Survey of Current Business") per the requirements of 40 CFR 264.142.

Romic complies with 264.143(b) Surety bond guaranteeing payment into a closure trust fund, and has established a Standby Closure Trust Fund Agreement with the Union Bank of California. The surety bond and the standby trust fund agreement are included as Attachments K-2 and K-3. The wording of the surety bond guaranteeing payment into a trust fund as specified in 264.143(b) is worded as instructed in 264.151(b). The wording of the Trust Agreement is identical to the wording specified in 264.151(a)(1).

K2 LIABILITY INSURANCE

Romic maintains Pollution Legal Liability Insurance for the facility with coverage of \$1 million per occurrence with an annual aggregate of \$2 million dollars, exclusive of legal costs. Romic also maintains Pollution Legal Liability Insurance of \$10 million dollars per occurrence with an annual aggregate of \$10 million dollars, exclusive of legal costs. A Certificate of Insurance demonstrating coverage is included as Attachment K-1.

Attachment K-1 Certificate of Insurance

ACORD_m CERTIFICATE OF LIABILITY INSURANCE Page 1 of 2

DATE 07/30/2004

PRODUCER	877-945-7378 Willis North America, Inc Regional Cert Center 26 Century Blvd.	THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW.
	P. O. Box 305191 Nashville, TN 372305191	INSURERS AFFORDING COVERAGE
INSURED	Romic Environmental Technologies Corporation	INSURER A: American International Specialty Lines In 26883-904
	dba Romic Southwest 6760 W. Allison Road	INSURER B: Commerce and Industry Insurance Company 19410-901
	Chandler, AZ 85226	INSURER C: American Home Assurance Company 19380-302
		INSURER D:
	I	INSURER E:

COVERAGES

THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. AGGREGATE LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR		POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMITS
A	GENERAL LIABILITY	EG3112828	7/31/2004	7/31/2005	EACH OCCURRENCE \$ 1,000,000
	X COMMERCIAL GENERAL LIABILITY				FIRE DAMAGE (Any one fire) \$ 100,000
	CLAIMS MADE X OCCUR				MED EXP (Any one person) \$ 5,000
	X Pollution Legal Liab.				PERSONAL & ADV INJURY \$ 1,000,000
	X (Fac.) \$10MM ea loss				GENERAL AGGREGATE \$ 2,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:				PRODUCTS - COMP/OP AGG \$ 2,000,000
	POLICY PRO- JECT LOC				
В	AUTOMOBILE LIABILITY X ANY AUTO	EGA3112831	7/31/2004	7/31/2005	COMBINED SINGLE LIMIT (Ea accident) \$ 1,000,000
	X ALL OWNED AUTOS SCHEDULED AUTOS				BODILY INJURY (Per person) \$
	X HIRED AUTOS X NON-OWNED AUTOS				BODILY INJURY (Per accident) \$
					PROPERTY DAMAGE (Per accident) \$
	GARAGE LIABILITY				AUTO ONLY - EA ACCIDENT \$
	ANY AUTO				OTHER THAN AUTO ONLY: AGG \$
A	EXCESS LIABILITY	EGU3112829	7/31/2004	7/31/2005	EACH OCCURRENCE \$ 10,000,000
^	OCCUR CLAIMS MADE	EGUSTIZUZS	7/31/2004	7/31/2003	AGGREGATE \$ 10,000,000
	GEALING INVEST				\$
	DEDUCTIBLE				\$
	RETENTION \$				\$
С	WORKERS COMPENSATION AND	(AOS) WC 1241840 (AOS)	7/31/2004	7/31/2005	X WC STATU- OTH- TORY LIMITS ER
c	EMPLOYERS' LIABILITY	(CA) WC 1241841 (CA)	7/31/2004	7/31/2005	E.L. EACH ACCIDENT \$ 1,000,000
					E.L. DISEASE - EA EMPLOYEE \$ 1,000,000
					E.L. DISEASE - POLICY LIMIT \$ 1,000,000
A	OTHER	PLS1348894	7/31/2004	7/31/2005	PLL - Policy Aggregate \$10,000,000
A	Pollution Legal (CA Only) Contractors Pollution	CPO1348905	7/31/2004	7/31/2005	CPL - Each Loss \$1,000,000 CPL - Policy Aggregate \$1,000,000

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES/EXCLUSIONS ADDED BY ENDORSEMENT/SPECIAL PROVISIONS

Certificate Holder is included as an Additional Insured (except as respects all coverage afforded by the Workers' Compensation policy) and granted a Waiver of Subrogation as required by written contract but only for liability arising out of the operations of the Named Insured.

CERTIFICATE HOLDER	ADDITIONAL INSURED; INSURER LETTER:	CANCELLATION EXCEPT TEN DAYS FOR NONPAYMENT
		SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION
		date thereof, the issuing insurer will xxxxxxxx xxxmail 30 days written
FOR INFORMATION I	PURPOSES ONLY	NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL
•		IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OR
•		REPRESENTATIVES.
:		AUTHORIZED REPRESENTATIVE
., AZ .		Bernard Wallow Mc Intre

Page 2 of 2

IMPORTANT

If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

DISCLAIMER

The Certificate of Insurance on the reverse side of this form does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.

Attachment K-2 Financial Guarantee Bond

INCREASE RIDER

To be attached to and form part of Bond Number	ESD73	12575		·	effective
issued by the Nati	onal Uni	ion Fire Insurance C	ompa	any of Pittsburgh, F	'A
in the amount	of Two	Hundred Five Thou	sand,	, Five Hundred and	no/100
	is the amount of two Hundred Five Thousand, Five Hundred and no/100 DOLLARS (\$ 205,500.00), omic Environmental Technologies Corporation d in favor of U.S. Environmental Protection Agency We, National Union Fire Insurance company of Pittsburgh, PA Surety on the above bond, hereby stipulate and agree that from and after the effective date of this Stipulation, the Penalty of said Bond shall be Increased Two Hundred Five Thousand, Five Hundred and FROM: no/100				
on behalf of Romic Environmental Technologies	Corpora	tion		·	,
as Principal and in favor of U.S. Environmental	Protection	on Agency			
as Obligee.					
Now therefore, it is agreed that:					
•					
				and after the effect	ive date
of this Stipulation, the Penalty of s	said Bone	d shall be increased		mis arms and ottool	Ivo date
Two Hundred Five Thous	sand, Fiv	ve Hundred and		205 500 00	
			(\$	203,300.00)
TO: One Million, Two Hundred Eight Hundred Seventy Tw	Thirty F	ive Thousand, o/100	(\$	1,235,872.00)
It is further understood and agreed that all other terms	and con	ditions of this bond sh	ali re	main unchanged.	
This rider is to be effective the 14	_Day of	January			2005
Signed, Sealed and Dated this 14	Day of	January		200	5
					\$
	Ro	mic Environmental T	'echn	ologies Corporation	a
	By:	Long h	ر پیمبر	av	The second
		74		· · · · · · · · · · · · · · · · · · ·	
	Nat	tional Union Rire Ins	uran	ce Company of Pitt	sburgh, PA
	-By:	Angle .	7	Noke s	(Surety)
			/	A	ttorney-In-Fact

POLICYHOLDER DISCLOSURE STATEMENT UNDER TERRORISM RISK INSURANCE ACT OF 2002

In accordance with the Terrorism Risk Insurance Act of 2002 (the "Act"), we are providing this disclosure notice for bonds for which a member company of the American International Companies is the surety. "Terrorism" is defined in the Act as an act certified by the Secretary of the Treasury (i) to be an act of terrorism, (ii) to be a violent act or an act that is dangerous to (A) human life; (B) property or (C) infrastructure, (iii) to have resulted in damage within the United States, or outside of the United States in case of an air carrier or vessel or the premises of a U.S. mission and (iv) to have been committed by an individual or individuals acting on behalf of any foreign person or foreign interest, as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion. You should read the Act for a complete description of its coverage. The Secretary's decision to certify or not to certify an event as an Act of Terrorism and thus covered by this law is final and not subject to review. There is a \$100 billion dollar annual cap on all losses resulting from Acts of Terrorism above which no coverage will be provided under this policy and under the Act unless Congress makes some other determination.

For your information, coverage provided by this policy for losses caused by an Act of Terrorism may be partially reimbursed by the United States under a formula established by the Act. Under this formula the United States pays 90% of terrorism losses covered by this law exceeding a statutorily established deductible that must be met by the insurer, and which deductible is based on a percentage of the insurer's direct earned premiums for the year preceeding the Act of Terrorism.

Acts of Terrorism are not excluded from any surety bonds issued on your behalf and your charge for Terrorism coverage is 0% of what would have been your final premium.

IMPORTANT NOTICE

TO OBTAIN INFORMATION OR MAKE A COMPLAINT: YOU MAY CONTACT THE TEXAS DEPARTMENT OF INSURANCE TO OBTAIN INFORMATION ON COMPANIES, COVERAGES RIGHTS OR COMPLAINTS AT:

1-800-252-3439

YOU MAY WRITE THE TEXAS DEPARTMENT OF INSURANCE:

P. O. BOX 149104 AUSTIN, TX 78714-9104 FAX# (512) 475-1771

You may also write to:

NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA

at:

Attn: Claims Department 6th Floor, 175 Water Street New York, NY 10038

Fax No.: 212-458-1659 or 212-458-1660

ATTACH THIS NOTICE TO YOUR BOND. This notice is for information only and does not become a part or a condition of the attached document and is given to comply with Section 2253.048, Government Code, and Section 53.202, Property Code, effective September 1, 2001.

POWER OF ATTORNEY

American Home Assurance Company National Union Fire Insurance Company of Pittsburgh, Pa.

Principal Bond Office: 70 Pine Street, New York, N.Y. 10270

No. 31-B-16587

KNOW ALL MEN BY THESE PRESENTS:

That American Home Assurance Company, a New York corporation, and National Union Fire Insurance Company of Pittsburgh, Pa., a Pennsylvania corporation, does each hereby appoint

--- Larry H. Senkel, Pamela Prokop, William H. Ratz: of Houston, Texas---

its true and lawful Attorney(s)-in-Fact, with full authority to execute on its behalf bonds, undertakings, recognizances and other contracts of indemnity and writings obligatory in the nature thereof, issued in the course of its business, and to bind the respective company thereby.

IN WITNESS WHEREOF, American Home Assurance Company and National Union Fire Insurance Company of Pittsburgh, Pa. have each executed these presents



this 1st day of February, 2000

Phozzolis

Lawrence W. Carlstrom, Senior Vice President
National Union Fire Insurance Company of Pittsburgh, PA.
Vice President, American Home Assurance Company

STATE OF NEW YORK } COUNTY OF NEW YORK }ss.

On this 1st day of February, 2000 before me came the above named officer of American Home Assurance Company and National Union Fire Insurance Company of Pittsburgh, Pa., to me personally known to be the individual and officer described herein, and acknowledged that he received the foregoing instrument and affixed the seals of said corporations thereto by authority of his office.

Notary Public, State of New York
No. 01-NO4652754
The Model of Medical County

Jann Expires Jan. 31,

CERTIFICATE

Excerpts of Resolutions adopted by the Boards of Directors of American Home Assurance Company and National Union Fire Insurance Company of Pittsburgh, Pa. on May 18, 1976:

"RESOLVED, that the Chairman of the Board, the President, or any Vice President be, and hereby is, such crized to appoint Attorneys-in-Fact to represent and act for and on behalf of the Company to execute bonds, undertakings, recognizances and other contracts of indemnity and writings obligatory in the nature thereof, and to attach thereto the corporate seal of the Company, in the transaction of its surety business;

"RESOLVED, that the signatures and attestations of such officers and the seal of the Company may be affixed to any such Power of Attorney or to any certificate relating thereto by facsimile, and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company when so affixed with respect to any bond, undertaking, recognizance or other contract of indemnity or writing obligatory in the nature thereof;

"RESOLVED, that any such Attorney-in-Fact delivering a secretarial certification that the foregoing resolutions still be in effect may insert in such certification the date thereof, said date to be not later than the date of delivery thereof by such Attorney-in-Fact."

I, Elizabeth M. Tuck, Secretary of American Home Assurance Company and of National Union Fire Insurance Company of Pittsburgh, Pa. do hereby certify that the foregoing excerpts of Resolutions adopted by the Boards of Directors of these corporations, and the Powers of Attorney issued pursuant thereto, are true and correct, and that both the Resolutions and the Powers of Attorney are in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the facsimile seal of each corporation

this <u>14†h</u> day of January

____, 200





Elizabeth M. Tuck, Secretary

From: Origin ID: (713)590-4624 Corporate Office ERP ENVIRONMENTAL SERVICES 820 GESSNER **SUITE 1680** HOUSTON, TX 77024



SHIP TO: (520)796-6275 Michael Therrien Romic SW 6760 W. Allison Road

BILL SENDER

Chandler, AZ 85226



PRIORITY OVERNIGHT

MON

7914 4739 0812 TRK#

-AZ-US

Deliver By: 17JAN05

PHX

FORM

A2

85226

Ship Date: 14JAN05

System#: 2978520/INET2000 Account#: S ********

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INCREASE RIDER

To be attached to and form part of Bond Number	ESD73	12575		·	effective
issued by the Nati	onal Uni	ion Fire Insurance C	ompa	any of Pittsburgh, F	'A
in the amount	of Two	Hundred Five Thou	sand,	, Five Hundred and	no/100
	is the amount of two Hundred Five Thousand, Five Hundred and no/100 DOLLARS (\$ 205,500.00), omic Environmental Technologies Corporation d in favor of U.S. Environmental Protection Agency We, National Union Fire Insurance company of Pittsburgh, PA Surety on the above bond, hereby stipulate and agree that from and after the effective date of this Stipulation, the Penalty of said Bond shall be Increased Two Hundred Five Thousand, Five Hundred and FROM: no/100				
on behalf of Romic Environmental Technologies	Corpora	tion		·	,
as Principal and in favor of U.S. Environmental	Protection	on Agency			
as Obligee.					
Now therefore, it is agreed that:					
•					
				and after the effect	ive date
of this Stipulation, the Penalty of s	said Bone	d shall be increased		mis arms and ottool	Ivo date
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Signed, Sealed and Dated this 14	Day of	January		200	5
					\$
	Ro	mic Environmental T	'echn	ologies Corporation	a
	By:	Long h	ر پیمبر	av	The second
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	Nat	tional Union Rire Ins	uran	ce Company of Pitt	sburgh, PA
	-By:	Angle .	7	Noke s	(Surety)
			/	A	ttorney-In-Fact

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Lawrence W. Carlstrom, Senior Vice President
National Union Fire Insurance Company of Pittsburgh, PA.
Vice President, American Home Assurance Company

STATE OF NEW YORK } COUNTY OF NEW YORK }ss.

On this 1st day of February, 2000 before me came the above named officer of American Home Assurance Company and National Union Fire Insurance Company of Pittsburgh, Pa., to me personally known to be the individual and officer described herein, and acknowledged that he received the foregoing instrument and affixed the seals of said corporations thereto by authority of his office.

Notary Public, State of New York
No. 01-NO4652754
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"RESOLVED, that the signatures and attestations of such officers and the seal of the Company may be affixed to any such Power of Attorney or to any certificate relating thereto by facsimile, and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company when so affixed with respect to any bond, undertaking, recognizance or other contract of indemnity or writing obligatory in the nature thereof;

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Elizabeth M. Tuck, Secretary

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SHIP TO: (520)796-6275 Michael Therrien Romic SW 6760 W. Allison Road

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Chandler, AZ 85226



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Ship Date: 14JAN05

System#: 2978520/INET2000 Account#: S ********

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Use of this system constitutes your agreement to the service conditions in the current FedEx Service Guide, available on fedex.com. FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, delay, non-delivery, misdelivery, or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim. Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the package, loss of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental, consequential, or special is limited to the greater of \$100 or the authorized declared value. Recovery cannot exceed actual documented loss. Maximum for items of extraordinary value is \$500, e.g. jewelry, precious metals, negotiable instruments and other items listed in our Service Guide. Written claims must be filed within strict time limits, see current FedEx Service Guide.

Attachment K-3 Standby Trust Fund Agreement

STANDBY TRUST AGREEMENT (ONLY) SCHEDULE B

Updated July, 2004

List of Property Comprising Trust Fund

None at the time of the trust establishment. Funding of this Standby Trust Agreement is contingent upon drafts against the primary.

Surety Bond number ESD7312575 and issued by the National Union Fire Insurance Company of Pittsburgh, Pa. on July 3, 2004

Romic Environmental Technologies, Corporation Standby RCRA Trust Fund Agreement

Trust Agreement, the "Agreement," entered into as of and effective September 1, 1999 by and between Romic Environmental Technologies, a California Corporation, the "Grantor," and Union Bank of California N.A., a state banking corporation, the "Trustee."

WHEREAS, the United States Environmental Protection Agency, "EPA," an agency of the United States Government, has established certain regulations applicable to the Grantor, requiring that an owner or operator of a hazardous waste management facility shall provide assurance that funds will be available when needed for closure and/or post-closure care of the facility.

WHEREAS, the Grantor has elected to establish a trust to provide all or part of such financial assurance for the facilities identified herein.

WHEREAS, the Grantor, acting through its duly authorized officers, has selected the Trustee to be the trustee under this agreement, and the Trustee is willing to act as trustee.

NOW, THEREFORE, the Grantor and the Trustee agree as follows:

Section 1. Definitions. As used in this Agreement:

- (a) The term "Grantor" means the owner or operator who enters into this Agreement and any successors or assigns of the Grantor.
- (b) The term "Trustee" means the Trustee who enters into this Agreement and any successor Trustee.

Section 2. Identification of Facilities and Cost Estimates. This Agreement pertains to the facilities and cost estimates identified on attached Schedule A

Section 3. Establishment of Fund. The Grantor and the Trustee hereby establish a trust fund, the "Fund," for the benefit of EPA. The Grantor and the Trustee intend that no third party have access to the Fund except as herein provided. The Fund is established initially as consisting of the property, which is acceptable to the Trustee, described in Schedule B attached hereto. Such property and any other property subsequently transferred to the Trustee is referred to as the Fund, together with all earnings and profits thereon, less any payments or distributions made by the Trustee pursuant to this Agreement. The Fund shall be held by the Trustee, IN TRUST, as hereinafter provided. The Trustee shall not be responsible nor shall it undertake any responsibility for the amount or adequacy of, nor any duty to collect from the Grantor, any payments necessary to discharge any liabilities of the Grantor established by EPA.

Section 4. Payment for Closure and Post-Closure Care. The Trustee shall make payments from the Fund as the EPA Regional Administrator shall direct, in writing, to provide for the payment of the costs of closure and/or post-closure care of the facilities covered by this Agreement. The Trustee shall reimburse the Grantor or other persons as specified by the EPA Regional Administrator from the Fund for closure and post-closure expenditures in such amounts as the EPA Regional Administrator shall direct in writing. In addition, the Trustee shall refund to the Grantor such amounts as the EPA Regional Administrator specifies in writing. Upon refund, such funds shall no longer constitute part of the Fund as defined herein.

Section 5. Payments Comprising the Fund. Payments made to the Trustee for the Fund shall consist of cash or securities acceptable to the Trustee.

Section 6. Trustee Management. The Trustee shall invest and reinvest the principal and income of the Fund and keep the Fund invested as a single fund, without distinction between principal and income, in accordance with general investment policies and guidelines which the Grantor may communicate in writing to the Trustee from time to time, subject, however, to the provisions of this Section. In investing, reinvesting, exchanging, selling, and managing the Fund, the Trustee shall discharge his duties with respect to the trust fund solely in the interest of the beneficiary and with the care, skill, prudence, and diligence under the circumstances then prevailing which persons of prudence, acting in a like capacity and familiar with such matters, would use in the conduct of an enterprise of a like character and with like aims; except that:

- (i) Securities or other obligations of the Grantor, or any other owner or operator of the facilities, or any of their affiliates as defined in the Investment Company Act of 1940, as amended, 15 U.S.C. 80a2.(a), shall not be acquired or held, unless they are securities or other obligations of the Federal or a State government;
- (ii) The Trustee is authorized to invest the Fund in time or demand deposits of the Trustee, to the extent insured by an agency of the Federal or State government; and
- (iii) The Trustee is authorized to hold cash awaiting investment or distribution uninvested for a reasonable time and without liability for the payment of interest thereon.

Section 7. Commingling and Investment. The Trustee is expressly authorized in its discretion:

(a) To transfer from time to time any or all of the assets of the Fund to any common. commingled, or collective trust fund created by the Trustee in which the Fund is eligible to participate, subject to all of the provisions thereof, to be commingled with the assets of other trusts participating therein; and (b) To purchase shares in any investment company registered under the Investment Company Act of 1940, 15 U.S.C. 80a et seq., including one which may be created, managed, underwritten, or to which investment advice is rendered or the shares of which are sold by the Trustee. The Trustee may vote such shares in its discretion.

Section 8. Express Powers of Trustee. Without in any way limiting the powers and discretions conferred upon the Trustee by the other provisions of this Agreement or by law, the Trustee is expressly authorized and empowered:

- (a) To sell, exchange, convey, transfer, or otherwise dispose of any property held by it, by public or private sale. No person dealing with the Trustee shall be bound to see to the application of the purchase money or to inquire into the validity or expediency of any such sale or other disposition;
- (b) To make, execute, acknowledge, and deliver any and all documents of transfer and conveyance and any and all other instruments that may be necessary or appropriate to carry out the powers herein granted;
- (c) To register any securities held in the Fund in its own name or in the name of a nominee and to hold any security in bearer form or in book entry, or to combine certificates representing such securities with certificates of the same issue held by the Trustee in other fiduciary capacities, or to deposit or arrange for the deposit of such securities in a qualified central depositary even though, when so deposited, such securities may be merged and held in bulk in the name of the nominee of such depositary with other securities deposited therein by another person, or to deposit or arrange for the deposit of any securities issued by the United States Government, or any agency or instrumentality thereof, with a Federal Reserve bank, but the books and records of the Trustee shall at all times show that all such securities are part of the Fund;
- (d) To deposit any cash in the Fund in interest-bearing accounts maintained or savings certificates issued by the Trustee, in its separate corporate capacity, or in any other banking institution affiliated with the Trustee, to the extent insured by an agency of the Federal or State government; and
- (e) To compromise or otherwise adjust all claims in favor of or against the Fund.

Section 9. Taxes and Expenses. All taxes of any kind that may be assessed or levied against or in respect of the Fund and all brokerage commissions incurred by the Fund shall be paid from the Fund. All other expenses incurred by the Trustee in connection with the administration of this Trust, including fees for legal services rendered to the Trustee, the compensation of the Trustee to the extent not paid directly by the Grantor, and all other proper charges and disbursements of the Trustee shall be paid from the Fund.

Section 10. Annual Valuation. The Trustee shall annually, at least 30 days prior to the anniversary date of establishment of the Fund, furnish to the Grantor and to the appropriate EPA Regional Administrator a statement confirming the value of the Trust. Any securities in the Fund shall be valued at market value as of no more than 60 days prior to the anniversary date of establishment of the Fund. The failure of the Grantor to object in writing to the Trustee within 90 days after the statement has been furnished to the Grantor and the EPA Regional Administrator shall constitute a conclusively binding assent by the Grantor, barring the Grantor from asserting any claim or liability against the Trustee with respect to matters disclosed in the statement.

Section 11. Advice of Counsel. The Trustee may from time to time consult with counsel, who may be counsel to the Grantor, with respect to any question arising as to the construction of this Agreement or any action to be taken hereunder. The Trustee shall be fully protected, to the extent permitted by law, in acting upon the advice of counsel.

Section 12. Trustee Compensation. The Trustee shall be entitled to reasonable compensation for its services as agreed upon in writing from time to time with the Grantor.

Section 13. Successor Trustee. The Trustee may resign or the Grantor may replace the Trustee, but such resignation or replacement shall not be effective until the Grantor has appointed a successor trustee and this successor accepts the appointment. The successor trustee shall have the same powers and duties as those conferred upon the Trustee hereunder. Upon the successor trustee's acceptance of the appointment, the Trustee shall assign, transfer, and pay over to the successor trustee the funds and properties then constituting the Fund. If for any reason the Grantor cannot or does not act in the event of the resignation of the Trustee, the Trustee may apply to a court of competent jurisdiction for the appointment of a successor trustee or for instructions. The successor trustee shall specify the date on which it assumes administration of the trust in a writing sent to the Grantor, the EPA Regional Administrator, and the present Trustee by certified mail 10 days before such change becomes effective. Any expenses incurred by the Trustee as a result of any of the acts contemplated by this Section shall be paid as provided in Section 9.

Section 14. Instructions to the Trustee. All orders, requests, and instructions by the Grantor to the Trustee shall be in writing, signed by such persons as are designated in the attached Exhibit A or such other designees as the Grantor may designate by amendment to Exhibit A. The Trustee shall be fully protected in acting without inquiry in accordance with the Grantor's orders, requests, and instructions. All orders, requests, and instructions by the EPA Regional Administrator to the Trustee shall be in writing, signed by the EPA Regional Administrators of the Regions in which the facilities are located, or their designees, and the Trustee shall act and shall be fully protected in acting in accordance with such orders, requests, and instructions. The Trustee shall have the right to assume, in the absence of written notice to the contrary, that no event constituting a change or a termination of the authority of any person to act on behalf of the Grantor or EPA hereunder has occurred. The Trustee shall have no duty to act in the absence of

such orders, requests, and instructions from the Grantor and/or EPA, except as provided for herein.

Section 15. Notice of Nonpayment. The Trustee shall notify the Grantor and the appropriate EPA Regional Administrator, by certified mail within 10 days following the expiration of the 30-day period after the anniversary of the establishment of the Trust, if no payment is received from the Grantor during that period. After the pay-in period is completed, the Trustee shall not be required to send a notice of nonpayment.

Section 16. Amendment of Agreement. This Agreement may be amended by an instrument in writing executed by the Grantor, the Trustee, and the appropriate EPA Regional Administrator, or by the Trustee and the appropriate EPA Regional Administrator if the Grantor ceases to exist.

Section 17. Irrevocability and Termination. Subject to the right of the parties to amend this Agreement as provided in Section 16, this Trust shall be irrevocable and shall continue until terminated at the written agreement of the Grantor, the Trustee, and the EPA Regional Administrator, or by the Trustee and the EPA Regional Administrator, if the Grantor ceases to exist. Upon termination of the Trust, all remaining trust property, less final trust administration expenses, shall be delivered to the Grantor.

Section 18. Immunity and Indemnification. The Trustee shall not incur personal liability of any nature in connection with any act or omission, made in good faith, in the administration of this Trust, or in carrying out any directions by the Grantor or the EPA Regional Administrator issued in accordance with this Agreement. The Trustee shall be indemnified and saved harmless by the Grantor or from the Trust Fund, or both, from and against any personal liability to which the Trustee may be subjected by reason of any act or conduct in its official capacity, including all expenses reasonably incurred in its defense in the event the Grantor fails to provide such defense.

Section 19. Choice of Law. This Agreement shall be administered, construed, and enforced according to the laws of the State of California.

Section 20. Interpretation. As used in this Agreement, words in the singular include the plural and words in the plural include the singular. The descriptive headings for each Section of this Agreement shall not affect the interpretation or the legal efficacy of this Agreement.

IN WITNESS WHEREOF the parties have caused this Agreement to be executed by their respective officers duly authorized and their corporate seals to be hereunto affixed and attested as of the date first above written: The parties below certify that the wording of this Agreement is identical to the wording specified in 40 CFR § 264.151(a)(1) as such regulations were constituted on the date first above written.

Attest:

Romic Environmental Technologies Corporation

Gary J. Van Rooyan Assistant Secretary

Earl J. Blackwell Senior Vice President

Corporate Seal

ATTEST.

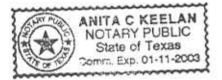
Union Bank of California, N.A.

Douglas Schlafer Vice President – Corporate Trust

Bank Seal

State of Texas) County of Harris)

On this 14th day of Month. 2000, before me, personally came Earl J. Blackwell to me known, who, being by me duly sworn, did depose and say that he resides at 22 Southgate Drive, The Woodlands. Texas 70506, that he is the Senior Vice President of Romic Environmental Technologies. Corporation, a California Corporation, the corporation described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to such instrument is such corporate seal; that is was so affixed by order of the Board Of Directors of said corporation, and that he signed his name thereto by like order.



Notary Public

Attachment K-4 Standby Trust Fund Agreement Schedule A

CONTINUATION CERTIFICATE

National Union Fire Insurance Company of Pittsburgh, Pa.

, Surety upon

a certain Bond No.

ESD7312575

dated effective

July 3, 2004

(MONTH-DAY-YEAR)

on behalf of

Romic Environmental Technologies Corporation

(PRINCIPAL)

and in favor of

U.S. Environmental Protection Agency

(OBLIGEE)

does hereby continue said bond in force for the further period

beginning on

July 3, 2004

(MONTH-DAY-YEAR)

and ending on

July 3, 2005

(MONTH-DAY-YEAR)

Amount of bond

\$205,500.00

Description of bond

Financial Guarantee Bond

Premium:

2,055.00

PROVIDED: That this continuation certificate does not create a new obligation and is executed upon the express condition and provision that the Surety's liability under said bond and this and all Continuation Certificates issued in connection therewith shall not be cumulative and that the said Surety's aggregate liability under said bond and this and all such Continuation Certificates on account of all defaults committed during the period (regardless of the number of years) said bond had been and shall be in force, shall not in any event exceed the amount of said bond as hereinbefore set forth.

Signed and dated on_

June 8, 2004

(MONTH-DAY-YEAR)

National Union Fire Insurance Company of Pittsburgh, Pa.

By Kasemale

ATTORNEY-IN-FACT

Rosemary Weaver

National Union Fire Insurance Company of Pittsburgh, Pa.

Principal Bond Office: 70 Pine Street, New York, N.Y. 10270

No. 09-B-14083

KNOW ALL MEN BY THESE PRESENTS:

That American Home Assurance Company, a New York corporation, and National Union Fire Insurance Company of Pittsburgh, Pa., a Pennsylvania corporation, does each hereby appoint

--- Rosemary Weaver, D. Gregory Stitts, Jeff McIntosh: of Dallas , Texas---

its true and lawful Attorney(s)-in-Fact, with full authority to execute on its behalf bonds, undertakings, recognizances and other contracts of indemnity and writings obligatory in the nature thereof, issued in the course of its business, and to bind the respective company thereby.

IN WITNESS WHEREOF, American Home Assurance Company and National Union Fire Insurance Company of Pittsburgh, Pa. have each executed these presents





this 30th day of April, 2002.

STATE OF NEW YORK COUNTY OF NEW YORK |ss.

On this 30th day of April, 2002 before me came the above named officer of American Home Assurance Company and National Union Fire Insurance Company of Pittsburgh, Pa., to me personally known to be the individual and officer described herein, and acknowledged that he executed the foregoing instrument and affixed the seals of said corporations thereto by authority of his office.

PARKER of New York Netary No. 01PA6060631

Qualified in Richmond County Commission Expires June 25.

CERTIFICATE

Excerpts of Resolutions adopted by the Boards of Directors of American Home Assurance Company and National Union Fire Insurance Company of Pittsburgh, Pa. on May 18, 1976:

"RESOLVED, that the Chairman of the Board, the President, or any Vice President be, and hereby is, authorized to appoint Attorneys-in-Fact to represent and act for and on behalf of the Company to execute bonds, undertakings, recognizances and other contracts of indemnity and writings obligatory in the nature thereof, and to attach thereto the corporate seal of the Company, in the transaction of its surety business,

"RESOLVED, that the signatures and attestations of such officers and the seal of the Company may be affixed to any such Power of Attorney or to any certificate relating thereto by facsimile, and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company when so affixed with respect to any bond, undertaking, recognizance or other contract of indemnity or writing obligatory in the nature thereof;

"RESOLVED, that any such Attorney-in-Fact delivering a secretarial certification that the foregoing resolutions still be in effect may insert in such certification the date thereof, said date to be not later than the date of delivery thereof by such Attorney-in-Fact."

I, Elizabeth M. Tuck, Secretary of American Home Assurance Company and of National Union Fire Insurance Company of Pittsburgh, Pa. do hereby certify that the foregoing excerpts of Resolutions adopted by the Boards of Directors of these corporations, and the Powers of Attorney issued pursuant thereto, are true and correct, and that both the Resolutions and the Powers of Attorney are in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the facsimile seal of each corporation

Elizabeth M. Tuck, Secretary



TRUST AGREEMENT / STANDBY TRUST SCHEDULE A Amended July, 2004

This Account (700015665 or a sub-account thereof) and its associated Agreements demonstrate financial assurance for the following cost estimate(s) for the following facility(ies)/TTU(s):

Hazardous Waste Facility/TTU Identification Number	Name of Facility/TTU	Address of Hazardous Waste Facility/TTU	Cost Estimates for Which Financial Assurance Being Demonstrated By This Agreement
AZD009015389 Surety Bond # ESD7312575	Romic Environmental Technologies Corp. – Southwest	6760 West Allison Road, Chandler, Arizona 85226	Closure: \$190,564 Post-Closure: None
			Total: \$190,564

The cost estimates listed here were last adjusted June 25, 2004 using an inflation factor of 1.0167. This factor was obtained from BEA GNP annual implicit price deflator for 2003 (the latest available annual figure).

Attachment K-5 Standby Trust Fund Agreement Schedule B