Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE 3

FIDELITY AND SURETY BONDS



BURGLARY AND GLASS INSURANCE

R. O. MCKENZIE

MANAGER

COSBY D. THOMAS

ASSISTANT MANAGER

306-311 SECURITY BUILDING PHONES ACOMA 1826, 1827

DENVER 2

Acril 24, 1951

RAY J. NOONE
ASSOCIATE
FRANK C. BROEMMEL
SPECIAL REPRESENTATIVE
R. S. SIZER
CLAIMS ATTORNEY

New Mexico State Oil Conservation Commission, Santa Pe, New Mexico.

Re: Drilling Bond for Roy E. Timmons.

Gentlemen:

Our Company has in effect a \$2,500 drilling bond (Form 39-B) issued May, 1938, in favor of Roy E. Timmens in conjunction with his lease for drilling of Carbon Dioxide Gas on state lands.

If you are familiar with Mr. Timmons' drilling operations, we would appreciate your advices as to whether or not this particular operation is still active, and if not, whether the well covered by the bond has been properly abandoned.

The bond as issued seemingly does not contain the permissable cancellation provision which could have been included, and we are wondering if there is any New Mexico statute or Commission regulation whereby we could affect release as to any future liability on the part of the principle.

Mr. Timmons is apparently unconcerned about this particular drilling operation since he has been consistently delinquent in payment of the bond premium. If operations are dormant it may be to the advantage of both the principal and ourselves to terminate the bond liability thereby despensing with any future premium accumulation. It may also benefit the principal by impressing the necessity of properly maintaining or abandoning the well in accordance with Commission regulations.

Your consideration in answering any of the questions as outlined will be greatly appreciated.

Very truly yours,

Robert E. Williams, Special Representative.