## STATE OF NEW MEXICO

## \$50,000 BLANKET PLUGGIND BOND

BOND NO.

(FOR USE OF SURETY COMPANY
(Note: File with Oil Conservation Commission, P.O. Box 2088, Santa Fe (87501)
KNOW ALL MEN BY THESE PRESENTS:  That K.W. Chen, DBA: That T. Properties , (An individual) (a partnership)
(a corporation organized in the State of with its principal
office in the city of Arlington State of Texas , and authorized
to do business in the state of New Mexico), as PRINCIPAL, and <u>Gulf</u> Insurance Company, a corporation organized and existing under the laws of
the State of, and authorized to do business in the state
New Mexico, as SURETY, are held firmly bound unto the State of New Mexico, for the use and benefit of the Oil Conservation Commission of New Mexico pursuant to Section 65-3-11, New Mexico Statutes Annotated, 1953 Compilation, as amended, in the sum of Fifty Thousand Dollars (\$50,000.00) lawful money of the United States, for the payment of which, well and truly to be made, said PRINCIPAL and SURETY hereby bind themselves, their successors and assigns, jointly and severally, firmly by these presents.

The conditions of this obligation are such that:

WHEREAS, the above principal has herefore or may hereafter enter into oil and gas leases, or carbon dioxide ( $^{\rm CO}_{\rm 2}$ ) gas leases, or helium gas leases with the State of New Mexico; and

WHEREAS, The above principal has heretofore or may hereafter enter into oil and gas leases, or carbon dioxide ( $CO_2$ ) gas leases, or helium gas leases on lands patented by the United States of America to private individuals, and on lands otherwise owned by private individuals; and

WHEREAS, The above principal, individually, or in association with one or more other partis, has commenced or may commence the drilling of wells to prospect for and produce oil or gas, or carbon dioxide (CO2) gas or helium gas, or does own or may acquire, own or operate such wells, or such wells started by others on land embraced in said State oil and gas leases, or carbon dioxide (CO2) gas leases, or helium gas leases, and on lands patented by the United States of America to private individuals, and on lands otherwise owned by private individuals, the indentification and location of said wells being expressly waived by both principal and surety hereto.

NOW, THEREFORE, If the above bounden principal and surety or either of them or their successors or assigns, or any of them, shall plug all of said wels when dry or when abandoned in accordance with the rules, regulations, and orders of the Oil Conservation Commission of New Mexico in such way as to confine the oil, gas and water in the strata in which they are found, and to prevent them from excaping into other strata;

THEN, THEREFORE, This obligation shall be null and void; otherwise and in defult of complete compliance with any and all of said obligations, the same shall remain in full force and effect.

PROVIDED, HOWEVER, That thirty (30) days after receipt by the Oil Conservation Commission of New Mexico of written notice of cancellation from the surety, the obligation of the surety hereunder shall terminate as to property or wells acquired drilled or started after thirty (30) day period but shall continue in effect, notwithstanding said notice, as to property or wells theretofore acquired, drilled or started.

OCD Exhibit No. 4 Case No. 13128 August 7, 2003

K.W. Chen, DBA:	
I.T. Properties	
PRINCIPAL	Gulf Insurance Company SURETY
3502 Yachtclub Ct. Arlington. 7 Address760:	
sy: /wall	BY: Opeice Myers
Note: Principal, if corporat ffix corporate seal here)	Attorney-in-fact ion, (Note: Corporate surety affix corporate seal here)
ACKNOWLEDG	GMENT FORM FOR NATURAL PERSONS
appeared described in and who acknowledged that he (they) exdeed.	before me personally executed the foregoing instrument and ecuted the same as his (their) free act and reunto set my hand and seal on the day and year
in this certificate first abov	ve written.
12-9-95 My Commission Expires	NOTE JILL J. RHAGAN  Notary Public, State of Texas  My Comm. Exp. 12-9-95
ACKNOWLE	DGEMENT FORM FOR CORPORATION
State of County of On this day of	
appeared duly sworn, did say that he is	to me personally known who, being by me s and that the foregoing instrument was
appeared duly sworn, did say that he is	, to me personally known who, being by me of
appeared duly sworn, did say that he is signed and ledged said instrumer corporation.	to me personally known who, being by me  s of and that the foregoing instrument was ment to be the free act and deed of said  reunto set my hand and seal on the day and year
appeared duly sworn, did say that he is signed and ledged said instrume corporation.  IN WITNESS WHEREOF, I have her	to me personally known who, being by me  s of and that the foregoing instrument was ment to be the free act and deed of said  reunto set my hand and seal on the day and year
appeared duly sworn, did say that he is signed and ledged said instrume corporation.  IN WITNESS WHEREOF, I have her in this certificate first above	, to me personally known who, being by me sof and that the foregoing instrument was ment to be the free act and deed of said reunto set my hand and seal on the day and year we written.
appeared duly sworn, did say that he is signed and ledged said instrume corporation.  IN WITNESS WHEREOF, I have her in this certificate first above.  My Commission expires	, to me personally known who, being by meofand that the foregoing instrument was ment to be the free act and deed of said reunto set my hand and seal on the day and year we written.
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appeared duly sworn, did say that he is signed and ledged said instrum corporation.  IN WITNESS WHEREOF, I have her in this certificate first above  My Commission expires  ACKNOWLEDGE  State of	, to me personally known who, being by me of of and that the foregoing instrument was ment to be the free act and deed of said reunto set my hand and seal on the day and year we written.  NOTARY PUBLIC
appeared duly sworn, did say that he is signed and ledged said instrumt corporation.  IN WITNESS WHEREOF, I have her in this certificate first above.  My Commission expires  ACKNOWLEDGE  State of Texas County of Tarrant On this 13th day appeared Joyce Myers instrument was signed and sead its board of directors, and as and deed of said corporation.  IN WITNESS WHEREOF, I have he in this certificat  2-10-96  STA	
appeared duly sworn, did say that he is signed and ledged said instrumtorporation.  IN WITNESS WHEREOF, I have her in this certificate first above.  My Commission expires  ACKNOWLEDGE Texas County of Texas County of Tarrant On this appeared Joyce Myers instrument was signed and seal its board of directors, and acan deed of said corporation.  IN WITNESS WHEREOF, I have he in this certificat	

DATE 11/17/92



## POWER OF ATTORNEY

## IOW ALL MEN BY THESE PRESENTS:

hat GULF INSURANCE COMPANY, a corporation of the State of Missouri, hereinafter called "Company," does hereby appoint

JOYCE MYERS OR BILL BURK OR BRENDA HILL OR PHILLIP E. LUEBBEHUSEN OR GARY RAY

\_ FT. WORTH, TEXAS

Is true and lawful Altorney-in-fact to make, execute, seal and deliver on its behalf, as surety, any and all bonds and undertakings of suretyship., o exceed \$250,000.00 or any bond where the penalty is not stated in the bond form. uthority is granted where the attorney in fact is a party at interest in the bond.

The execution of such bonds or undertakings in pursuance of these presents shall be as binding upon the Company as if they had been executed and knowledged by the regularly elected officers of the Company.

This Power of Attorney is issued pursuant to and by authority of the following resolution of the Board of Directors of the Company, adopted effective July 1983, and now in full force and effect:

"Resolved that the President, or any Senior Vice President, or any Vice President, or the Secretary, or any Assistant Secretary may appoint Attorneys-In-fact in any state, territory or lederal district to resent this Company and to act on its behalf within the scope of the authority granted to them, in writing, which authority may include the power to make, execute, seal and deliver on behalf of this Company, surely, and as its act and deed, any and all bonds and undertakings of surelyship and other documents that the ordinary course of surely business may require, including authority to appoint agents for the vice of process in any jurisdiction, state or federal, and authority to attest to the signature of the President, or any Senior Vice President, or any Vice President, or the Secretary, or any Assistant Secretary I to verify any affidavit or other statement relating to the foregoing, and to certify to a copy of any of the bylaws of the Company and to any resolutions adopted by its Board of Directors; and any such omey-in-fact may be removed and the authority granted him revoked by the President, or any Senior Vice President, or any Vice President, or the Secretary, or any Assistant Secretary, or by the Board

This Power of Attorney and Certificate are signed and sealed by facsimile under and by authority of the following resolution of the Board of Directors of e Company, adopted effective July 1, 1983, and now in full force and effect:

"Resolved that the signature of the President, or of any Senior Vice President, or of any Vice President, or of the Secretary, or of any Assistant Secretary, and the seal of the Company may be affixed by simile to any power of attorney or to any certificate relating thereto appointing Attorneys in-fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the ture thereol, including any such power of attorney and certificate revoking the authority of the foregoing Attorneys-In-lact, as well as for the appointment of agents for the service of process in any jurisdiction, ite or federal, including any such power of attorney and certificate revoking the authority of such agents; and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall pon the Company and any such power of attorney or certificate so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company at the attorney and certificate are executed and in the future with respect to any bond or undertaking to which they are attached."

of, the Company has caused this Power of Attorney to be signed and its corporate seal to be affixed by its authorized officer this

17th of March

17 thday of March , 1992, before me, a Notary Public of the State and County aforesald, residing therein, duty commissioned onally came into adove named officer of GULF INSURANCE COMPANY, who being by me first duly sworn according to law, did depose and say that he is that officer of the company described in vied the foregoing instrument; that he knows the seal of said company; that the seal alfixed to such instrument is the corporate seal of said company; and that the corporate seal and his such office were affixed and subscribed to the said instrument by the authority and direction of said compa

30th day of

.92 June

CERTIFICATE

1, the undersigned, do hereby certify that the original Power of Attorney of which the foregoing is a true and correct copy is in full force and effect, and the esolutions are true and correct transcripts from the records of GULF INSURANCE COMPANY and that the above named officer was on the date foregoing Power of Attorney authorized to execute this Power of Attorney.

hereunto subscribed my name and affixed the corporate seal of Gulf Insurance Company this

November

19 92

Le Rodrey Richel