December 4, 1952

Mr. A. J. Thuss, jr. Corobleth, Thuss & Jaffe 423 Republic Bank Building DALLAS 1 - TEXAS

Dear Sir:

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RE: George L. Herris, \$2,500.00 one-well bond; HE ME MM 2-13H-33E; Mational Surety

Please refer to our letter of Movember 17, 1952, to you concerning the well drilled on the above-described tract by your client, Mr. George Le Marris, who is now deceased.

Our field representative has checked the landowner, Mr. Sim MeFarland, who has accepted plugging responsibility for the well, which he utilizes as a water well.

The Commission may therefore approve cancellation of the Harris bond, and does so as of this date.

Very truly yours,

R. R. Spurrier Secretary - Director

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co: Mational Surety Company c/o Mr. A. J. Thuss, jr.

> Oll Conservation Commission: Artesia Astee Hobbs

Docember 4, 1952

Mr. A. J. Thuss, jr. Cornbleth, Thuss & Jaffe 423 Republic Bank Building DALLAS 1 - TEXAS

Dear Sir: RE: George L. Barris, 22,500.00 one-mell bond; NE NE 2-138-338; Rational Surety

Please refer to our letter of Movember 17, 1952, to you comcerting the well drilled on the above-described tract by your client, fir. George L. Harris, who is now deceased.

Our field representative has checked the landowner, Mr. Sim McKarland, who has accepted plugging responsibility for the well, which he utilizes as a water well.

The Constitution may therefore approve cancellation of the Herris bond, and does so as of this date.

Very truly yours.

B. R. Spurrier Secretary - Director

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ce: Bational Surety Company c/o hr. 1. J. Thuse, jr.

011 Conservation Commission: Artesis Asteo Hobs O P Y

November 17, 1952

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Mr. A. J. Thuss, jr. Cornbleth, Thuss & Jaffee 423 Republic Bank Building Dallas 1 - Texas

Dear Sir:

RE: George L. Herris, \$2,500.00 one-well bond; NE NE NW 2-13N-33E; National Surety

Please refer to your letter of November 11 regarding the desired cancellation of the captioned bond with the later George L. Harris as principal.

Our records show that the well was not plugged, and that there was a plan effected whereby the landowner would take over the hole as a water well. However, this plan was never officially approved or completed, so we are this week having an inspector contact the landowner to see if he still assumes plugging re-sponsibility and we will advise your office as soon as we have any information.

Yours very truly,

W. B. Macey Chief Engineer

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November 17, 1952

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dr. A. J. Thuss, jr. Cornbleth, Enuss & Jaffee 423 Republic Sank Building Fallas 1 - Texas

Dear Sir: EN: George L. Harris, \$2,500.00 one-well boad; ME NE NW 2-13M-33E; Rational Surety

Flesse refer to your letter of Hovember 11 regarding the desired cancellation of the capitoned bond with the later George L. Harris as principal.

Our records show that the well was not plugged, and that there was a plan effected whereby the landowner would take over the hole as a water well. However, this plan was never officially approved or completed, so we are this week having an inspector contact the landowner to see if he still assumes plugging responsibility and we will advise your office as soon as we have any information.

Yours very truly,

W. B. Macey Chief Engineer

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CORENBLETH, THUSS & JAFFE

ATTORNEYS AND COUNSELORS 423 REPUBLIC BANK BUILDING DALLAS I, TEXAS

EMIL CORENBLETH ANDREW J. THUSS, JR. MORRIS 1. JAFFÉ

HAROLD C. ABRAMSON,(U. S. N.) HAROLD B. BERMAN November 11 WNIGH SOMMISSION OIL COMPARENT FOR MEXICO.

RIVERSIDE 1496

State of New Mexico Oil Conservation Commission, Santa Fe, New Mexico

> Re: 1 Well Bond - George L. Harris Bond # 1032806

Gentlemen:

I am writing you for the Administrator of the Estate of George L. Harris, deceased.

The above estate is about ready for closing and we have lately found out from communications from the National Surety Company that George L. Harris executed some kind of bond to the State of New Mexico relative to the drilling of an oil well in that State. We have been furnished with a letter from R. R. Spurrier, dated January 27, 1950, which indicates that the well had been abandoned but not plugged as of that date. He also mentions that form C-105 had not been submitted.

We want to cancel the bond and close the estate and therefore request information from you as to what is necessary, if anything, as of this time and if any forms are required, please attach them so that we may begin to work out the matter.

CORENBLESH, THUSS & JAFFE

Very truly yours,

AJT/nr

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