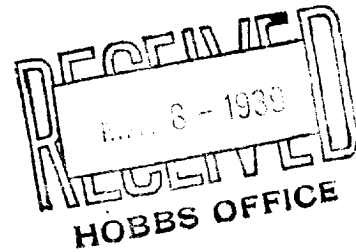


COPY

April 20, 1939

Mr. C. A. Duer, Agent
Hartford Accident & Indemnity Co.
Fort Worth, Texas



Re: \$5,000.00 drilling bond with E. Paul Moran,
Individual, Carlsbad, New Mexico, Principal,
Hartford Accident & Indemnity Co., Surety,
for one well upon NW $\frac{1}{4}$ SW $\frac{1}{4}$, Sec. 24-24S-26E.

Dear Mr. Duer:

Your cancellation notice dated April 18 is without effect with reference to the above captioned bond in that such bond requires no cancellation provision by mere notice of the surety. The bond is eligible for cancellation when the conditions are fully performed, which final condition is approved abandonment.

The records of this office show that the well apparently is abandoned. Notice of Intention to Plug Well upon Form C-102, approved by the State Oil & Gas Inspector, is of record. Final ~~notice~~ Report on Result of Plugging of Well upon Form C-103, is not of record. When such notice is of record and approved by the proper authority, the bond in question is eligible for immediate cancellation.

Form C-103 in triplicate is enclosed, which must be submitted in triplicate. A carbon copy of this letter, together with a similar set of notices, is going forward to Mr. Moran's last known address at Carlsbad.

Very truly yours,

OIL CONSERVATION COMMISSION

By Carl B. Livingston
Carl B. Livingston
Attorney

GBL:1k
cc - Oil Conservation Commission
Hobbs, New Mexico
cc - Mr. E. Paul Moran

COPY

April 30, 1939

RECEIVED
MAY 1 1939
OIL CONSERVATION COMMISSION
SANTA FE, N.M.

Mr. E. E. Tamm, U.S. District Court,
Santa Fe, New Mexico

For one well upon which the
Petroleum Accident & Indemnity Co., Santa Fe,
New Mexico, has a policy of insurance.

Dear Sir:

Your cancellation notice dated April 18 is without effect with reference to the above captioned bond in that such bond requires no cancellation provision by mere notice of the surety. The bond is eligible for cancellation when the conditions are fully performed, which final condition is approved abandonment.

The records of this office show that the well separately is abandoned. Notice of intention to plug well upon form O-102, approved by the State Oil & Gas Inspector, is of record. Final notice, as one of result of plugging of well upon form O-103, is not of record. When such notice is of record and approved by the proper authority, the bond in question is eligible for immediate cancellation.

Form O-102 in duplicate is enclosed, which must be submitted in triplicate. A carbon copy of this letter, together with a similar set of notices, is being forwarded to Mr. Tamm for his known address at Carlsbad.

Very truly yours,

OIL CONSERVATION COMMISSION

By Carl E. Hatcher
Attorney

cc - Oil Conservation Commission
Santa Fe, New Mexico
cc - Mr. E. E. Tamm