N. M. Oil Cons. Division

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STIC. LET SE ARTIGUE, GALLES DESS

Form 3160-3 (August 1999)			OMB No.	PPROVED 1004-0136
UNITED STATES	· · · · · · · · · · · · · · · · · · ·	mber 30, 2000		
DEPARTMENT OF THE IN	5. Lease Serial No.	.4847		
BUREAU OF LAND MANAG			6. If Indian, Allottee	
APPLICATION FOR PERMIT TO DE				
la. Type of Work: 🛛 DRILL 🔲 REENTE	R		7. If Unit or CA Agree	ment, Name and No. 27789
lb. Type of Well: 🖾 Oil Well 🖵 Gas Well 🖵 Other	🗋 Single Zone 📮 Multi	pie Zone	8. Lease Name and W	ell No. 8-Federal #10
2. Name of Operator			9. API Well No.	o-rederal #10
	5706		30-015- 3	51785
3a. Address Six Desta Dr., Ste. 3000	3b. Phone No. (include area code)		10. Field and Pool, or E	xploratory
Midland, TX 79705	(915) 682-6324	,	Empire, Ye	
4. Location of Well (Report location clearly and in accordance with			11. Sec., T., R., M., or I	Bik. and Survey or Area
At surface 2310' FNL & 1750' FWL; UL			500 19 m	170 0 200
	ell Controlled Water Ba	<u>icin</u>		-17S, R-29E
14. Distance in miles and direction from nearest town or post office*			12. County or Parish	13. State
7 miles west from Loco Hills 15. Distance from proposed*	16. No. of Acres in lease	17 Spacin	Eddy ng Unit dedicated to this w	NM
location to nearest 1750	10. No. of Acres in lease	17. Space	ig offit dedicated to diffs w	(C1)
property or lease line, ft. (Also to nearest drig. unit line, if any)	293.5	4	0	
18. Distance from proposed location* 858' f/Phillips	19. Proposed Depth	20. BLM/	BIA Bond No. on file	<u> </u>
to nearest well, drilling, completed, 000 17 millings applied for, on this lease, ft. 18 Federal #12	5000'	NM27	/87	
21. Elevations (Show whether DF, KDB, RT, GL, etc.)	22. Approximate date work will sta	ut*	23. Estimated duration	
3668' GL	upon approval		±10 days	
	24. Attachments			
The following, completed in accordance with the requirements of Onshor	re Oil and Gas Order No.1, shall be at	tached to thi	s form:	<u> </u>
<ol> <li>Well plat certified by a registered surveyor.</li> <li>A Drilling Plan.</li> <li>A Surface Use Plan (if the location is on National Forest System SUPO shall be filed with the appropriate Forest Service Office).</li> </ol>	Lands, the	ation. specific inf		existing bond on file (see may be required by the
	authorized office	er.		
25. Signature & tsey Luna	Name (Printed/Typed)		1 - 1 - 1	Date 02-21-2001
Title / Oursey ounce.	Betsy Luna		<u>I</u>	02-21-2001
Engineering Technician				
Approved by (Signature) /s/ LESLIE A. THEISS	Name (Printed/Typed)	LIE A	. THEISS	Date MAY 1 5 2001
Title FIELD MANAGER	Office CARLS	SBAD	FIELD OFF	
Application approval does not warrant or certify the the applicant holds he				
operations thereon.			OVAL FOR	
Conditions of approval, if any, are attached.				1 YEAR
Title 18 U.S.C. Section 1001 and Title 43 U.S.C. Section 1212, make it States any false, fictitious or fraudulent statements or representations as to	a crime for any person knowingly ar o any matter within its jurisdiction.	id willfully	to make to any department	nt or agency of the United
*(Instructions on reperse)				
0000 82 95 0CD	141516777319 A ECEIVED - ARTESIA DE 6282 129151	GENE	OVAL SUBJEC RAL REQUIRE AL STIPULAT CHED	MENTS AND
et le	02 97 87 178 78 79 90			

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DISTRICT I P.O. Box 1980, Hobbs, NM 58241-1980

DISTRICT II P.O. Drawer DD, Artemia, NM 88211-0719

DISTRICT III 1000 Rio Brazos Rd., Aztec, NM 87410

DISTRICT IV P.O. BOX 2088, SANTA FE, N.M. 87504-2088 Energy, Minerals and Natural Resources Department

Form C-102 Revised February 10, 1994 Submit to Appropriate District Office State Lease - 4 Copies Fee Lease - 3 Copies

## OIL CONSERVATION DIVISION

P.O. Box 2088 Santa Fe, New Mexico 87504-2088

□ AMENDED REPORT

## WELL LOCATION AND ACREAGE DEDICATION PLAT

API Number	Pool Code	ame	
30-015-	96210	Empire, M	leso
Property Code		erty Name 18 FEDERAL	Well Number 10
OGRID No. 25706		<sup>ator Name</sup> MS ENERGY, INC.	Elevation 3668
	Surfac	e Location	

UL or lot No.	Section	Township	Range	Lot Idn	Feet from the	North/South line	Feet from the	East/West line	County
- F	18	17S	29E		2310	NORTH	1750	WEST	EDDY

Bottom Hole Location If Different From Surface

UL or lot No.	Section	Townshi	p Range	Lot Idn	Feet from the	North/South line	Feet from the	East/West line	County
Dedicated Acres	Joint o	r Infill	Consolidation	Code Or	der No.	1	I	<u> </u>	
40									

NO ALLOWABLE WILL BE ASSIGNED TO THIS COMPLETION UNTIL ALL INTERESTS HAVE BEEN CONSOLIDATED OR A NON-STANDARD UNIT HAS BEEN APPROVED BY THE DIVISION

	· · · · · · · · · · · · · · · · · · ·		
LOT 1			OPERATOR CERTIFICATION
			I hereby certify the the informat contained herein is true and complete to
			best of my knowledge and belief.
	.0		Br
26.69 ACRES	5310		Setsey Luna
			Betsy Luna Printed Name
			Engineering Technician
	3678 3674		Title 02-21-2001
			Date
26.81 ACRES	J 	 	SURVEYOR CERTIFICATION
			I hereby certify that the well location sho
			on this plat was plotted from field notes actual surveys made by me or under
			supervison, and that the same is true correct to the best of my bolist.
			NOVEMBER 29, 2000
26.92 ACRES			Date Surveyed AW
LOT 4			Professional Surveyor
			A AGO
			00-11-1529
			Certificate No. PONALD L PUDGON an
27.04 ACRES			GARY EDSON 12

VICINITY MAP



- SEC. <u>18</u> TWP. <u>17-S</u> RGE. <u>29-E</u>
- SURVEY\_\_\_\_\_N.M.P.M.
- COUNTY\_\_\_\_EDDY

DESCRIPTION 2310' FNL & 1750' FWL

ELEVATION 3668

OPERATOR<u>CLAYTON WILLIAMS ENERG</u>Y, INC. LEASE\_\_\_\_\_\_PHILLIPS\_18\_FEDERAL\_\_\_\_\_ SCALE: 1'' = 2 MILES

# JOHN WEST SURVEYING HOBBS, NEW MEXICO (505) 393-3117

# LOCATICN VERFICATIO MAP









BOP and Choke Manifold

### CLAYTON WILLIAMS ENERGY, INC. DRILLING PROGRAM

Attached to BLM form 3160-3

Lease Name: Phillips -18-Federal Well No.: 10 Location: 2310' FNL & 1750' FWL, UL F Sec. 18, T-17-S, R-29-E Eddy Co., NM

- 1. Geological name of surface location: Triassic
- 2. Estimated tops of important geological markers:

Name	Depth
Yates	825'
Seven Rivers	1090'
Queen	1666'
Grayburg	2045'
San Andres	2353'
Glorieta	3794'

#### 3. Estimated name of anticipated fresh water, oil, and gas:

Formation	Depth	Fresh Water/Oil/Gas
Seven Rivers	1090'	Oil
Queen	1666'	Oil
Grayburg	2045'	Oil
San Andres	2353'	Oil
Glorieta	3794'	Oil

#### 4. CASING PROGRAM

.

Hole Size	Interval	OD Csg	Weight, Grade, Type.
11"	300'	8-5/8	24#, J-55, ST&C
7-7/8"	5000'	5-1/2"	17#, J-55, LT&C

#### CEMENT PROGRAM

Conductor Casing: N/A

#### 8-5/8" Surface Casing: 300 SX CI "C" + 2% CaCl<sub>2</sub> + <sup>1</sup>/<sub>4</sub>#/sx Flocele

5-1/2" Prod	luction Ca	asing:
1 <sup>#</sup> Stage:	400 sx.	xol @ +/- 2600' 35:65 Poz:C + 6% gel + 2% CaCl <sub>2</sub> + 1/4 pps Cello-flake Class "C" Neat
2 <sup>nd</sup> Stage:	Lead:	800 sx 61:15:11 Lite + 1 pps salt + 4 pps Kolite + 0.2% D-65 + 0.3# D-167 + 0.2% D-46 + 0.25% D-13

#### 5. <u>Minimum Specifications for Pressure Control:</u>

The blowout preventer equipment (BOP) schematic attached will consist of a double ram-type (3000 psi WP) preventer and/or a bag-type (hydril) preventer (3000 psi WP). BOP will be hydraulically operated and the ramtype preventer will be equipped with blind rams and appropriate pipe rams. The BOP will be nippled up on the surface casing and used continuously until TD is reached. All BOP's and accessory equipment will be tested to 1000 psi before drilling out of surface casing. Before drilling out of intermediate casing, the ram-type BOP and accessory equipment will be tested to 3000 psi and the hydril to 50% of rated working pressure (1500 psi). Pipe rams will be operationally checked each 24-hour period. Blind rams will be operationally checked on each trip out of the hole. These checks will be noted on the daily tour sheets. A 2" kill line and 3" choke line will be attached to a drilling spool or BOP side outlets. Other accessories to the BOP equipment will include a kelly cock and floor safety valve (inside BOP) and choke lines and choke manifold with 3000 psi WP rating.

#### 6. Type & Characteristics of the Proposed Mud System:

The well will be drilled to TD with a combination of Fresh Water Gel/Brine System.

The applicable depths and properties of this system are as follows:

Depth	Type	Weight (ppg)	Viscosity (sec)	Water Loss (cc)
300'	FW Gel	8.6-9.0	34-45	N/C
5000'	Brine	9.8-10.1	28-30	N/C

Sufficient mud materials to maintain mud properties and meet minimum lost circulation and weight increase requirements will be kept at the well site at all times.

- 7. Auxiliary Well Control and Monitoring Equipment:
  - A. A Kelly cock will be kept in the drill string at all times.
  - B. A full opening drill pipe stabbing valve (inside BOP) with proper drill pipe connections will be on the rig floor at all times.
  - C. The drilling fluids system will be visually monitored at all times.
  - D. A mudlogging unit will be continuously monitoring drilling penetration rate and hydrocarbon shows from surface casing to TD.
  - E. A fixed electronic H2S monitoring system, including alarms with monitors at the shaker and the bell nipple, will be in operation from surface to TD.
- 8. Logging, Testing, & Coring Program:
  - A. Drill stem tests: None anticipated
  - B. Electronic logging program: DSN, MSFL, DLL, FMI (optional)
  - C. Coring: None
- 9. Abnormal Conditions, Pressures, Temperatures & Potentials Hazards:

Possible sulfur water in flow in the Queen/Grayburg intervals

10. Anticipated Starting Date & Duration of Operations:

Road and location work will not begin until approval has been received from the BLM. The anticipated spud date is upon approval of APD. Once commenced, the drilling operations should be finished within approximately 10 days. If the well is productive, an additional 10 days will be required for completion and testing.

#### CLAYTON WILLIAMS ENERGY, INC. HYDROGEN SULFIDE DRILLING OPERATIONS PLAN

#### 1. HYDROGEN SULFIDE TRAINING

All personnel, whether regularly assigned, contracted, or employed on an unscheduled basis, will receive training from a qualified instructor in the following areas prior to commencing drilling operations on this well.

- 1. The hazards and characteristics of hydrogen sulfide (H2S).
- 2. The proper use and maintenance of personal protective equipment and life support systems.
- 3. The proper use of H2S detectors, alarms, warning systems, briefing areas, evacuation procedures, and prevailing winds.
- 4. The proper techniques for first aid and rescue procedures.

In addition, supervisory personnel will be trained in the following areas:

- 1. The effects of H2S on metal components. If high tensile tubulars are to be used, personnel will be trained in their special maintenance requirements.
- 2. Corrective action and shut-in procedures when drilling or reworking a well and blowout prevention and well control procedures.
- 3. The contents and requirements of the H2S Drilling Operations Plan and the Public Protection Plan.

There will be an initial training session just prior to encountering a known or probable H2S zone (within 3 days or 500 feet) and weekly H2S and well control drills for all personnel in each crew. The initial training session shall include a review of the site, specific H2S Drilling Operations Plan, and the Public Protection Plan. This plan shall be available at the well site. All personnel will be required to carry documentation that they have received the proper training.

#### 11. H2S SAFETY EQUIPMENT AND SYSTEMS

NOTE: All H2S safety equipment and systems will be installed, tested, and operational when drilling reaches a depth of 500 feet above, or three days prior to penetrating the first zone containing or reasonably expected to contain H2S.

- 1. Well Control Equipment:
  - A. Blind rams and pipe rams to accommodate all pipe sizes with properly sized closing unit.
  - B. Auxiliary equipment to include: annular preventer
- 2. Protective Equipment for Essential Personnel:

Five - 30 minute self - contained breathing apparatuses (Scott).

- 3. H2S Detection and Monitoring Equipment:
  - A. Fixed electronic monitoring system and alarms with two monitors: one at shaker and one at bell nipple.

- 4. Visual Warning Systems:
  - A. Two windsocks with frames and extension poles.
  - B. One entrance sign with flags (with "CAUTION" and present well condition).
  - C. Two briefing area signs.
- 5. Mud Program:
  - A. The mud program has been designed to minimize the volume of H2S circulated to the surface. Proper mud weight, safe drilling practice, and the use of H2S scavengers will minimize hazards when penetrating H2S bearing zones.
- 6. Metallurgy:
  - A. All drill strings, casing, tubing, wellhead, blowout preventers, drilling spool, kill lines, choke manifold and lines, and valves shall be suitable for H2S service.
- 7. Communication:
  - A. Cellular telephones in Company vehicles and at rig.
- 8. Well Testing:
  - A. Drill stem testing will be performed with a minimum number of personnel in the immediate vicinity which is necessary to safely and adequately conduct the test. All drill stem testing operations conducted in an H2S environment will use the closed chamber method of testing.

#### CLAYTON WILLIAMS ENERGY, INC. SURFACE USE PLAN

Attached to form 3160-3

Lease Name: Phillips -18-Federal Well No.: 10 Location: 2310' FNL & 1750' FWL, UL F Sec. 18, T-17-S, R-29-E Eddy Co., NM

#### 1. Existing Roads:

- A. The well site and elevation for the proposed well are shown on the attached plat.
- **B**. Existing roads are indicated on attached map. Existing roads are adequate for travel during drilling and production operations. Upgrading of the road prior to drilling well will be done when necessary as determined during the onsite inspection.
- C. Direction to location: Phillips-19-Federal wells: On Hwy. 82 approximately 6 miles West of Loco Hills, NM, turn North 1.5 mile on Old Loco Hills Rd. Turn left 1/2 mile to enter lease.
- **D**. Routine grading and maintenance of existing roads will be conducted as necessary to maintain their condition as long as any operations continue on this lease.

#### 2. Proposed access Roads:

Attached map indicates the proposed new access road to be constructed. The road will be constructed as follows:

- A. The maximum width of the running surface will be 20'. The road will be crowned and ditched and constructed of 6" rolled and compacted caliche. Ditches will be 3.1 slope and 4 feet wide. Water will be diverted where necessary to avoid ponding, prevent erosion, maintain good drainage, and to be consistent with local drainage patterns. BLM may specify any additions or changes during the onsite inspection.
- **B.** The average grade will be less than 1%
- C. No turnouts are planned
- **D.** Culverts, cattle guards, low-water crossing, fence cuts:
- E. Surface material will consist of native caliche. Caliche will be obtained from nearest BLM approved pit. Any additional materials required will be purchased from the dirt contractor.
- F. The proposed access road will be centerlined flagged.
- 3. Location of Existing Wells :

No existing wells on this lease

- 4. Location of Existing Wells and/or Proposed Facilities:
  - A. Tank Battery: Sec. 18, T17S, R 29E; 2310' FNL & 1650' FEL; UL G (site of Phillips-18-Federal #6 proposed wellsite
  - B. Flowlines: See attached Property Line & Road Diagram.

5. <u>Location and type of Water Supply:</u> To be hauled by contract company.

#### 6. <u>Source of Construction Materials:</u>

All caliche required for construction of the drill pad and the proposed new access road will be obtained from a BLM approved caliche pit.

#### 7. Methods of Handling Waste Disposal:

- A. Drill cuttings not retained for evaluation purposes will be disposed of into the reserve pit.
- **B.** Drilling fluids will be contained in steel mud tanks. The reserve pit will contain any excess drilling fluids or flow from the well during drilling, cementing, and completion operations. The reserve pit will be an earthen pit, approximately 60'X 90'X10' deep and fences on three sides prior to drilling. It will be fenced on on the fourth side immediately following rig removal. The reserve will be plastic-lined to minimize loss of drilling fluids and saturations of the ground with brine water.
- C. Water produced from the well during completion may be disposed into the reserve pit or steel tank. After the well is permanently placed on production, produced water will be collected in tanks until hauled by transport to an approved disposal system or separate disposal application will be submitted for appropriate approval. Produced oil will be collected in steel tanks until sold.
- **D.** A portable chemical toilet will be provided on the location for human waste during the drilling and completion operations.
- **E.** Garbage and trash produced during drilling and completion will be put in trash trailer. If well is productive, maintenance waste will be placed in special trash cans and hauled away periodically. All waste material will be contained to prevent scattering by the wind. No toxic waste or hazardous chemicals will be produced by this operation.
- F. After the rig is moved out and the well is either completed or abandoned, all waste materials will be cleaned-up within 30 days. No adverse materials will be left on the location. The reserve pit will be completely fenced and kept closed until it has dried. When the reserve pit is dry enough to break out and fill and, as weather permits, the unused portion of the well site will be leveled and re-seeded as per BLM specifications. Only the part of the pad required for production will be kept in use. In the event of a dry hole, only a dry hole marker will remain.

#### 8. <u>Ancillary Facilities:</u>

No airstrip, campsite, or other facilities will be built as a result of the operations of this well.

#### 9. Well Site Layout:

- A. Drill pad: Per attached plat.
- **B.** Attached plat shows planned orientation for the rig and associated drilling equipment, reserve pit, pipe racks, turnaround and parking areas, and access road. No permanent living facilities are planned, but a temporary foreman/tool pusher's trailer will be on location during the drilling operations.
- C. The reserve pit will be lined with high-quality plastic sheeting.

#### 10. Plans for Restoration of the Surface:

A. Upon completion of the proposed operations, if the well is to be abandoned, the caliche will be removed from the location and road and returned to the pit from which it was taken. The pit area, after allowing to dry; will be broken out and leveled. The original topsoil will be returned to the entire location, which will be leveled and contoured to as nearly to the original topography as possible.

All trash, garbage, and pit lining will be buried or hauled away in order to leave the location in an aesthetically pleasing condition. All pits will be filled and the location leveled within 120 days after abandonment.

- **B.** The disturbed area will be re-vegetated by re-seeding during the proper growing season with a seed mixture of native grasses as recommended by the BLM.
- C. Three sides of the reserve pit will be fenced prior to and during drilling operations. At the time the rig is removed; the reserve pit will be fenced on the rig (fourth) side to prevent livestock or wildlife from being entrapped.

The fencing will remain in place until the pit area is cleaned up and leveled. No oil will be left on the surface of the fluid in the pit. The entire reserve pit will be netted until the fluid has completely evaporated.

**D.** Upon completion of the proposed operations, if the well is completed; the reserve pit area will be treated as outlined above within the same prescribed time. Topsoil removed from the drill site will be used to re-contour the pit area; any uncased portions of the drill pad to the original natural level and re-seeded as per BLM specifications.

#### 11. Surface Ownership:

The wellsite and lease is located entirely on Federal surface.

#### **Other Information:**

- A. Terrain: See Archaeological Report
- B. Soil: See Archaeological Report
- C. Vegetation: See Archaeological Report
- D. Surface Use: See Archaeological Report
- E. Ponds and Streams: None
- F. Water Wells: None
- G. Residences and Buildings: None
- H. Arroyos, Canyons, Etc.: None
- L Well Sign: To be installed at the wellsite
- J. Archaeological Resources: None reported. References archaeological report.

#### 12. Lessee's and Operator's Representative:

The Clayton Williams Energy, Inc. representatives responsible for assuring compliance with the Surface Use Plan are:

John Kennedy Clayton Williams Energy, Inc. Six Desta Drive, Ste. 3000 Midland, TX 79705 (915) 682-6324

or

Matt Swierc Clayton Williams Energy, Inc. Six Desta Drive, Ste. 3000 Midland, TX 79705 (915) 682-6324

#### **Certification:**

I hereby certify that I, or persons under my direct supervision, have inspected the drill site and access route; that I am familiar with the conditions which presently exist; that the statements made in this plan are, to the best of my knowledge, true and correct; and that the work associated with the operations proposed herein will be performed by Clayton Williams Energy, Inc. and it's contractors in conformity with this plan and the terms and conditions under which it is approved.

Kennedym John F. Kennedy

Drilling Manager

### UNITED STATES DEPARTMENT OF THE INTERIOR Bureau of Land Management Roswell Field Office 2909 West Second Street Roswell, New Mexico 88201-1287

Statement Accepting Responsibility for Operations

Operator Name:	Clayton Williams Energy, Inc.
Street or Box:	Six Desta Drive, Suite 3000
City, State:	Midland, Texas
Zip Code:	79705

The undersigned accepts all applicable terms, conditions, stipulations, and restrictions concerning operations conducted on the leased land or portion thereof, as described below:

Lease No.: NM-14847

Legal Description of Land:	Well No. 10 – Phillips –18-Federal
	Sec. 18, T-17-S, R-29-E
	2310' FNL & 1750' FWL; UL F
	Eddy Co., New Mexico

Formation(s) if applicable: Empire (Yeso)

Bond Coverage: \$25,000.00 SW (copy attached)

BLM Bond File No.:

NM2787 (Surety Bond No. RLB0002027)

att Swiere/we Authorized Signature: r r |

Name:

Matt Swierc

Title:

Phone No.:

Fax No.:

Production Superintendent

(915) 682-6324 (915) 688-3225

Date:

February 21, 2001



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# United States Department of the Interior

BUREAU OF LAND MANAGEMENT New Mexico State Office 1474 Rodeo Road P. O. Box 27115 Santa Fe, New Mexico 87502-0115

in Reply Refer to: 3104 (93000-at)

May 15, 2000

#### DECISION

	:	
Principal:	:	BLM Bond Number: <u>NM2787</u>
Clayton Williams Energy, Inc.	:	
6 Desta Drive, Suite 6500	:	Surety Bond Number: <u>RLB0002027</u>
Midland, TX 79705	:	
	:	Bond Amount: <u>\$25.000.00</u>
Surety:	:	
Mid-Continent Casualty Company	:	Execution Date: April 26, 2000
P. O. Box 1409	:	
Tulsa, OK 74101-1409	:	

#### Statewide Oil and Gas Surety Bond Accepted

The bond described above has been examined and found satisfactory. It is accepted effective May 1, 2000, which is the date the bond was received in this office.

The bond constitutes coverage of all operations conducted by or on behalf of the principal on Federal leases in the State of New Mexico. The bond provides coverage of the principal where that principal has interest in, and/or responsibility for operations on, leases issued under the authority of any of the Acts cited on the bond form. Federal leases do not include Indian leases.

The bond will be maintained by this office. Termination of liability under the bond will be permitted only after this office is satisfied that there is no outstanding liability on the bond or satisfactory replacement bonding coverage is furnished.

Nerr

Angela Trujillo Land Law Examiner Fluids Adjudication Team

	(		( ,		
in the			`-		
Form 3000-4 (June 1988)		UNITED STATES DEPARTMENT OF THE INTERIOR		Bond Number	
		OF LAND MANAGEMENT		RLB0002027	
	OIL AND GAS OR	GEOTHERMAL LEASE BOND			
Act of February 25, 1920 (30 U.S.C. 181 et seq.) Act of August 7, 1947 (30 U.S.C. 351-359) Department of the Interior Appropriations Act, FY 1981 (42 U.S.C. 6508) Act of December 24, 1970 (30 U.S.C. 1001-1025)					
			65081		
			Leas	e Serial Number (For Individual Bond Only)	
	Other Oil and Gas and Geo	othermal Leasing Authorities as Applic	able		
CHECK ONE:	I OIL AND GAS	GEOTHERMAL RESOURCES -			
CHECK ONE: 3 4kin	CONTRACTOR	0.4~	Carlo Ville		
SURETY BOND KNOW ALL BY THESE I		layton Williams Energy,	The star		
Allow ALL DI THESE	RESENTS, THAT		(name)		
of6 Desta Dr	ive, Suite 6500; Mic	dland, TX 79705			
•		(address)			
as principal, and	- KLL Insurance Com	pany (name)			
8 G-	eenway Plaza, <b>#</b> 400,				
	ne i set i set i san tratta di s	(address)		, as surety,	
are held and firmly bound	unto the United States of America	in the sum of Twenty Five	Thousand	and no/100	
75 - 141 - 15155 B			t and then a		
		dollars (\$ 25,000.	00	La Maria de La La Carta de Cart	
lawful money of the United	I States, which may be increased o	r decreased by a rider hereto executed in	the same manne	er as this bond.	
· · · ·	كالمعطي والمشطان والمتعادية	lo an contran ann a' thaile ann an t- tha an 18 Maraisteachailte an t-airteachailte			
PERSONAL BOND		a da anti-anti-anti-anti-anti-anti-anti-anti-			
KNOW ALL BY THESE I	PRESENTS, That		· · · ·		
· · ·		n en (	name)		
of	· · · ·	(- 11)	- 5		
	(1) A set of the state of the set of the	(address)			
bound unto the United State	es of America in the sum of				
	dollars (\$	and a second	.t.s.	money of the TT-101 Course of	
	•	······································	), Mawidi	money of the United States which sum may be	
المستعد المستعد المستعد	a rider hereto executed in the same	a status taka tak	gi an an an sin an s		
of the Interior to act as his attor forth in this bond and the instru-	incipal, pursuant to the authority conference. They, The interest accruing on the Unitem ment(s) granting rights and interests in $F$	ried by Section 1 of the Act of September 13, 19 d States securities denosited, in the absence of an	982 (31 U.S.C. 9) by default in the po principal hereby for	United States negotiable securities of a par value equal 303), does hereby constitute and appoint the Secretary erformance of any of the conditions, or stipulations set ar himself/herself, any heirs, executors, administrators,	
for a Surety Bond, the surety/pr	ng rights and interests in Federal lands. incipal shall apoly the bond or any portion	In the case of any detault in the performance of	the conditions and shall have full not	Il of the conditions and stipulations as set forth in this I stipulations of such undertaking, it is agreed that: (1) wer to assign, appropriate, apply or transfer the deposit a of such default.	
by the United States covering the	same land subject to this bond, coveri	ny the use of the surface or the prospecting for.	r, under a lease, p	who has a standory right to compensation in connection ermit, or resource sale contract issued, or to be issued, t of other mineral deposits in any portion of such land, strators, successors, and assigns, jointly and severally.	
		g operations on a Federal leasehold(s) in accorda			
	In Alaska (NPR-A) when a rider suffi	of the principal(s) or on the leasehold(s) of the principal (s) or on the leasehold(s) of the principal to bring the amount in conformance with 43	rincipal(s) in the U 3 CFR 3134 is pro	Juited States including the National Petroleum Reserve wided, and provided a rider is obtained, also coverage	
STATEWIDE BOND	or multiple exploration operations.			pt the NPR-A, and, provided a rider is obtained, also	
INDIVIDUAL BOND -	- Operations conducted by or on behalt	f of the principal or on the leasehold of the princ	cipal on the single	lease identified by the serial number above	
NATIONAL PETROLEU	M RESERVE IN ALASKA (NPR-A) B	SOND — This bond shall cover:			
	- The terms and conditions of a single - The terms and conditions of all lease	lease. s, and provided a rider is obtained, coverage of	multiple and a		
		a, and provided a rule is obtained, coverage of	amupe explorate	un operations.	

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(Continued on reverse)

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9025 North Lindbergh Dr. • Peoria, IL 61615 (309) 692-1000 or (800) 645-2402

## RLB0002027 **POWER OF ATTORNEY RLI Insurance Company**

## Know All Men by These Presents:

That the RLI INSURANCE COMPANY, a corporation organized and existing under the laws of the State of Illinois, and authorized and licensed to do business in all states and the District of Columbia does hereby make, constitute and appoint:  $\_$ GREG E. CHILSON

in the City of HOUSTON, State of <u>TEXAS</u>, as Attorney-in-Fact, with full power and authority hereby conferred upon him to sign, execute, acknowledge and deliver for and on its behalf as Surety and as its act and deed, all of the following classes of documents to-wit:

#### \$25,000.00

Indemnity, Surety and Undertakings that may be desired by contract, or may be given in any action or proceeding in any court of law or equity; policies indemnifying employers against loss or damage caused by the misconduct of their employees; official, bail and surety and fidelity bonds. Indemnity in all cases where indemnity may be lawfully given; and with full power and authority to execute consents and waivers to modify or change or extend any bond or document executed for this Company, and to compromise and settle any and all claims or demands made or existing against said Company AN STA HER CONTRACTOR -

The RLI INSURANCE COMPANY further certifies that the following is a true and exact copy of a Resolution adopted by the Board of Directors of RLI Insurance Company, and now in force to-wit:

"All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys-in-Fact or Agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile?

(Blue shaded areas above indicate authenticity)

IN WITNESS WHEREOF, the RLI Insurance Company has caused these presents to be executed by its <u>CHAIRMAN, CEO</u> with its

Hy apper Chz ATTEST RLI INSURANCE COMPANY Corporate Secretary Chairman, CEO State of Illinois SS County of Peoria

On thi 26 day of April 2000 before me. a Notary Public, personally appeared Gerald D. Stephens and Camille J. Hensey, who being by me duly sworn, acknowledged that they signed the above Power of Attorney as Chairman. CEO and Corporate Secretary, respectively, of the said RLI INSURANCE COMPANY, and acknowledged said instrument to be the voluntary act and deed of said corporation.

Notan ublic

"OFFICIAL SEAL" CYNTHIA S. DOHM NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 02/24/02