# STATE OF NEW MEXICO ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT OIL CONSERVATION DIVISION.

APPLICATION OF THE NEW MEXICO OIL CONSERVATION DIVISION, THROUGH THE ENFORCEMENT AND COMPLIANCE MANAGER, FOR A COMPLIANCE ORDER AGAINST PRONGHORN MANAGEMENT CORP. 1) FINDING THAT OPERATOR KNOWINGLY AND WILLFULLY VIOLATED 19.15.4.201 NMAC AS TO SIXTEEN WELLS AND ASSESSING PENALTIES FOR THOSE VIOLATIONS; 2) REQUIRING OPERATOR TO BRING THE SIXTEEN WELLS INTO COMPLIANCE WITH 19.15.4.201 NMAC BY A DATE CERTAIN; AND 3) AUTHORIZING THE DIVISION TO PLUG SAID WELLS AND FORFEIT THE APPLICABLE FINANCIAL ASSURANCE IN THE EVENT OF NON-COMPLIANCE; LEA COUNTY, NEW MEXICO.

**CASE NO. 13858** 

APPLICATION OF THE NEW MEXICO OIL CONSERVATION DIVISION, THROUGH THE ENFORCEMENT AND COMPLIANCE MANAGER, FOR A COMPLIANCE ORDER AGAINST PRONGHORN MANAGEMENT CORP., 1) FINDING THAT THE OPERATOR KNOWINGLY AND WILLFULLY VIOLATED NMSA 1978, SECTION 70-2-31(B)(2), 19.15.13.1115.A NMAC, AND 19.15.4.201 NMAC AS TO ELEVEN WELLS; 2) ASSESSING PENALTIES FOR THE VIOLATIONS; 3) REQUIRING OPERATOR TO FILE CORRECTED PRODUCTION REPORTS BY A DATE CERTAIN; 4) REQUIRING OPERATOR TO BRING THE ELEVEN WELLS INTO COMPLIANCE WITH 19.15.4.201 NMAC BY A DATE CERTAIN AND AUTHORIZING THE DIVISION TO PLUG SAID WELLS AND FORFEIT THE APPLICABLE FINANCIAL ASSURANCE IN THE EVENT OF NON-COMPLIANCE; AND REQUIRING OPERATOR TO PROVIDE CONTACT INFORMATION FOR PRIVATE LESSORS AFFECTED BY THE VIOLATIONS; LEA COUNTY, NEW MEXICO.

**CASE NO. 13859** 

### **Affidavit of Dorothy Phillips**

STATE OF NEW MEXICO ) SS. COUNTY OF SANTA FE)

Dorothy Phillips, being first duly sworn on oath, states as follows:

- 1. I have been employed at the Santa Fe, New Mexico office of the Oil Conservation Division ("OCD") since 1981.
- 2. My current duties include maintaining records of financial assurance documents filed by operators pursuant to NMSA 1978, Section 70-2-14.
- 3. I have reviewed OCD's financial assurance records to determine if the following wells are covered by a financial assurance:

•	Fowler B #001	30-025-28197
•	JF Black #003	30-025-11182
•	JF Black #004	30-025-11183
•	JF Black #005	30-025-21401
•	JF Black #006	30-025-21478
•	JF Black #007	30-025-21479
•	Marshall #001	30-025-08358

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OCD Ex. No.

•	Marshall #005	30-025-25000
•	Marshall #008	30-025-25642
•	New Mexico BZ State	30-025-03524
•	New Mexico DL State #003	30-025-28608
•	New Mexico DL State #004	30-025-28609
•	New Mexico DL State #005	30-025-28610
•	New Mexico DL State #006	30-025-28659
•	New Mexico DL State #007	30-025-28681
•	New Mexico EF State #003	30-025-28697
•	Fields #004	30-025-25348
•	JF Black #001	30-025-11178
•	Marshall #007	30-025-25201
•	New Mexico BZ State NCT 5 #001	30-025-03521
•	New Mexico BZ State NCT 5 #002	30-025-03522
•	New Mexico BZ State NCT 5 #003	30-025-03523
•	New Mexico DL State #001	30-025-28223
•	New Mexico DL State #002	30-025-28607
•	New Mexico EF State #001	30-025-28680
•	State C #001	30-025-03485
•	State HL #001	30-025-26492

- 4. Pronghorn Management Corp. is the operator of record for the wells identified in paragraph 3, above. Pronghorn Management Corp. has posted \$50,000 cash blanket plugging bond No. OCD-482. The cash collateral is deposited with the Lea County State Bank in Hobbs, New Mexico.
- 5. OCD records show no amendments or riders to bond number OCD-482. According to our records that bond remains in effect.
  - 6. A copy of bond number OCD-482 is attached as Exhibit A to this affidavit.
- 7. As of the date of this affidavit, Pronghorn Managmenet Corp. has not posted single well financial assurances for any of the wells identified in paragraph 3 of this affidavit.

THIS CONCLUDES MY AFFIDAVIT.

Dorothy Phillips

Sully Marting
Notary Public

SUBSCRIBED AND SWORN before me this black day of land day of land day. 2007.

My Commission Expires:

3-24-06

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#### BLANKET CASH PLUGGING BOND

KNOW ALL MEN BY THESE PRESENTS THAT Pronghorn Management Corporation

(an individual), (a partnership), (a corporation organized in the State of New Mexico, with its principal office in the city of Hobbs

7. State of New Mexico and authorized to do business in the State of New Mexico is held and firmly bound to the Oil Conservation Division of the State of New Mexico (or its successor agency) in the sum of Fifty Thousand Dollars (\$50,000), lawful money of the United States.

The conditions of this obligation are such that:

The above applicant/operator desires to drill or purchase wells to prospect for and produce oil, gas, or carbon dioxide resources on land owned by private individuals or the State of New Mexico;

The applicant has deposited on behalf of the Division fifty thousand dollars (\$50,000), being the principal sum intended to be secured, in the manner indicated on the attachment to this bond. Applicant pledges this sum as a guarantee that it, its executors, assigns, heirs or administrators shall plug the wells owned or operated by him if dry, or when abandoned, in accordance with the rules and orders of the Oil Conservation Division of the State of New Mexico in such a way as to confine the oil, gas, and water in the strata in which they are found, and to prevent same from escaping to other strata. If the applicant does not so properly plug and abandon said wells upon order of the Division, the total sum of the bond shall be forfeited to the Division, and such amount as is necessary may be used to properly plug said wells. If the principal sum of this bond is less than the actual cost incurred by the Division in plugging said wells, the applicant, its successors, assigns, heirs, or administrators shall be liable under the provisions of Section 70-2-38 NMSA 1978 of the Oil and Gas Act, and the Division may take action to recover any amounts expended over and above the principal sum of the bond.

NOW THEREFORE, if the above applicant or its successors, assigns, heirs, or administrators or any of them shall plug the wells owned or operated by it when dry or abandoned, in accordance with the rules, regulations, and orders of the Division, in such a manner as to confine the oil, gas, and water in the strata in which they naturally occur, and to prevent them from escaping into other strata, and further to clean up the surface location of said wells, NOW THEREFORE, this obligation shall be null and void and the principal sum shall be paid to the applicant, or its successors, heirs, or administrators.

PROVIDED HOWEVER, that upon thirty days notice from the Division to the applicant of intention to cancel this bond, the obligation shall terminate as to property or wells acquired, drilled, or spudded after said thirty day period.

Pronghorn Management	Corporation
OPERATOR	<del></del>
P. O. Box 1772	
ADDRES 8	
Hobbs, NM 88241	
CITY, STATE AND ZIP	
By MMklur	President
Signature	Title

Replaces previous Cash Plugging Bond in the name of Baber Well Servicing Company

# ACKNOWLEDGEMENT FORM FOR NATURAL PERSONS

STATE OF		<b>s</b>	
COUNTY OF	, ,	·	
On this	day of	, 19, before me	
described in and who executed the for	regoing instrument and acknowledges	that he (they) executed the same as his (their	
in witness whereof, in	tave hereunto set my hand and seal or	n the day and year in this conflicate first above	e written.
		Notary Public	•
My Commission expires			
	ACKNOWLEDGEMENT FORM	I FOR CORPORATION	
STATE OF NEW MEXICO	) ,	<b>.</b>	
COUNTY OF LEA	)		
On this 12th	day of April		
G. A. BABER , III  duly sworn, did say that he is Pr	cesident	, to me personally know	n who, heing by me
Pronghorn Management (		and that the foregoing instrument was	
		and acknowledged said instrument to be	
deed of said corporation.			
IN WITNESS WHEREOF, II	rave hererinto ser my hand and seal or	n the day and year in this certificate first above	
June 20, 1994		Lana K- Mut Nevary Public	3
My Commission expires			-
		APPROVED BY:	
-		OIL CONSERVATION DIVISION OF N	en revico
	,	OIL CONSERVATION DIVISION OF R	AEM VIE'VICO
		By C. Duy	-
		Due	
		-	
			\

000-482

## ASSIGNMENT OF CASH COLLATERAL DEPOSIT

(Must be a federally-insured bank or savings institution within the State of New Mexico)

36027

	Date Apri	11 14, 1994
		122811
Pursuant		1978), or successor provisions, Pronghorn
Manage	ment Corp. (1	nereinafter referred to as "operator") of
County	7 State Bank (name of	state or national bank or savings association) of
P () Bc	$0 \times 400$ Hobbs NM 88240	(address) (herein termed
financial	I institution), the sum of $CD^{\#}$	$\frac{$50,000,00}{1000/156/}$ dollars in Certificate of $\frac{1000/156/}{1000/156/}$ . Operator hereby assigns and conveys deposited sum to the financial institution in trust
all right	t, title and interest in the	deposited sum to the financial institution in trust
IOI the	Oll Conservation Division of	the Energy and Minerals Department or Successor
	t the State of New Mexico. ( eposited sum or fund:	operator and the financial institution agree that as
a.		on acquires by this assignment the entire beneficial the right to order the trustee in writing to
	distribute the fund to per	sons determined by the division to be entitled
	thereto, including the Divi	sion itself, in amounts determined by the Division,
	or to the operator upon sa bond.	le or proper plugging of the well covered by this
ь.	Operator retains no legal o	r beneficial interest in the fund and has only the thereon, and to return of the fund upon written order
	of the Division.	thereon, and to return or the rund upon written order
c.	The firencial inchicution of	grees that the fund may not be assigned, transferred,
c.	pledged or distributed exce	grees that the rund may not be assigned, transferred, upt upon written order of the Division or a court of
	competent jurisdiction made	in a proceeding in which the Division is a party.
	The financial institution we set-off against the fund.	valves all statutory or common law liens or rights of
	•	
Oper	cator agrees that the financi	al institution may deduct from interest due operator inancial institution if claim or demand via writ,
summons (	or other process arising fro	om operator's business is made upon the financial
instituti	ion.	2 ( 1 / )
ر مرسند	22 K. 11. 1	
- <u> / / / / </u>	Mull	Colletofully
	e of Operator, ly or by Authorized Officer	Signature of Anthorized Officer of Financial Institution
	-77corrica orricar	/
G. A. H	BABER, President	Robert C. Dunn, Jr. Executive Vice President
Title		Title
STATE OF	NEW MEXICO	•
COUNTRY OF	LEA )ss.	
COUNTY OF	· —————	
On t	this 19th day of Ar	oril , 19 94 , before me personally appeared and, to me known to be
the pers	Baber on (persons) described in	and, to me known to be and who executed the foregoing instrument and
acknowled	igad that they executed the s	ame as their free act and deed.
IN V	VITNESS WHEREOF, I have heren	nto set my hand and seal on the day and year in this
certifica	te first above written.	ar mand and sout on the day and year in this
		4
		\$ D-56 5 18 5 5 5
My Commis	ssion expires:	NOTARY PUBLIC

Replaces Assignment dated 6/21/88 i/n/o Baber Well Servicing Company