STATE OF NEW MEXICO ONE WELL PLUGGING BOND

For CHAVES, EDDY, LEA, MCKINLEY, RIO ARRIBA, ROOSEVELT, SANDOVAL AND SAN JUAN COUNTIES <u>ONLY</u>

BOND NO. SU1136153
WELL DEPTH 10,925 feet
AMOUNT OF BOND \$15,925,00
COUNTY Lea

Note: Bond Amount is \$5,000 plus \$1 per foot of projected depth of proposed well or measured depth of existing well.

*Under certain conditions, the appropriate district office of the Division may authorize a well to be drilled as much as 500 feet deeper than the depth provided in the applicable financial assurance. (See Rule 8.9.D.3)

File with the Oil Conservation Division, 1220 South St. Francis Drive, Santa Fe, NM 87505

Services) (a general partnership) (a corporation), (li of	to business in the State of New orporation organized and existing in the State of New Mexico, as Oil Conservation Division of the IVISION), pursuant to NMSA ment of which the PRINCIPAL firmly by these presents.	ed partnership) org Mexico), as PRINC ng under the laws o SURETY, are firm ne Energy, Mineral 1978, Section 70-2	unized in the State CIPAL, if the State of by bound unto the s and Natural -14, as amended, in
WHEREAS, the PRINCIPAL has commend 10.925 feet, to prospect for and/or produce an injection or other service well related to such export operate such well, the identification and location	luce oil or gas, carbon dioxide goloration or production, or does	as, helium gas or b	rine minerals, or as
MARG B COM #001	API No. 30- 025-24971	_, located 660	feet from the
(Name of Well) North (North/South) line and 21	30 feet from the	West	(East/West) line
of Section C-36 Township 09 South	(North) (South), Range	32 East	(East) (West),
NMPM, Lea County, New Mexico. NOW, THEREFORE, if the PRINCIPAL and SURETY or either of them, or their successors or assigns or any of them, shall cause said well be properly plugged and abandoned when dry or when no longer productive or useful for other beneficial purpose, in accordance with the rules and orders of the DIVISION, including but not limited to Rules 8.9 [19.15.8.9 NMAC] and 25.10 [19.15.25.10 NMAC], as such rules now exist or may hereafter be amended; THEN AND IN THAT EVENT, this obligation shall be null and void; otherwise and in default of complete			
compliance with any and all of said obligations, the			iii ot compieto
OXY USA Inc. (a corporation) PRINCIPAL		sureTY	
By Surprise for fact of the population of the po	Philadelp	Address	A. M. J.
If PRINCIPAL is a corporation, affix Corporate seal bere		Corporate sent	