Final Abandonment Notice

UNITEDSTATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

Change Plans

Convert to Injection

OCD-A	FORMAPPROVED OM B No 1004-0137 Expires March 31, 2007
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FORMAPPROVED OM B No 1004-0137 Expires March 31, 2007	RN
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5 Lease Serial No SUNDRY NOTICES AND REPORTS ON WELLS If Indian, Allottee or Tribe Name Do not use this form for proposals to drill or to re-enter an abandoned well. Use Form 3160-3 (APD) for such proposals. 7. If Unit or CA/Agreement, Name and/or No. **SUBMIT IN TRIPLICATE** - Other instructions on reverse side. Gas Well Other 8 Well Name and No. James Ranch Unit #112H 2 Name of Operator 9. API Well No. BOPCO, L.P. 30-015-36722 3a Address 3b. Phone No (include area code) P.O. Box 2760 Midland TX 79702 (432)683-2277 10 Field and Pool, or Exploratory Area Quahada Ridge, SE (Delaware) 4. Location of Well (Footage, Sec., T., R., M., or Survey Description) 11 County or Parish, State 500' FSL, 200' FEL, Sec 36 T22S, R30E **Eddy County** NM 12. CHECK APPROPRIATE BOX(ES)TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA TYPE OF SUBMISSION TYPE OF ACTION Acidıze Deepen Water Shut-Off Production (Start/Resume) Notice of Intent AlterCasing Well Integrity ☐ FractureTreat Reclamation X Other Change operator Casing Repair ☐ New Construction Recomplete X Subsequent Report

Describe Proposed or Completed Operation (clearly state all pertinent details, including estimated starting date of any proposed work and approximate duration thereof If the proposal is to deepen directionally or recomplete horizontally, give subsurface locations and measured and true vertical depths of all pertinent markers and zones Attach the Bond under which the work will be performed or provide the Bond No. on file with BLM/BIA. Required subsequent reports shall be filed within 30 days following completion of the involved operations. If the operation results in a multiple completion or recompletion in a new interval, a Form 3160-4 shall be filed once testing has been completed. Final Abandonment Notices shall be filed only after all requirements, including reclamation, have been completed, and the operator has determined that the site is ready for final inspection)

Plug and Abandon

☐ Plug Back

Temporarily Abandon

Water Disposal

BOPCO, L.P. OGRID # 260737, wishes to report that they have accepted operatorship of the James Ranch Unit #112H, that was previously operated by EOG Resources Inc., OGRID # 7377. The effective date of change is 04/27/2009. A check in the amount of \$190.00 and a copy of this Sundry Notice and attachments has been sent to Tony Ferrio in the BLM Santa Fe, NM office.

The undersigned accepts all applicable terms, conditions, stipulations, and restrictions concerning operations conducted on the leased land or portion thereof, as described in the attached well list. A copy of BOPCO's bond, #COB000050, is also attached for your convenience.

14 I hereby certify that the foregoing is true and correct Name (Printed/Typed)	1		_				
Valerie Truax	Title	Regulato	y Adm	in ∧ ssista	nh Oil		
Signature Televi-Green	Date	05/28/20	09	AIP	KONFI)	
THIS SPACE FOR FEDERAL	OR	STATE OF	FICE	USE			T
Approved by		Title		JUN	- 3 2009		
Conditions of approval, if any, are attached Approval of this notice does not warrecertify that the applicant holds legal or equitable title to those rights in the subject which would entitle the applicant to conduct operations thereon	lease	Office	BUR.	EAU OF LA	ND MANAGEME	NT	-
which would entitle the applicant to conduct operations thereon Title 18 U S C Section 1001 and Title 43 U S C Section 1212, make it a crime for at States any false, fictitious or fraudulent statements or representations as to any	ny perso matter v	n knowingly and	willfully	to make to any	denammen FICE en	cy of the Un	nted
(Instructions on page 2)		X		·	-		

From Operator EOG Resources Inc. OGRID 7377 To Operator BOPCO, L.P. OGRID 260737

Case Number	T	Operator	API Number	Well Name	Num	Stat	St	County	TWP/LAT	RGE/LON	Sec	Qtr	Lease
NM 02953-C	L	EOG Resources, Inc.	30-015-36722	James Ranch Unit	112H	POW	NM	Eddy	22S	30E	36 .	SESE	NM 02953-C

20925-EL



United States Department of the Interior

BUREAU OF LAND MANAGEMENT Colorado State Office 2850 Youngfield Street Lakewood, Colorado 80215-7076

IN DEPLY ACCOUNTS

CO-922 (MM) 3104

November 8, 2005

DECISION

Principal:

BOPCO, L.P.

201 Main Street, Suite 3100

Fort Worth, TX 76102-3131

COB000050

Surety:

Travolers Casualty & Surety Company:

One Tower Square

Harlford, CT 06183-6014

Surety ID # 104208296

Bond Type: Nationwide Oil & Gas

Bond Amount: \$150,000

Rider # 1: Name Change-Principal

Name Change Rider - Accepted

On November 3, 2005, a name change rider was filed in this office by the principal referenced above. The rider changed the name of the principal on the nationwide surety bond from BEPCO Operating Company to BOPCO, L.P. At the request of the principal the effective date of the rider is October 20, 2005.

If you have any questions regarding this action, or need further information, please call Martha Maxwell, at 303.239,3768.

Beverly A. Derringer

Chief, Fluid Minerals Adjudication

Travelers

RIDER

To be attached to and form part of Bond No. 101208296	·
ssued on behalf of BEPCO OPERATING CO. as Pric	ncipal, and in favor of <u>UNITED STATES OF AMERICA</u> as Obligee.
it is agreed that:	
] 1. The Surcty hereby gives its consent to change the	Nanie:
from; to:	
2. The Surety hereby gives its consent to change the	e Address
from: to:	
3. The Surety hereby gives its consent to change the	Principal Namo
from: BEPCO Operating Co. to: BOPCO, L.P.	
4. This rider shall become effective as of 10/20/200	5:
PROVIDED, however, that the liability of the Surety und	der the attached bond as changed by this Rider shall not be cumulative
Signed, sealed and dated 10/20/2005.	
	TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA By: U. Dhule Harden U. Theresa Gardner Attorney-in-Fact
Accepted: Obligee	or BOPCO, L.P. a Delaware limited partnership Principal
Dy:	By: BOPCO GP, L.L.C., a Delaware limited liability company, general partner
S-4111.866	BY: W. Frank McGreight Vice President

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TRAVELERS CASUALTY AND STICE TO COMPANY
TRAY. ERS CASUALTY AND SURETY COMPANY
RNINGTON CASUALTY COMPANY
Distrord, Connections 06183-2062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

RNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Harlford, County of Harlford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: William N. Burke, Michael J. Herrod, Wendy W. Stuckey, Lupe Tamayo, Margaret Bubulta, Angela M. Timbol, Lisa M. Loeffer, Lisa A. Ward, Patti A. Ebairb, U. Theresa Gardner, of Houston, Texas, their true and lawful Attorney(s) in Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contacts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s) in Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Vice President, any Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Doard of Directors at any time may remove any such appointee and revoke the power given him or her.

VOIFD: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indennity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Companie Secretary or any Assistant Secretary and doly attested and sealed with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Altorney and Certificate of Authority is signed and scaled by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOIFD. That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Assistant Secretary, and the seal of the Company may be offixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys in Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimale signature or facsimale seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

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United States Department of the Interior

BUREAU OF LAND MANAGEMENT Colorado State Office 2850 Youngfield Street Lakewood, Colorado 80215-7076



IN ACPLY AFFER TO: CO-934A (MM) 3104

March 4, 2004

DECISION

Principal:

BEPCO Operating Company 201 Main Street, Suite 3100

Fort Worth, TX 76102

Surety:

Travelers Casualty & Surety Company

Of America

One Tower Square

Harlford, CT 06183-6014

BLM Bond # COB000050

Surety ID #: 104208296

Type of Bond: Nationwide Oil & Gas

Bond Amount: \$150,000

Nationwide Oil and Gas Surety Bond - Accepted

The bond described above was received in this office on February 12, 2004. The bond was examined and is satisfactory. The effective date of this bond is February 12, 2004.

The bond extends coverage for all operations conducted by or on behalf of the principal on all Federal leases except those in the National Petroleum Reserve in Alaska (NPR-A). 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. Coverage also extends to any Federal lease on which the principal is named as operator. The term "Federal lease" does not include leases administered by the Bureau of Indian Affairs (BIA).

The bond will be maintained by this office and should be referred to as bond COB000050, in all correspondence related to it. Release of the period of liability under the bond will only be permitted after this office is satisfied that all terms and conditions of the lease and the bond have been met. Including the completion and approval of all reclamation work on or associated with any lease, and/or required payment of any outstanding rentals or royalty owed to the Mineral Management Services, or whenever a satisfactory replacement bond is submitted and accepted by this or any other BLM office.

If you have any questions or need further assistance, please call Martha Maxwell at 303-239-3768.

Martha L Maxwell
Beverly Derringer,

Chief, Fluid Minerals Adjudication

Form 3000-4 (June 1988)

UNITED STATES DEPARTMENT OF THE INTERIOR

BUREAU OF LAND MANAGEMENT

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)

Bond Number 104208296

Lease Serial Number (For Individual Bond Only) Other Oil and Gas and Goothermal Leasing Authorities as Applicable (X) OIL AND GAS ☐ GEOTHERMAL RESOURCES CHECK ONE: CHECK ONE: SURETY BOND KNOW ALL BY THESE PRESENTS, THAT _____BEPCO Operating Co. 201 Main Street, Suite 3100, Fort Worth, Texas 76102 (address) Travelers Casualty and Surety Company of America as principal, and One Tower Square, Hartford, CT 06183 (address) are held and firmly bound unto the United States of America in the sum of ____ One Hundred Fifty Thousand and 00/100 dollars (5 150,000.00 lawful money of the United States, which may be increased or decreased by a rider hereto executed in the same manner as this bond. PERSONAL BOND KNOW ALL BY THESE PRESENTS, That ____ (name) . as principal, is held and firmly (address) bound unto the United States of America in the sum of ___ dollars (\$ _), lawful money of the United States which sum may be increased or decreased by a rider hereto executed in the same manner as this bond. The principal, in order to more fully secure the United States in the payment of the aforesaid sum, hereby pledges as socurity therefore United States negotiable securities of a pur value equal to the amount specified. The principal, pursuant to the authority conferred by Section 1 of the Act of September 13, 1982 (31 U.S.C. 9303), does hereby constitute and appoint the Secretary of the Interior to act as his atturner. The interest accruing on the United States securities deposited, in the absence of any default in the performance of any of the conditions, or stipulations set forth in this bound and the instrument(s) granting rights and interests are federal lands, must be paid to the principal. The principal hereby for himself/herself, any heirs, executors, administrators, successors, and assigns, joint and severally, ratifies and confirms whatever the Secretary shall do by virtue of these presents. The principal/surery shall apply this bond or the Secretary shall transfer this deposit as security for the faithful performance of any and all of the conditions and stipulations as set forth in this bond and the instruments granting rights and interests in Federal lands. In the case of any default in the performance of the conditions and stipulations of such undertaking, it is agreed that: (1) for a Surety Bond, the surery/principal shall apply the bond or any portion thereof. (2) for a Personal Bond, the Secretary shall have full power to assign, appropriate, apply or transfer the deposit or any portion thereof, to the satisfaction of any damages, assessments, late payment charges, penalties, or deficiencies arising by reason of such default. This bond is required for the use and benefit of (1) the United States; (2) the owner of any of the land subject to the coverage of this bond, who has a statutory right to compensation in connection with a reservation of the oil and gas and geodesimal deposits to the United States; (3) any lessee, permittee, or contraction, under a lease, permit, or resource sale contract issued, by the United States covering the same land subject to this bond, covering the use of the surface or the prospecting for, or the development of other mineral deposits in any portion of such land, to be paid to the United States. For such payment, well and truly to be made, we bind ourselves and each of our hoirs, extendors, administrators, successors, and assigns, jointly and severally. This band shall cover all surface disturbing activities related to drilling operations on a Federal leasehold(s) in accordance with authorization(s) granted under the Acts cited above for: CHECK ONE: NATIONWIDE BOND — Operations conducted by or on behalf of the principal(s) or on the leatehold(s) of the principal(s) in the United States including the National Petroleum Reserve in Alaska (NPR-A) when a rider sufficient to bring the amount in conformance with 43 CFR 3134 is provided, and provided a rider is obtained, also coverage of multiple exploration operations STATEWIDE BOND — Operations conducted by or on behalf of the principal(s) or on the least-hold(s) of the principal(s), except the NPR-A, and, provided a rider is obtained, sime coverage of multiple exploration operations within the single state of [1] INDIVIDUAL DOND - Operations conducted by or on behalf of the principal or on the leasehold of the principal on the single lease Identified by the serial number above. NATIONAL PETROLEUM RESERVE IN ALASKA (NPR-A) BOND - This bond shall cover: NPR-A LEASE GOND - The terms and conditions of a single leave. NPR-A WIDE BOND — The terms and conditions of all leases, and provided a rider is obtained, coverage of multiple exploration operations. (Continued on reverse)

BOND CONDITIONS

The conditions of the foregoing obligations are such that:

- 1. WHEREAS the principal has an interest in a lease(s) and/or responsibility for operations on a lease(s) issued under the Acts cited in this bond; and
- 2. WHEREAS the principal and surety agree(s) that with notice to the surety the coverage of this bond, in addition to the present holding(s) of and/or authorization(s) granted to the principal, shall extend to and include:
- a. Any lease(s) hereafter issued to or acquired by the obligor/principal, except under individual lease bonds, the coverage is to be confined to the principal's holding(s) and/or authorization(s) granted under the Acts cited in this bond, and to become effective immediately upon such authorization, approval or issuance of a transfer in favor of the principal; and
- b. Any transfer(s) of operating rights hereafter entered into or acquired by the principal affecting lease(s); and
- c. Any activity subsequent hereto of the principal as operator under a lease(s) issued pursuant to the Acts cited in this bond; and

Provided, That the surety may elect to terminate the additional coverage authorized under this paragraph. Such termination will become effective 30 days after the BLM receives notice of the election to terminate. After the termination becomes effective, the additional interest(s) identified in this paragraph will not be covered by this bond; and

- 3. WHEREAS the principal and surely agree(s) that with notice to the surely that this bond shall remain in full force and effect notwithstanding: Any assignment(s) of an undivided interest in any part or all of the lands in the lease(s) in which event the assignee(s) shall be considered to be coprincipal(s) on an individual or NPR-A bond as fully and to the same extent as though his/her or their duly, authenticated signatures appeared thereon; and
- 4. WHEREAS the obligor/surety hereby waives any right to notice of, and agrees that this bond shall remain in full force and effect notwithstanding:
- a. Any assignment(s) of 100% of some of the lands described in the lease(s), the bond to remain in full force and effect only as to the lands retained in the lease(s); and
- b. Any transfer(s) either in whole or in part, of any or all of the operating rights and further agrees to remain bound under this bond as to the interests in the operating rights retained by the principal; and
- c. Any modification of a lease or operating right, or obligation thereunder, whether made or effected by commitment of lease or operating right to unit, cooperative, communitization or storage agreements, or development contracts, suspensions of operations

- ations or production, waivers, suspensions or changes in rental, minimum royalty and royalties, compensatory royalty payments, or otherwise; and
- d. Any extension of a lease(s) covered by this bond, such coverage to continue without any interruption due to the expiration of the term set forth in the lease(s); and
- 5. WHEREAS the principal and surety hereby agree(s) that notwithstanding the termination, expiration, cancellation or relinquishment of any lease(s), whether by operation of law or otherwise, the bond shall remain in full force and effect as to the terms and conditions of all remaining leases and obligations covered by the bond; and
- 6. WHEREAS the principal, as to any lease or part of a lease for land on which he/she is the operator, in consideration of being permitted to furnish this bond in lieu of the lessee(s) or operating rights owner(s), agrees and by these presents does hereby bind himself/herself to fulfill on behalf of each lessee or operating rights owner all obligations of such for the entire leasehold in the same manner and to the same extent as though he/she were lessee or operating rights owner; and
- 7. WHEREAS the obligor/principal and surety agree(s) that the neglect or forbearance of said lessor in enforcing, as against any responsible party, the payment of rentals or royalities or the performance of any other term or condition of the lease(s) shall not, in any way, release the principal and surety, or either of them from any liability under this bond; and
- 8. WHEREAS the principal and surety agree(s) that in the event of any default under the lease(s) the lessor may commence and prosecute any claim, suit, or other proceeding against the principal and surety or either of them, without the necessity of joining the lessee(s); and
- 9. WHEREAS if the principal fails to comply with any provisions of an oil and gas lease, and the noncompliance continues for thirty (30) days after written notice thereof, such lease shall be subject to cancellation and the principal shall also be subject to applicable provisions and penalties of the Federal Oil and Gas Royalty Management Act (30 U.S.C. 1701 et seq.) or the Federal On hore Oil and Gas Leasing Reform Act. This provision shall not be constructed to prevent the exercise by the United States of any other legal and equitable remedy, including waiver of the default.
- 10 NOW. THEREFORE If said principal, his/her heirs, executors, administrators, successors, or assigns shall in all respects faithfully comply with all of the provisions of the instrument(s) granting rights and interests in Federal lands referred to above, then the obligations are to be void; otherwise to remain in full force and effect.

U.B. GOVERNMENT PRINTING OFFICE 1990 - 773-016

Signed this 6th	day of Tellre	arip.	. 12004 , in the	presence of a line
NAMES AND ADDR	ESSES OF WITNESSES	BEPCO Opera By: William	ting go. V / (Mm.) McCreight, Vic	A Property of the Property of
Linda Hohrine 201 Ma	in Street Ft. North T	/	(Rrincipal)	ort Worth, TX-76102
Pattin. Els		Travelers Cas	da 1 to Shy instinction	Attorney 1n-Fact
The state of the s	Oak Blvd, Houston, TX 7705	One Tower Squa	(Business Addr	06183
If this bond is executed by a corporati	on, it must bear the scal of that corners	tion		

IN WITNESS WHEREOF, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY have caused this instrument to be signed by their Senior Vice President and their corporate seals to be hereto affixed this 16th day of July 2002.

STATE OF CONNECTICUT

)SS. Hartford

COUNTY OF HARTFORD







TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY

> George W. Thompson Senior Vice President

On this 16th day of July, 2002 before me personally came GEORGE W. THOMPSON to me known, who, being by me duly sworn, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the corporations described in and which executed the above instrument; that he/she knows the seals of said corporations; that the seals affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by authority of his/her office under the Standing Resolutions thereof.



Marie C Intreault

My commission expires June 30, 2006 Notary Public Marie C. Tetreault

CERTIFICATE

I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Scaled at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this 6th day of February , 2004.







Kori M. Johanson

Assistant Secretary, Bond

TRAVELY CASUALTY AND SURETY COMPANY OF ACCIPICATE BLERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY Hartford, Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: William N. Burke, Michael J. Herrod, Wendy W. Stuckey, Lupe Tamayo, Margaret Buboltz, Angela M. Tindol, Lisa M. Loeffier, Lisa A. Ward, Patti A. Ebarb, of Houston, Texas, their true and lawful Attorney(s)-in-Pact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her.

VOIED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOITID: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and scaled with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, and the seal of the Company may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.



IMPORTANT DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

On November 26, 2002, President Bush signed into law the Terrorism Risk Insurance Act of 2002 (the "Act"). The Act establishes a short-term program under which the Federal Government will share in the payment of covered losses caused by certain acts of international terrorism. We are providing you with this notice to inform you of the key features of the Act, and to let you know what effect, if any, the Act will have on your premium.

Under the Act, insurers are required to provide coverage for certain losses caused by international acts of terrorism as defined in the Act. The Act further provides that the Federal Government will pay a share of such losses. Specifically, the Federal Government will pay 90% of the amount of covered losses caused by certain acts of terrorism which is in excess of Travelers' statutorily established deductible for that year. The Act also caps the amount of terrorism-related losses for which the Federal Government or an insurer can be responsible at \$100,000,000,000.00, provided that the insurer has met its deductible.

Please note that passage of the Act does not result in any change in coverage under the attached policy or bond (or the policy or bond being quoted). Please also note that no separate additional premium charge has been made for the terrorism coverage required by the Act. The premium charge that is allocable to such coverage is inseparable from and imbedded in your overall premium, and is no more than one percent of your premium.