Form O & G 8-8 Adopted 8-17-77

STATE OF NEW MEXICO

\$50,000.00 BLANKET PLUGGING BOND

BONDNO. 30 S 100753026-11

Note: File with Oil Conservation Commission, P. O. Box 2088, Santa Fe 87501

(For the of Sures Company, Replaces USF&G 56-0130-11003-82-1

KNOW ALL MEN BY THESE PRESENTS:

That _____ Devon Energy Corporation (Nevada)

Oklahoma City	Ne vad a		
Sugar	Oklahoma	, with its principal off	(a partnership)
the State of New Mexico), as PRINCIPAL, and	Aetna Casualty & S	urety Company, and authorized t	ndo businessa '
corporation organized and existing under the law	s of the State of Connecti		o do pusitiess in

to do business in the State of New Mexico, as SURETY, are held firmly bound unto the State of New Mexico, for the use and benefit of the Oil Conservation Commission of New Mexico pursuant to Section 65-3-11, New Mexico Statutes Annotated, 1953 Compilation, as amended, in the sum of Fifty Thousand Dollars(S50,000.00) lawful money of the United States, for the payment of which, well and truly to be made, said PRINCIPAL and SURETY hereby bind themselves, their successors and assigns, jointly and severally, firmly by these presents.

The conditions of this obligation are such that:

WHEREAS. The above principal has heretolore or may hereafter enter into oil and gas leases, or carbon dioxide (CO2) gas leases, or helium gas leases with the State of New Mexico; and

WHEREAS. The above principal has heretofore or may hereafter enter into oil and gas leases, or carbon dioxide (CO₂) gas leases, or helium gas leases on lands patented by the United States of America to private individuals, and on lands otherwise owned by private individuals; and

WHEREAS, The above principal, individually, or in association with one or more other parties, has commenced or may commence the drilling of wells to prospect for and produce oil or gas, or carbon dioxide (CO₂) gas or helium gas, or does own or may acquire, own or operate such well, or such wells started by others on land embraced in said State oil and gas leases, or carbon dioxide (CO₂) gas leases, or helium gas leases, and on land patented by the United States of America to private individuals, and on land otherwise owned by private individuals, the identification and location of said well being expressly waived by both principal and surety hereto.

NOW, THEREFORE, If the above bounden principal and surety or either of them or their successors or assigns, or any of them, shall plug all of said wells when dry or when abandoned in accordance with the rules, regulations, and orders of the Oil Conservation Commission of New Mexico in such way as to confine the oil, gas, and water in the strata in which they are found, and to prevent them from escaping into other strata;

THEN, THEREFORE, This obligation shall be null and void: otherwise and in default of complete compliance with any and all of said obligations, the same shall remain in full force and effect.

PROVIDED, HOWEVER, That thirty (30) days after receipt by the Oil Conservation Commission of New Mexico of written notice of cancellation from the surety, the obligation of the surety bereunder shall terminate as to property or wells acquired, drilled, or started after started.



