Form O & G CCD Adopted 6-1-86

## ASSIGNMENT OF CASH COLLATERAL DEPOSIT

(Must be a federally-insured bank or savings institution authorized to do business in New Mexico)

## Date August 10, 1987

Pursuant to Section 70-2-14, NMSA (1978), or successor provisions, Bravo Energy (hereinafter referred to as "operator") of

201 E. Sanger, Hobbs, NM (address) has deposited with the <u>United</u> <u>Bank of Lea County</u> (name of state or national bank or savings association) of 200 E. Broadway, Hobbs, NM (address) (herein termed financial institution), the sum of <u>\$7500</u> dollars in Certificate of Deposit or savings account No. <u>\$5671</u>. Operator hereby assigns and conveys all right, title and interest in the deposited sum to the financial institution in trust for the Oil Conservation Division of the Energy and Minerals Department or successor agency of the State of New Mexico. Operator and the financial institution agree that as to the deposited sum or fund:

- a. The Oil Conservation Division acquires by this assignment the entire beneficial interest in the fund, with the right to order the trustee in writing to distribute the fund to persons determined by the division to be entitled thereto, including the Division itself, in amounts determined by the Division, or to the operator upon sale or proper plugging of the well covered by this bond.
- b. Operator retains no legal or beneficial interest in the fund and has only the right to interest, if any, thereon, and to return of the fund upon written order of the Division.
- c. The financial institution agrees that the fund may not be assigned, transferred, pledged or distributed except 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 waives all statutory or common law liens or rights of set-off against the fund.

Operator agrees that the financial institution may deduct from interest due operator any attorney fees incurred by the financial institution if claim or demand via writ, summons or other process arising from operator's business is made upon the financial institution.

anuc ture of Operator, Signa

Personally or by Authorized Officer

V	ice-Pre	esiden	t	
Title				

allere &	2 Board	JOAL
Signature of Author	cixed Officer of	row

STATE OF NEW MEXICO

IN WITNESS WHEREOF, I have hereunto set my hand and seal on the day and year in this certificate first above written.

NOTARY PUBLIC Nall

My Commission expires:

## SINGLE WELL CASH BOND

Bravo Energy, Inc. Know all men by these presents that

in the city of <u>Hohhs</u>, State of <u>New Mexico</u> in the State of <u>New Mexico</u> in the city of <u>Hohhs</u>, State of <u>New Mexico</u> 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 \$ 7,500.00( 75 Hundred and 00/100-----), lawful money of the United States.

THE CONDITIONS OF THIS OBLIGATION ARE SUCH THAT:

The above applicant/operator desires to drill a well or purchase or operate an existing well, the depth of which does not exceed  $\frac{7,700}{1000}$  feet, to prospect for and produce oil, gas, or carbon dioxide resources on land owned by private individuals or the State of New Mexico, the particular identification and footage location of said well being as follows: <u>3535 FNL & 660/E</u>

in Section ], Township 21-S\_\_\_, Range 37-E\_\_, NMPM, Lea\_\_ County, New Mexico.

The applicant has deposited on behalf of the Division \$7500.00, in the man indicated on the attachment to this bond being the principal sum intended to be , in the manner secured. Applicant pledges this sum as a guarantee that it, its executors, assigns, heirs or administrators shall plug the well described above 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 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 well 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 well. If the principal sum of this bond is less than the actual cost incurred by the Division in plugging said well, 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, including the filing of legal proceedings, 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 above-described well 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 well, then therefore, this obligation shall be null and void and the principal sum shall be paid to the applicant, or its successors, heirs, or administrator, otherwise it shall remain in full force and effect.

Bv .

	J. T. Janica
	PRINCIPAL
	Box 2160, Hobbs, NM 88241
	Address
By	fl Janua
	- Signature
	Vice-President
	Title

(Note: Principal, if corporation, affix corporate seal here.)

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STATE OF	New Mexico ; si	
described in and who e	executed the foregoing instrument and acknowledged	$U \in U \subseteq T$ , 19 87, before me personally appeared that he (they) executed the same as his (their) free act and deed.
A - 9- My Commission expir	91	Notary Public
STATE OF	ACKNOWLEDGEMENT FORM E u	
On this A y7 duly sworn, did say th B K A U to behalf of said corporation deed of said corporation	at he is $\underline{DICR} + \underline{RCSICIENI}$ DENERGY, $\underline{J}$ <u>N</u> ( ration by authority of its board of directors, a	UST, 19_8, before me personally appeared, to me personally known who, being by me of of
IN WITNESS	WHEREOF, I have hereunto set my hand and seal on $2 - 9 - 91$	the day and year in this certificate first above written $\underline{OlCDEhEl}$ . $\underline{Notary}$ Public
		APPROVED BY: OIL CONSERVATION DIVISION OF NEW MEXICO
		By
Counties, 1	Thaves, Eddy, Lea, McKinley, Rio An New Mexico:	rriba, Roosevelt, Sandoval, and San Juan
	Projected Depth of Proposed We or Actual Depth of Existing We	11 Amount of Bond
	Less than 5,000 feet 5,000 feet to 10,000 feet More than 10,000 feet	\$ 5,000 \$ 7,500 \$10,000
	All Other Counties in the Stat Projected Depth of Proposed We or Actual Depth of Existing We	11
ta an	Less than 5,000 feet 5,000 fest to 10,000 feet More than 10,000 feet	Amount of Bond   \$ 7,500   \$10,000   \$12,500