JB Pritzker, Governor

Natalie Phelps Finnie, Director

www.dnr.illinois.gov

New Operator Packet

The forms needed to become an Oil and Gas Operator in the State of Illinois are listed in this document and can be found on our website at:

https://www2.illinois.gov/dnr/OilandGas/Pages/FormsListsLogs.aspx

You will find fillable form versions of the bond documents at the end of this packet. Additional copies can also be found on our website.

There are two ways to become an operator. The first way is to transfer an existing well from another operator. The second way is to apply for a permit to drill a new well.

In either case, some type of bond will be needed by the new permittee or operator. The amounts and options for bonding are:

The first category is Individual, one bond per well, with price based on total depth of the well:

- a) \$1,500 for a well less than 2,000 feet deep
- b) \$3,000 for a well 2,000 feet deep or deeper

The second category is Blanket, based on the total number of wells credited to the permittee:

- c) \$25,000 for up to 25 wells
- d) \$50,000 for up to 50 wells
- e) \$100,000 for all wells of a permittee

Within the two categories mentioned above, the Department can accept a bond of three types, namely Surety, Letter of Credit, or Certificate of Deposit. These three types are explained in more detail below:

Surety Bond Requirements

- 1) Bonds shall be signed by the permittee as principal, and by a good and sufficient corporate surety, authorized to transact business in Illinois.
- 2) Each surety bond shall provide that the bond shall not be cancelled by the surety except after at least 90 days written notice to the Department. Such notice shall be served upon the Department in writing by registered or certified mail to the Department's Springfield office.

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- 3) Prior to the expiration of the 90 days' notice of cancellation, the permittee shall deliver to the Department a replacement bond. If such bond is not delivered, all activities covered by the permit and bond shall cease at the expiration of the 90-day period.
- 4) If the license to transact business in Illinois of any surety upon a bond filed with the Department shall be suspended or revoked, the permittee, within 30 days after receiving notice thereof from the Department, shall make substitution by providing a surety bond or other security as required. Upon the failure of the permittee to make the substitution of bond, all activities covered by the permit and bond shall cease until substitution has been made.

Letter of Credit Requirements

- 1) The letter may only be issued by a bank organized or authorized to do business in Illinois.
- 2) Letter of credit shall be irrevocable during their terms. A letter of credit shall be forfeited and shall be collected by the Department if not replaced by other suitable bond or letter of credit at least 30 days before its expiration date.
- 3) The letter of credit shall be payable to the Department upon demand, in part or in full, upon receipt from the Department of a notice of forfeiture issued in accordance with Illinois Administrative Code Section 240.1530.
- 4) The letter of credit shall provide on its face that the Department, its lawful assigns, or the attorneys for the Department or it assigns, may sue, waive notice and process, appear on behalf of, and confess judgement against the issuing bank (and any confirming bank) in the event that the letter of credit is dishonored. The letter of credit shall be deemed to be made in Sangamon County, Illinois, for the purpose of enforcement and any actions thereon shall be enforceable in the Courts of Illinois and shall be construed under Illinois law.

Certificate of Deposit Requirements

- 1) The Department shall require that certificates of deposit be made payable to or assigned to the Department both in writing and upon the records of the bank issuing the certificates. If assigned, the Department shall require the banks issuing these certificates to waive all rights of setoff or liens against those certificates.
- 2) The Department cannot accept an individual certificate of deposit in an amount more than the maximum insurable amount as determined by the Federal Deposit Insurance Corporation or the Federal Savings and Loan Insurance Corporation.
- 3) Any interest accruing on a certificate of deposit shall be for the benefit of the permittee except that accrued interest shall first be applied to any prepayment penalty when a certificate of deposit is forfeited by the Department.
- 4) The certificate of deposit, if a negotiable instrument, shall be placed in the Department's possession. If the certificate of deposit is not a negotiable instrument, a withdrawal receipt endorsed by the permittee, shall be placed in the Department's possession.

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Please Note: If the determination is made to use certificates of deposit for individual bonds, please purchase a separate certificate for each application. For example, if three 2100-foot wells are to be bonded, please purchase three CDs in the amount of \$3,000 each, not one \$9,000 CD.

The Process:

For a transfer from an active operator, the forms and attachments needed will be:

- 1. OG-26CP form signed by the current permittee.
- 2. OG-26NP form signed by the proposed new permittee.
- 3. OG-01 form.
- 4. The bond as mentioned above.
- 5. If the new operator is an individual and NOT an Illinois resident, the Consent to be Sued form is required.
- 6. If the new operator is a Corporation or Limited Liability Co., approval from the Secretary of State to do business in Illinois is required.
- 7. A non-refundable Transfer Application Fee in the amount of \$75.00 per well for the first 100 wells and \$50.00 for each well in excess of 100 wells.

For a transfer of Plugging Fund Well(s), the forms and attachments needed will be:

- 1. OG-26A form signed by the proposed new permittee.
- 2. OG-01 form.
- 3. The bond as mentioned above.
- 4. Two salvage estimates from equipment dealers for the value of the surface equipment.
- 5. A non-refundable Transfer Application Fee in the amount of \$75.00 per well for the first 100 wells and \$50.00 for each well in excess of 100 wells.
- 6. A Salvage Fee as a separate <u>cashier's check</u> in the amount determined by the highest estimate of salvage value + the down hole salvage value as determined on the back side of the OG-26A.
- 7. If the new operator is an individual and NOT an Illinois resident, the Consent to be Sued form is required.
- 8. If the new operator is a Corporation or Limited Liability Co., approval from the Secretary of State to do business in Illinois is required.

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For drilling a new well, the forms and attachments needed will be:

- 1. OG-10 form signed by the Surveyor and completed and signed by the proposed new permittee. Extra guidance on completing this form is available here.
- 2. The bond as mentioned above.
- 3. OG-01 form.
- 4. If the new operator is an individual and NOT an Illinois resident, the Consent to be Sued form is required.
- 5. If the new operator is a Corporation or Limited Liability Co., approval from the Secretary of State to do business in Illinois is required.
- 6. A non-refundable Permit Application Fee in the amount of \$400.00 per well.

Please Note: The documents mentioned above are not complete by any means; this packet is meant to be a general description of the transfer and permit processes. Each transaction has its own unique identity and may require additional information.

Printed by the State of Illinois DNR OOGRM (Rev. 1/2023) Page 4 of 4



Illinois Department of Natural Resources Office of Oil and Gas Resource Management

One Natural Resources Way Springfield, Illinois 62702-1271 www.dnr.illinois.gov (217) 782 - 7756



Annual Well Fee Program

What is the Annual Well Fee Program?

The Annual Well Fee Program established funding for the Department of Natural Resources, Office of Oil and Gas Resource Management, Well Plugging and Restoration Fund and Underground Injection Control Programs through the assessments of Annual Well Fees. The fee is based on the number of production and injection wells permitted on July 1 of each calendar year. The fee ensures continued primacy for the Underground Injection Control Program and provides for the plugging and site restoration of abandoned and orphaned wells.

How is the fee assessed?

The Annual Well Fee is assessed July 1 of each year and is due September 1 of each year. The permittee is responsible for payment of a fee based on the number of wells of record with the Department on July 1 of each year. All wells listed as active or temporarily abandoned in the Department files are included in the fee assessment. Wells transferred, plugged (and site restored), or for which permits have expired after July 1 of each year will be reflected in the next year's billing. The fee schedule used for determining the amount of the Annual Well Fee is as follows:

\$100.00 per well for the first 100 wells, and

\$75.00 for each well in excess of 100.

What if I don't pay the fee?

Fees not received by November 1 of each year shall be deemed delinquent and the wells covered by the fees shall be determined to be abandoned in accordance with 62 III. Adm. Code Section 240.1600 and subject to plugging in accordance with 62 III. Adm. Code Section 240.1610.

Printed by the State of Illinois DNR OOGRM (Rev. 12/2022) Page 1 of 2

What if I do not agree with the invoice sent?

Permittees may contest the amount of fees by submitting a written objection on or before October 30 of each year. The objection must be in writing, signed by the permittee, or by an individual authorized to sign for the permittee, and must provide documentation as to which wells on the invoice were plugged (and site restored) or not owned by the permittee on July 1 of that year. The written objection and accompanying documentation should be sent with a check for the full amount of the fee minus the contested amount.

How do Annual Well Fees affect my bond?

The bond for a new permittee will be required to remain on file with the Department for a period of two (2) fee billing cycles. After payment of two (2) consecutive years of fees into the Annual Well Fee Program and such permittee is not in violation of the Act, the bond will be released to the permittee upon request to the Department. The required bond amounts are as follows:

INDIVIDUAL: Well up to 2,000 feet in depth \$1,500.00

Well 2,000 feet or more in depth \$3,000.00

BLANKET: 1-25 wells \$25,000.00

26-50 wells \$50,000.00

51 or more wells \$100,000.00

Bond amounts required for geological, structure, coal or other mineral test holes, or monitoring wells permitted in accordance with 62 III. Adm. Code Part 240: Subpart L:

INDIVIDUAL: \$2,500.00 per permit

BLANKET: \$25,000.00

Liquid Oil Field Waste Bond: \$10,000.00



Illinois Department of Natural Resources Office of Oil and Gas Resource Management

One Natural Resources Way Springfield, Illinois 62702-1271 www.dnr.illinois.gov (217) 782 - 7756



Corporations must register to conduct business in Illinois with the following:

Secretary of State, Corporation Division 501 S. Second St., 351 Howlett Building Springfield, IL 62756 (217) 524-8008

Limited Liability Companies must register to do business in Illinois with the following:

Secretary of State, Limited Liability Division 501 S. Second St., 351 Howlett Building Springfield, IL 62756 (217) 524-8008

The Secretary of State has a website with information about becoming a registered Illinois business located at: https://www.ilsos.gov/online_services/home.html



Illinois Department of Natural Resources Office of Oil and Gas Resource Management

One Natural Resources Way Springfield, Illinois 62702-1271 www.dnr.illinois.gov (217) 782 - 7756



IRREVOCABLE CONSENT TO BE SUED IN ILLINOIS

INDIVIDUAL	Pe	rmittee #
 I.	, am a resident of the State of	
Given my intent to engage in the	 business of oil and/or gas production with	nin the State of Illinois under
	,1	
being subject to suit in the State of	of Illinois.	
PARTNERSHIP		
Ι,	, am a General Pa	artner of a partnership residing
	known as	
·	ed above intends to engage in the busine ois under the name of	<u> </u>
on behalf of said partnership. I he	ereby irrevocably consent to such partnership to bind the partnership in this mann	ship being subject to suit in
UNINCORPORATED ASSOCIATION		
l,	, am the	of an unincorporated
association known as	Given that the unincorporated associa	residing within the State
OT	Given that the unincorporated associa	ation identified above intends to
• •	or gas production within the State of Illinon, o	
	such unincorporated association being su	
	o bind the unincorporated association in	
Sued in Illinois in accordance wit	are that I am executing the foregoing I the provisions of 62 III. Adm. Code 2	240.1440(d).
Company Name	Signature of	Individual or Partner
Address		Date



Office of Oil & Gas Resource Management
One Natural Resources Way
Springfield, IL 62702-1271
(217) 782-7756

FINANCIAL SECURITY INSTRUMENT IRREVOCABLE LETTER OF CREDIT

☐ LIQUID OILFIEI☐ BLANKET BONI			SYSTEM BOND	PERMITTE	EE#
☐ INDIVIDUAL BO	•	· · · · · · · · · · · · · · · · · · ·			
Issuing Bank Inform	nation:				
Name			Date Issued		
Address			Amount \$		
Telephone			Bank LOC N	lumber	
ON BEHALF OF OPERATE A LIQUID	OILFIELD WASTE TRA	TOF NATURAL RE (PEF	SOURCES, OFFICE RMITTEE NAME) FO OR	REBY ISSUES THIS IRREVE OF OIL & GAS RESOUR OR A PERMIT TO: (CHOOS	CE MANAGEMENT,
_	N OIL OR GAS WELL (C	OR WELLS) OR A WELL	(OR WELLS) USED IN	t HOLES; OR CONJUNCTION THEREWITH SE IN CONJUNCTION THERE	
ONLY COMPLETE IF	BOND IS FOR INDI	VIDUAL WELL OR P	ERMIT		
		EAST		REFERENCE #:	
SO	ORTH OUTH	WEST OF THE _	COR1	NER OF THE	QUARTER
OF THEQ					
TOWNSHIP	NORTH SOUTH R		EAST WEST,	cou	INTY
MINERALS TO DRAW (\$_ SIGNED STATEMENT MANAGEMENT THAT T	ON THE ISSUING BA _), BY SIGHT DRAFT FROM THE ILLIN THE PERMITTEE'S FA	ANK, UP TO THE AM PRESENTED FOR PAY OIS DEPARTMENT AILURE TO COMPLY	OUNT OF MENT TO THE ISSU OF NATURAL RI WITH THE REQUIRI	F NATURAL RESOURCES, O ING BANK. THE SIGHT DR ISOURCES, OFFICE OF C EMENTS OF THE ILLINOIS CORDANCE WITH 62 ILL. A	DOLLARS AFT SHALL INCLUDE A DIL & GAS RESOURCE OIL AND GAS ACT, 225
MANAGEMENT, ITS L OIL & GAS RESOURCE TO CONFESS JUDGMEN THIS IRREVOCABLE LE	AWFUL ASSIGNS, OR MANAGEMENT AND T AGAINST THE ISS ETTER OF CREDIT S	THE ATTORNEYS FOOD ITS ASSIGNS, TO SUING BANK, IN THE BHALL BE DEEMED T	R THE ILLINOIS DI E, TO WAIVE NOTIC EVENT THAT THIS O BE MADE IN SA	RESOURCES, OFFICE OF CEPARTMENT OF NATURAL OF AND PROCESS, TO APPEIRREVOCABLE LETTER OF ANGAMON COUNTY, ILLINGURTS OF ILLINOIS AND	RESOURCES, OFFICE OF AR ON BEHALF OF, AND CREDIT IS DISHONORED IOIS, FOR PURPOSES OF
(A NATIONAL BANKING THE CURRENCY AND C TO THE PERMITTEE AN OF ANY NOTICE RECE	G ASSOCIATION OPER CONDUCTS ITS BUSIN ID TO THE ILLINOIS IVED OR ACTION AI ULATORY REQUIRES	RATING UNDER CHAR NESS AT THE ADDRES DEPARTMENT OF NAT LLEGING THE INSOLV MENTS WHICH COUI	TER NO S SHOWN ABOVE. FURAL RESOURCES, ENCY OR BANKRU	IOIS BANKING CHARTER N ISSUED BY THE THE ISSUING BANK SHAL OFFICE OF OIL & GAS RI PTCY OF THE ISSUING BA USPENSION OR REVOCAT	U. S. COMPTROLLER OF L GIVE PROMPT NOTICE ESOURCE MANAGEMENT ANK OR ALLEGING ANY

IN THE EVENT THE ISSUING BANK BECOMES UNABLE TO FULFILL ITS OBLIGATIONS UNDER THIS IRREVOCABLE LETTER OF CREDIT FOR ANY REASON, NOTICE SHALL BE GIVEN IMMEDIATELY TO THE PERMITTEE AND THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT, PROVIDED THAT SUCH NOTICE SHALL IN NO WAY RELIEVE THE ISSUING BANK OF ITS OBLIGATIONS UNDER THIS IRREVOCABLE LETTER OF CREDIT.

THIS IRREVOCABLE LETTER OF CREDIT IS A BINDING OBLIGATION ON THE ISSUING BANK, INDEPENDENT OF THE ACTS AND OMISSIONS OF THE PERMITTEE, PAYABLE UPON PRESENTMENT BY THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT. THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT AND/OR THE STATE OF ILLINOIS SHALL IN NO WAY BE OBLIGATED TO THE ISSUING BANK OR PERMITTEE FOR REPAYMENT OF ALL OR ANY PORTION THEREOF.

		D FOR ADDITIONAL, SUCCESSIVE TERMS OF ONE (1) YEAR EACH SUING BANK PROVIDES THE ILLINOIS DEPARTMENT OF NATURAL
	PRIOR TO THE EXPIRATION DATE, THAT IT DOES NOT AN ADDITIONAL PERIOD. THE ILLINOIS DEPARTMENT MANAGEMENT HAS THE RIGHT TO DRAW ON THIS IRREV NOT REPLACE THIS IRREVOCABLE LETTER OF CREDIT,	EMENT WITH WRITTEN NOTICE, AT LEAST NINETY (90) DAYS WISH TO EXTEND THE IRREVOCABLE LETTER OF CREDIT FOR OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE /OCABLE LETTER OF CREDIT IN THE EVENT THE PERMITTEE DOES PRIOR TO THIRTY (30) DAYS BEFORE ITS EXPIRATION, WITH A
	REPLACEMENT BOND WHICH COMPLIES WITH THE 240.1520(D)(1)(B).	OIL AND GAS RULES, PURSUANT TO 62 ILL. ADM . CODE
		EVOCABLE LETTER OF CREDIT SHALL CONTINUE IN FORCE FROM DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS AND 8c OF THE ACT, 225 ILCS 725/6(2) AND 8c.
LETTE LETTE CAPIT. EVIDE	ER OF CREDIT FOR THE USES AND PURPOSES OR OF CREDIT IS NOT IN EXCESS OF TEN PER AL AND SURPLUS ACCOUNTS, DEFINED IN	I AM EXECUTING THE FOREGOING IRREVOCABLE STHEREIN SET FORTH AND CERTIFY THAT THIS CENT (10%) OF THE ISSUING BANK'S UNIMPAIRED SECTION 2 OF THE ILLINOIS BANKING ACT, AS LL REPORT PROVIDED TO THE FEDERAL DEPOSIT
PRINT N	AME, PRESIDENT OR CEO OF ISSUING BANK	SIGNATURE, PRESIDENT OR CEO OF ISSUING BANK
		IDNR/OOGRM APPROVAL:
		OFFICE OF OIL AND GAS RESOURCE MANAGEMENT
		DATE OF APPROVAL
PERMITT	TEE INFORMATION:	
NAME O	F INDIVIDUAL, COMPANY OR CORPORATION (MUST BE SA	ME AS PERMITTEE NAME ON FRONT PAGE)
ADDRESS	3	
TELEPHO	DNE/FAX NUMBER	

SELECT ONE:



Office of Oil and Gas Resource Management One Natural Resources Way Springfield, IL 62702-1271 (217) 782-7756

FINANCIAL SECURITY INSTRUMENT (BOND) CERTIFICATE OF DEPOSIT

CHOOSE ONE:

o LIQUID OILFIE	LD WASTE TRAN	ISPORTATION	SYSTEM	CERTIFICATE #	#
o BLANKET BON	ID (ALL WELLS C	R PERMITS)		PERMITTEE #	
o INDIVIDUAL BO		•		TERMITTEE #	
O INDIVIDUAL DO	`		,		
	, of	(Permanent Address)			
(Permittee)		(Permanent Address)			
(Telephone)	County	of	, S	State of	·
(текрионе)					
IS HELD AND FIRMLY RESOURCE MANAGEME TO THE PAYMENT W	ENT IN THE PENAL HEREOF THE PERI	SUM OF MITTEE, AND THE	E PERMITTEE'S H	HEIRS, EXECUTORS,	_DOLLARS (\$), ADMINISTRATORS,
SUCCESSORS AND ASS	- ,				
CERTIFICATES OF DEF ASSIGNED TO THE ILLIN					, MADE PAYABLE OR SOURCE MANAGEMENT,
					D TO THE PERMITTEE
UNDER THE CONDITION	IS AND FOR THE PUR	RPOSES HEREINA	FTER SET FORT	1 .	
WHEREAS, THE PERM NATURAL RESOURCES,					
☐ OPERATE A LIQUID OILF	FIFI D WASTE TRANSPO	ORTATION SYSTEM (OR		
☐ DRILL COAL, STRUCTUR		*		IOLES; OR	
DRILL OR DEEPEN AN C	OIL OR GAS WELL (OR W	VELLS) OR A WELL (OR WELLS) USED IN	CONJUNCTION THEREV	/ITH, OR
☐ TRANSFER A WELL (OR	WELLS) ACQUIRED FO	R OIL AND GAS PRO	DUCTION OR FOR U	SE IN CONJUNCTION TH	IEREWITH.
ONLY COMPLETE IF BO	ND IS FOR INDIVIDUA	AL WELL OR PERI	МІТ		
WELL TO BE KNOW	INI AC:			REFERENCE	#.
	RTH	EAST		KEFEKENGE	#·
			CORN	IER OF THE	QUARTER
OF THE					
	NORTH		EAST	·	
TOWNSHID					COUNTY
TOWNSHIP	SOUTH RAI	NGL	vv⊑31,		_ COUNTY

NOW, THEREFORE, THE CONDITIONS OF THIS OBLIGATION ARE SUCH, THAT IF THE PERMITTEE SHALL FULLY COMPLY WITH THE PROVISIONS OF THE ILLINOIS OIL AND GAS ACT, 225 ILCS 725/1 ET. SEQ., (ACT), AS AMENDED, AND SHALL COMPLY WITH AND CONFORM TO THE REGULATIONS AND ORDERS OF THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT ISSUED UNDER THE PROVISIONS OF THE ACT AND AMENDMENTS THERETO, THEN THE PERMITTEE MAY APPLY TO THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT FOR A RELEASE OF THIS OBLIGATION.

THE PERMITTEE'S OBLIGATIONS UNDER THIS PENAL BOND SHALL BE RELEASED BY THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT, AND THE ABOVE-MENTIONED DEPOSIT SHALL BE RETURNED TO THE PERMITTEE, IF THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT DETERMINES, TO ITS SATISFACTION, THAT THE PERMITTEE HAS FULLY COMPLIED WITH THE TERMS AND CONDITIONS OF THIS BOND.

THE FULL FACE AMOUNT OF THIS BOND IS SUBJECT TO FORFEITURE, BY THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT, IN THE EVENT THE PERMITTEE IS FOUND TO HAVE VIOLATED THE PROVISIONS OF THE ACT AND SUCH VIOLATIONS REMAIN UNABATED.

SPECIAL INSTRUCTIONS: THE PRINCIPAL IS REQUIRED TO NOTIFY THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT WITHIN THIRTY (30) DAYS OF THE SALE OF THE WELL FOR WHICH THIS BOND IS SUBMITTED, PURSUANT TO 62 ILL. ADM. CODE 240.1420.

UNDER PENALTIES OF PERJURY, WE DECLARE THAT WE ARE EXECUTING THE FOREGOING

DATE

DATE



Office of Oil and Gas Resource Management One Natural Resources Way Springfield, IL 62702-1271 (217) 782-7756

ASSIGNMENT OF CERTIFICATE OF DEPOSIT

For v	value received,	(Permittee) hereby assigns, sets over and
transf	sfers to the Illinois Department of Natural Resource	s, Office of Oil and Gas Resource Management, its
		ural Resources, Office of Oil and Gas Resource
Mana	nagement, all right, title, and interest of	(Permittee) in and to
the pi	principal amount of \$ on deposit in	(Permittee) account in
	(Bank), evidence by	Certificate of Deposit number
		or at any time hereafter on deposit in such account, for the
purpo	oose of securing payment of each and every debt, liability	or obligation under: (choose one)
1.	Section 8c of the Oil and Gas Act (225 ILCS 72 Transportation System; or	5/8c) concerning operation of a Liquid Oilfield Waste
2.	Section 6 of the Oil and Gas Act (225 ILCS 725/6) con II wells; or	accerning the drilling and operation of oil and gas and Class
3.	Section 2 of the Oil and Gas Act (225 ILCS 725/2 co mineral test holes, or monitoring wells in connection	ncerning the drilling of geological, structure, coal or other with any activity regulated by the Department.
Resou hereas joint	ources, Office of Oil and Gas Resource Management, whater created or incurred and whether it is direct or incurred.	any time hereafter owe to the Illinois Department of Natural nether such debt, liability or obligation now exists or is direct, due or to become due, absolute or contingent or nent shall be construed as a grant of a security interest, Code as enacted in the State of Illinois.
		reby irrevocably authorizes and empowers the Illinois
		urce Management at any time, whether or not at such time
		own name or in
become according payment and G	ome due and payable under said account, to exercise a orded to said account, to execute any and all instrumer ment of the Obligations in such order of application as th Gas Resource Management may determine, all without	and give acquittance for any and all sums which are or will any and all rights and privileges and receive all benefits atts required therefor, and to apply such moneys towards to Ellinois Department of Natural Resources, Office of Oil notice to (Permittee). ically authorized and directed, on demand of the Illinois
		source Management, to pay said account and all moneys
		Resources, Office of Oil and Gas Resource Management
		epartment of Natural Resources, Office of Oil and Gas
Resou	ource Management on the books of	(Bank). Until this assignment has been
		t of Natural Resources, Office of Oil and Gas Resource
	agement to	
	(Bank),	(Permittee) shall have
no rig	right to make any withdrawals from said account (exc	ept interest earned thereon which shall be payable to from time to time) or to the issuance of any new certificate
evide	encing such account.	•
		Permittee
ATTE	TEST:	1 crimities
		By:
		Signature of Permittee
Title:	a•	Title·

ACKNOWLEDGMENT OF ASSIGNMENT

÷ .	of assignment and transfer of the account of
	rmittee) in this institution evidence by Certificates of (in the amount of \$).
We further acknowledge that until released by	the Illinois Department of Natural Resources, Office rincipal amount of \$ on
deposit in such account is payable directly Office of Oil and Gas Resource Management at the Illinois Department of Natural Resources have any right to make any withdrawal from such account which shall be paid or to obtain any new certificate evidencing	to the Illinois Department of Natural Resources, and that no account holder or assignee (except for s, Office of Oil and Gas Resource Management) shall said account (except for interest earned on to (Permittee)) said account. We expressly waive all rights of set
offs or liens against the above-referenced certification	ficate of Deposit.
	Name of Bank
	Address
Date:	By:
	Title:
RELEASE O	OF ASSIGNMENT
TO:	
This is to advise you the assignment of th (Permittee) in your institution evidenced by C	e account of
(in the amount of \$) ha	s been released. Pursuant to such release, please take terest earned on this account is paid or credited to
Date:	By:
	Supervisor
	Office of Oil and Gas
	Resource Management

Revised 11/2016



Office of Oil and Gas Resource Management One Natural Resources Way Springfield, IL 62702-1271 (217) 782-7756

FINANCIAL SECURITY INSTRUMENT SURETY BOND

\square LIQUID OILFIELD WASTE TRANSPORTATION SYSTEM BOND #					
□ BLANKET BON	LANKET BOND (ALL WELLS OR PERMITS) PERMITTEE #				
□ INDIVIDUAL BO	OND (SINGLE WELI	OR PERMIT)			
	, OF				
(PRINCIPAL)	(Ad	ldress)	(City)		(Zip)
	, COUNTY OF		, STATE OF		<u>, , , , , , , , , , , , , , , , ,</u>
(TELEPHONE NUMBER)					
AS PRINCIPAL, AND	(NAME OF SURET)				
	(NAME OF SURET)	0			
(ADDRESS OF	OFFICE)				
RESOURCE MANAGEM THE PAYMENT WHER	ENT IN THE PENAL SU	IM OF AND SURETY BINI	D THEMSELVES, THE	DOLLAF	ES, OFFICE OF OIL & GAS RS (\$), TO RS, ADMINISTRATORS,
	CIPAL HAS APPLIED, O JRCE MANAGEMENT FO			DEPARTMENT OF NA	ATURAL RESOURCES, OFFICE
☐ DRILL COAL, STRU☐ DRILL OR DEEPEN	ID OILFIELD WASTE TF JCTURE, MINERAL OR I AN OIL OR GAS WEL LL (OR WELLS) ACQU	GROUNDWATER M L (OR WELLS) OR A	MONITORING TEST HO A WELL (OR WELLS)	USED IN CONJUNCTION	ON THEREWITH, OR CONJUNCTION THEREWITH.
ONLY COMPLETE IF BO	OND IS FOR INDIVIDUAL	WELL OR PERMIT			
WELL TO BE KNO	OWN AS:			REFERENCE	#:
N	NORTH	EAST			
	SOUTH	WEST OF THE	CORNEI	R OF THE	QUARTER OF
THE	QUARTER OF THE	QUARTE	ER OF SECTION		
	NORTH		EAST		
TOWNSHIP	SOUTH RA	NGE	WEST,		COUNTY

NOW, THEREFORE, THE CONDITIONS OF THIS OBLIGATION ARE SUCH, THAT IF THE PRINCIPAL SHALL FULLY COMPLY WITH THE PROVISIONS OF THE ILLINOIS OIL AND GAS ACT, 225 ILCS 725/1 ET. SEQ. (ACT), AS AMENDED, AND SHALL COMPLY WITH AND CONFORM TO THE REGULATIONS AND ORDERS OF THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT ISSUED UNDER THE PROVISIONS OF THE ACT AND AMENDMENTS THERETO, THEN THE PRINCIPAL OR SURETY MAY APPLY TO THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT FOR A RELEASE OF THIS OBLIGATION.

THE PRINCIPAL'S AND SURETY'S OBLIGATIONS UNDER THIS PENAL BOND SHALL BE RELEASED BY THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT WHEN THE DEPARTMENT HAS DETERMINED THAT EITHER THE PRINCIPAL OR SURETY HAS FULLY COMPLIED WITH THE TERMS AND CONDITIONS OF THIS BOND. THE SURETY'S CANCELLATION OF THIS BOND, AFTER NINETY (90) DAYS WRITTEN NOTICE TO THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT OF SUCH INTENT TO CANCEL, SHALL NOT DISCHARGE THE SURETY FOR ANY LIABILITY ACCRUING UNDER THE BOND WHILE IN FULL FORCE AND EFFECT.

THE FULL FACE AMOUNT OF THIS PENAL BOND IS SUBJECT TO FORFEITURE, BY THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT, IN THE EVENT THE PRINCIPAL VIOLATES THE PROVISIONS OF THE ACT AND HAS FAILED TO ABATE SAID VIOLATIONS AFTER DEMAND IS MADE BY THE DEPARTMENT TO DO SO. IF THE PRINCIPAL VIOLATES THE PROVISIONS OF THE ACT, THE PRINCIPAL HEREBY AUTHORIZES THE SURETY TO REMOVE OR CORRECT ANY EXISTING VIOLATIONS OF THE ACT IF THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT ELECTS TO REQUEST THE PERFORMANCE OF SUCH WORK BY THE SURETY IN LIEU OF THE FORFEITURE OF THE FULL FACE AMOUNT OF THIS PENAL BOND.

SPECIAL INSTRUCTIONS: THE PRINCIPAL IS REQUIRED TO NOTIFY THE ILLINOIS DEPARTMENT OF NATURAL RESOURCES, OFFICE OF OIL & GAS RESOURCE MANAGEMENT WITHIN THIRTY (30) DAYS OF THE SALE OF THE WELL FOR WHICH THIS BOND IS SUBMITTED, PURSUANT TO 62 ILL. ADM. CODE 240.1420.

UNDER PENA SURETY BON								CUTING	THE	FOREGO	DING
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