Minerals Management Service

## **SURETY BOND**

**OBM Control No. 1010-0106** 

OMB Approval Expires: xx/xx/xxxx

## OIL POLLUTION ACT OF 1990 APPLICATION FOR CERTIFICATION OF OIL SPILL FINANCIAL RESPONSIBILITY (TYPE OR PRINT ALL INFORMATION EXCEPT SIGNATURES)

1.	DESIGNATED APPLICANT:				
	COMPANY LEGAL NAME	MMS COMPANY NUMBER			
2.	SURETY COMPANY BOND NUMBER:				
3.	KNOW ALL MEN BY THESE PRESENTS, that we,				
	DESIGNATED APPLICANT				
	U.S.A., as Designated Applicant (hereinafter called Principal), and a company created under the laws of, and authorized to do business in the (hereinafter called Surety), and are held and firmly bound unto the United States of America damages and removal cost liability under Title I of the Oil Pollution Act of 1990 (hereinafter cosum of \$, for which payment, well and truly to be made, we bind our executors, administrators, successors, and assigns, jointly and severally, firmly by these preand conditions of Part 253 of Title 30 Code of Federal Regulations.  This bond is written to ensure the Principal complies with the requirements of section 1016(coincide to the benefit of claimants under Title I of the Act.	United States, as Surety and other claimants for called Act) in the penal irselves and our heirs, sents under the terms c) of the Act; and will			
4.	which the Principal may be held legally liable under Title I of the Act, then this obligation, to the payment, will be void, otherwise to remain in full force and effect.  The liability of the Surety will not be discharged by any payment or succession of payments until such payment or payments will amount in the aggregate to the penalty of the bond. In a obligation hereunder exceed the amount of the penalty, provided the Surety furnishes written Management Service (MMS) Oil Spill Financial Responsibility Program forthwith of all claims rendered, and payments made by the Surety under this bond.  Any claim for which the Principal may be liable under Title I of the Act may be brought direct claims asserted by the U.S. Government or, in the case of the Principal's insolvency or petiti Title 7 or 11, U.S.C. 101, for claims asserted by other claimants through the U.S. Coast Gua Funds Center. In the event of a direct claim, the Surety will be entitled to invoke only (1) the	the extent of such thereunder, unless and no event will the Surety's n notice to the Minerals is filed, judgments  ly against the Surety for on for bankruptcy under ard National Pollution rights and defenses			
5.	permitted by Title I of the Act to the Principal, and (2) the defense that the incident giving rise by the willful misconduct of the Principal.  This bond is effective the day of,,,,,, 12:01 a.m. as stated herein and will continue in force until terminated as hereinafter provided. The Prin any time terminate this bond by written notice sent by certified mail to the other party with a the original notice was sent by certified mail) to the MMS Oil Spill Financial Responsibility Program of written notice. The Surety will not be liable hereunder in connection occurring after the termination of this bond as herein provided; but termination will not affect	, central standard time cipal or the Surety may at copy (plainly indicating rogram by certified mail. Oil Spill Financial on with an incident			

in connection with an incident occurring before the termination becomes effective.

	In witness whereof, the Principal and the Surety have executed this instrument on the			
C	f MONTH	, , ,		NUMBER
F	RINCIPAL:			
_	SIGNATURE (OF A COM	PANY OFFICER WHO IS A CORPORATE	PRINCIPAL)	
_	NAME (OF THE COMPA	NY OFFICER)		(CORPORATE SEA
_	TITLE (OF THE COMPAN	NY OFFICER)		
S	URETY:			
-	COMPANY NAME			
-	ADDRESS			
-	CITY	STATE	ZIP CODE	
_	SIGNATURE (OF CORPO	DRATE SURETY)		
_	NAME (OF CORPORATE	SURETY)		(CORPORATE SEA
_	TITLE (OF CORPORATE	SURETY)		,