## **FINANCIAL GUARANTEE**

## CERTIFICATION OF OIL SPILL FINANCIAL RESPONSIBILITY IN ACCORDANCE WITH THE REQUIREMENTS OF THE OIL POLLUTION ACT OF 1990

(TYPE OR PRINT ALL INFORMATION EXCEPT SIGNATURES)

1.	<ol> <li>Designated Applicant:</li> </ol>					
		COMPANY LEGAL NAME	BOEM COMPANY NUMBER			
2.	2. The Responsible Parties, identified in form(s)	) BOEM-1017 on file or attached, ar	nd,			
	a created under the law	ws of	NAME OF ENTITY			
	a created under the law	STATE				
	and authorized to do business in the United Stand severally liable to the United States of Al Oil Pollution Act of 1990, as amended, 33 U. section 4, for which payment our heirs, executhe terms and conditions of Title 30 part 553	merica and other claimants for dama S.C. § 2701 et seq. (hereinafter call utors, administrators, successors, ar	ages and removal costs under the ed OPA), in the sum indicated in nd assigns will also be liable, under			
	This Guarantee is hereby provided on behalf U.S.C. 2716(c) and is offered to satisfy any c		ly with the requirements of 33			
3.	For the purpose of this application, the undersigned is acting in the capacity of a Financial Guarantor in accordance with the requirements of 30 CFR 553.32.					
4.	4. The amount of coverage for which evidence of is:	of oil spill financial responsibility (OS	SFR) is being established			
	\$					
5.	5. This coverage is effective:  DATE	and expires on the first calendar	day of the fifth month after the			
	close of the Financial Guarantor's fiscal year	, which ends:				
6.	6. The Financial Guarantor may at any time gives sent by certified mail to the Designated Appliby certified mail) to all Responsible Parties at certified mail. This instrument will remain in fedate above or until the earlier of: (1) thirty cal (BOEM) and the Designated Applicant receives the exceptable OSFR of the exceptable	icant with copies (plainly indicating the solution of the BOEM oil spill financial restorce and the undersigned will remain lendar days after Bureau of Ocean Eve from the instrument issuer a notification.	he original notice was sent sponsibility program by n liable until the expiration Energy Management ication of intent to cancel;			

to which the instrument applies are permanently abandoned in compliance with 30 CFR Part 250 or equivalent state requirements. The undersigned agrees that termination of this instrument will

not affect the liability of the Financial Guarantor for claims arising from an incident (i.e., oil discharge or substantial threat of the discharge of oil) that occurs on or before the effective date of termination of this

Guarantee.

OMB Control No.: 1010-0106

**Expiration Date:** xx/xx/xxxx

The undersigned agrees that any suit or claim for which any Responsible Parties identified in form(s) BOEM-1017, on file or attached, represented by the aforementioned Designated Applicant may be liable under Title I of the Act may be brought directly against the Financial Guarantor for claims up to the amount of the penalty asserted by the U.S. government or other claimants when a Responsible Party denies or fails to pay a claim on the basis of insolvency or a Responsible Party has petitioned for bankruptcy under Title 11 of the U.S. Code.

The undersigned further agrees not to use any defenses except those that would be available to a Responsible Party for whom the Guarantee was provided or that the incident (i.e., oil discharge or a substantial threat of the discharge of oil) leading to the claim for removal costs or damages was caused by willful misconduct of a Responsible Party for whom the Designated Applicant demonstrated OSFR.

COMPANY LEGAL NAME	BOEM COMPANY NUMBER				
	ADDRESS				
СІТҮ	STATE	ZIP CODE			
CONTACT PERSON FOR CLAIMS		CONTACT PERSON'S TITLE			
AREA CODE AND TELEPHONE NUMBER	AREA CODE AND FAX NUMBER	E-MAIL ADDRESS			
	FR 553.15, will notify the BOEM oil spill to to it is no longer able to maintain evidence.				
	tor is no longer able to maintain evidence ection 4 above.	financial responsibility progra			
in the event that the Financial Guarar responsibility to the extent stated in s	otor is no longer able to maintain evidence ection 4 above.	financial responsibility progra se of oil spill financial			
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n the event that the Financial Guarar responsibility to the extent stated in s  NAME  TITLE  The Financial Guarantor's U.S. Agen	stor is no longer able to maintain evidence ection 4 above.  SIG  sig  stront for Service of Process is:	financial responsibility progree of oil spill financial  NATURE  DATE			

- 10. The liability of the Financial Guarantor will not be discharged by any payment or succession of payments made, unless and until such payment or payments will amount in the aggregate to the amount of the Guarantee. In no event will the Financial Guarantor's obligation exceed the amount of the Guarantee, provided the Financial Guarantor furnishes timely written notice to the BOEM oil spill financial responsibility program of all claims filed, judgments rendered, and payments made by the Financial Guarantor under this Guarantee.
- 11. The Designated Applicant must, no later than the first calendar day of the fifth month after the close of your Financial Guarantor's fiscal year or expiration if earlier, submit either a renewal of this Financial Guarantee or other acceptable evidence of financial responsibility.

12.	In witness whereof, the Designated executed this instrument on the	Applicant fo	r the Respons _ day of	ible Partie	s and the 	Financial C	Guarantor have
	Designated Applicant for the Respo	nsible Partie	s named here	in:			
_	SIGNATURE OF AUTHORIZED REPRESENTAT	IVE					
_	NAME OF AUTHORIZED REPRESENTATIVE						
_	TITLE OF AUTHORIZED REPRESENTATIVE						
	Financial Guarantor:						
_	SIGNATURE						
	NAME						

TITLE

BOEM ID NUMBER	RESPONSIBLE PARTIES COVERED BY THIS AGREEMENT

## PAPERWORK REDUCTION ACT STATEMENT

## BUREAU OF OCEAN ENERGY MANAGEMENT OIL POLLUTION ACT OF 1990

OIL SPILL FINANCIAL RESPONSIBILITY FOR OFFSHORE FACILITIES

The Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.) requires us to inform you that the Bureau of Ocean Energy Management (BOEM) collects this information to:

- 1. Provide a standard method for establishing eligibility for oil spill financial responsibility (OSFR) for offshore facilities;
- 2. Identify and maintain a record of those offshore facilities that have a potential oil spill liability;
- 3. Establish and maintain a continuous record, over the liability term specified in Title I of the Oil Pollution Act of 1990, of financial evidence and instruments established to pay claims for oil spill cleanup and damages resulting from operations conducted on offshore facilities and the transportation of oil from offshore platforms and wells;
- Establish and maintain a continuous record of Responsible Parties, as defined in Title I of the Oil
  Pollution Act of 1990, and their agents or Authorized Representatives for oil spill financial responsibility for offshore facilities;
  and
- 5. Establish and maintain a continuous record, over the liability term specified in Title I of the Oil Pollution Act of 1990, of persons to contact and U.S. Agents for Service of Process for claims associated with oil spills from offshore facilities.

The BOEM will routinely use the information to:

- Ensure compliance of offshore lessees and owners and operators of offshore facilities with Title I of the Oil Pollution Act of 1990;
- 2 Establish eligibility of applicants for OSFR; and
- Establish a reference source of names, addresses, and telephone numbers of Responsible Parties for offshore facilities
  and their Authorized Representatives and Guarantors for claims associated with oil pollution from designated offshore
  facilities.

Responses are mandatory (33 U.S.C. 2716). No confidential or proprietary information is required to be submitted. The BOEM considers oil spill financial responsibility demonstrations, including supporting audited financial statements, to be public information open for review under the Freedom of Information Act (5 U.S.C. 552).

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid Office of Management and Budget (OMB) Control Number. The public reporting burden for an application for certification of oil spill financial responsibility is listed below. The burden includes the time for reviewing instructions, gathering and maintaining data, and completing and reviewing the application. The average burden for this form and required information that could comprise a submission is 1.5 hours.

Comments regarding the burden estimate or any other aspect of this form should be directed to the Information Collection Clearance Officer, Bureau of Ocean Energy Management, 45600 Woodland Road, Sterling, VA 20166.

OMB Control No.: 1010-0106

Expiration Date: xx/xx/xxxx