## **STATE OF UTAH**

DEPARTMENT OF NATURAL RESOURCES DIVISION OF OIL, GAS AND MINING

Bond No.	DIVISION O
	5.1.0.0.10.

COLLATERAL BOND EXPLORATION AND PRODUCTION WASTE DISPOSAL FACILITY								
KNOW ALL MEN	BY THESE PE	RESENTS:						
That (operator nar authorized and qua	me) alified to do bu	siness in the Sta	ite of Uta	ah, is held and firml	y bound unto	the State of Utah	as Princ in the sum of:	ipal, which is duly
				g financial instrume		dollar	s (\$	)
lawful money of the or municipality; or	e United State negotiable cer	s by virtue of the tificate of deposi	followin t):	g financial instrume	nts (cash acc	ount; negotiable t	onds of the Unite	ed States, a state,
payable to the Dire faithful payment of successors, jointly	f which we, as	the authorized, i	undersig	ing, as agent of the ned officers of the F	State of Utah Principal, bind	n, for the use and l ourselves, our h	benefit of the State eirs, executors, a	ate of Utah for the Idministrators and
THE CONDITION of a waste disposa and land:	OF THIS OBL	IGATION IS SUG State of Utah, for	CH THA the purp	T, WHEREAS the Fose of disposal of ex	Principal is or principal is or and	will be engaged in production waste	n the construction es for the following	n and/or operation g described facility
	Facility:							
	Section:	Townsh	nip:	Range:				
	County:			, Utah				
of the Board of Oil facility in such a m the facility and the	I, Gas and Mininanner as not to proper closure  /HEREOF, said	ing of the State of cause pollution of the facility site.  I Principal has he	of Utah, i of the w e, then t ereunto s	the provisions of the ncluding, but not lin aters of the state or his obligation is voic subscribed its name	nited to the protect of the control	oper maintenance e environmental i the same shall be	e and operation on a mpacts, and upor and remain in fu	of the above listed on abandonment of Il force and effect.
day	y of			, 20				
(Corporate or Not	ary Seal here)							
Attestee:		Date:			Prin	cipal (company n	ame)	
			D			(company n	·····=/	
			Ву	Name (print)		Title		
						Signature		

## INSTRUCTIONS

An owner or operator shall furnish a bond to the division prior to obtaining approval of a permit to drill a new well, reentering an abandoned well, or assuming responsibility as operator of existing wells. Disposal facilities, other than injection wells, shall also be bonded in accordance with the Utah Oil and Gas Conservation General Rules.

A bond shall be furnished to the division on Form 4 for wells located on lands with fee or privately owned minerals.

Evidence that a bond has been filed in accordance with state, federal, or Indian lease requirements and approved by the appropriate agency, shall be furnished to the division for all wells located on state, federal, or Indian leases.

A bond furnished to the division shall be made payable to the division.

Each bond is conditioned upon the faithful performance by the operator of the duty to plug each dry or abandoned well, repair each well causing waste or pollution, and maintain and restore the well site.

An owner or operator should consult the Utah Oil and Gas Conservation General Rules to determine proper bonding amounts, and to determine which of the following forms to use:

Form 4A, Surety Bond

Form 4B, Collateral Bond Form 4C, Irrevocable Documentary Letter of Credit

Form 4D, Collateral Bond - Exploration and Production Waste Disposal Facility

Form 4E, Surety Bond - Exploration and Production Waste Disposal Facility
Form 4F, Irrevocable Documentary Letter of Credit - Exploration and Production Waste Disposal Facility

Phone: 801-538-5340

801-359-3940

Fax:

If an adequate bond is not in place within the allowable time periods as specified in the Utah Oil and Gas Conservation General Rules, the operator shall be required to cease operations immediately, and shall not resume operations until the division has received an acceptable bond.

## Send to:

Utah Division of Oil, Gas and Mining 1594 West North Temple, Suite 1210 Box 145801 Salt Lake City, Utah 84114-5801