SELF-INSURANCE INFORMATION

RESPONSIBLE PARTY SELF-INSURANCE 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. I, the undersigned, as the Authorized Representative of the Responsible Party (described in section 6), certifies that the Responsible Party is acting in the capacity of a Self-Insurer, in accordance with the requirements of 30 CFR 553.41.
- 2. The amount of coverage for which evidence of oil spill financial responsibility is being established by the Responsible Party using self-insurance is:

FROM	\$	0		ТО	\$	
		LOWER LIMIT			U	PPER LIMIT (MUST BE
						OMPLETED)
l						
This coverage is effec	ctive:		and ex	pires on the	first caler	ndar day of the fifth month
after the close of the S	Salf-In	DATE	r which and	·		
alter the close of the c	0611-111	sulei s liscai yea	ii, wilicii elius	·	DATE	·
The Responsible Part	ty prov	iding evidence o	f oil spill finar	ncial respons	ibility in th	ne form of Self-Insurance is:
The Responsible Part COMPANY LEGAL NAM		iding evidence o	f oil spill finar	ncial respons		ne form of Self-Insurance is:
<u></u>		iding evidence o	f oil spill finar	·		
· 	ME	iding evidence o		·		
COMPANY LEGAL NAM	ME Y			ESS		EM COMPANY NUMBER

5. The undersigned certifies on behalf of the Responsible Party that the requirements set forth in 30 CFR Part 553 and specifically §§ 553.21 through 553.28 have been met.

The undersigned further agrees that the Responsible Party, pursuant to the requirements of 30 CFR 553.15, will notify the BOEM oil spill financial responsibility program in the event the Responsible Party is no longer able to maintain evidence of oil spill financial responsibility as a Self-Insurer in the amounts stated in section 2 above.

OMB Control No.: 1010-0106

Expiration Date: 02/28/2027

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	f your fiscal year, submit either	d Applicant must, no later than the first calendar a renewal of this Self-Insurance or other
NAME OF AUTHORIZED REPRESEN RESPONSIBLE PARTY	NTATIVE OF	SIGNATURE
TITLE OF AUTHORIZED REPRESEI RESPONSIBLE PARTY	NTATIVE OF	DATE
. The Self-Insurer's U.S. Agent for Servi	ice of Process is:	
NAME		BOEM COMPANY NUMBER
	ADDRESS	
CITY	STATE	ZIP CODE
AREA CODE AND TELEPHONE NUMBER	AREA CODE AND FAX N	UMBER E-MAIL ADDRESS
Designated Applicant for Responsib	ole Party (if different than Resp	onsible Party identified in No. 6 above):
SIGNATURE OF AUTHORIZED REPRES	SENTATIVE OF DESIGNATED APPLI	CANT
NAME OF AUTHORIZED REPRESENTA	TIVE OF DESIGNATED APPLICANT	
TITLE OF AUTHORIZED REPRESENTAT		have executed this instrument on the
day of,YEAR		

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:

- 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;
- 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
- 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
- 3. 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 hour.

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.

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