INSURANCE CERTIFICATE

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.	Designated Applicant:						
	COMPANY LEGAL NAME BOEM COMPANY NUMBER						
2.	The amount of insurance coverage established by the named Insurers as evidence of oil spill financial responsibility (OSFR) for the Responsible Parties, identified in form(s) BOEM-1017 on file or attached, (hereafter the Insured), as represented by the Designated Applicant, in compliance with the Oil Pollution Act of 1990, as amended, 33 U.S.C. §§ 2701-2672 (hereafter the Act) and with Title 30 Code of Federal Regulations (CFR), part 553, for any one incident is:						
	FROM \$ TO: \$ STARTING AMOUNT ABOVE ANY DEDUCTIBLE OR EXCESS AMOUNT THIS INSURANCE LAYER						
	The following insurance option has been selected to provide this coverage:						
	☐ Full Option—Insurance is provided for the first full \$ million without deductible.						
	☐ Deductible Option—Insurance is provided for the amount of \$ million less the deductible amount of \$						
	☐ Excess Option—Insurance is provided for the amount of \$ million in excess of the amount of of \$ million.						
3.	This coverage is effective: at and expires: DATE at Central Standard Time DATE						

- 4. The Insurer may at any time cancel this insurance certificate by written notice of intent to cancel sent by certified mail to the Designated Applicant with copies (plainly indicating the original notice was sent by certified mail) to all Responsible Parties and to the BOEM oil spill financial responsibility program by certified mail. This instrument will remain in force and the undersigned will remain liable until the expiration date or until the earlier of (1) thirty calendar days after BOEM and the Designated Applicant receive a notification of your intent to cancel this insurance certificate; (2) BOEM receives other acceptable OSFR evidence from the Designated Applicant; or (3) all the COFs to which this Insurance Certificate applies have been permanently abandoned either in compliance with 30 CFR part 250 or the equivalent state requirements. The undersigned agrees that any termination of this Insurance Certificate will not affect the liability of the Insurer for any claims that arise 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 Insurance Certificate.
- 5. The named Insurers agree that any suit or claim for which the 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 named Insurers for claims up to the amount of insurance coverage asserted by the U.S. government or by 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.
- **6.** The undersigned further agrees not to use any defense except those that would be available to a Responsible Party for whom the insurance was provided or that the incident leading to the claim for removal costs or damages was caused by willful misconduct of a Responsible Party covered by this insurance.

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Expiration Date: 02/28/2027

In accordance with 5 CFR 1320.10, BOEM is authorized to continue sponsoring this collection of information while the renewal submission is pending with OMB.

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7. The undersigned Responsible Party further agrees, pursuant to the requirements of 30 CFR 553.15, to 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 to the extent stated in section 2 above.

8. The Designated Applicant must, no later than the first calendar day of the fifth month after the close of the Insurer's fiscal year or expiration if earlier, submit either a renewal of this insurance or other acceptable evidence of financial responsibility.

	COMPANY NAME			BOEM COM	PANY NUMBER
	ADDRESS				
	CITY	STATE	COUNTRY (If not U.S.A.)	ZIP CODE
() REA CODE and TELEPHONE NUMBER	() AREA CODE and FAX NUMBER			E-MAII	ADDRESS
contained in this Insurance Certificate, and that the	ye of the insurance agent or broker ificate is accurate and correct, that one is Insurance Certificate and the national dentified insurance agent or broker and on demand, any delegations of a	quota share med Insure agrees to m	es total 100 p rs, complies naintain and	ercent for t with the rec provide to t	his quirements he
insurer or underwriting manager	to bind a named Insurer to all risks				
insurer or underwriting manager					the Act.
insurer or underwriting manager	to bind a named Insurer to all risks			in Title I of	TURE
I1.The named Insurers, listed below as specified below, against liabil	to bind a named Insurer to all risks	and liabiliti	es specified ned Insurers e Insured co	SIGNATE DATE	URE
I1.The named Insurers, listed below as specified below, against liabil	NAME TITLE w, certify that the Insured is insured lity for removal costs and damages d 30 CFR 553 within the insurance is	and liabiliti	es specified ned Insurers e Insured co	SIGNATE DATE	URE
I1. The named Insurers, listed below as specified below, against liabil Title I of the Oil Pollution Act and The following offshore facility covera	NAME TITLE w, certify that the Insured is insured lity for removal costs and damages d 30 CFR 553 within the insurance is	by the name to which the	ned Insurers e Insured co	SIGNATE DATE	TURE Thore facilities ected under
1.The named Insurers, listed below as specified below, against liabil Title I of the Oil Pollution Act and The following offshore facility covera General Option—All covera capacity. Schedule Option— All co	NAME TITLE w, certify that the Insured is insured lity for removal costs and damages d 30 CFR 553 within the insurance lage option has been selected:	by the name to which the layer specification named Designated App	ned Insurers e Insured coied.	SIGNATE DATE for the offsl uld be subjection.	TURE Thore facilities ected under

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12. The named Insurers designate the Certificate:	e following U.S. Agent for Service of Prod	cess for this Insur	rance
	NAME		BOEM COMPANY NUMBER
	ADDRESS		
	CITY	STATE	ZIP CODE
() AREA CODE and TELEPHONE NUMBER	_() AREA CODE and FAX NUMBER		E-MAIL ADDRESS
	d Applicant for the Responsible Parties a day of MONTH YEAR		surers have
Designated Applicant for the Nes	sponsible Farties hamed herein.		
SIGNATURE OF AUTHORIZED REPRESEN	ITATIVE OF DESIGNATED APPLICANT		
NAME OF AUTHORIZED REPRESENTATIV			

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14. The following named Insurers hereby certify their participation on this.

BOEM ID NUMBER	INSURER'S NAME	QUOTA SHARE	AUTHORIZED SIGNATURE	NAME AND TITLE OF BINDING OFFICIAL	INSURANCE RATING	INSURANCE RATING SERVICE	DATE OF RATING (MM/YY)
	SUBTOTAL OF QUOTA					1	

If additional space is required, additional copies of this page may be attached as continuation pages.

14. The following named Insurers hereby certify their participation on this (continued).

BOEM ID NUMBER	INSURER'S NAME	QUOTA SHARE	AUTHORIZED SIGNATURE	NAME AND TITLE OF BINDING OFFICIAL	INSURANCE RATING	INSURANCE RATING SERVICE	DATE OF RATING (MM/YY)
SUBTOTAL FROM PREVIOUS PAGE							
L	TOTAL QUOTA SHARE (MUST EQUAL 100%)			1	1	ı	<u>l</u>

If additional space is required, additional copies of this page may be attached as continuation pages.

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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
- 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 120 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.

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