

P-M

Crest Oil Company #7 Santa Fe
Sec 31-20N-27E
Apache County, Arizona

135

County Cochise

Area _____

Lease No. _____

Well Name Crest Oil Company #7 Santa Fe

Location _____ Sec 31 Twp 20 Range 27 Footage _____
Elev _____ Gr _____ KB Date _____ Spud _____ Completed _____ Total _____
Abandon _____ Depth _____

Contractor _____

Casing Size _____ Depth _____ Cement _____

Drilled by Rotary _____
Cable Tool _____

Production Horizon _____

Initial Production _____

REMARKS This well was drilled by Eastern as Santa Fe 13
See file No. 194. No listed in plat book or well book
Case #132

Elec _____
Logs _____
Applic. _____ Plugging _____ Completion _____
to Plug _____ Record _____ Report _____

Sample Log _____
Sample Descript. _____
Sample Set _____
Core Analysis _____
DSTs _____

Water well accepted by _____

Bond Co. & No. Maryland Casualty Company #92 728832 Date _____

Bond Am't \$ 2,500 Cancelled _____ Organization Report _____

Filing Receipt _____ Dated _____ Well Book _____ Plat Book _____

API No. _____ Loc. Plat _____ Dedication _____

Permit Number 132 Date Issued _____

May 12, 1964

Maryland Casualty Company
Pierce Building
St. Louis, Missouri 63102

Attention: Mr. John R. Mackey
Bond Department

Re: Crest Oil Company, Et al.
Bond No. 92-728832

Our File No. 132

Gentlemen:

Pursuant to your letter of May 7, 1964, concerning the captioned bond, this is to advise you that our files reflect that the captioned bond issued to cover Crest Oil Company's Santa Fe No. 7 Well located in the NE/4 SW/4 Section 31 - T20N - R27E, no longer needs to remain in force.

Our files further reveal that the captioned well was taken over by Eastern Petroleum Company and drilled as their Navajo Springs No. 13 Well and is covered by Eastern Petroleum Company's blanket bond; consequently, this is our authority to release Bond No. 92-728832.

Should you have any further questions, will you please advise.

Yours very truly,

John Bannister
Executive Secretary

JB:mko

Cc: Eastern Petroleum Company
Box 291
Carmi, Illinois

MARYLAND CASUALTY COMPANY

H. ELLSWORTH MILLER, President

PAID BY THE
INSURANCE COMPANY

ST. LOUIS OFFICE
VINCENT A. BAYER, President
Pace Building - ST. LOUIS, MO. 63102
Telephone AUA 1-8603
Area Code 314

May 7, 1964

State of Arizona
Oil & Gas Conservation Commission
Suite 221 - 3500 North Central
Phoenix, Arizona

RE: Crest Oil Company, Et Al
Alton, Illinois - Oil Well
Plugging Bond - #92-728832
Section 31, Twp. 20N, Rge. 72E
Apache County, Arizona

Gentlemen:

We have been notified by the principal on the above captioned bond that the following well was never drilled and transferred to Eastern Petroleum Company of Carai, Illinois. Therefore, we would appreciate hearing from you as to whether or not we may effectively terminate our liability on the above captioned bond.

Your assistance in this matter as usual will be greatly appreciated. For your convenience in replying we have enclosed a self addressed envelope.

Yours very truly,

John R. Mackey,
Bond Department

JRM:djj
Enc.

132
Affiliated Companies: NORTHERN INSURANCE COMPANY OF NEW YORK • ASSURANCE COMPANY OF AMERICA
AUTOPLAN INSURANCE COMPANY • MAINE BONDING AND CASUALTY COMPANY • VALIANT INSURANCE COMPANY

BOND

KNOW ALL MEN BY THESE PRESENTS,

92-728832

That we: CREST OIL COMPANY

of the County of: Madison County in the State of: Illinois

as Principal, and MARYLAND CASUALTY COMPANY

of Baltimore, Maryland authorized to do business within the State of Arizona,

as surety, are held and firmly bound unto the State of Arizona in the penal sum as indicated, lawful money of the United States, for which payment, well and truly to be made, we bind ourselves, and each of us, and each of our heirs, executors, administrators or successors, and assigns jointly and severally, firmly by these presents.

The condition of this obligation is that whereas the above bounden principal proposes to drill a well or wells for oil, gas or stratigraphic purposes in and upon the following described land situated within the State, to wit:

Crest Oil Company #7 Santa Fe, Section 31, Township 20 N, Range 27 E,
(May be used as blanket bond or for single well)

Apache County, Arizona

NOW, THEREFORE, if the above bounden principal shall comply with all of the provisions of the laws of this State and the rules, regulations and orders of the State Land Commissioner, especially with reference to the requirements of A.R.S. 27-516, providing for the proper drilling, casing and plugging of said well or wells, and filing with the State Land Commissioner all notices and records required by said Commissioner, in the event said well or wells do not produce oil or gas in commercial quantities, or cease to produce oil or gas in commercial quantities, then this obligation is void; otherwise, the same shall be and remain in full force and effect.

Penal sum of Two Thousand Five Hundred and 00/100- - - - - (\$2,500.00)

Witness our hands and seals, this 12th day of October 1960.

Crest Oil Co.
E. F. ...
Principal

Witness our hands and seals, this 12th day of October 1960.

COUNTER SIGNATURE:
James M. Landers
ARIZONA RESIDENT AGENT OF SURETY

MARYLAND CASUALTY COMPANY
BY- Donald M. Rogers
Attorney-in-Fact Surety

(If the principal is a corporation, the bond should be executed by its duly authorized officers, with the seal of the corporation affixed. When principal or surety executes this bond by agent, power of attorney or other evidence of authority must accompany the bond.)

Approved _____ Date _____ STATE LAND COMMISSIONER

CANCELLED

DATE May 11, 1964

DATE May 11, 1964

Form P-2
no fill
132
132

BOND

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92-728832

That we: CREST OIL COMPANY

of the County of: Madison County in the State of: Illinois

as Principal, and MARYLAND CASUALTY COMPANY

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(May be used as blanket bond or for single well)
Apache County, Arizona

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Witness our hands and seals, this 12th day of October 1960.

Crest Oil Co.
G. C. F. ...
Principal

Witness our hands and seals, this 12th day of October 1960.

COUNTERSIGNATURE:
James M. Sanders
ARIZONA RESIDENT AGENT OF SURETY

MARYLAND CASUALTY COMPANY
BY- Gerald M. Rogers
Attorney-in-Fact Surety

(If the principal is a corporation, the bond should be executed by its duly authorized officers, with the seal of the corporation affixed. When principal or surety executes this bond by agent, power of attorney or other evidence of authority must accompany the bond.)

Approved _____ Date _____ STATE LAND COMMISSIONER

CANCELLED

DATE May 11, 1964

Form P-2
no fill
132

STATE OF MISSOURI
CITY OF ST. LOUIS

} ss.

On this 12th day of October, A. D., 1960, before me personally appeared Gerald M. Rogers, with whom I am personally acquainted, who, being by me duly sworn, said: that he resides in the City of St. Louis; that he is Attorney-in-Fact of the Maryland Casualty Company, the corporation described in, and which executed the foregoing instrument; that he knows the corporate seal of said Company; that said seal affixed to said instrument is such corporate seal; that it was so affixed pursuant to a power of attorney granted in accordance with Section 12 of Article V (formerly Section 13 of Article IV) of the By-Laws of said Company; and that he signed his name thereto as Attorney-in-Fact by like authority.

Richard S. Gilroy
Notary Public within and for the City of St. Louis, Mo.

My commission expires 11/24/60

CERTIFIED COPY

Know all Men by these Presents: That MARYLAND CASUALTY COMPANY, a corporation created by and existing under the laws of the State of Maryland, of Baltimore City, Maryland, in pursuance of the authority set forth in Section 12 of Article V of its By-laws, from which the following is a true extract, and which Section has not been amended nor rescinded:

"The Chairman of the Board and President or any Vice-President may, by written instrument under the attested corporate seal, appoint attorneys-in-fact with authority to execute bonds, policies, recognizances, stipulations, undertakings, or other like instruments on behalf of the Corporation, and may authorize any officer or any such attorney-in-fact to affix the corporate seal thereto; and may with or without cause modify or revoke any such appointment or authority."

does hereby nominate, constitute and appoint Hobart A. Martin, E. H. Calliotte, Vincent A. Bayer, Edwin J. Harty, Elmer F. Denness, Gerald M. Rogers, Ernst W. Kuhn, Richard A. White, R. A. Huston and Robert E. Deemer, Jr., each with full power to act alone, of St. Louis State of Missouri, its Attorney s-in-Fact to make, execute, seal, and deliver on its behalf as Surety, and as its act and deed, any and all bonds, recognizances, stipulations, undertakings, and other like instruments.

Such bonds, recognizances, stipulations, undertakings, or other like instruments shall be binding upon said Company as fully and to all intents and purposes as if such instruments had been duly executed and acknowledged and delivered by the authorized officers of the Company when duly executed by any one of the aforesaid attorneys in fact.

This instrument supersedes power of attorney granted Hobart A. Martin, E.H. Calliotte, Vincent A. Bayer, Edwin J. Harty, Elmer F. Denness, Gerald M. Rogers, Ernst W. Kuhn and Richard A. White, dated February 4th, 1958.

In Witness Whereof, MARYLAND CASUALTY COMPANY has caused these presents to be executed in its name and on its behalf and its Corporate Seal to be hereunto affixed and attested by its officers thereunto duly authorized, this 6th day of August, 1959, at Baltimore City, Maryland.

ATTEST: (CORPORATE SEAL) MARYLAND CASUALTY COMPANY
(Signed) Rose E. Lutz Assistant Secretary. By (Signed) Charles H. Peterson Vice-President.

STATE OF MARYLAND }
BALTIMORE CITY } ss.

On this 6th day of August, A. D., 1959, before the subscriber, a Notary Public of the State of Maryland, in and for Baltimore City, duly commissioned and qualified, came Charles H. Peterson Vice-President, and Rose E. Lutz Assistant Secretary, of MARYLAND CASUALTY COMPANY, to me personally known, and known to be the officers described in, and who executed the preceding instrument; and they each acknowledged the execution of the same; and, being by me duly sworn, they severally and each for himself deposed and said that they respectively hold the offices in said Corporation as indicated, that the Seal affixed to the preceding instrument is the Corporate Seal of said Corporation, and that the said Corporate Seal, and their signatures as such officers, were duly affixed and subscribed to the said instrument pursuant to all due corporate authorization.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Official Seal, at Baltimore City, the day and year first above written.

(NOTARIAL SEAL) (Signed) Clagett R. Heimer Notary Public.

My commission expires May 1, 1961

CERTIFICATE

I, an Assistant Secretary of the Maryland Casualty Company, do hereby certify that I have compared the aforesaid copy of the Power of Attorney with the original now on file among the records of the Home Office of the Company and in my custody, and that the same is a full, true and correct copy, and that the Power of Attorney has not been revoked, amended or abridged, and is now in full force and effect.

Given under my hand as Assistant Secretary, and the Seal of the Company, at Baltimore City, Md., this 12th day of October, A. D., 1960

16007. Rev. 4-54.

CANCELLED

Rose E. Lutz
Assistant Secretary.

DATE May 11, 1964