



Phoenix Indemnity Company

HOME OFFICE: 55 FIFTH AVENUE, NEW YORK 3, N. Y.

This application is to be used: (a) for all miscellaneous bonds such as financial guarantees, franchise and ordinance bonds, freight charge and delivery bonds, indemnity bonds, lease bonds, lenders' and mortgagees' bonds, license and permit bonds, lien bonds, workmen's compensation bonds, supply bonds, warehousing, compress and internal revenue bonds, and bonds of consignees, brokers, agents, etc., BUT NOT FOR CONSTRUCTION BONDS.

FIDELITY & SURETY DEPARTMENT

Couch & Berglund

- Name of applicant
- Business address
- Nature of applicant's business
Since when?
- If a corporation, when incorporated? In what State?
- Amount of Bond \$ 2500.00 From what date is bond written? 12-31-53 For what term?
- If term of bond is indefinite, when will liability terminate?
- Does bond include a cancellation clause?
- To whom given? State of Colorado
(If bond is given to a corporation, firm or individual, give full name and address)

- Describe briefly the nature of the bond required. (Attach copy of bond.)
(If the bond is to be given in pursuance of Statute, Ordinance or Regulation, attach hereto copy of such Statute, Ordinance or Regulation or make proper reference thereto. If in pursuance of written agreement with one to whom the bond is given, attach hereto exact copy of such agreement.)
Oil & Gas Plugging Bond

STATEMENT OF ASSETS AND LIABILITIES

Applicant should show date of statement and complete it in detail, otherwise it will be returned

If Corporation, give amount of Capital authorized Subscribed Paid in
Date of Statement

Cash in Bank (Name of Bank)		Capital Stock, if a Corporation	
" Bank (Name of Bank)		Mortgage Bonds, if a Corporation	
" Bank (Name of Bank)			
Cash in office			
Stocks, Bonds, etc., Market value		Borrowed or due on Stocks and Bonds (State which hypothecated)	
Attach Complete List of Securities at Market Values.			
Real Estate. (Give location and description, and appraised value of each piece)		Borrowed or due on Real Estate. (Give amount of mortgage on each piece)	
1		1	
2		2	
3		3	
4		4	
Plant consisting of		Encumbrance on plant	
Stock of Supplies. (State nature of same)		Borrowed from banks. (How secured)	
		From \$ due	
		From \$ due	
		From \$ due	
Notes Receivable. (State when due and how secured)		Notes Payable. (How secured)	
Accounts Receivable. (Give dates when largest items are due)		Accounts Payable. (Give dates when largest items are payable)	
From \$ due		To \$ due	
From \$ due		To \$ due	
From \$ due		To \$ due	
From \$ due		Other liabilities consisting of	
Other assets consisting of		Reserve for Federal Taxes	
		Surplus	
TOTAL ASSETS		TOTAL LIABILITIES	

It is hereby agreed that the Depositories may confirm any inquiry made by the Company or its representatives as to any statement made herein relative to moneys on deposit or borrowed money.
Form A5447b 5M 11-52 (OVER)

10. Federal Taxes three previous years: 19.....; 19.....; 19.....
Anticipated Taxes this year 19.....

11. REFERENCES: Give the names and addresses of corporations or persons acquainted with you in a business way.

NAMES	BUSINESS OR OCCUPATION	P. O. ADDRESS (Give Street and Number)

12. Are you liable as endorser or surety for others?.....
13. Are there any lawsuits, judgments or liens pending against you?
14. Are you interested in any other line of business?.....
15. Have you ever been bankrupt or insolvent, or compromised with creditors?.....Give details.....
16. Do you carry Liability Insurance in connection with business requiring this bond?.....
17. Are purchases made in your name for the account of others?
18. Are you indebted to the individual, firm or corporation to whom this bond is to be given?.....
19. Do you have in your possession at the present time any goods, wares, merchandise or other property of the individual, firm or corporation to whom this bond is to be given?.....
20. Have you arranged a bank loan for the purpose of handling this proposition?.....(Yes or No)
If so, state.....
(Name of Bank).....(Amount of Loan).....
(Date it Must be Repaid).....(Security Given Bank for Repayment).....
21. Do you carry Fidelity Bonds on your employees who handle funds?
22. If applicant is an individual, just starting in business, or if he has been in business for himself less than five years, give names of former employers during the last 10 years, and state date of entering and date of leaving the service of such employers. (If more than one former employer, give this information in separate letter and attach same to this application).....
23. If Applicant is a Warehouseman, state capacity of Warehouse or Elevator.....

The undersigned does or do hereby represent that the statements made herein as an inducement to the Phoenix Indemnity Company (hereinafter called Company) to execute the bond applied for herein, are true, and, should the Company execute said bond, does or do hereby agree as follows: FIRST, to pay to the Company the premium charge of.....

.....Dollars (\$.....) annually in advance on the.....
day of....., in each and every year, as long as liability shall continue under said bond, or any continuation or renewal thereof, or substitute therefor (said bond or any such continuation, renewal or substitute being hereinafter referred to as said bond), and until evidence satisfactory to the Company of the termination of such liability shall be furnished to it at its home office in the City of New York; SECOND, to indemnify the Company against all loss, liability, costs, damages, attorneys' fees and expenses whatever, which the Company may sustain or incur by reason of executing said bond, in making any investigation on account thereof, in prosecuting or defending any action which may be brought in connection therewith, in obtaining a release therefrom, and in enforcing any of the agreements herein contained; THIRD, that the Company shall have the right, and is hereby authorized, but not required; (a) to adjust, settle or compromise any claim, demand, suit or judgment upon said bond, unless the undersigned shall request the Company to litigate such claim or demand or defend such suit or to appeal from such judgment, and shall deposit with the Company collateral satisfactory to it in kind and amount; and (b) to fill up any blank or blanks left herein, and to correct any errors in filling up any such blank or blanks, it being hereby agreed that any such insertion or correction shall be prima facie correct; FOURTH, that in event of payment, settlement or compromise, in good faith, of liability, loss, costs, damages, attorneys' fees and expenses, claims, demands, suits and judgments as aforesaid, an itemized statement thereof, sworn to by any officer of the Company, or the voucher or vouchers or other evidence of such payment, settlement, or compromise shall be prima facie evidence of the fact and extent of the liability of the undersigned in any claim or suit hereunder; FIFTH, to waive, and does or do hereby waive, all right to claim any property, including homestead, as exempt from levy, execution, sale or other legal process under the law of any state or states; SIXTH, that the Company shall have the absolute right to cancel said bond in accordance with any cancellation provision therein contained, or to procure its release from said bond under any law for the release of sureties, and the Company is hereby released from any damages that may be sustained by the undersigned by reason of such cancellation or release; SEVENTH, that this obligation shall be for the benefit of any person or company that may join with the Company in executing said bond, or that may, at the request of the Company, execute said bond, and also for the benefit of any company or companies that may assume reinsurance upon said bond; EIGHTH, that separate suits may be brought to recover hereunder as causes of action shall accrue, and the bringing of suit or the recovery of judgment upon any cause of action shall not prejudice or bar the bringing of other suits upon other causes of action, whether theretofore or thereafter arising; NINTH, that nothing herein contained shall be construed to waive or abridge any right or remedy which the Company might have if this instrument were not executed; and TENTH, that the above agreements shall bind the undersigned and the heirs, executors, administrators, successors and assigns of the undersigned, jointly and severally.

Signed, sealed and dated this 31st day of December, 19 53.
If INDIVIDUAL sign here:.....
Witness:.....(SEAL)
If CO-PARTNERSHIP, co-partnership and all co-partners sign here:.....
.....(Individually and as a co-partner).....(SEAL)
.....(Individually and as a co-partner).....(SEAL)
.....(Individually and as a co-partner).....(SEAL)
Witness:.....(SEAL)
Attest: AFFIX CORPORATE SEAL
If CORPORATION sign here:.....
.....(Name of Corporation).....