

OCC/OTC No. _____
Bond No. _____

Form 1006BR-B
(Rev 2012)

OKLAHOMA CORPORATION COMMISSION
Oil and Gas Conservation Division
PO Box 52000
Oklahoma City, OK 73152-2000

(TYPE OR PRINT USING BLACK INK)

SURETY BOND

For Closure and Reclamation of Hydrocarbon Recycling/Reclaiming Facility, Commercial Recycling Facility or
Flow Back Water Pit with Capacity in Excess of 50,000 Barrels
OAC 165:10-8-1, et seq., OAC 165:10-9-4 and OAC 165-10-7-16(f)

KNOW ALL MEN BY THESE PRESENTS:

That _____, as Operator/Principal,
(Name of the Operator)

Mailing Address: _____ Physical Address: _____
(All Operators **MUST** include a Physical Address)

City _____ State _____ Zip Code _____

Telephone Number: _____

Contact Person: _____ Email Address: _____

Emergency Information: Contact Person _____ Phone No. _____

And that _____, as Surety,
(Name of Surety Company)

Mailing Address: _____ Physical Address: _____
(All Operators **MUST** include a Physical Address)

City _____ State _____ Zip Code _____

Telephone Number: _____

Contact Person: _____ Email Address: _____

authorized to do business within the State of Oklahoma, are held and bound unto said State in the penal sum of
\$_____ Dollars, lawful money of the United States, for which payment well and truly 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.

Lands covered under this irrevocable letter of credit are as follows:

Quarter Section _____, Section _____, Township _____, Range _____, County _____

The condition of this obligation is that whereas the above bounden principal proposes to operate a hydrocarbon
recycling/reclaiming facility, a commercial recycling facility or a flow back water pit with a capacity in excess
of 50,000 barrels at the location designated above pursuant to OAC: 10-8-1, et seq., OAC 165:10-9-4 or OAC

OTC/OCC Operator No. _____

Bond No. _____

165:10-7-16(f) and such principal agrees to operate said hydrocarbon recycling/reclaiming facility, commercial recycling facility or flow back water pit in compliance with Oklahoma Corporation Commission rules and pursuant to the manner prescribed by the laws of the State of Oklahoma and the General Rules and Orders of the Corporation Commission.

Now, Therefore, if the above bounden principal shall properly close and reclaim the hydrocarbon recycling/reclaiming facility, commercial recycling facility or flow back water pit covered by this instrument at the time and in the manner prescribed by the laws of the State of Oklahoma and the General Rules and Orders of the Oklahoma Corporation Commission of the State of Oklahoma, then this obligation shall expire at that time; otherwise, the same shall be and remain in full force and effect.

This obligation may also be terminated upon six (6) months' notice in writing by certified mail, return receipt requested, to the Manager of the Oklahoma Corporation Commission's Surety Department, Oil and Gas Conservation Division, and evidence furnished of alternate surety which is acceptable to the Commission's Oil and Gas Conservation Division, if such alternate surety is required. Any attempted termination of this obligation is not effective, however, until this obligation is released by the Surety Department of the Commission's Oil and Gas Conservation Division.

PROVIDED, HOWEVER, the aggregate liability of the surety hereunder this agreement shall in no event exceed the total sum of this financial instrument.

Witness our hands and seals this _____ day of _____, 20_____

Signature of Principal Officer of Operator

Type or Print Name and Title of Officer Listed Above

Witness our hands and seals this _____ day of _____, 20_____

Signature of Principal Officer of Operator

Type or Print Name and Title of Officer Listed Above

Name of Surety Company

Countersigned By: _____

Oklahoma Resident Service Agent

Physical Address

City, State, Zip Code

Telephone Number

OTC/OCC Operator No. _____

Bond No. _____

(If the principal is a corporation, this bond must be executed by a duly authorized officer with the seal of the corporation affixed. If the principal or surety executes this bond by agent or attorney in fact, evidence of the authority of the agent or attorney in fact to execute this bond must accompany this instrument.)