

## United States Department of the Interior

## BUREAU OF OCEAN ENERGY MANAGEMENT

Gulf of Mexico OCS Region 1201 Elmwood Park Boulevard New Orleans, LA 70123-2394

In Reply Refer To: MS GM 266A

Civil Penalty Case G-2017-013

AUG 0 7 2018

Mr. John H. Smith GOM Shelf LLC 2000 W. Sam Houston Parkway South #1200 Houston, TX 77042

Dear Mr. Smith:

Your Outer Continental Shelf (OCS) Mineral Lessee's or Operator's Supplemental Bond No. 0179865, in the amount of \$42,704 was received by our office on August 2, 2018. This bond, conditioned to cover Civil Penalty Case G-2017-013, was executed on July 26, 2018, with GOM Shelf LLC as principal and Berkley Insurance Company as surety.

This bond is provided to ensure sufficient coverage during the appeal of Civil Penalty Case G-2017-013. The bond conforms to the requirements of the leasing and operating regulations for the submerged lands of the Outer Continental Shelf. It is effective as of the date filed, August 2, 2018.

Should you need further assistance, please contact Kathleen Lee at (504) 736-5774 or boemgomrfinancialassurance@boem.gov.

Sincerely,

Susan Vaughan, Section Chief

Leasing and Financial Responsibility Section

Leasing and Plans

cc: Ms. Teresa D. Kelly
Berkley Insurance Company
475 Steamboat Road
Greenwich, CT 06830

•	U.S. DE	PARTMENT OF THE INTERIOR		
0470	Bure	au of Ocean Energy Management	0.0017.010	
Bond No. 01798		OCS Lease/RUE/ROW No	G-2017-013	
Bond Type Appe	<u>al</u>	Amount \$42	2,704.00	
Ol	JTER CONTINENTAL S	SHELF (OCS) MINERAL LESSEE'S O SUPPLEMENTAL BOND	R OPERATOR'S	
	The S	urety is the entity Guaranteeing Performance.		
-	Berkley Insurance Com	npany		
-	475 Steamboat Road		AUG 02 2018	
_	Greenwich, CT 06830			
If a Corporation, In	acorporated in the State of:	Delaware ; County or Parish of		
Check here if Sure	ty is certified by U.S. Treasury a	s an acceptable surety on Federal Bonds and listed i	n the current U.S. Treasury Circular No. 570.	
1		Lessee or Designated Operator for Whom the	Bond is Issued.	
	GOM Shelf LLC		_	
Mailing Address:	2000 West Sam Hous	ton Parkway South, Suite 1200	_	
	Houston, TX 77042			
Schedule A, the lease/RUE/ROW covered by this bond, is composed of: (add legal description)				
The following le	ase/RUE/ROW: Civil Per	nalty Case No. G-2017-013		
In addition to the C	hligations of the Principal de	uring the period of liability of this bond, the Su	ratu also accents the following	
Obligations: (Chec		iring the period of habinty of this bond, the St	nery also accepts the following	
		the Principal during the period of liability of the	his bond.	
All Obligations	of all previous Sureties or gu	arantors even if the Obligations are not Obliga		
liability of this bon				
		arantors even if the Obligations are not Obliga ons or limitations (use an attached rider).	tions of the Principal during the period o	
Definitions		<u> </u>	one or more of the following ways: (1)	
Definitions		tity holding an interest in the oil & gas lease in owner of all or a portion of the lease, (2) as an		
For the purposes		as a designated operator or designated agent i		
of this document:		eved record title owner of all or a portion of the		
	owner of all or a portion of			
1		y obligation arising from any regulations of the		
		ed, or approved under the OCS Lands Act (43		
		dividually or collectively any lease, operating ompensatory royalty agreement, transfer of op		
		Principal has the right, privilege, or license to o		
	•	dual, a public or private entity, a State, a political	-	
		ates, or subdivisions of States, or a government		
By signing below,		he information above is correct and agrees		
		perating rights owners, and operators will fulf		
		vere the sole lessee for the lease/RUE/ROW in		
, , ,	•	information above is correct and agrees to		
		onditionally bind itself to the United States of		
		EM), or such other official designated by the S	secretary of the Interior for this purpose,	
		gging and abandonment Obligations.	this document becomes affective and all	
2. The Surety will be responsible for all Obligations of the Principal in existence at the time this document becomes effective and al Obligations that accrue after that date and until all Obligations are met or until the Regional Director terminates the period of				
liability of this		die de l'Origations are met of until the Region	an Director terminates the period of	
3. If the Regional Director terminates the period of liability of this bond, the Surety will remain responsible for Obligations that				
accrued during the period of liability until the Regional Director issues a written cancellation of the bond in favor of the Surety.				

4. If this bond is cancelled, the Regional Director may reinstate this bond as if no cancellation had occurred if any payment of any Obligation of the Principal(s) is rescinded or must be restored pursuant to any insolvency, bankruptcy, reorganization, or

Obligations of the lease in accordance with BOEM specifications be materially false and BOEM relied upon such representation in canceling the instrument.

- 5. The Surety waives any right of notice of this bond taking effect and agrees that this bond will take effect upon delivery to BOEM.
- 6. The Surety's Obligations will remain in full force and effect, even if:
  - (a) Any person assigns all or part of any interest in an Instrument covered by this document.
  - (b) Any person modifies an Instrument or Obligation under an Instrument in any manner including modifications that result from a commitment to a unit, cooperative, communitization, or storage agreement; suspension of operations or production; suspension or changes in rental, minimum royalty, or royalties; modification of regulations or interpretations of regulations; creation or modification of compensatory royalty agreements or payments; or creation of any mortgage, pledge, or other grant of security interest in the Instruments.
  - (c) Any person, event, or condition terminates any Instrument covered by this bond, whether the termination is by operation of law or otherwise.
  - (d) BOEM takes or fails to take any action in enforcing, as against any party to the Instrument, the payment of rentals or royalties or the performance of any other covenant, condition or agreement of the lease, or giving notice of or making demand with respect to such nonperformance.
  - (e) The Surety suffers any loss by reason of any law limiting, qualifying, or discharging the Principal's Obligation.
- 7. The Surety agrees to be bound under this bond as to the interests in any Instrument retained by the Principal when BOEM approves the transfer of any or all of the Instruments or interests in the Instruments.
- 8. In the event of any default under a lease, the Surety must provide payment of all of the cost of the Obligations of the Principal upon demand by BOEM.
- 9. If BOEM decides to commence suit to enforce its rights, it may commence and prosecute any claim, suit, action, or other proceeding against the Principal and Surety, or either of them, whether or not BOEM joins the lessees or any other party.
- 10. In the event there is more than one Surety for the Principal's performance of the Obligations, as to any Instrument, the Surety's Obligation and liability under this bond is on a "solidary" or "joint and several" basis along with other guarantors or sureties.
- 11. The Surety agrees to give prompt notice to BOEM and the Principal of any action filed alleging the insolvency or bankruptcy of the Surety or the Principal, or alleging any violation that would result in suspension or revocation of the Surety's charter or license to do business.
- 12. The Surety's Obligation and liabilities under this Bond are binding upon the Surety's successors and assigns. Nothing in this document permits assignment of the Surety's Obligation without the written consent of BOEM.
- 13. The Surety hereby waives any defenses to liability on this bond based on an unauthorized Principal signature.

	1 0		
Berkley Insurance Company	GOM Shelf LLC		
Name of Surety	Name of Principal		
Signature of Person Executing for Surety	Signature of Person Executing for Principal		
Teresa D. Kelly, Attorney-in-Fact	John H. Smith, Vice President		
Name and Title (typed or printed)	Name and Title (typed or printed)		
475 Steamboat Road	2000 W. Sam Houston Pkwy South #1200		
Business Address	Business Address		
Greenwich, CT 06830	Houston, TX 77042		
Business Address	Business Address		
Signed on this 26th day of July			
Malon Havillo Signature of Witness	Signature of Witness		
Melissa Haddick	Laura L. Kneitz		
Name (typed or printed)	Name (typed or printed)		
5444 Westheimer #900	5444 Westheimer #900		
Address	Address		
Houston, TX 77056	Houston, TX 77056		
Address	Address		
<i>Note:</i> The person executing for the Surety must at	tach a corporate resolution and power of attorney stating his or her authority to		

undertake this Obligation, pursuant to the acts of the corporate board of directors and the laws of the State of incorporation. The

corporation executing this bond as Surety and the Principal, if a corporation, must affix their corporate seals. **BOEM-2028A** (June 2016)

PAGE 3 OF 3

## POWER OF ATTORNEY BERKLEY INSURANCE COMPANY WILMINGTON, DELAWARE

NOTICE: The warning found elsewhere in this Power of Attorney affects the validity thereof. Please review carefully.

KNOW ALL MEN BY THESE PRESENTS, that BERKLEY INSURANCE COMPANY (the "Company"), a corporation duly organized and existing under the laws of the State of Delaware, having its principal office in Greenwich, CT, has made, constituted and appointed, and does by these presents make, constitute and appoint: Dan W. Burton; Teresa D. Kelly; Craig C. Payne; Laura Lee Kneitz; Rheagyn White; or Melissa Haddick of Alliant Insurance Services, Inc. of Houston, TX its true and lawful Attorney-in-Fact, to sign its name as surety only as delineated below and to execute, seal, acknowledge and deliver any and all bonds and undertakings, with the exception of Financial Guaranty Insurance, providing that no single obligation shall exceed Fifty Million and 00/100 U.S. Dollars (U.S.\$50,000,000.00), to the same extent as if such bonds had been duly executed and acknowledged by the regularly elected officers of the Company at its principal office in their own proper persons.

This Power of Attorney shall be construed and enforced in accordance with, and governed by, the laws of the State of Delaware, without giving effect to the principles of conflicts of laws thereof. This Power of Attorney is granted pursuant to the following resolutions which were duly and validly adopted at a meeting of the Board of Directors of the Company held on January 25, 2010:

RESOLVED, that, with respect to the Surety business written by Berkley Surety, the Chairman of the Board, Chief Executive Officer, President or any Vice President of the Company, in conjunction with the Secretary or any Assistant Secretary are hereby authorized to execute powers of attorney authorizing and qualifying the attorney-in-fact named therein to execute bonds, undertakings, recognizances, or other suretyship obligations on behalf of the Company, and to affix the corporate seal of the Company to powers of attorney executed pursuant hereto; and said officers may remove any such attorney-in-fact and revoke any power of attorney previously granted; and further

**RESOLVED**, that such power of attorney limits the acts of those named therein to the bonds, undertakings, recognizances, or other suretyship obligations specifically named therein, and they have no authority to bind the Company except in the manner and to the extent therein stated; and further

RESOLVED, that such power of attorney revokes all previous powers issued on behalf of the attorney-in-fact named; and further

RESOLVED, that the signature of any authorized officer and the seal of the Company may be affixed by facsimile to any power of attorney or certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligation of the Company; and such signature and seal when so used shall have the same force and effect as though manually affixed. The Company may continue to use for the purposes herein stated the facsimile signature of any person or persons who shall have been such officer or officers of the Company, notwithstanding the fact that they may have ceased to be such at the time when such instruments shall be issued.

IN WITNESS WHEREOF, the Company has caused these presents to be signed and attested by its appropriate officers and its

(Seal)

By

Ira S. Lederman

Executive Vice President & Secretary

Attest:

Berkley Insurance Company

By

Jeffrey M. Hafter

Sen of Vice President

WARNING: THIS POWER INVALID IF NOT PRINTED ON BLUE "BERKLEY" SECURITY PAPER.

STATE OF CONNECTICUT)
) ss:
COUNTY OF FAIRFIELD
)

Sworn to before me, a Notary Public in the State of Connecticut, this Luday of Market Wice President and Secretary, and the Senior Vice President, respectively, of Berkley Insurance Companial RIA C. RUNDBAKEN

NOTARY PUBLIC

MY COMMISSION EXPIRES

APRIL 30, 2019

CERTIFICATE

V. DO VIEDEDA CEDITIVA de de Cercinio

Votary Public, State of Connecticut

I, the undersigned, Assistant Secretary of BERKLEY INSURANCE COMPANY, DO HEREBY CERTIFY that the foregoing is a true, correct and complete copy of the original Power of Attorney; that said Power of Attorney has not been revoked or rescinded and that the authority of the Attorney-in-Fact set forth therein, who executed the bond or undertaking to which this Power of Attorney is attached, is in full force and effect as of this date.

Given under my hand and seal of the Company, this day of

( )

Vincent P. Forte

(Seal)