85126 FORM APPROVED OMB NO. 1004-0034 Form 3106-5 (February 1981) UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT N 3 203 8 ASSIGNMENT AFFECTING RECORD TITLE Lease effective date: TO OIL AND GAS LEASE <u>1-1-77</u> FOR BLM OFFICE USE ONLY New Serial No. N-32038-AC PART I 1. Assignee's Name Hunt 011 Co. of Nevada, #1330, 999 18th St., Denver, CO 80202 Southland Royalty Co., 410 17th St., #1000, Denver, CO 80202 Address (include zip code)
Hershey Oil Corp., 333 So. Hope St., #2830, Los Angeles, CA 90071
Pend Oreille Oil & Gas Co., Capital Nat'l. Bank Bldg., #1203, Houston, Tx 77002 The undersigned, as owner of 100 percent of the record title of the above-designated oil and gas lease, hereby fransfers and assigns to the assignee shown above, the record title interest in and to such lease as specified below-Assignment approved as to lands described below 🙃 2. Describe the lands affected by this assignment Township 21% North, Range 54 East, M.D.M. Section 32: SAME AS ITEM .2 Section 33: A11 Eureka County, Nevada Containing 1145.92 acres 25.00% *Hunt Oil Company of Nevada 12,50% Southland Royalty Co. Hershey Oil Corporation 6.25% Pend Oreille Oil & Gas Co. 3. Specify interest or percent of assignor's record title interest being conveyed to assignee 4. Specify interest or percent of record title interest being retained by assignor, if any 50% 5. Specify overriding royalty being reserved by assignor none 6. Specify overriding royalty previously reserved or conveyed, if any none 7. If any payments out of production have previously been created out of this lease, or if any such payments are being reserved under this assignment, attach statement giving full details as to amount, method of payment, and other pertinent terms as provided under 43 CFR 3106. It is agreed that the obligation to pay any overriding royalties or payments out of production of oil created herein, which, when added to overriding royalties or payments out of production previously created and to the royalty payable to the United States, aggregate in excess of 17% percent, shall be suspended when the average production of oil per well per day averaged on the monthly basis is 15 barrels or less. I CERTIFY That the statements made herein are true, complete, and correct to the best of my knowledge and belief and are made in good faith. 1982 . Executed this 27th day of January SHELL BIL COMPAN Post Office Box 576 (Assignor's Address) W.B. Phillips Attorney Fact In fact to filed in N 7015 77001-0576 *^* Houston Texas and such authority is still in effect. (City) (State) (Zip Code) Title 18 U.S.C., Section 1001, makes it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious, or fraudulent statements or representations as to any matter within its jurisdiction. THE UNITED STATES OF AMERICA

MAY 0 1 1982 Assignment approved effective

32757 Request for Approval of Assignment Filed in Lead Case N-12688

Chief, Branch of Lands & Minerals Operation (Title)

MAY 11 1982

ASSIGNEE'S	RECHEST	EUB	APPROVAL.	OF	ASSIGNMENT

A. Assignee Ci		-			
	is over the age of majority				
	is a citizen of the United		3		
essignee's	is Individual M s statement of its qualific in which filed	unicipality Association ations are attached. If previous	J Corporation. ly furnished, ide	ntify the serial	number of
		irect, do not exceed 200,000 scre	s in oil and gas	options or 246,0	00 charge-
able acres	in options and leases in	the same State, or 300,000 charg	geable acres in I	leases and option	ns in each
5. Assignce parties in	is is not the s	sole party in interest in this assi furnished as provided in the regu	gnment: Informations (43 CFR	tion as to intere 3106).	sts of other
	T1 -4 ·	ral of this assignment by the aut	horized efficer o	f the Bureau of	Land Man-
agement, he v	vill be bound by the terms	and conditions of the lease de	scribed heréin a	s to the lands	covered by
agement, he v this assignme under said le drilling opera	will be bound by the terms ent, including, but not lim ase, to condition all wells tions as prescribed in the	and conditions of the lease der ited to, the obligation to pay a for proper abandonment, to resto lease, and to furnish and main	scribed herein a all rentals and r ore the leased la tain such bond	s to the lands royalties due an inds upon comple as may be requ	covered by d accruing tion of any
agement, he control of the control o	will be bound by the terms ni, including, but not lim ase, to condition all wells tions as prescribed in the ure compliance with the to	s and conditions of the lease der ited to, the obligation to pay a s for proper abandonment, to resto e lease, and to furnish and maint erms and conditions of the lease statements made herein are true,	scribed herein, a all rentals and a ore the leased la tain such bond a and the applicat	s to the lands royalties due an inds upon comple as may be required regulations.	covered by d accruing tion of any red by the
agement, he control of the control o	will be bound by the terms ent, including, but not lim ase, to condition all wells tions as prescribed in the ure compliance with the to Y CERTIFIED That the s	s and conditions of the lease der ited to, the obligation to pay a s for proper abandonment, to resto e lease, and to furnish and maint erms and conditions of the lease statements made herein are true,	scribed herein, a all rentals and a ore the leased la tain such bond a and the applicat	s to the lands royalties due an inds upon comple as may be required regulations.	covered by d accruing tion of any red by the
agement, he control of the control o	will be bound by the terms ent, including, but not lim ase, to condition all wells tions as prescribed in the ure compliance with the to Y CERTIFIED That the s wledge and belief and are	and conditions of the lease der ited to, the obligation to pay a s for proper abandonment, to restr e lease, and to furnish and mainlerms and conditions of the lease statements made herein are true, made in good faith.	scribed herein, a all rentals and a ore the leased la tain such bond a and the applicat	s to the lands royalties due an inds upon comple as may be required regulations.	covered by d accruing tion of any red by the
agement, he control of the control o	will be bound by the terms ent, including, but not lim ase, to condition all wells tions as prescribed in the ure compliance with the to Y CERTIFIED That the s wledge and belief and are	and conditions of the lease der ited to, the obligation to pay a s for proper abandonment, to restr e lease, and to furnish and mainlerms and conditions of the lease statements made herein are true, made in good faith.	scribed herein, a all rentals and a ore the leased la tain such bond a and the applicat	is to the lands royalties due an indis upon comple as may be required regulations.	covered by d accruing tion of any red by the

United States any false, fictitious, or fraudulent statements or representations as to any matter within its jurisdiction.

INSTRUCTIONS

- Use of Form Use only for assignment of record title in-interest in oil and gas leases. If more than one assignment is made out of a lease, a separate instrument of transfer is required for each assignment.
- Filing and Number of Copies File three (3) completed and manually signed copies in the appropriate BLM office. A \$25.00 nonrefundable filing fee must accompany the assignment. File assignment within ninety (90) days after date of final execution.
- 3. Effective Date of Assignment Assignment, if approved, takes effect on the first day of the month following the date of filling of all required papers. Assignee's qualifications must be in full compliance with the regulations (43 CFR 3102). If bond is necessary, it must be furnished prior to approval of the assignment.
- Statement of Interest of Other Parties If assignce is not the sole party in interest in the assignment, assignce must
- aubmit, at the time assignment is filed, a signed statement giving the names of any other parties who will have an interest in the lease. Within lifteen (15) days after the filling of the assignment, the assignee and all such other interested parties must submit, together with evidence of their qualifications to hold the lease interest, separate, signed statements giving the nature and extent of the interest of each, the nature of agreement between them, if oral; and a copy of the agreement, if written.
- Effect of Assignment Approval of assignment of a definitely described portion of the leased lands creates separate leases of the retained and the assigned portions. It does not change the terms and conditions of the lease or the lease anniversary date for purposes of payment of annual rental.
- A copy of the lesse out of which this assignment is made should be obtained from the assignor.

The Privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this assignment and request for approval

AUTHORITY: 30 U.S.C. 181 et. seq.

PRINCIPAL PURPOSE - The information is to be used to process the assignment and request for approval.

- ROUTINE USES:

 (1) The adjudication of the assignee's rights to the land or resources.

 (2) Documentation for public information in support of notations made on land statur records for the management, disposal, and use of public lands add resources.

 (3) Transfer to appropriate Federal agencies when concurrence is required prior to granting a right in public lands or resources.

 (4(5) Information from the record and/or the record will be transferred to appropriate Federal, State, local or foreign agencies, when relevant to civil, criminal or regulatory investigations or prosecutions.

EFFECT OF NOT PROVIDING INFORMATION - If all the in-

٠,

RETURN TO: HUNT OIL COMPANY 2900 FIRST NATIONAL BANK BUILDING DALLAS, TEXAS 75202 ATIN: JO ANNE ROWLAND

NOTICE

HUNT OIL COM PARK 284

Control of the Contro

82 AUG IB All: 11

FILE NO. 85126 TET \$ 5.00