85127

Form 3 [96-5 (February 1981)

UNITED STATES DEPARTMENT OF THE INTERIOR

TO OIL AND GAS LEASE

New Serial No.

FORM APPROVED

	ОМВ	NO 10	04-0	034
case	Serial	No		_

BUREAU OF LAND MANAGEMENT					
ASSIGNMEN	T AF	FECTIN	G REC	ORD	TITLE

2189FOR BLM OFFICE USE ONLY

N-32189-A

FARI	1				
<u> </u>		 _			_
		_	_	_	_

1. Assignee's Name Hunt Oil 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 011 Corp., 333 So. Hope St., #2830, Los Angeles, CA 90071
Pend Oreille 011 & 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 transfers 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 T. 24 N., R. 54 E., MDM, Nevada, Eureka Co. (Pro. Dia. #163) Township 24 North, Range 54 East, M.D.M. Section 6: sec. 6, Lots 1 thru 7, SYNEY, SEXNWY, EXSWX, SEX (all); A11 Section 8: sec. 8, all. Eureka County, Nevada Containing 1262.98 acres 25.00% #Hunt Oil Company of Nevada Southland Royalty Co. 12.50% 6.25% Hershey 011 Corporation Pend Oreille Oil & Gas Co. 6,25% 3. Specify interest or percent of assignof'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 oll 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.

. 19 82 .

Executed this 27th day of SHELL DIL COMPANY

Post Office Box 576

(Assignor's Address)

Wasigner's Signature)
Wasigner's Signature)
Wasigner's Signature)
Wasigner's Signature)
Wasigner's Signature) in-fact is fied in N 70's and such authority is still in effect.

Houston

Texas

77001-0576

(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 -

Request for Approval of Assignment Filed

Chief, Branch of Lands & Minerals Operations

MAY 11 1982

-in-Lord Cose N-12688

(Title)

DOOK 1 0 4 PAGE 286

		PAR	T 11		-
	ASSIGNEE'S I	-	APPROVAL OF AS	SIGNMENT	
2. Assignee is assignee's the record of the	s over the age of majority is a citizen of the United in Individual Mistatement of its qualification which filed in options and leases in strict in Alaska. Missignment must be a for \$25.00 is attached. MRES That, upon approviable bound by the terms at, including, but not him is, including the terms at, including the not him is as prescribed in the recompliance with the terms.	States lunicipality rations are attach lirect, do not exceed the same State, sole party in interfurnished as proved of this assign as and conditions elied to, the oblist for proper abance lease, and to fuerms and conditions attachments made	ed 200,000 acres or 300,000 charges rest in this assign ided in the regular ment by the author of the lease descrigation to pay all donment, to restore rnish and maintains of the lease an herein are true, con	furnished, identify the in oil and gas options be acres in leases a ment. Information as to tions (43 CFR 3106), ized officer of the Builbed herein as to the rentals and royalties the leased lands upon such bond as may dithe applicable regul	or 246,000 charge- and options in each to interests of other tream of Land Man- telands covered by the due and accruing a completion of any be required by the ations.
xecuted this	ledge and belief and are	made in good fai			
itle 18 U.S.C Sec	(Assignee's Signature)	e for any person kn	(City)	(Assignee's Address) (State)	(Zip Code)
nited States any fa	lise, fictitious, or fraudule	nt statements or re	presentations as to a	y to make to any department of the furi	ient or agency of the sdiction.
interest in oil a is made out of is required for e 2. Filing and Num and manually si A \$25.00 nonr	Use only for assignment on gas leases. If more that a lease, a separate instruct assignment. There of Copies - File the good copies in the approper of the series of the	ee (3) completed write BLM office.	giving the mainterest in the filing of the interested pathetr in the filled in the filled in the filled in the filled interest of expect of expect of expect in the filled in the fi	time assignment is file mes of any other parti- e lease. Within fiftee assignment, the assign ties must submit, toge stions to-hold the leasuents giving the naturach, the nature of agrecopy of the agreement, it	ies who will have an n (15) days after the ce and all such other ther with evidence of se interest, separate, re and extent of them, if written.
takes effect or date of filing of cations must b (43 CFR 3102).	of Assignment — Assignment the first day of the most all required papers. As in full compliance with If bond is necessary, it to the assignment.	nth following the ssignee's qualifi- h the regulations	separate leas	cribed portion of the ses of the retained and change the terms and c anniversary date for p	the assigned portions onditions of the lease
4. Statement of In- the sole perty	provide the	NO Act of 1974 and if	TICE the regulation in 43	formation in	ls assignment is made
recurded a Hwit Oil book_104	PRINCIPAL TREOUEST OFFICES the Company courine u FACE 286 (1) The	AUTHORITY: 30 PURPOSE - The assignment and re-	assignee's rights to	be used to	K BUILDING

f, 82 AUG in fall's I I

resources.

(2) Documentation for public information in support of notations made on land status records for the management, disposel, and use of public lands and leaburdes.

(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.

FFFECT OF NOT PROVIDING INFORMATION — If all the in-formation is not provided, the assignment may be rejected.

 $\mathcal{A}(f_n)_{k=1}^n$

BOOK | 04 PAGE 287