## 93435

## UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

5/17/1984 (Date)

TO WHOM IT MAY CONCERN:

1 HEREBY CERTIFY That the attached reproduction(s) is a (comp) copy of documents on file in this office.

IN TESTIMONY WHEREOF I have hereunto subscribed my name and caused the scal of this office to be affixed on the above day and year.

(Authorized Signature)

RETURN TO DEPCO, Inc. 1000 Petroleum Bldg. Denver, Colorado 80202

BOOK 1 2 3 PAGE 0 5 1

NV-10151

Farm 310n-5 (Fichingry 1971) FASSIMITE REPRODUCTION by Fathack's for James - 286-1881

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

ASSIGNMENT AFFECTING RECORD TITLE
TO DIL AND GAS LEASE
PART I

LAND OFFICE USE ONLY New Serial No

Serral No

FORM APPROVED OMB NO. 42- R1599

N - 16900

Same

Buttes Resources Company P. O. Box 5083 Denver, Colorado 80217

SEVANA STATE CHARGE

The undersigned, as owner of 100 percent of record title of the above-designated oil and gas lease assued effective tidate? January 1, 1979 hereby transfers and assigns to the assignee shown above, the record title interest in and to such lease as specified below.

2 Describe the lands affected by this assignment (43 CFR 3101 2-31

Township 21 North - Range 49 East

Section 13: All Section 14: All

Section 15: All Section 24: All

Containing 2560.00 acres located in Eureka County, Nevada

3 What part of assignor(s) record title interest is being conveyed to assignee? (Give percentage or share) 100

4 What part of the record title interest is being retained by assignor(s)? None

5a. What overriding royalty or production payments is the assignor reserving herein? (See Item 3 of General Instructions, specify percentage) 5% of 8/8ths

b. What overriding royalties or production payments, if any, were previously reserved or conveyed? "If ercentage unity:

None

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

1 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

Executed this 2nd day of

January

19 79

311 Denver Center Building

(Assignor's Address)

Denver

Colorado

80203

(C1191

(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, dictitious, or feaudalent statements or representations as to any matter within its jurisdiction.

THE UNITED STATES OF AMERICA

Assignment approved us to the lands described below

Same as Item 2

Assignment approved effective \_\_\_\_

4/1/79

By Action (Authorite

Chief, Lands & Minerals Operations

3/30/79

(Title)

(Date)

NOTE. This firm may be repriduced provided that copies are exact to \$10Kip 23 MGE 05/2 of sides of this official form in accordance with the principles of 45 CFR 1106

<u> </u>	PART II :	
ASSIGNEE	S REQUEST FOR APPROVAL OF ASSIG	NMENT
assignment must be furnished 5. Filing fee of \$10 is attached (see 6. Assignee's interests, direct and	ed States  Execute in this assignment (information as a as prescribed in Specific Instructions) of them 2 of General Instructions) indirect, do not exceed 200,000 acres and leases in the same state, or 300,000 ct	in oil and gas options, or 246,080
is approved by the Authorized Office	the terms and provisions of the lease des or of the Bureau of Land Management. and contains all of the provinces thereof as of the c statements made herein are true, comple or made in good faith.	sate of foling of this swagper-at
Executed this 84h day of Man	ch . 1979	s resources company
<	S. 1	Signet' Bignature,
	8 JTTES Dem	RESOURCES COMPANY P. O. Box 5083 ver, Colorado 80217
	(Address)  The for any person knowingly and willfully to leni statements or representations as to any to the control of the co	
GENERAL INSTRUCTIONS  Use of form — Use only for accignment of served interest in all and gas leaded. Do not use for excignment of served in all and gas leaded. Do not use for excignment of explaints of many particles of a season of the control of the control of a leader in season of more than our assignment is made out of a leader the season of the	interest and it responsible for campturing with ult house some and randitions including timely payment in amount state of any transfer of any timely payment in amount state of designment of understand converted in a content of including agreements.  5. A large of the executed lover and of which this gentum manity against should be used anything to example the execution of understand the assignment of assignments of the execution of anything the energy of the execution of assignments of the execution of as	If passance or a corporation at house attention of laters containing the following information (a) State on which it is compared, by that it or authorized to hald all and is teasure, (c) that afficer concerning ensignment as sutherized act on behalf of the corporation is such uniteria, and 30) contago de sating state. As precentage of all states among contago as sating state, as precentage of all states among allowing and house of the state of the class or consider the those of the state of the class or consideration of the state of the state of the class or consideration of the state of the state of the class or consideration of the state of the state of the state of the state of the class or consideration of the state of
Etipes of Assignment - Approval of exargement of a det unitals described portion of the legal sends creates	perindrahip with a statement that (a) it is authorized to held all and gas broads. (b) that the person executing the conten- ment is authorized to set on behalf of the organization in duch	the nature of agreement between them of oral, and a re- agreement, of artition. All subression parties made to evidence of their qualifications to haid such tests made Reporter accionness and written agreements, if only, no

STATE OF COLORADO

Oblahoma. Kamara. Near Harris W. dawl. Montana. Colorado. Crah.
Nebratic. Neath Dabota. South Dabota
ACKNOWLEDGAMENT — INDIVIDUAL.

BEFORE ME. the undersigned. a Near, Public. in and for rate Officer Will Statement and 2nd
day of January 1979, primary appeared

M. Peyton Bucy, her husband

To pur known to be the identical person. S. described in and who executed the within and foregoing instrument of writing and acknowledged to me that
they daly executed the same as their free and voluntary act and deed for the uses and purposes foreign out forth

IN WITNESS WHEREOF. I have hereunto set my hand and alliased my notatial scal the day and year last above written

My Commission Expires December 7, 1981

Margaret J. Hery
Notary Public.

## REASSIGNMENT RIDER

Assignees accept this Assignment with the express understanding that its provisions will apply to any renewal, exchange, extension or alteration of the basic Lease, in whole or in part. If the Assingees, their successors or assigns, should at any time desire to release, relinquish, surrender, or let expire said Oil and Gas Lease as to all or any portion of the above described lands, Assignees shall notify Assignor in writing at least forty-five (45) days in advance of the proposed release, relinquishment, surrender, or expiration date. Assignor shall have the right within fifteen (15) days after receipt of any such notice to elect to take reassignment of said Oil and Gas Lease, or any portion thereof. In the event Assignor so elects, he shall notify Assignees in writing within said fifteen (15) day period, and Assignees shall reassign to Assignor the interest which Assignees have elected to release, relinquish, surrender, or let expire. However, Assignees shall not be liable to Assignor in damages for any reason in this regard in an amount greater than the bonus paid for this Assignment. Any reassignment under the terms of this paragraph shall be free and clear of all burdens, encomparances, or outstanding interests other than those existing on the day hereof.

RECORDED AT REQUEST OF Depro, Inc. 800% 123 PAGE 51

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OFFICIAL RECORDS
EUREKA COUNTY, NEVADA
M.N. REBALEATI, RECORDEN
FILE 113. 93435
FIF \$ 8.00

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