95678

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
Nevada State Office
300 Booth Street
P.O. Box 12000
Reno, Nevada 89520

JUL 1 0 1984

(Date)

TO WHOM IT MAY CONCERN:

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

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

(Authorized Signature)

SEAL Affixed

BOOK 1 27 PAGE 48 1

NV 1270-13 (June 1984)

	of Land management	Series Explos	INO. 1004-0	634
UNITED STATES OFFICIAL STATES OFFICIAL STATES DEPARTMENT OF THE INTERIOR'S BUREAU OF LAND MANAGEMENT 7:30	MAR 2 3 1983	N-11361		
and the second of the second o	①置きを終ればきてきる。各項を受けられる。	Leese effect		
TO OIL AND GAS LEASE NEV	RENO, NEVADA	FOR BLM	OFFICE US	E ONLY
PART				
Assignee's Name Amoco Production Company (16-2/3%) Getty 011 Company (16-2/3%)				
Addison (teclinde sip code)	200			
P. 0. Box 523/, Bakersyleid, California 2		ged oil and	a leas, b	ereby trace-
be undersigned, as owner of 33 percent of the record till and assigns to the essignee shows above, the record til	ರ್ಷ-ಪ್ರಮುಖ್ಯವಾಗಿಗಳ ಚಿತ್ರವನ್ನು ಸಿಸಿ.	. ಜನ್ಯಾಸ್ಕಾರಿಕೆ ನೀಡಿದ್ದಾರೆ ಕಾಗಿ <u>ಕಿ</u>		
Describe the lands affected by this assignment	Assignment approved	es to lands (RECUIPED D	
ownshin 28 North, Range 51 East), <u> </u>	codsons	11.23.
ection 13: Lots 3, 4, W/2 SE/4, SW/4 ection 23: All	mules (c)	100		
ection 24: Lots 1-4, W/2 L/2, W/2 (All)	SAME AS ITEN			
ubject to Exploration Agreement dated		:		
eptember 1, 1978 (Amoco Contract #90,3077	Containing 15 Eureka, Co.,	NA TA GCL		
ated January 28, 1982 (Amoco Contract				
107,235)			- 1 - 프루스토이 - 보고 연구 기기	
	[8 /8]	八割。		
		r (1994) 		
3. Specify interest or percent of samignor's record title in	terest being conveyed	to essignee	1 May 1 (50) 1 May 2 (50) 1 H (50) (50)	33-1/3%
4. Specify interest or percent of record title interest being				-0-
				-0-
5. Specify overriding royalty being reserved by assignor 6. Specify overriding royalty previously reserved or conve	wed, if any			4%
	والمنطاب كمالا	ase, or if any	such payd	ents are bein
7. If any payments out of production have previously occ.	of as details as to	amount, meth	od of payra	ent, and othe
reserved under this assignment, attach statement given				
reserved under this assignment, attach statement per pertinent terms as provided under 43 CFR 3106. It is agreed that the obligation to pay any overriding roy	altics or payments ou	nt of product	ion of oil	rested herein
pertinent terms as provided under 43 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments out the control of the co	alties or payments or t of production previous shall be suspended u	nt of product	ion of oil	rested herein
reserved under this assignment, attach statement per pertinent terms as provided under 45 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments ou to the United States, aggregate in excess of 17% percent, well per day averaged on the monthly basis is 15 barrels	alties or payments or t of production previou shall be suspended u or less.	nt of product usly created then the aver	ion of oil o and to the r rage produc	rested herein oyalty payable tick of oil pe
pertinent terms as provided under 43 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments ou to the United States, aggregate in excess of 17½ percent, well per day averaged on the monthly basis is 15 barrels	alties or payments or t of production previou shall be suspended u or less.	nt of product usly created then the aver	ion of oil o and to the r rage produc	rested herein oyalty payable tick of oil pe
reserved under this assignment, attach statement per pertinent terms as provided under 43 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments ou	alties or payments or t of production previou shall be suspended u or less.	nt of product usly created then the aver	ion of oil o and to the r rage produc	rested herein oyalty payable tick of oil pe
reserved under this assignment, attach statement grant pertinent terms as provided under 43 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments ou to the United States, aggregate in excess of 17% percent, well per day averaged on the monthly basis is 15 barrels I CERTIFY That the statements made herein are true, co	alties or payments or t of production previou shall be suspended u or less.	nt of product usly created then the aver	ion of oil o and to the r rage produc	rested herein oyalty payable tick of oil pe
reserved under this assignment, attach statement grant pertinent terms as provided under 43 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments out to the United States, aggregate in excess of 17½ percent, well per day averaged on the monthly basis is 15 barrels. I CERTIFY That the statements made herein are true, co and are made in good faith. Executed this 71th day of faterating.	alties or payments of t of production previous shall be suspended us or less- mplete, and correct to 19 83	nt of product usly created then the aver the best of	ion of oil of the rage product	rested herein oyalty payable tick of oil pe
reserved under this assignment, attach statement pertinent terms as provided under 45 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments out to the United States, aggregate in excess of 17½ percent, well per day averaged on the monthly basis is 15 barrels. I CERTIFY That the statements made herein are true, co and are made in good faith. Executed this 7.1% day of February, A. ENGINE REAL VICE PRESIDENT	alties or payments of t of production previous shall be suspended us or less- mplete, and correct to 19 83	nt of product usly created then the aver the best of	ion of oil of and to the rage product my knowle	rested herein oyalty payable tick of oil pe
reserved under this assignment, attach statement grant pertinent terms as provided under 45 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments out to the United States, aggregate in excess of 17½ percent, well per day averaged on the monthly basis is 15 barrels. I CERTIFY That the statements made herein are true, co and are made in good faith. Executed this 71th day of faterating.	alties or payments of t of production previous shall be suspended us or less- mplete, and correct to 19 83	t of product usly created then the aver the best of Suite 60	ion of oil of and to the rage product my knowle	rested herein oyalty payable tick of oil pe
reserved under this assignment, attach statement pertinent terms as provided under 45 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments out to the United States, aggregate in excess of 17½ percent, well per day averaged on the monthly basis is 15 barrels. I CERTIFY That the statements made herein are true, co and are made in good faith. Executed this 7.1% day of February, A. ENGINE REAL VICE PRESIDENT	alties or payments of tof production previous shall be suspended a or less. If a suspended a suspende	t of product usly created then the aver the best of Suite 60	ion of oil oand to the rege product my knowle	rested herein oyalty payable tick of oil pe
reserved under this assignment, attach statement pertinent terms as provided under 45 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments out to the United States, aggregate in excess of 17% percent, well per day averaged on the monthly basis is 15 barrels I CERTIFY That the statements made herein are true, co and are made in good faith. Executed this 71% day of February, A. FRANK KLAM VICE PRESIDENT (Assignor's Figurature) HORTH CENTRAL OIL CORPORATION	alties or payments of tof production previous shall be suspended wo or less mplete, and correct to 19 83 f 6001 Savoy Houston (Clify)	the best of Suite 60 (Assignor's Texa	ion of oil and to the rege product my knowle	reated herein oyalty payable tion of oil pe rige and belie 77036
reserved under this assignment, attach statement pertinent terms as provided under 43 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments ou to the United States, aggregate in excess of 17½ percent, well per day averaged on the monthly basis is 15 barrels I CERTIFY That the statements made herein are true, co and are made in good faith. Executed this 71% day of filterature, A. PRIME RIAM VICE PRESIDENT (Assignor's Figurette) INORTH CENTRAL OIL CORPORATION This is U.S.C. Section 1001, makes it a crime for any person United States any faive, fictitious, or fraudulent statements of	alties or payments of t of production previous shall be suspended us or less. If a suspended us or less or le	the best of the best of the best of (Assignor's (State) to make to any matter with	ion of oil and to the rege product my knowle	reated herein oyalty payable tion of oil pe rige and belie 77036
reserved under this assignment, attach statement pertinent terms as provided under 43 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments ou to the United States, aggregate in excess of 17½ percent, well per day averaged on the monthly basis is 15 barrels I CERTIFY That the statements made herein are true, co and are made in good faith. Executed this 7½ day of fairments with the present of the	alties or payments of tof production previous shall be suspended wo or less mplete, and correct to 19 83 f 6001 Savoy Houston (Clify)	the best of the best of the best of (Assignor's (State) to make to any matter with	ion of oil and to the rege product my knowle	reated herein oyalty payable tion of oil pe rige and belie 77036
reserved under this assignment, attach statement pertinent terms as provided under 43 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments ou to the United States, aggregate in excess of 17% percent, well per day averaged on the monthly basis is 15 barrels I CERTIFY That the statements made herein are true, co and are made in good faith. Executed this 7th day of A. ENAMINE STATE HOLDEN (Assignor's Figurature) HORTH CENTRAL OIL CORPORATION CHARLES IN PROCEEDING 1001, makes it a crime for any person United States any faire, fictitions, or fraudulent atstements of THE UNITED STATE UNITED STATE IN PARTY IN PROCEED STATE OF THE UNITED STATE OF THE	alties or payments of t of production previous shall be suspended us or less. If a suspended us or less or le	the best of the best of the best of (Assignor's (State) to make to any matter with	ion of oil and to the rege product my knowle	reated herein oyalty payable tion of oil pe rige and belie 77036
reserved under this assignment, attach statement pertinent terms as provided under 43 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments ou to the United States, aggregate in excess of 17½ percent, well per day averaged on the monthly basis is 15 barrels I CERTIFY That the statements made herein are true, co and are made in good faith. Executed this 7th day of A. PRASILEN. (Assignor's Signature) INORTH CENTRAL OIL CORPORATION (Assignor's Signature) THE 12 U.S.C., Section 1001, makes it a crime for any person United States any faire, fictitions, or fraudulent statements of THE UNITED S	alties or payments of t of production previous shall be suspended us or less. If a suspended us or less or le	the best of the best of the best of (Assignor's (State) to make to as ny matter with	ion of oil on the rege product my knowle Maddress) Menus	reated herein oyalty payable tion of oil pe rige and belie 77036
reserved under this assignment, attach statement pertinent terms as provided under 43 CFR 3106. It is agreed that the obligation to pay any overriding roy which, when added to overriding royalties or payments ou to the United States, aggregate in excess of 17% percent, well per day averaged on the monthly basis is 15 barrels I CERTIFY That the statements made herein are true, co and are made in good faith. Executed this 7th day of A. ENAMINE STATE HOLDEN (Assignor's Figurature) HORTH CENTRAL OIL CORPORATION CHARLES IN PROCEEDING 1001, makes it a crime for any person United States any faire, fictitions, or fraudulent atstements of THE UNITED STATE UNITED STATE IN PARTY IN PROCEED STATE OF THE UNITED STATE OF THE	alties or payments of t of production previous shall be suspended us or less. If a suspended us or less or le	the best of the best of the best of (Assignor's (State) to make to any matter with	ion of oil on the rege product my knowle Maddress) Menus	reated herein oyalty payable tion of oil pe rige and belie 77036

63/5/5

BOOK 1 27 PAGE 482

STATE OF TEXAS **COUNTY OF HARRIS** BEFORE ME, the undersigned authority, a Notary Public in and for said County and State, on this day personally appeared A. FRANK KLAM, Vice President, known to me to be the person and officer whose name is subscribed to the foregoing instrument, and acknowledged to me that the same was the act of the said NORTH CENTRAL OIL CORPORATION, a corporation, and that he executed the same as the act of such corporation for the purposes and consideration therein expressed, and in the capacity therein stated. GIVEN UNDER MY HAND AND SEAL OF OFFICE this the Zale day of Alexander 19 & J under said lease; to condition all wells for proper abandonment, to restore the leased lands spot completion of any drilling operations as prescribed in the lease, and to furnish and maintain such bond as may be required by the lesser to assure compliance with the terms and conditions of the lesse and the applicable regulations. C. IT IS HEREBY CERTIFIED That the statements made herein are true, complete, and correct to the best of endersigned's knowledge and belief and are made in good faith. February ,1983 . Executed this 28th day of GETTY-OIL COMPANY P. O. Box 11148 John J! Dieckhan, Attorney-in-Fact EVIDENCE OF AUTHORITY OF ATTORNEY-IN-FACT IS FILED Bakersfield, California 93389 UNDER N-7015 AND SUCH AUTHORITY IS STILL IN EFFECT (Chr.) (Zin Cade) sey of the STATE OF CALIFORNIA SS On 70, 28, 1983, before me, the undersigned, a Notary Public in and for said State, personally appeared JOHN J. DIECKMAN, known to me to be the person whose name is subscribed to the within Instrument as an Attendance in East of CETTY OF COMPANIAN have an ech ethe is subscribed to the within Instrument, as an Attorney-in-Fact of GETTY OIL COMPANY and acknowledged to me that he subscribed the name of Getty Oil Company thereto as principal and his own name as Attorney-in-Fact. of a de CHRIST WITNESS my hand and official seal. Notary Public Mand for said County BETTY J. RENEAU and State is mad NOTARY PUBLIC - CALIFORNIA BOND FILED IN KERN COUNTY MY COMMISSION EXPIRES NOV. 23, 1984 *************** 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. (1) The edjudication of the assignee's rights to the land or resources.
(2) Documentation for public information in support of notetions made on land status records for the management, disposal, and use of public lands and resources.

Transfer to appropriate Federal agencies when concurrence is required prior to greating a right in public lands. lands or resources.

(4)(5) Information from the record and/or the record will be transferred to appropriate Federal, State, local or forsign agencies, when relevant to civil, criminal or regulatory investigations or prosecutions. EFFECT OF NOT PROVIDING INFORMATION - I all the inetion is not provided, the essignment may be rejected: Bureau of Land Management collects this information pursuant to the law (Sev 43 CFR 3106-3 (c)). ni of Land Management uses the information to create a record of lease assignment and to determine the qualifications of BOCK T 27 PAGEL 83 A Federal lasses is obligated 631515 PART II

PART

ASSIGNEE'S REQUEST FOR APPROV	AL OF ASSIGNMENT	
A ASSIDERE CRETIFIES THAT 1. Assignes is ever the eye of sejecty 2. Assignes is a chiese of the United States 3. Assignes is	000 scree is all and gas options or 245,000 chargoshie acres in leases and options is a this analysement. Information as to interests of et the regulations (45 CFR 3105). The sutherized officer of the Buresu of Land Panese described berein as to the lands covered to pay all remain and royalties due and scree to pay all remain and royalties due and scree to pay all remains and royalties due and screen actions are manufactured by any he required by	
drilling operations as prescribed in the terms and conditions of the	he lause and the applicable regulations.	
C. It is Heren's Centuries That the statements made berein a		der
signed's knowledge and belief and are made in good faith.		
Formed this 9th day of March 1983.		
MOCO PRODUCTION COMPANY	co Bldg., 1670 Broadway	
	(Analyses's Address)	
Its Attorney-in-Fact	ver Colorado 80202	
<u>Denv</u>	(City) Chans)	+40)
NEVADA		
STATE OF COLORADO		
CITY AND : SS.		
COUNTY OF DENVER	1 2023	· vi
On this gthe day of the one appeared before, me, a Notary Public in and	for Denver County, Cloud	·у —
// known for prove	ed) to me to be the person whose	
name is subscribed to the within instrument PRODUCTION COMPANY, and acknowledged to me	that he subscribed the name of	. Gel
AMOCO PRODUCTION COMPANY thereto as princip in-Fact, freely and voluntarily and for the	nal and his own name as Accorney-	
WITNESS my hand and official seal.		
\supset \backslash \backslash	De a Desce	
	Lota G. Kuffel	그분
My commission expires:	Notary Public UV	n Tusk Hussig
My commission expires:	Amoco Building Denver, Colorado 80202	
My Commission Elegan Classes 17, 1906	OCCORDED LT REDUEST ()F
194 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Amoco Production C 800K 127 PAGE 48	-0.
	BOUN TO A TO	
	2010 01.5	Q
	84 SEP 10 P1:5	
(4X5) Information from the vector	- Graden Toron Inch! By EUGLY C. Take DCCCDH	DA DER
transferred, to appropriate foreign agreemen, when it regulators investigations to	elevant to civil, exhains or M.H. REBALLANGE	<u> 18</u>
AP VAT BRAVING IN	PORMATION - If all the in-	
iomation is not provided, the sant	Description of the Control of the Co	1-50-7

berses of Land himagement collects this information persuant to the law (See 43 CFR 3106-3 (c)).

Never of Land himagement uses the information to create a record of lease assignment and to determine the question of Land himagement uses the information to create a record of lease assignment and to determine the

a Endown language is obligated to report this information under provisions of 43 LFR 3100.

631515

BOOK | 27 PAGE 484