Fon: 3106-14

# 102928

FORM APPROVED		
OMB NO. 1004-0034		
Expires: August 31, 19	3	5

(September 1982)	PORM APPROVED OMB NO. 1004-0034 Expires: August 31, 1985			
OF OPERATING RIGHTS IN OUR SUBLEASE		Lenne Serial No. N-11346		
		Lease effective date MAY 1, 1975		
1. Assignee's Name	PART I			
BOSWELL ENERG	Y CORPORATION			
Address (include zij	y, Six Broadway, Pygonting Body			
The undersigned, so ou	mer of 100 percent of operating rights in the above-designated oil assignee shown above, the operating rights in such lesse as apacified be	and gas lease, hereby transfers, assigns,		
2. Describe the lands a	flected by this transfer, sesignment, and/or sublesses (43 CFR 3101.2-3 o			
	Subject to Bear 1 Part	conditions of Exhibitattached hereto and made a part hereof.  Med. UNIT AGREEMENT  (N-348), approved		
Section 15: A		n (6, 1/28/82)		
EUREKA COUNTY,	NEVADA	4.80		
Containing:	640.00 acres.	14. R.		
. Specify interest or per	cent of operating rights being conveyed to assignee	75s 25s		
	alty interest being reserved by assignor			
. Specify overriding rey	elty previously reserved or conveyed, if any	03		
TE Bass on a file of				

4. Specify interest or purcent of operating rights being retained by assignor	25%
5. Specify overriding royalty interest being reserved by sasignor.	0%
6. Specify overriding royalty previously reserved or conveyed, if any 7. If any payments out of production have previously becomes	4%
<ol> <li>If any payments out of production have previously been created out of this interest, or if any such paymentransfer, assignment, or sublesse, attach statement giving full details as to amount, method of paymentransfer and other transfer.</li> </ol>	its are being reserved under this

It is agreed that the obligation to pay any overriding royalties or payments out of production of oil created fietein, 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 1/2 parcent, 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 a

Executed this 5TH day of March AMOCO PRODUCTION COMPANY , 1985

. ITS ATTORNEY-IN-FACT

(Assignor's Address)

DENVER, COLORADO 80201

(City) Title 18 U.S.C., Section 1001, makes it a crime for any person knowingly and willfully to make to any departs
-States any felse, fictitious, fraudulent statements or representations as to any matter within its jurisdiction.

THE UNITED STATES OF AMERICA

JUN 0 1 1985 🐇 it∦ a,pa. t

Chief, Branch of Lands & Minerals Operations

SEP 1 3 1985

(Title) (Date) NOTS: This form may be reproduced provided that copies are exact reproductions on one sheet of both sides of this official form in accordance with provisions of 43 CFR 3106.

631497

## ASSIGNEE'S APPLICATION FOR APPROVAL OF TRANSFER OF OPERATING RIGHTS AND/OR OPERATING AGREEMENT (SUBLEASE)

- A. ASSIGNEE CERTIFIES THAT the assignee and all other parties in interest (as defined in 43 CFR 3100.0-5(b)) in this as
- 1. Citizens of the United States or qualified alien stockholders in a domestic corporation; association of the United States; or any State or Territory thereof; or municipalities.
- 2. Of the age of majority in the State where the lands to be assigned are located.
- 3. In compliance with the acreage limitation set forth in 43 CFR 3101.1-5 and 3101.2-4.
- B. ASSIGNEE AGREES That, upon approval of this transfer of operating rights and/or operating agreement (sublemme) by the authorized officer of the Bureau of Land Management, he will be bound by the terms and conditions of the lease described herein as to the interests covered by this assignment, including, but not limited to, the obligation to conduct all operations on the leasehold in accordance with the terms and conditions of the lease, to condition all wells for proper abandonment, to restore the leased lands upon completion of any drilling operations as prescribed in the lease, and to furnish and maintain such bond as may be required by the lessor pursuant to the regulations (43 CFR 3104.2).
- C. IT IS HEREBY CERTIFIED That the statements made herein are true, complete, and correct to the best of undersigned's knowledge and belief and are made in good faith.

Executed this 16th day of BOSWELL ENERGY CORPORATION

, 19 85

6600 N. Harvey, Suite 100

(Assignee's Signature) Vice Presi Nelson,

(Astigace's Address)

ATTEST:

٠,

Oklahoma City, OK

(City)

73116

(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.

#### INSTRUCTIONS

USE OF FORM - Use only for assignment of operating rights (including working interests) in oil and gas leases. If transfer of operating rights is accompanied by an operating agreement, a single copy of such agreement must be submitted with the assignment. If more than one transfer of operating rights is made out of a lease, a separate instrument of transfer is required for each assignment. A separate instrument of easignment shall be used for each lesse out of which an assignment

2. FILING AND NUMBER OF COPIES - File three (3) completed

and manually signed copies in the appropriate BLM office. A \$25.00 non-refundable filling for must accompany this assignment. File essignment within ninety (90) days ofter date of final execution

EFFECTIVE DATE OF ASSIGNMENT - The assignment, if approved, takes effect on the first day of the month following the date of filing of all required papers. If an operator's bond is required, it must be furnished prior to approval of the assignment.

#### NOTICE

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

AUTHORITY, 30 U.S.C. et. seq.

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

- ROUTINE USES:
  (1) The edjudication of the assignes's rights to the land or
- resources.

  (2) Documentation for public information in support of notations made on land status records for the management, disposal, and use of public lands and 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  ${f in}$ formation is not provided, the assignment may be rejected.

The Paperwork Reduction Act of 1980 (44 U.S.C. 350) at seq.) requires us to inform you that: This information is being collected pursuant to the law (43 CFR 3106-3(c)). This information will be used to create a record of lease easignment. Response to this request is required to obtain a benefit.

I CERTIFY That the statements made herein are true, complete, and cor	rect to the best of my kn	owledge and belief an	id are made in good!
Executed this 219+ day of March 1985.			
Getty Oil Company			- * *
Getty of Company	Box 11148	1	
By: Assignor's Signature)	BOX 11146	(Assigner's Address	
TIS ATJORNEY IN FACT		(311012101 0 1300-00	
	Bakersfield,	CA 93388	
·			(Zip Code)
	(City)	(State)	(215 Code)
I CERTIFY That the statements made herein are true, complete, and com-			d aan mada to oo dif
r Canter t that the statements made metant are this, complete, and con	ect to the best of my kn	OMINGE SUR OATTAL NE	d are made in 8000 to
· Executed this 29th day of april , 1985.			
North Central Gil Corporation			
It to Who			
By: Unit for	6001 Savoy, S		<u> </u>
(Assignor's Signature) A. FRANK KLAM	The same of the sa	(Assignor's Address)	1
President VICE PRESIDENT	Houston Toys	e 77036	
	Houston, Texa	5 11036	
	(City)	(State)	(Zip Code)
	<del></del>		
TEXACO PRODUCING INC. (successor i	n interest to	CEMBU ATT	COMPANY
effective December 31, 1984) hereb	n interest to v inins in an	delli Old (	thie
Assignment of Oil, Gas and Mineral	Lease to the	extent tha	t it
<ul> <li>owns an interest in same.</li> </ul>	/ /		
	/ /		
TEXACO PRODUCING INC.			
1 2			*
By V.V. She		CEAR	
Its/Attorney in Fact	***************************************	SEAL	
		SEAL Affixed	
Attest Stephen M. Mod Assistant Secretary			
Assistant Secretary	/ /	-	
STATE OF OKLAHOMA )	· · · - · - · - · - · · · - ·		
;			a.e.
<pre>COUNTY OF OKLAHOMA )</pre>			
Postali na kha malansi na a vaka	5		- 0
Before me the undersigned, a Nota: and State aforesaid on this 16th day	ry Public, in	and for th Mav	e County , 1985,
personally appeared Jack C. Nelson			O me known
personally appeared <u>Jack C. Nelson</u> to be the identical person who subscri	bed the name	of the make	r thereof
to the foregoing instrument as its	Vice Presi	dent and ac	knowledged
to me that he executed the same as	his free	and volunt	ary act
and deed and as the free and voluntary		of such co	rporation,
for the uses and purposes therein set	iortn.		
Given under my hand and seal of o	ffice the day	and vear 1	ast above
written.		<b>3</b> ·	
	N		1
My Commission Expires: SEAL	X		. /
April 29, 1989 Affixed	- ()11 NA		il Area
<u> </u>	otary Public	- 1.0	
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	E	OOK 1 45 PAGE	U 144
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### NEVADA

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STATE OF COLORADO	)		/ \	* . * .
CITY AND	: 55.			
COUNTY OF DENVER	)	٨	\ \	# J.P.
- 11	A di	//	أنسيم وأ	<b>,-</b> -
on this 57#	day of	arci	, A.D. 198	personally
CLAUD NEELY	a Notary Pub	lic in and for	Denver County,	\
CLAUD NEELY	know	n (or proved)	to me to be the per	son whose
name is subscribed	to the within	instrument as	the Attorney-in-Fa	ct of AMOCO
PRODUCTION COMPANY,	and acknowle	dged to me tha	t he subscribed the	name of
AMOCO PRODUCTION COM	PANY thereto	as principal,	and his own name a	s Attorney-
in-Fact, freely and	voluntarily	and for the us	es and purposes the	rein mentioned.
· •	_	Tonas Contraction of the Contrac		
WITNESS my hand	and officia	l seal.		\
	and the			
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My commission ex Af	AL X	7		
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My complesion exal	Elxeo /		\	
my commission england	7//	\ \	Amoco Building	
My Commission Expires	une 45° 1988	\ \	Denver, Colorado	80202
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	76.	76	AF	

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 and or the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this the AHA day of \_

REBECCA E. MONCRIEF

Notary Fublic is and for the State of Taxas.

BOOK | 45 PAGEO | 5

- 1. The lease acreage covered hereby is assigned by Assignor and accepted by Assignee subject to the overriding royalties, production payments, net profits obligations, carried working interests and other payments out of or with respect to production which are of record on October 15, 1984, and with which said lease acreage is encumbered; and Assignee hereby assumes and agrees to pay, perform or carry, as the case may be, each of said overriding royalties, production payments, net profits obligations, carried working interests and other payments out of or with respect to production to the extent that the same are or remain a burden on the lease acreage herein assigned.
- 2. As to any wells which Assignee proposes to drill on said lease acreage after delivery of this transfer of operating rights, Assignee shall give Assignor notice thereof prior to commencing the actual drilling of any such well, shall permit Assignor to have access to said wells and the derrick floors thereof at all reasonable times and, upon request of Assignor, shall furnish to Assignor well samples of all cores and cuttings consecutively taken, unless Assignor elects to take such samples itself; and at the request of Assignor, Assignee shall furnish to Assignor copies of any electrical well formation surveys made, if Assignor participates in the proposed operations.
- This assignment is made without warranty of any kind.
- 4. The terms, covenants and conditions hereof shall be binding upon, and shall inure to the benefit of, Assignor and Assignee and their respective heirs, successors and assigns; and such terms, covenants and conditions shall be covenants running with that land described in the lease

acreage hereby assigned and with each transfer or assignment of said land or lease acreage.

Assignors reserve and except unto themselves, their successors and assigns, the option and the exclusive right at any time, at all times and from time to time, to purchase all oil, gas (including casinghead gas), and other hydrocarbons produced and saved from said lease acreage. Payment for any oil, distillate, condensate and other liquid hydrocarbons purchased hereunder shall be made at Assignor's prevailing price for production of similar kind and quality in the field where produced on date of delivery. Payment for gas (including casinghead gas) purchased hereunder shall be made at the wellhead price under contracts for the sale of production of similar kind and quality prevailing in the field at the time such option and right initially is exercised; provided that, if Assignors shall contract for the resale of such gas at the wellhead, such payment shall be based upon the net proceeds accruing to Assignors at the wellhead under such contract. It is understood and agreed that the right to purchase hereby reserved and excepted may be assigned by Assignors at any time, at all times and from time to time without limitation.

Notwithstanding the generality of the foregoing, if at any time while Assignors or their assignees are not exercising the right hereby reserved and excepted to purchase gas, Assignee receives a bona fide offer which it is willing to accept for the purchase of its interest in said gas from a prospective purchaser ready, able and willing to purchase Assignee's interest in such gas, Assignee shall immediately give written notice thereof to Assignors (by certified mail), including in said notice the name and address of such offeror, the price offered, and all other pertinent items and conditions of the offer.

CON704

Assignors shall have a period of thirty (30) days after receipt of said notice within which to exercise their said right to purchase gas; provided, that if Assignors fail to exercise their right and option by mailing written notice of their acceptance within thirty (30) days after the receipt of the above mentioned notice, Assignee may accept said offer and complete said sale in accordance with said offer within forty-five (45) days; and provided further, that if Assignee fails to accept said offer or to complete said sale (at the price and under the terms and conditions specified in this offer) within said period of forty-five (45) days, the preferred right and option of Assignors under this Section shall be considered as revived, and Assignee shall not complete such sale to said prospective purchaser or to any other prospective purchaser unless or until said offer again has been presented to Assignors, as hereinabove provided, and Assignors have again failed to elect to purchase. In the event that Assignee completes any sale, the preferred right and option of Assignors under this article shall also revive upon the termination of such contract to sale.

RECORDED AT REQUEST OF BOSHILL ENERGY CORP. BUOK 145 PAGE 12

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OFFICIAL RECORDS
FUREKA COUNTY, HEYADA
M.H. REBALEAH, RECORDER
FRE NO. 102928
FEE S. 11-00