3-38-27-011-0044-00-N

r. 1986) 3106-5 & 3200-17)

117484

UNITED STATES DEPARTMENT OF THE INTERIOR

BUREAU OF LAND MANAGEMENT

ASSIGNMENT OF RECORD TITLE INTEREST IN A LEASE FOR OIL AND GAS OR GEOTHERMAL RESOURCES

Mineral Leasing Act of 1920 (30 U.S.C. 181 et seq.)
Act for Acquired Lands of 1947 (30 U.S.C. 351-359)
Act for Acquired Lands of 1947 (30 U.S.C. 301-1025)
Geothermal Steam Act of 1970 (30 U.S.C. 1001-1025)
Department of the Interior Appropriations Act, Fiscal Year 1981 (P.L. 96-514)

FORM APPROVED

OMB NO. 1004-0034 Expires: August 31, 1989. Lesse Serial No.

N-46853 New Serial No.

Type or print plainly in ink and sign in ink.

PART A: ASSIGNMENT

ANADARKO PETROLEUM CORPORATION P.O. Box 13330 Houston, Texas City, State 77251

Zip Code

This record title assignment is for: (Check one) (1) Oil and Gas Lease, or (1) Goothermal Lea

crest conveyed: (Check one or both, as appropriate) (A Record Title, Overriding Royalty, payment out of production or other similar interests or payments

2. This assignment conveys the following interest:  Land Description		Percent of Intere		Overriding Royalty or Similar Interests	
Additional space on reverse, if needed. Do not submit documents other than this form; such documents should only be referenced herein.	Owned	Collegio	Retained	Reserved	Previously reserved or conveyed
T. 26 N., R. 52 E., MDM, Eureka County, Nevada	100%	100%	None	612	None
Section 29: Lots 1, 2, 3, 4, W1, W1E1; Section 31: Lots 1 thru 8, E1, E1W1; Section 32: W1, W1E1.  Containing 1837.95 acres, more or less					
	1,/				

FOR BLM USE ONLY

UNITED STATES OF AMERICA

(人生以為) 经收益 计多数计算器 医阴茎性 医乳腺素 医乳腺 医多种原因 医阿里克氏虫虫 e purposes. Approval does not warrant that either party to this assignment holds legal or Assignment approved for attached land description

DEC 0 1 1987

BOOK 1 7 5 PAGEO 68 Minerals Operations

8 1988

edi: ADDITRONAL SPACE for L

## PART B: CERTIFICATION AND REQUEST FOR APPROVAL

- rest in the above designated lease that he/she hereby assigns to the above assign
- Assigner certains as follows: (a) Assignee is a cutzen of the United States: an association of such cutzens; a manicipality, or a corporation organized under the laws of the United States or of any State or territory thereof. For the assignment of NPR-A leases, assignee is a cutzen, nation, or resident alien of the United States or of any State or territory thereof. For the assignment of NPR-A leases, assignee is not considered a minor under the laws of the State in which the lands covered by the assignment are located; (c) Assignee's chargeable interests, direct and indirect, in either public domain or acquired lands, do not exceed 200,000 acres in oil and gas options or 240,000 in oil and gas leases in the same State, or 800,000 acres in eleves and 200,000 acres in options in each leasing District in Alaska, if this is a total and gas lease issued in accordance with the Mineral Leasing Act of 1920 or \$1,200 acres in any one State if this is a geothermal lease; and (d) All parties holding an interest in the assignment are otherwise in compliance with the regulations (43 CFR Group 3100 or 3200) and the authorizing Acts.

For oil and gas assignments, the obligation to pay overriding royalties, payment out of production, carried uncress, net profit interests, or such similar payments or interests created herein, which, when added to overriding royalties or payments out of production or other similar uncress or payments previously created, may be suspended by the Secretary at any time upon a determination that the excess constitutes a burden on lease operations in accordance with 43 CFR 3103.

For geothermal assignments, an overriding royalty may not be less than one-fourth ('4) of one percent of the value of output, nor greater than 50 percent of the rate of roy due to the United States when this assignment is added to all previously created overriding toyalties (4) CFR 3241).

sertify that the statements made herein by me are true, complete, and correct to	Annigement Class				
accused this23rdday of _October 19 87	or Atturney in fact	(Signature)			
age of sustant as sharen on current lease or assegument Clarence	E. Felix	(Signature)			
123 Second Ave. No. 1215,	Salt Lake Cit	y , Utah (State)	84103_ (Zip Code)		
counted thin	Assignee AN/ Assuracy in fact	DARKO PETROLEO	CORPORATION		
		JAMES D. JOHNS	ON		

1 .12

-US GPO 1987 0-773-017/01816

BOOK 1 75 PAGEO 69

STATE OF TEXAS

SELECTION OF THE PROPERTY OF THE PARTY

COUNTY OF HARRIS

SS.

I, the undersigned, a Notary Public in and for said County and State, do hereby certify that James D. Johnson, to me personally known, and known to me to be the same person who executed the foregoing instrument as Agent and Attorney-in-Fact of Anadarko Petroleum Corporation, a corporation and being first duly seems. appeared before me this day in person and, being first duly sworn, acknowledged that he is the Agent and Attorney-in-Fact of said corporation, and that said instrument was signed and delivered in behalf of said corporation by authority of its Board of Directors, and further acknowledged said instrument and his execution thereof to be the free and voluntary act and deed of said corporation, and his own free and voluntary act and deed for the uses, purposes and considerations therein expressed.

Given under my hand and official seal this 28th day of October A.D., 1987.

My Commission

THE RESERVE OF THE PARTY OF THE Motary Public

VELMA J. BIRKS stary Public in and for the State sion Expires January 21,1980

STATE OF UTAH

COUNTY OF SALT LAKE

**ACKNOWLEDGEMENT** 

BEFORE ME, the undersigned, a Notary Public, in and for said County and State, on this 23rd day of <u>october</u>, 1987, personally appeared Clarence F. Felix

to me known to be the identical person(s), described in and who executed
the within and foregoing instrument of writing and acknowledged to me that
he duly executed the same as his free and voluntary act and deed for the
uses and purposes therein set forth.

IN WITNESS WHEREOF, I have hereunto set my hand seal the day and year last above written.

My Commission Expires:

March 21, 1990

## REASSIGNMENT OF LEASE

ee desires to surrender said lease as to all or any part of the acreage covered thereby. said Assignee agrees to notify Assignor by registered mail, at least sixty (60) days in advance of the anniversary date specified in said lease, and Assignor hyregistered mail, at least sixty (60) days after receipt of such notice within which to elect to take a reassignment of said. lease as to the portion thereof to be retinquished. Should Assignor hereunder elect to receive such a reassignment same will be delivered by Assignee prior to be anniversary date of the lease. Assignee's liability shall be limited to the amount paid as cash consideration for this lease.

Initials C/3

RECORDED AT THE REQUEST OF ANALOS ACKO Petroleum 800n\_175 PAGE\_68

88 MAR 28 A8:33

EURENAL TO ALY HE VADA
MIN HERSE FAIL PROSECTE
FILE NO. 700 117484

BOSK 1 75 PAGE 0 7 0