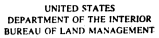


Form 3000-3 (May 1987)



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)
Geothermal Steam Act of 1970 (30 U.S.C. 1001-1025)
Department of the Interior Appropriations Act, Fiscal Year 1981 (P.L. 96-514)

Type or print plainly in ink and sign in ink.

NU-589

FORM APPROVED OMB NO. 1004-0034 Expires: August 31, 1989 Lease Serial No.

N-47213

New Scrul No.

PART A: ASSIGNMENT

Street City, State

Zip Code

Marathon Oil Company P. O. Box 120 Casper, WY 82602

Additional Assignees

This record title assignment is for: (Check one) Dil and Gas Lease, or Diffeothermal Lease

2. This assignment conveys the following interest. Land Description	Percent of Interest			Percent of	
Additional space on reverse, if needed. Do not submit documents other than this form;	Owned	Conveyed	Retained	Overriding Royalty or Similar Interests	
such documents should only be referenced herein.				Reserved	Previously reserved or conveyed
6.	b	· ·	14		<u>-</u> -
ownship 24 th, Range 54 East, MDM, Eureka Co., NV	100%	100%	none	5% of 8/8ths	none
Section 5: Lots 1, 2, 3, 4, S\frac{1}{2}N\frac{1}{2}, S\frac{1}{2} Section 6: Lots 1-7, SE\frac{1}{2}NW\frac{1}{2}, S\frac{1}{2}NE\frac{1}{2}, SE\frac{1}{2}, E\frac{1}{2}SW\frac{1}{2}					
Section 7: Lots 1, 2, 3, 4, E W , E					
Section 8: All			1 1		1
Section 16: All			1	1	1
Section 17: All	/ /	1	1		1
Section 18: Lots 1, 2, 3, 4, E W , E			1	1	1
Section 19: Lots 1, 2, 3, 4, E W , E					ł
Section 20: All Section 32: All			1	\	TOT MOUTO
Section 21: All		V	WHI	N RECORDED	RETURN TO:
Section 28: All	1	1			
Section 29: All	1				
Section 30: Lots 1, 2, 3, 4, E W, E	1	1		. loov 2178 ·	KUU
Section 31: Lots 1, 2, 3, 4, E W, E		14.4	HO	USTON TEXAS	11732
9,521.82 acres more or less. See reassignment clause attached and made a part of.		<u></u>	<u> </u>	<u></u>	<u></u>
FOR BLM USE C					
UNITED STATES OF	AMERICA				

UNITED	STATES	OF	AMERICA

This assignment is approved solely for administrative purposes. Approval does not warrant that either party to this assignment holds legal or equitable title to this lease.

Assignment approved for above described lands;

☐ Assignment approved for attached land description

Trumo

Chief Branch of Lands 78 PAGEO O &Minerals Onerations

MAY 1 1 1938

(Date)

) ss.				
COUNTY OF NATRONA)			-60 007501	ally
On this 15 day of appeared T. R. Lindsey, who, b in-Fact for MARATHON OIL COMPA	March seing by me duly NY, and that he	sworn, did sa executed said	that he is Att	corney- cehalf
in-Fact for MARATHON OIL COMPA of said corporation by authori acknowledged said instrument t	ity of its Board to he the free	of Directors. act and deed of	said corporation	on.
My Comission expires: May	18,1989	Notary	Priblic Priblic	A
	•		$\langle \cdot \rangle$	
	·			
	ICATION AND REC			
The assignor certifies as owner of an interest in the above desig	gnated lease that he/she he	eby assigns to the above a	ssignee(s) the rights specif	ied above.
The assignor certifies as owner of an interest in the above design Assignee certifies as follows: (a) Assignee is a citizen of the Un of the United States or of any State or territory thereof. For the association of such citizens, nationals, resident aliens or private in which the lands covered by this assignment are located; (c) Assignee that the lands covered by this assignment are located; (c) Assignee that the lands covered by this assignment are located; (c) Assignee that the lands covered by the same and the contisting with the lands of th	public or municipal corp signee's chargeable interest cases in the same State, or	rations, (b) Assignee is not direct and indirect, in eith 300,000 acres in leases and	ner public domain or acquired 200,000 acres in options in any one State if this is a	ed lands, do not excel in each leasing Distri- geothermal lease; as
in Alaska, if this is an our and gas rease issued in meeting	the second second	constitues (III CFR Gros	0 3 (UU OF 32 UU) 1000 1000 1000 1000 1000 1000 1000	american terms
in Alaska, if this is an our and gas lease issued in according to (d) All parties holding an interest in the assignment are otherwing. Assignee's signature to this assignment constitutes acceptance or arrival and gas assignments, the obligation to pay overriding royalities or payments therein, which, when added to overriding royalities or payments.	use in compliance with the of all applicable terms, cor es, payment out of producti nents out of production or	regulations (33 CFR Gros ditions, slipulations and re- on, carried interests, net pro- ther similar interests or p- interestions in accordance to	p 3100 or 3200) and the strictions perfaming to the offit interests, or such similar ayments previously created, salt 43 CFR 3103.	lease described here or payments or intere may be suspended
in Alaska, if this is an out-and gas lease, issued meet are otherwi- (d) All parties holding an interest in the assignment are otherwi- Assignee's signature to this assignment constitutes acceptance of our vill and gas assignments, the obligation to pay overriding royalties reated herein, which, when added to overriding royalties or paym of Secretary at any time upon a determination that the excess con- or geothermal assignments, an overriding royalty may not be less the use to the United States when this assignment is added to all prev-	use in compliance with the of all applicable terms, cur es, payment out of production or neits out of production or satisface a burden on lease than one fourth (%)-of one viously created overriding	regulations (3) CFR Grow ditions, slipulations and re- in, carried interests, are pro- sher similar interests or a operations in accordance so- ercent of the value of outpo- yulties (4) CFR 3241).	p 3100 or 3200) and the estrictions pertaining to the office interests, or such similar ayments previously created out 43 CFR 3103.	r payments or interest may be suspended and of the rate of roya
in Alaxa, if this is an initiating as least states in the assignment are otherwich all fine the constitutes holding an interest in the assignment are otherwich assigned in the constitutes acceptance of the control of	use in compliance with the of all applicable terms, cur es, payment out of production or neits out of production or satisface a burden on lease than one fourth (%)-of one viously created overriding	regulations (3) CFR Grow ditions, slipulations and re- in, carried interests, are pro- sher similar interests or a operations in accordance so- ercent of the value of outpo- yulties (4) CFR 3241).	p 3100 or 3200) and the estrictions pertaining to the office interests, or such similar ayments previously created out 43 CFR 3103.	r payments or interest may be suspended at of the rate of roya
in Alaska, if this is an util and gas least suggested (d) All parties holding an interest in the assignment are otherwich along the suggested of the suggested	ise in compliance with the of all applicable terms, con es, payment out of production or institutes a bruden on lease than one fourth (4+of one product) created overriding c, and correct to the best of and correct to the best of and applicable of the complete of the c	regulations (3) CFR Grow ditions, slipulations and re- in, carried interests, are pro- sher similar interests or a operations in accordance so- ercent of the value of outpo- yealties (4) CFR 3241).	p 3100 or 3200) and the estrictions pertaining to the office interests, or such similar ayments previously created out 43 CFR 3103.	r payments or interest may be suspended at of the rate of roya
in Alaxa, if this is an initiating as least states in the assignment are otherwich all fine the constitutes holding an interest in the assignment are otherwich assigned in the constitutes acceptance of the control of	use in compliance with the of all applicable terms, cor- es, payment out of production or institutes a burden on lease than one fourth (%+of site viously created overriding e, and correct to the best of the first or the site of the first or the site of the first or the first of the first or	regulations (3) CFR Grow ditions, stiputations and re int, carried interests, net properties of the similar interests or properties in accordance vercent of the value of outproyalities (4) CFR 3241). (my knowledge and brite gnow W. G. LESTIC)	p 3100 or 3200 and the structions perianing to the lofit interests, or such similar yournents previously created with 43 CFR 3103. It, and greater than 50 percent and are made in good fair	lease described here: If payments or intere, may be suspended and of the rate of roya th.
in Alaska, if this is an initial magas lease, issued ment are otherwiced to the particle holding an interest in the assignment are otherwich that the particle herein, so that the initial many and the particle herein, which, when added to overriding royalities or payme is Secretary at any time upon a determination that the excess conforgeothermal assignments, an overriding royality may not be less that to the United States when this assignment is added to all preventify that the statements made herein by me are true, complete saccused this	use in compliance with the of all applicable terms, cor- es, payment out of production or institutes a burden on lease than one fourth (%+of site viously created overriding e, and correct to the best of the first or the site of the first or the site of the first or the first of the first or	regulations (3) CFR Grow dations, suputations and re incomments of the similar interests on poperations in accordance were cent of the value of outproyallies (4) CFR 3241). If my knowledge and before my incomments of the same large or w. G. Lasrici or my incomments and the same large of the same la	p 3100 or 3200 and the structions pertaining to the loft interests, or such samila symmetrs previously created with 43 CFR 3103. It, and greater than 50 percer and are made in good fair (Signature)	lease described here: If payments or insere: may be suspended and of the rate of roya th.
(d) All parties holding an interest in the assignment are otherwich that the parties holding an interest in the assignment are otherwich that the parties holding an interest in the assignment are otherwich that the parties are otherwich that the parties are parties or payment seed therein, which, when added to overriding royalties or payment seed therein, which, when added to overriding royalties or payment seed the seed to the decrease the seed that the seed that the statements and overriding royalty may not be less that the United States when this assignment is added to all preventify that the statements made herein by me are true, complete that the statements made herein by me are true, complete that the statements are dependent to the statements. Name of assignor as shown on current lease or assignment to the statement of assignor as shown on current lease or assignment.	ise in compliance with the of all applicable terms, cor- es, payment out of production or estimates a bruden on lear- stitutes a bruden on lear- shan one fourth (14±of one journally created overriding c, and correct to the best of Assi 19 Atto	regulations (3) CFR Groundations, suppulations and re- in, carried interests, net proper similar interests or purperations in accordance of erecut of the value of outpropalities (4) CFR 3241). If my knowledge and brite grow W. G. LESTIC or Beverley I	p 3100 or 3200 and the structions pertaining to the loft interests, or such samila symmetrs previously created with 43 CFR 3103. It, and greater than 50 percer and are made in good fair (Signature)	lease described here: If payments or insere: may be suspended and of the rate of roya th.
(d) All parties holding an interest in the assignment are otherwich that the statements holding an interest in the assignment are otherwich assigned in statements assignment are otherwich assigned in the statements assignment to pay overriding royalties or payments for extend herein, which, when added to overriding royalties or payment seed herein, which, when added to overriding royalties or payment seed for the statements and overriding royalty may not be less it use to the United States when this assignment is added to all preventify that the statements made herein by me are true, complete facecuted this assignment and the statements and the statements and the statements and the statements are the statements and the statements are the statements.	use in compliance with the of all applicable terms, cores, payment out of production can satisface a but of production in assistance a hundred on lease than one fourth (4+of one viously created overriding c, and correct to the best of the but	regulations (3) CFR Grow dations, suputations and re incomments of the same properations in accordance were cent of the value of outprovalues (4) CFR 3241). If my knowledge and before my incomment of the value of outprovalues (4) CFR 3241). Reverley I Beverley I	p 3100 or 3200 and the strictions perfaining to the long offst interests, or such samilaryments previously created out 43 CFR 3103. It and are made in good fair (Signature) (Signature) ABSTICHIS/gnature) Spc.	ur payments or interest may be suspended that of the rate of royal da.
(d) All parties holding an interest in the assignment are otherwich that the parties holding an interest in the assignment are otherwich that the parties holding an interest in the assignment are otherwich that the parties are otherwich that the parties are parties or payment seed therein, which, when added to overriding royalties or payment seed therein, which, when added to overriding royalties or payment seed the seed to the decrease the seed that the seed that the statements and overriding royalty may not be less that the United States when this assignment is added to all preventify that the statements made herein by me are true, complete that the statements made herein by me are true, complete that the statements are dependent to the statements. Name of assignor as shown on current lease or assignment to the statement of assignor as shown on current lease or assignment.	ise in compliance with the of all applicable terms, cores, payment out of production or assitutes a bruden on lease than one fourth (%+of one piously created overriding c, and correct to the best of	regulations (3) CFR Grow dations, supulations and re with the control of the cont	p 3100 or 3200 and the structions pertaining to the form of interests, or such samilaryments previously creased out 43 CFR 3103. It and are made in good fair (Signature) (Signature) (Signature) (State) Of 1 Company	or payments or interest may be suspended that of the rate of royal dat.
in Alaxa, if this is an oil and gas lease. Some of the constitutes holding an interest in the assignment are otherwich along the constitutes acceptance of the constitutes are supported to the constitutes and the constitute and the constitutes are secretary at any time upon a determination that the excess considerable and the constitute of good the constitute and the constitute of the constitute and the constitute of the constitute of the constitute and the constitute of the constit	ise in compliance with the of all applicable terms, cores, payment out of production or satisfacts a bruden on lease than one fourth (4+of one product) created overriding to the best of the satisfacts and correct to the best of the satisfacts of	regulations (3) CFR Grow dations, supulations and re with the control of the cont	p 3100 or 3200 and the structions perfaining to the logical perfaining the logi	ir payments or interes may be suspended to the rate of royal to the rate of royal th. (Zip Code) SL_R DL_
in Alaxa, if this is an obtained as lease is a substance of the constitutes holding an interest in the assignment are otherwish assigned in support of the constitutes acceptance of the constitutes acceptance of the constitutes assignments, the obligation to pay overriding royalties or payment as secretary at any time upon a determination that the excess consider the configuration of geothermal assignments, an overriding royalty may not be less that the United States when this assignment is added to all prevention of the configuration of the configur	ise in compliance with the of all applicable terms, cores, payment out of production in satisfacts a but of production in satisfacts a burden on lease than one fourth (14+of one piously created overriding e, and correct to the best of the burden of the best of the burden of the best of the burden of the burde	regulations (3) CFR Grow dations, supulations and re with the control of the cont	p 3100 or 3200 and the structions perfaining to the logical perfaining the logi	ir payments or interes may be suspended on of the rate of roys th. (Zip Code) SL_R
(d) All parties holding an interest in the assignment are otherwich Assignee's signature to this assignment constitutes acceptance of the control of the con	ise in compliance with the of all applicable terms, cores, payment out of production constitutes a but of production to residence to the constitutes a burden on lease than one fourth (14+of one piously created overriding c, and correct to the best of the constitute of the constitut	regulations (3) CFR Grow dations, supulations and re with the control of the cont	p 3100 or 3200 and the strictions pertaining to the form of interests, or such samilar symmetric previously creased with 43 CFR 3103. It and are made in good fair (Signature) (Signature) (Signature) (State) O11 Company SEEPERING	ir payments or interes may be suspended to the rate of royal to the rate of royal th. (Zip Code) SL_R DL_

In the event Assignee shall at any time desire to surrender said lease as to all or any part of the above-described lands, Assignee shall so notify Assignor in writing thereof at least forty-five (45) days in advance of the next anniversary date of the lease, and Assignor shall then have the right to reacquire said lease as to the lands to be surrendered, or any part thereof, by notifying Assignee thereof in writing within fifteen (15) days after receipt by Assignor of such notice, whereupon Assignee shall, in due course, reassign to Assignor all of such interest. In the event Assignor does not so elect to reacquire said lease as to the lands to be surrendered, as aforesaid, then Assignee may surrender such lease to the lessor or parties then entitled thereto, in accordance with the terms of such lease, and Assignor agrees to join in the execution and delivery of such instrument of surrender as may then be reasonably necessary.

INDIVIDUAL ACKNOWLEDGEMENT

STATE OF UTAH)) ss.		
COUNTY OF SALT LAKE			
On this 1 day	of Johnson, 1	9 % personally appear e signers of the atta	ed before me W. G.
duly acknowledged to	me that they executed	the same.	
My Commission Expires			1.2/
		Chance Ta	ice Dakey
9 75 98		Notary Public Residing in	de atal
y Street			
(P.)			
SEAT			

Affixed

BOOK | 78 PAGEO 06

MHEN PERCEDED BOTUPN TO: MENTINGLEDI OF COMPANY FUNDIPORTS & DIVIDION OFDER F. R. FOR 3125 - RICH 2325 HOUSTER SELECT J. 253

IN REPLY REPLY TO



United States Department of the Interior BUREAU OF LAND MANAGEMENT NEVADA STATE OFFICE

850 Harverd Way P.O. Box 12000 Reno, Nevada 89529

NOTICE

Attached is your approved oil and gas lease record title assignment identified as N-47213. This lease retains all of the terms and conditions of the original lease. You are responsible for the annual lease rental payment in the amount of \$9522.00 which is due on or before 12/1/86

All rental payments must be mailed directly to the Minerals Management Service (MMS) at the following address:

MMS - BRASS P.O. Box 5640 T.A. Denver, Colorado 80217

The rental payment must identify the entire lease serial number (as identified above) on the face of your remittance to allow MMS-BRASS to properly creat your rental payment to the appropriate lease.

Except for lease rental payments that must be provided to MMS at the above specified address, all other lease matters including address changes, and relinquishments, must be directed to the proper BLM office at the address given in the letterhead of this notice.

CRECORDED AT THE REQUEST OF Marla B. Bohl, Chief Branch of Lands and Minerals Operations

BOCK 178 116 004

188 MAY 27 A9:33

118690

WHEN REGRECH REFURN TO.
MAIS A HOLD O'L COMPANY
COMMAND & BURNON CREEK
TO SAN 3129 ROSEN 2325
TO COMPANY
TO THE RESERVED TOOM 2325

BOOK 1 78 PAGEO 07