NV-594 PORM APPROVED

Form 3000-3 (December 1986) (formerly 3106-5 & 3200-17)

i,

UNITED STATES DEPARTMENT OF THE INTERIOR

BUREAU OF LAND MANAGEMENT

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

N-47619

New Serial No.

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)
at of the Interior Appropriations Act, Fiscal Year 1981 (P.L. 96-514)

Type or print plainty in ink and sign in ink.

PART A: ASSIGNMENT

82602

Marathon Oil Company P.O. Box 120

Casper, Wyoming

RECEIVED Bur. of Land Management NEVADA LAND OFFICE

9:00

MAY 18 1988

A.M. NEVADA STATE OFFICE RENO. NEVADA

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

nt conveyed: (Check one or both, as appropriate) Traccord Title,

Overriding Royalty, payment out of production

	·	erests or pay	menus			
2. This essigno	nent conveys the following interest:					
*****	Land Description	Po	ercent of inte	rest		roent of
	on reverse, if needed. Do not submit documents other than this form;	Owned	Conveyed	Retained		ling Royalty ilar Interests
auch documents a	should only be referenced herein.			đ	Reserved	Previously reserved or conveyed f
	State of Hevada, Eureka County				:,	
	T 25 N, R 49 E	100%	100%	None	5.0%	None
	Sec. 1: Lots 1 thru 7, S/2NW/4, SW/4, SW/4NE/4, W/2SE/4;				of 8/8	
	Sec. 2: lots 1,2,3,4, S/2N/2, S/2;		İ		İ	
.*	Sec. 3: lots 1,2,3,4, S/2N/2, S/2; Sec. 4: lots 1,2,3,4, S/2N/2, S/2;		1	l '		
	Sec. 5: lots 1,2,3,4, S/2N/2, S/2;		\			İ
	Sec. 6: lots 1 thru 7, SE/4NW/4, E/2SW/4, S/2NE/4, SE/4;					
	Sec. 7: lots 1,2,3,4, E/2W/2, E/2;					OFTHEN !
	Sec. 8: All; Sec. 9: All;	1	~	W	HEN RECORD	D RETURN !:
	Sec. 10: All; Sec. 11: All;	1	1		ARATHON OIL	DIVISION CE
	Sec. 12: lots 1,2,3,4, W/2E/2, W/2.	1	1	C	ONIRACIS &	DOOM CO
	Containing 7,801.16 acres			P	0 BOX 3120	ROOM 23.
	Subject to reassignment rider		I	<u> </u>	CUSTON TEX	us 11233
	FOR BLM USE OF	NLY .				

UNITED	STATES	OF	AMERIC

e purposes. Approval does not warrant that either party to this assigna hie title to this lease. ☐ Assignment approved for attached land description

JUN

Chief, Branch of Lands & Minerals Operations

MAY 2 7 1988

800K 1 7 8 PAGES 1 3

STATE OF WYOMING)) SS. COUNTY OF NATRONA On this 3 day of May appeared T. R. Lindsey, who, being by me duly sw in-Fact for MARATHON OIL COMPANY, and that he ex of said corporation by authority of its Board of acknowledged said instrument to be the free act My Commission expires: May 18,1989	ecuted said instrument on behalf Directors, and said T. R. Lindsey
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acknowledged said instrument to be the free act	
My Comission expires: May 18,1989	and deed of said corporation.
Hy Comission expires: // 129 /01//8/	M . O. 141.1
	Notary Public
Marilyn J. Colich - Notary Public V	
County of State of	\ \ \ \
Natrona Wyoming	\ \
My Commission Expires May 18, 1000 3	\ \
a company of the comp	\ \ \
PART B: CERTIFICATION AND REQUE	ST FOR APPROVAL
The assignor certifies as owner of an interest in the above designated lease that he/she hereby	assigns to the above assignee(s) the rights enecified above.
The assignor certifies as owner or an interest in the above designates that the same states as follows: (a) Assignee is a citizen of the United States; an association of sur	and the second sector and sector and
	Coroup 3100 or 3200) and the authorizing Acts.
or oil and gas assignments, the obligation to pay overriding royalties, payment out of production, ca	a, atipulations and restrictions pertaining to the lease described his cried interests, net profit interests, or such similar payments or into similar interests or payments previously created, may be suspend.
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REASSIGNMENT RIDER OF LEASE SERIAL NO. N-47619

In the event Assignee shall at any time desire to surrender said lesse as to all or any part of the above-described lands, Assignee shall so notify Assignor in writing thereof at lesst forty-five (&5) days in advance of the next anniversary date of the lesse, and Assignor shall then have the right to reacquire said lesse 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 lesse as to the lands to be surrendered, as aforesaid, then Assignee may surrender such lesse to the lessor, or parties then entitled thereto, in accordance with the terms of such lesse, and Assignor agrees to join in the asscution and delivery of such instrument of surrender as may them be reasonably necessary.

Signed 107 identification LIBERTY PETROLEUM CORPORATION

Gregor Wlurfeld, President

STATE OF NEW YORK :

: SS.: COUNTY OF MEN YORK:

On the 1st day of March, 1988, before me personally appeared Gregor Klurfeld, to me personally known, who being by me duly sworn, did say that he is the President of Liberty Petroleum Corporation and that the attached instrument was signed by said corporation and said Gregor Klurfeld acknowledged said instrument to be the free act and deed of said corporation.

Witness my hand and seal this 1st day of Harch, 1988.

Notary Public Yeary

NOTORY PUBLIC, SLAVE OF NOW YORK NO. 40-4000-733 Contibles to Electric County Commission Express Sect. 72, 1249 Commission Express Sect. 72, 1249

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MHEN RECORDED RETURN TO MARKTHON ON COMPANY ZONTRACTS & DIVISION ORDER P O BOX 3128 - RCOM 2325 MOUSTON, TEXAS 77253





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

850 Harvard Way P.O. Box 12000 Beno Mayada 89520

NOTICE

Attached is your approved oil and gas lease record title assignment identified as N-4764. 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 \$1862.50 which is due on or before 2/1/89

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

MAS - 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 credit your rental ayment 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.

RECORDED AT THE REQUEST OF PRINCE OF BOOK 178 FLORE 3/3

Marley Bohl

Marla B. Bohl, Chief Branch of Lands and Minerals Operations

11:11A 8- ML 88

WHEN RECORDED RETURN TO: MARATHON OIL COMPANY CUNTRACTS & DIVISION GROEK: P. O. BOX 3128 - ROOM 2325 HOUSTON, TEXAS - 77253

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