RETURN TO: Texaco Inc. Attn: Delores M. Martindale - 07GDR P.O. Box 1650 Tulsa, Oklahoma 74102

120763

AFFIDAVIT

STATE OF OKLAHOMA)

COUNTY OF TULSA)

B. H. CRIST, of lawful age, being first duly sworn, deposes and says:

- I am an attorney for Getty Oil Company, a Delaware corporation, and I make this Affidavit for and on behalf of the corporation.
- 2. That on February 7, 1986, C. F. Gee was granted a Power of Attorney to act for and on behalf of Getty Oil Company (see copy of Power of Attorney attached hereto).
- That said Power of Attorney has not been revoked and remains in full force and effect.
- 4. That this Affidavit is true and correct to the best of my knowledge, information and belief.

B. H. Crist

Subscribed and sworn to before me this __6th__ day of ______, 1987.

Junet J. Clestal
Notary Public

My commission expires:

7-22-89

SEAL Affixed

POWER OF ATTORNEY GETTY OIL COMPANY

KNOW ALL MEN BY THESE PRESENTS: That GETTY OIL COMPANY (hereinafter referred to as the "Company"), a Delaware corporation, is a subsidiary of TEXACO Inc., also a corporation organized and existing under the laws of the State of Delaware.

Reference herein to "energy/mineral resources" shall include, without limitation, any and all forms of interest in oil, gas (including casinghead gas), sulfur, geothermal resources, coal, helium, oil shale, and other energy sources and minerals.

References herein to an "interest" shall include, without limitation, fees, royalty interests, leases, subleases, assignments, prospecting and other permits, licenses, easements and generally any agreement which conveys to the Company or another a right or privilege with respect to land and/or energy/mineral resources.

The Company, acting herein and through J. F. BURNS, its Vice President, has and does hereby appoint C. F. GEE, of Tulsa, Oklahoma, its true and lawful Attorney-in-Fact.

The Attorney-in-Fact shall have the power and authority for, on behalf of, and in the name of, the Company (whether for the Company acting alone, or for the Company acting jointly with other party or parties) to bid on, apply for, contract for, purchase and acquire, directly or by assignment, interests in lands and energy/mineral resources upon any and all property of every nature and kind, whether privately or publicily owned, including without limitation the submerged lands of the Outer Continental Shelf, and Indian Lands covered by or set out in the various Acts senumerated in Title 25 of the Code of Federal Regulations; to assign, let or sublet any interest in lands or energy/mineral resources; to make, execute, acknowledge and deliver unit, pooling, cooperative, communitization, joint operating, or any other agreements with any other person or persons, whether natural or corporate, covering and binding lands and energy/mineral resources belonging to the Company and property of such other person or persons, whether or not under any such agreement the Company is designated as the Operator; to designate as Operator any other person or persons when required or permitted by applicable local, state or federal regulations; to reassign or release and surrender any interest; to cancel or terminate any operating or other agreement; to make agreements whereby the Company recognizes pledges and assignments of rentals and royalties payable under leases or subleases held by it, and agrees to make payment of such rentals or royalties to the pledgees or assignment for any and all disputes, claims or litigation affecting operations, lands, energy/mineral resources and/or any interest therein, whereunder the Company is a party or owns rights with respect thereto, including disputes and litigation involving claims for damages and injuries (including deaths) to property or persons, including property owned by employes of the Company arising out of or connecting with operations conducted by the Company or others; to contract f

or operated by the Company, and to undertake or agree to treat or process natural gas from wells owned or operated by the Company and from wells owned or operated by others; to enter into gas and from wells owned or operated by others; to enter into gas storage or deferred production agreements and gas balancing storage or deferred production agreements and gas balancing agreements; to agree to pay overriding or other royalties, agreements; to agree to pay overriding or other royalties, carried interests, or other interests in production measured by the the amount or value of energy/mineral resources produced by the the amount or value of energy/mineral resources produced by the company or others for its account; to sell, lease, exchange or dispose of equipment, materials and supplies which in his opinion are no longer required for use in the business of the Company; to grant, acquire or release, in whole or in part, servitudes, easements and rights-of-way; to grant, bargain, sell, convey and assign any lands, property, or other interests belonging to the company; to receive, receipt for and collect such sums of money company; to receive, receipt for and collect such sums of money as may be due and payable to the Company; to make, execute acas may be due and payable to the Company; to make, execute acas may be due and payable to the Company; to make, execute acas may be due and payable to the Company; to make, execute acas may be due and payable to the Company; to make, execute acas may be due and payable to the Company; to make, execute acas may be due and payable to the Company; to make, execute acas may be due and payable to the Company; to make, execute acas may be due and payable to the Company; to make, execute acas may be due and payable to the Company; to make, execute acas may be due and payable to the Company; to make, execute acas may be due and payable to the Company; to make, execute acas may be due and payable to the Company; to make, execute acas may be due and payable to the Company; to make, ex

The authority herein granted to file offers to lease with respect to Public Domain and Acquired Lands under Group 3100 of Title 43, Code of Federal Regulations is hereby specifically limited to filing such offers for the sole and exclusive benefit of the Company and not in behalf of any other person in whole or in part (although, as aforesaid, said Attorney-in-Fact is authorized to make such filings in the name of the Company, whether for the Company acting alone, or for the Company acting jointly with any other party or parties, and except to the extent of making such filings for TEXACO Inc. or another of its subsidiaries, if duly empowered). Said Attorney-in-Fact is specifically prohibited from filing offers on behalf of any other participant. Said Attorney-in-Fact is hereby specifically authorized to execute all statements of interest and of holdings in behalf of the Company and to execute all other statements required, or which may be required, by the Acts and the regulations relating to oil and gas leasing on the Public Domain and Acquired Lands, and the Company agrees to be bound by such representations of said Attorney-in-Fact and waives any and all defenses which may be available to the Company to contest, negate or disaffirm the actions of said Attorney-in-Fact under this Power of Attorney. The authorities granted pursuant to this paragraph do not apply to filings made with respect to Outer Continental Shelf leases or operations thereon, nor do they authorize the Attorney-in-Fact to file for leases on tracts under the Department of the Interior's Simultaneous Filing System (43 CFR Subpart 3112) for which Texaco Inc. or another of its subsidiaries has filed or will file.

Effective as of the date stated below, this Power of Attorney supersedes all powers of attorney granted to said C. P. GEE prior to said date and all of such prior powers of attorney are hereby revoked, annulled and set aside as of said date. Specifically revoked and replaced hereby is that Power of Attorney given to C. F. Gee dated 15 November 1979.

C. F. GEE shall remain the true and lawful Attorney-in-Fact of the Company from the date hereof until such time as this instrument has been revoked by proper instrument of revocation. IN WITNESS WHEREOF, the Company, acting by J. P. BURNS and under its seal has executed this instrument at Houston, Texas, on this day of FRBAWKY, 1986.

ATTEST:

GETTY OIL COMPANY

STATE OF TEXAS

ss.

COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally appeared J. F. BURNS, Vice President of GETTY OIL COMPANY, 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 and deed of GETTY OIL COMPANY, and that he executed the the act and deed of GETTY OIL COMPANY, and that he executed the same as the act and deed 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 day of

_, 1986. EBRUMRY

Notary Public in and for

The State of Texas

e oranioned expires

RECORDED AT THE REQUEST OF 182 331

'88 AUG 22 A8 24

OFFICIAL RECORDS
EUREKA COUNTY, NEVADA
M.N. REBALEATI. RECORDER FEE \$ 8.00 FILE NO. 120763