01-11-623 1:28159:: Form Udal 3 (June 1943) UNITED STATES FORM APPROVED. DEPARTMENT OF THE INTERIOR OMB NO. 1004-6034 Expires: August 31, 1989 BUREAU OF LAND MANAGEMENT ASSIGNMENT OF RECORD TITLE INTEREST IN A Lease Senal No LEASE FOR OIL AND GAS OR GEOTHERMAL RESOURCES N-47194 Lease Effective Date Mineral Leasing Act of 1920 (30 U.S.C. 181 et seq.) (Anniversary Date) Act for Acquired Lands of 1947 (30 U.S.C. 351-359). Geothermal Steam Act of 1970 (30 U.S.C. 1001-1025). FEBRUARY 1, 1988 lew Scriat No. Department of the Interior Appropriations Act, Fiscal Year 1981 (42 U.S.C. 6508) Type or print plainly in ink and sign in ink. PART A: ASSIGNMENT MARATHON OIL COMPANY 50% PENNZOIL EXPLORATION AND PRODUCTION COMPANY 502 1. Assignee P. O. BOX 3128 P. O. BOX 2967 Street: City. State. ZIP Code HOUSTON, TEXAS HOUSTON, TEXAS 77753 77252-2967 \*If more than one assignee, check here to and list the name(s) and address(es) of all additional assignees on the reverse of this form or on a separate attached sheet of paper. This record title assignment is for: (Check one). [X Oil and Gas Lease, or . Genthermal Lease Interest conveyed: (Check one or both, as appropriate) XXRecord Title. Overriding Royalty, payment out of production or other similar interests or payments 2. This assignment conveys the following interest: Land Description Percent of Interest Percent of Additional space on reverse, if needed. Do not submit documents or agreements other than Overriding Royalty or Similar Interests Owned Conveyed this form; such documents or agreements shall only be referenced herein Reserved Previously TWP 23N, RGE 53E, MOUNT DIABLO MERIDIAN SEC 1: LOTS 1, 2, 3, 4, S/2N/2, S/2 1007 1007 NONE 5.0% NONE SEC 2: LOTS 1, 2, S/2NE/4; S/2, NW/4 (PRO DIA #165 f 8/8th ALL (PRO DIA #165) 13: LOTS 3.4, S/2NW/4; E/2, SW/4(PRO DIA #165) LOTS 1, 2, 3, 4, S/2N/2, S/2 LOTS 1 THRU 7, E/2SW/4, SE/4NW/4, S/2NE/4, { SEC SEC 5: ( SEC 6: SF/4 SEC 7: LOTS 1, 2, 3, 4, E/2M/2, E/2 SEC 8: ALL EC 9: N/2, SE/4; SW/4(PRO DIA #165) EC 10: ALL SEC 11: WHAT RECORDS PETERN TO N/2, SW/4(PRO DIA #165); SE/4 SEC 12: ALL PART SHOT OH COSESSIA COM ACTS & 19 00 0805 P 0 06 0128 00 2325 HOUR ON, 11 20 2223 SEC 13: ALL SEC 14: ALL 10,181.57 ACRES SEC 15: ALL EUREKA COUNTY, NEVADA SEC 16: FOR BLM USE ONLY-DO NOT WRITE BELOW THIS LINE UNITED STATES OF AMERICA This assignment is approved solely for administrative purposes. Approval does not warrant that either party to this assignment holds legal equitable title to this lease. K Assignment approved for above described lands. Assignment approved for attached land description \_ APR 1 1989

Assignment approved effective

Assignment approved for land description indicated on reverse

APR: 2 7 1989

(Date)

Chief, Branch of Lands

& Minerals Operations (Tale)

In the event Assignees shall at any time desire to surrender said lease as to all or any part of the above-described lands, Assignees shall so notify 2 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 Assignees thereof in writing within fifteen (15) days thereof, by notifying Assignees thereof in writing within fifteen (15) days after receipt by Assignor of such notice, whereupon Assignees 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 Assignees 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 be reasonably necessary. Any reassignment under the terms of this attached rider to this assignment shall be free and clear of all burdens, encumbrances or outstanding interests other than those existing on the date hereof. interests other than those existing on the date hereof.

THE STATE OF TEXAS

COUNTY OF HARRIS

On January 3, 1989, before me, a notary public, personally appeared DANIEL WOLF, who acknowledged to me that he executed the above instrument.

My Commission Expires: 9-8-90

SUSAN V. PORTER
NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS

PART B: CERTIFICATION AND REQUEST FOR APPROVAL

1. The assignoi ceitifies as owner of an interest in the above designated lease that he/she hereby assigns to the above assignee(s) the rights specified above.

Assigner certifies as follows: (a) Assigner is a curren of the United States; an asswaration of such criticins, an inuncipality; 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, assigner is a criticin, national, or resident alien of the United States or asswaration of such criticins, nationals, resident aliens or private, public or municipal corporations, (b) Assigner is not considered a minor under the laws of the State in which the lands covered by this assignment are located, (c) Assigner's chargeable interests, direct and addirect, in either public divinant or acquired lands, do not exceed 200,000 acres in oil and gas options or 246,000 in oil and gas leaves in the same State, or 300,000 acres in elases and 200,000 acres in options in each leasing District in Alaska, if this is an oil and gas leave issued in accordance with the Mineral Leasing Act of 1920 or 51,200 acres in any one State if this is a genthermal lease; (d) All parties bioliting an interest in the assignment are otherwise in compliance with the regulations (43 CFR Group 300 or 3200) and the authorizing Acts. (e) Assignee is not compliance with reclamation requirements for all Federal oil and gas leave biolitings as required by sec. 17(g) oil the Mineral Leasing Act; and (f) Assignee is out in violation of sec. 41 of the Mineral Leasing Act.

Assignce's signature to this assignment constitutes acceptance of all applicable terms, conditions, supulations and restrictions pertaining to the lease described herein

For genthermal assignments, an overshing royalty may not be less than one fourth ('4) of one present of the Sabue of output, nor greater than 50 percent of the rate of royalty due to the United States when this assignment is added to all previously created overriding royalties (43 CFR 3241).

I certify that the statements made herein by me are true, complete, and correct to the best of my knowledge and helief and are made in gond faith.

Executed this 3RD day of JANUARY 1989

Name of Assignor as shown on current Jane DANIEL WOLF. James type of prin DANIEL WOLF (Signature) ttorney-in-fact

5353 W. ALABAMA SUITE 303

HOUSTON, TEXAS 77056 (Zir Code) (State)

Assignme MARATHON OLL COMPANY by Mix
Attorney so (1)
Bullock, 111 (Signature)

PENNZOIL EXPLORATION AND PRODUCTION COMPANY

Donald E. Caussey

Title 18 U.S.C. Sec. 1701 makes it a crune for any person knowingly and willfully to make to any Department or agency of the United States any false, fictification or representations as to any matter within its jurisdiction. I BOR 1864 0 1

RECORDED AT THE REGYEST OF
CHINN 19 105 400
Narathon Oil Company
89 JR 18 All 47

STATE OF TEXAS

) ss

COUNTY OF HARRIS

CUPICIAL RECIPEDS
FUREKA COUNTY NE VADA
MN. REEN LATIL RECORDER
FILE NO. 111 \$ 700
128.753

On this day of January, 1989, A.D., before me, a notary public, personally appeared L. M. Bullock, III, known to me to be the person whose name is subscribed to the within instrument as the attorney-in-fact of Marathon Oil Company, and acknowledged to me that he subscribed the name of said Marathon Oil Company thereto, as principal, and his own name as attorney-in-fact, freely and voluntarily and for the uses and purposes therein mentioned.

My commission expires:

October 7, 1989

JUDITH V. ODY. AND Notary Public in and For the State of Texas

STATE OF TEXAS

) ) ss.

COUNTY OF HARRIS

My commission expires:

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