UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

ASSIGNMENT AFFECTING RECORD TITLE TO OIL AND GAS LEASE

PÁRT I

,	FORM APPROVED ONLINO, 1004-0034 Expires: August 31, 1985
-	Leoge Serial No. USL N-11354
	Leose effective date May 1, 1975
	FOR BLM OFFICE USE ONLY
-	New Serial No.

1. Assignee's Name

TEXACO PRODUCING INC.

Address (include zip code)
3350 Wilshire Boulevard

Los Angeles, California 90010

2. Describe the lands affected by this assignment

T. 28 N., R. 52 E., MD Mer.

percent of the record title of the above-designated oil and gos leese, hereby transfers and assigns The undernigned, as owner of 50

Assignment approved as to lands described below

(1180 6 0 1 6 010 °Z

to the assignee shown above, the record title interest in and to such leave as specified below.

Eureka County, Nevada 3. Specify interest or percent of assignor's record title interest being conveyed to assignee 100% 4. Specify interest or percent of assignor's record title interest being conveyed to assignee None 5. Specify interest or percent of record title interest being retained by assigner, if any None 6. Specify overriding regular being reserved by assignor None 6. Specify overriding regular previously received by assignor None 7. If any payments out of production have greviously been created out of this lease, or if any such payments one being reserved, under a Specify assignment, attach statement group full details as to annount, method of payment, and other pertinent forms as provided under a Specify assignment, attach statement group full details as to annount, method of payment, and other pertinent forms as provided under a Specify assignment, attach statement group full details as to annount, method of payment, and other pertinent forms as provided under a Specify assignment, attach statement group full details as to annount, method of payment, and other pertinent forms as provided under a Specify assignment, attach statement group full details as to annount, method of payment, and other pertinent forms as provided under a Specify assignment, attach statement group full details as to annount, method of payment, and other pertinent forms as provided under a Specify assignment, attach the statement group full details as to annount, method of payment of the pertinent forms as provided under a Specify assignment, attach statement group full details as to annount, method of payment of the payment of the pertinent forms as provided under a Specify assignment, attach and connect to the best of my knowledge and betief and are made to good for the specific payment of the specific payment of the payment o	Sec. 18: Lots 1. 2. 3. 4. E4. E4. (A11); Sec. 19: Lots 1. 2. 3. 4. E4. E4. (A11); Sec. 30: Lots 1. 2. 3. 4. E4. E4. (A11); Sec. 31: Lots 1. 2. 3. 4. E4. E4. (A11);		SAME AS ITEM	12
3. Specify interest or percent of assignor's record title interent being conveyed to assignee 100Z 4. Specify interest or percent of record title interent being retained by assigner, if any None None 5. Specify overriding revalty being reserved by assignor None 6. Specify overriding revalty previously reserved or conveyed, if any None 7. If any payments out of production have previously been created out of this lease, or if any such payments are being reserved under assignment, attach statecomet grying full details as to assount, method of payment, and there pertinent forms as provided under 43 CFR3 it is acreed that the obligation to pay any overriding registers or payments out of production of oil created herein, which, when added overriding evalues or payments out of production previously created and to the regality payble to the United States, aggregate in exceeding evaluation of the payments out of production of the percent payments out of the monthly besis is 15 barrels or let CERTIFY That the attended when the average production of oil per well per day averaged on the monthly besis is 15 barrels or let CERTIFY That the attended made between are true, complete, and correct to the best of my knowledge and belief and are made in good for GERTY OIL COMPANY By: A. (Assignor Dignature) (Assignor Dignature) Attorney-in-Fact Bakersfield, California 93389	Containing 2,513.46 acres, more or less			
A. Specify interest or percent of record title interest being retained by assigner, if any S. Specify overriding royalty being reserved by assigner S. Specify overriding royalty previously reserved or conveyed, if any 7. If any payments out of production have previously been created out of this lease, or if any such payments are being reserved under assignment, ottach statement giving full details as to amount, method of payment, and other pertinent torms as provided under 43 CFR 3. It is agreed that the obligation to pay any overriding royalties or payments out of production of oil created herein, which, when added overriding royalties or payments out of production of oil created herein, which, when added overriding royalties or payments out of production previously created and to the royalty payable to the United States, aggregate in excess 17 1/2 percent, shall be suspended when the average production of oil per well per day averaged on the monthly basis is 15 barrels or let I CERTIFY That the statements made herein are true, complete, and correct to the bost of my knowledge and belief and are made in good for GETTY OIL COMPANY By: P. O. Box 11148 (Assignor Rightitus) Attorney-in-Fact Bakersfield, California 93389	Eureka County, Nevada			
A. Specify interest or percent of record title interest being retained by assigner, if any S. Specify overriding royalty being reserved by assigner S. Specify overriding royalty previously reserved or conveyed, if any 7. If any payments out of production have previously been created out of this lease, or if any such payments are being reserved under assignment, ottach statement giving full details as to amount, method of payment, and other pertinent torms as provided under 43 CFR 3. It is agreed that the obligation to pay any overriding royalties or payments out of production of oil created herein, which, when added overriding royalties or payments out of production of oil created herein, which, when added overriding royalties or payments out of production previously created and to the royalty payable to the United States, aggregate in excess 17 1/2 percent, shall be suspended when the average production of oil per well per day averaged on the monthly basis is 15 barrels or let I CERTIFY That the statements made herein are true, complete, and correct to the bost of my knowledge and belief and are made in good for GETTY OIL COMPANY By: P. O. Box 11148 (Assignor Rightitus) Attorney-in-Fact Bakersfield, California 93389	1. Secretary process of percent of assurance's record title interest b	peing conveyed to assignee		1002
S. Specify overriding royalty being reserved by assignor 6. Specify overriding royalty previously reserved or conveyed, if any 7. If any payments out of production have previously been created out of this leane, or if any such payments are being reserved under assignment, attach statement giving full details as to encount, method of payment, and other pertinent torms as provided under 43 CFR3. It is agreed that the obligation to pay any overriding royalties or payments out of production of oil created herein, which, when adde overriding royalties or payments out of production previously created and to the royalty payable to the United States, aggregate in excess overriding royalties or payments out of production of oil per well per day averaged on the monthly besis is 15 barrels or let I CERTIFY. That the statements made herein are true, complete, and correct to the bost of my knowledge and belief and are made in good for GERTY OIL COMPANY By: P. O. Box 11148 (Assignor's Address) Attorney—in—Fact Bakersfield, California 93389				No. 1
6. Specify overriding royalty previously reserved or conveyed, if any 7. If any payments out of production have previously been created out of this leane, or if any such payments are being reserved under assignment, attach statement giving full details as to amount, method of payment, and other pertinent torms as provided under 43 CFR 3. It is agreed that the obligation to pay any overriding royalties or payments out of production of oil created herein, which, when added overriding royalties or payments out of production previously created and to the royalty payable to the United States, aggregate in excess overriding royalties or payments out of production of oil per well per day averaged on the monthly basis is 15 barrels or let it CERTIFY. That the statements made herein are true, complete, and correct to the host of my knowledge and belief and are made in good for CERTY OIL COMPANY By: P. O. Box 11148 (Assignor Bignature) Attorney-in-Fact Bakersfield, California 93389				None
7. If any payments out of production have previously been created out of this leade, or if any such payments are being reserved under assignment, attach statement giving full details as to amount, method of payment, and other pertinent terms as provided under 43 CFR 3. It is agreed that the obligation to pay any overriding royalties or payments out of production of oil created herein, which, when adde overriding royalties or payments out of production previously created and to the royalty payable to the United States, aggregate in excess 17 1/2 percent, shall be suspended when the average production of oil per well per day averaged on the monthly basis is 15 barrels or let I CERTIFY. That the statements made berein are true, complete, and correct to the bost of my knowledge and belief and are made in good in CERTIY OIL COMPANY By: P. O. Box 11148 (Assignor's Address) Attorney-in-Fact Bakersfield, California 93389		eay		42
overriding joyalities or payments out of production previously created and to the royality payment to the United States, and production of oil per well per day averaged on the monthly basis in 15 barrels or let I CERTIFY That the statements made berein are true, complete, and correct to the bost of my knowledge and belief and are made in good in CERTIFY OIL COMPANY By: (Assugned Signature) Attorney-in-Fact Bakersfield, California 93389	assignment, attach statement giving full details as to amount.	method of payment, and other	on of oil created berein.	which, when added
(Assignor's Address) Attorney-in-Fact Bakersfield, California 93389	17 1/2 percent, shall be suspended when the average production CERTIFY That the statements made herein are true, complete, as Executed this 5th day of September . 19 c	of oil per well per day avera and correct to the best of my i	knowledge and belief and t	is 13 perion as seem
Bakersfield, California 93389	(Assignor (Bignsture)	F. O. Box		Ŝ
		Bakersfiel	d, California 93:	
(City) (State) (Zip Coas)		(City)	(State)	(Zip Cods)

(Authorized Officer) Acting

Chief, Branch of Lands

NOV 2 9 1985 & Minerals Operations (Date) (Title)

DEX BO

nonductions on one sheet of both sides of this official form in accord-

THE UNITED STATES OF AMERICA

ASSIGNEE'S REQUEST FOR APPROVAL OF ASSIGNMEN

A. As ... ONEE CERTIFIES THAT the assignee and all other parties in interest (as defined in 43 CFR 3100.0-5(b)) in this

the second se

- 1. Citizens of the United States or qualified elien stockholders in a domestic corporation; associations of the United States; or any State or Territory thereof; or municipalities.
- 2. Of the age of majority in the State where the lands to be assigned are located.
- 3. In compliance with the acreage limitation set forth in 43 CFR 3101.1-5 and 3101.2-4.

September

- B. ASSIGNEE AGREES That, upon approval of this assignment by the authorized officer of the Bureau of Land Management, he will be bound by the terms and conditions of the lease described herein us to the lands covered by this assignment, including, but not limited to, the obligation to pay all rentals and royalties due and accruing under said lease, to condition all wells for proper abandonment, to restore the leased lands upon completion of any drilling operations as prescribed in the lease, and to furnish and maintain such bond as may be required by the lessor to assure compliance with the terms and conditions of the lease and the applicable regulations.
- C. IT IS HEREBY CERTIFIED That the statements made herein are true, complete, and correct to the best of undersigned's knowledge and belief and are made in good faith.

Executed this 5th day of TEXACO PRODUCING INC

. 1985

3350 Wilshire Boulevard

Attorney-in-Fact

Los Angeles,

California (State)

90010 (Zip Code)

Title 18 U.S.C., Section 1001, makes it a crime for any person knowingly and willfully to make to any department or egency of the United States any false, licitious, or fraudulent statements or representations as to any matter within its jurisdiction.

INSTRUCTIONS

- 1. USE OF FORM Use only for ausignment of second title use Cs roma - Oso easy to sustant the case assignment as made out of a lease, a separate instrument of transfor is required for each assignment. A separate instrument of assignment shall be used for each lease out of which an essignment is made.
- 2. FILING AND NUMBER OF COPIES File three (3) completed meanally signed copies in the appropriate BLM office. A \$25.00 monrefundable filing fee must accompany the ensignment. File assignment within amety (90) days after date of final
- 2. EFFECTIVE DATE OF ASSIGNMENT Assignment, if approved, takes effect on the first day of the menth following the date of filing of all required papers. If bond is necessary. must be furnished price to approval of the assign
- 4. EFFECT OF ASSIGNMENT Approval of assignment of a definitely described portion of the leased land creates separate leases of the retained and the sasigned portions. It does not change the terms and conditions of the lease or the ease easiversary date for purposes of payment of annual rental.
- A copy of the lease out of which this assignment is and he obtained from the essigner.

MOTICE

The Privacy Act of 1970 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this ensignment and

AUTHORITY: 30 U.S.C. 181 or. se

PRINCIPAL PURPOSE - The information is to be used to process the assignment and request for approval.

ROUTINE USES:

EFFECT OF NOT PROVIDING INFORMATION - If all the information to not provided, the assignment may be rejected.

OUTINE USES:

(1) The adjudication of the assignee's rights to the land or resource.

(2) Documentation for public information in support of notations made on land status records for the management, disposal, and use of public lands and resources.

(3) Transfer to appropriate Federal agoncies when concurrence is required giver to greating a right in public lands or resources.

(48) Information from the record end/or the record will be transferred to appropriate Federal, State, local or foreign agencies, when relevant to civil, criminal or regulatory inventigations or resources. Gary Williams bel Co-

OFFICIAL RECOPDS EUREKA COUNTY, NEVADA M.M. REBALEATI, PECINIJER FEF 5/700 FRE NO.

130405

The Paperwork Reduction Act of 1980 (44 U.S.C. 350) et neg.) requires un to inform you that:

Boreau of Land Management collects this information pursuant to the Law (see 43 CFR 3106-3(c)).

Buress of Land Management uses the information to create a record of leane assignment and to determine the qualifications of assignees.

A Federal lessee is obligated to report this information under provisions of 43 CFR 3106.

BOOK 204 PAGE 537