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Form 1100-S
February 1971

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

ASSIGNMENT AFFECTING RECORD TITLE
TO OIL AND GAS LEASE
PART I

FORM APPROVED
OMB NO. 02-R1599

Serial No.
N-11354

LAND OFFICE USE ONLY
New Serial No.
Same
2084

RECEIVED
Bur of Land Management

10:00
A.M. MAR 13 1978

NEVADA STATE OFFICE
RENO, NEVADA

The undersigned, as owner of 8 1/3 percent of record title of the above-designated oil and gas lease issued effective May 1, 1975, hereby transfers and assigns to the assignee shown above, the record title interest in and to such lease as specified below.

2. Describe the lands affected by this assignment (See CFR 3101.2-3)
Township 28 North, Range 52 East, MDM
 Section 18: Lots 1 thru 4, E₁, E₂, E₃
 Section 19: Lots 1 thru 4, E₁, E₂, E₃
 Section 30: Lots 1 thru 4, E₁, E₂, E₃
 Section 31: Lots 1 thru 4, E₁, E₂, E₃
 Containing 2,513.46 acres, more or less
 Eureka County, Nevada

3. What part of assignor(s) record title interest is being conveyed to assignee? (Give percentage or share) 100%

4. What part of the record title interest is being retained by assignor(s)? NONE

5a. What overriding royalty or production payments is the assignor reserving herein? (See item 4 of General Instructions, specify percentage) 1/4 of 1%
 b. What overriding royalties or production payments, if any, were previously reserved or conveyed? (Percentage only) 2 3/4%

It is agreed that the obligation to pay any overriding royalties or payments out of production of oil created herein, which, when added to overriding royalties or payments out of production previously created and to the royalty payable to the United States, aggregate in excess of 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 less. Assignor warrants and agrees to defend title against, but only against, all persons claiming by, through or under Assignor.
 THIS FORM REPRODUCED BY AGM CORPORATION, P. O. BOX 631, AMARILLO, TEXAS 79173
 I CERTIFY That the statements made herein are true, complete, and correct to the best of my knowledge and belief and are made in good faith.

Executed this 9th day of January 1978

ATTEST:
W. R. Baker
 W. R. Baker, Assistant Secretary

AGM CORPORATION
T. S. Clopton
 By *T. S. Clopton*, Vice President

P. O. Box 631
 Amarillo, Texas 79173
 (City) (State) (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 agency of the United States any false, fictitious, or fraudulent statement or representations as to any matter within its jurisdiction.

THE UNITED STATES OF AMERICA
 APR 22 1978
 Assignment approved as to the lands described below:
 Subject to: *Unit Agreement*
 No. 14-03-Eng 14643 (P 35478) approved
 JAN 28 1978 *Amoco Production Company*
 Date Terminated *Unit Operator*
 Assignment approved effective April 1, 1978
4-1-78
 By *Jean L. Chodin Acung*
 (Authorized Officer)

Request for Approval of Assignment Filed
 In Lease Case *11-11978*

Chief, Lands & Minerals Operations April 3,
 (Title) (Date) 1978
 NOTE: This form may be reproduced provided that copies are exact reproductions on one sheet of bond paper of this official form
 in accordance with the provisions of 43 CFR 3106
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PART II

ASSIGNEE'S REQUEST FOR APPROVAL OF ASSIGNMENT

A ASSIGNEE CERTIFIES THAT

1. Assignee is over 21 years of age.
2. Assignee is a citizen of the United States.
3. Assignee is individual Municipality Association Corporation
4. Assignee is the sole party in interest in this assignment (information as to interests of other parties in this assignment or in related leases is presented in Specific Instructions).
5. Filing fee of \$10 is attached hereto from Item 2 of General Instructions.
6. Assignee's interests, direct and indirect, do not exceed 200,000 acres in oil and gas options, or 246,080 chargeable acres in oil and gas leases in the same state, or 340,1100 chargeable acres in leases and options in each leasing district in Alaska.

B ASSIGNEE AGREES to be bound by the terms and provisions of the lease described here, provided the assignment is approved by the Authorized Officer of the Bureau of Land Management.

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 Day of 19

(Assignee's Signature)

(Address, include 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 agency of the United States any false, fictitious, or fraudulent statement or representations as to any matter within its jurisdiction.

GENERAL INSTRUCTIONS

1. Use of Name - Use only the assignee's name in oil and gas leases. Do not use assignments of working or royalty interests, operating agreements or subtitles. An assignment of interest in one lease or over-lease in one lease. If more than one assignment is made out of a tract, file a separate instrument of transfer in each assignment.
2. Filing and delivery of copies - File three (3) completed and executed copies of the assignment with the Bureau of Land Management, except for assignments held prior to January 1, 1971, which may be filed in one copy.
3. Effective date of assignment - Assignment of interest takes place on the first day of the month following the date of filing of all required papers.
4. Overriding royalties or payments out of production - Describes, in an accompanying statement or addendum, amounts or percentages out of produc-

tion created by assignment but not oil and gas, oil payments, oil production are reserved by assignee, unless so stated in attached statement of payment, and other payments being

5. Effect of assignment - Assignment of a definitely described portion of the leased lands creates separate leases. Assignee, upon receipt of assignment, becomes trustee of the assignee's interest in the assigned area and is responsible for complying with all lease laws and regulations, including timely payment of unpaid rental and maintenance of any unleased land, except in the case of assignment of undivided interest, royalties, and overriding payments.

6. A copy of the executed letter, copy of which the assignment is made, should be made available to lessee by assignee.

SPECIFIC INSTRUCTIONS

(Name not enclosed are self-explanatory)

Item 1. State or grant plains, city, townships and section. County, City, town, village or post office, including the state

2001-II

B. Certification of Assignee

1. If assignee is an individual or partnership, attach current financial statement and copy of the original assignment or agreement with the statement.
2. If assignee is a corporation, attach statement showing the names and addresses of stockholders holding 10% or more of the stock.
3. If assignee is a corporation, attach statement concerning the following information if held in its own name:
a) total number of stockholders;
b) total amount of stock held by stockholders;
c) total amount of stock held by stockholders holding 10% or more of the stock;
4. If assignee is a corporation, attach statement concerning the following information if held in the name of another:
a) total amount of stock held by stockholders;
b) total amount of stock held by stockholders holding 10% or more of the stock;

which are created by assignment but not oil and gas, oil payments, oil

production are reserved by assignee, unless so stated in attached statement of payment, and other payments being

made by assignee.

5. Effect of assignment - Assignment of a definitely described portion of the leased lands creates separate leases. Assignee, upon receipt of assignment, becomes trustee of the assignee's interest in the assigned area and is responsible for complying with all lease laws and regulations, including timely payment of unpaid rental and maintenance of any unleased land, except in the case of assignment of undivided interest, royalties, and overriding payments.

6. A copy of the executed letter, copy of which the assignment is made, should be made available to lessee by assignee.

7. If any part of the lease is owned or controlled by or on behalf of any corporation, a statement showing all the interests and buildings must be furnished.

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10. Evidence of qualifications and experience has previously been furnished as required by the above, evidence by affidavit of assignee, which is now filed together with a statement of all documents and instruments of assignment must be in full compliance with the requirements of 43 CFR 3103.

11. Statement of interests - Assignee shall indicate whether or not he is the sole party in interest in the assignment. If not, assignee shall submit a statement of other co-owners or lessees. If there are other parties interested in the assignment, a separate statement shall be made for each and describe briefly the nature of interest of each person. If there are other persons interested in the assignment, all interested parties must furnish affidavits. These affidavits must be held in trust. Separate statements and written agreements of any kind shall not be made during Section 15 days after filing assignment.

State of TEXAS

County of POTTER

The foregoing instrument was acknowledged before me by

T. S. Clinton Vice President of
AGM Corporation, this 9th day of
January, 1978.

Witness my hand and official seal.

Notary Public
My Commission Expires 11-7-79

BOOK 204 PAGE 542

RECORDED AT THE REQUEST OF
BOOK 204 PAGE 541
Gary Williams Del Co-
19 OCT 19 P1 08

OFFICIAL RECORDS
EUREKA COUNTY, NEVADA
M.W. REBALEK & L. PEZLER
FILE NO. FEE \$700

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