05771 Form Albana (1971)
Octobration 1971)
DEPARTMENT OF THE INTERIOR
REPORT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT FORM APPROVED Serial No. 11 - 17244 ASSIGNMENT AFFECTING RECORD TITLE TO OIL AND GAS LEASE PART I

Same

P. O. Fox 5633 Derver, Colorado E0217 1:305.87

The undersigned as owner of 100 percent of recording tive thing. January 1, 1979 hereby transmitterest in and to such lease as specified below	d title of the above- ilers and assigns to	designated oil and gas the assignee shown abo	lease issued elfo we, the record to
2 Describe the lands affected by this assignment of Touriship 18 North - Range 50 Last Section 1: Loca I thru 4, Spile, Section 2: Lots I thru 4, Spile, Section 3: L		acres.	
3 What part of assignor(s) record title interest is bein	g conveyed to assig	nee' (line percentage	or share) 100
4 That part of the record title interest is being retained		lione	
50 What overriding royalty or production poyments is the times. Specify percentage 1 5% of 6/8ths b. What overriding royalties or production payments. contyst idone		400	
I CERTIFY That the statements made herein are true, cound are made in good faith Executed this 2rd day of January AUGUST AUGUST Arynand's Signature;	. 19 79	to the best of my kno Center Luilling (Assgnor's Address)	wledge and bei
Title 18 U.S. C. Serving 1011, makes of a crime for any person	Denver (City)	Colorado (State)	80203 (Zip Cod
marks any tailer, factions, or fraudulem statement or	representations as to	y to make to any departme any malter within sto juris	nt or agency of t diction
THE UNITED ST Assignment approved as to the lands described below: Same as 11um 2	TATES OF AMERICA		
Assignment approved effective 4/1/79	. By flage	(Authorized Officer)	ell
RARKOOS R	Chief, Lands		3/30/79

BIBM205 PASE38 drats Operations (Title)

15.57

3001205m(138+ PART II ASSIGNEE'S REQUEST FOR APPROVAL OF ASSIGNMENT A ASSIGNEE CERTIFIES THAT 1 Assignee is over 21 years of oge.
2 Assignee is a citizen of the United Stotes. Corporation N-7015 4 Assignee is the sole party in interest in this assignment (information as to interests of other parties to this 4 Assignee is the sole party in interest in this assignment impormation as to interests of other parties to this assignment import he furnished as prescribed in Specific Instructions).

5 Filing fee of \$40 is attached (see Item 2 of General Instructions).

6 Assignee's interests, direct and indirect, do not exceed 200,000 acres in oil and gas options, at 246,080 chargeable acres in options and leases in the same state, or 300,000 chargeable acres in leases and options in path leaseing distinct in Alacha. 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 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.

See form a submitted to have defined from and contains out of the provisions thereof as of the gase of time and the assessment.

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. . 8979 March Executed this 341 day of BUTTES RESOURCES COMPANY ATTORNEY IN FACT BUTTES RESOURCES COMPANY P. O. Box 5083 Denver, Colorado 80217 (Address, include zip code) Title 18 U.S.C. Section 1001, makes it a crime for any person becomingly end willfully to take to any department or agency of the United States any folios, fictitious, or froudulent statements or representations as to only matter within its jurisdiction. Kansis, New Menero, Wyconing, Montona, Celevado, Usak, Nikarka, Nicih Daleta, South Daleta ACANUWIE: HiMENT — INDIVIDUAL STATE OF COLORADO BEFORE ME the undersugard, a Neary Politic, to and for soid County and State, on this 2nd January 1979 proces, specied Sugame D. Eucy 1. Peyton Eucy, her hustand, , to me forces to be the identical person. S , described in and who executed the within and foregoing instrument of urning one absorbed to each that they day executed the same as their and voluntary act and deed for the uses and emphase descripts on their I voluntary set and deed but the use set sure for the brief and affect my criterial oral the day and very last above entired IN WITNESS WHEREOF, I have breezen out on a burnt and affect my criterial oral the day and very last above the Natury Politics.

Notary Politics

Notary My Commission Express December 7, 1981

2861305 PAGE 382

RLASSIGNALIA KIDIR

Assignces accept this Assignment with the express understanding that its provisions will apply to any renewal, exchange, extension or alteration of the basic lease, in thole or in part. If the Assingces, their successors or assigns, should at any time desire to release, relinquish, surrender, or let expire said should at any time desire to release, relinquish, surrender, or let expire said oil and Gas Lease as to all or any portion of the above described lands, Assignces shall notify Assignor in writing at least forty-five (45) days in advance of the sproposed release, relinquishment, surrender, or expiration date. Assignor shall have the right within fifteen (15) days after receipt of any such notice to elect have the right within fifteen (15) days after receipt of any such notice to elect to take reassignment of said oil and Gas Lease, or any portion thereof. In the event Assignor so elects, he shall notify Assignces in writing within said fifteen event Assignor so elects, he shall notify Assignce in writing within said fifteen (15) day period, and Assignces shall reassign to Assignor the interest which Assignces have elected to release, relinquish, surrender, or let expire. However, Assignces shall not be liable to Assignor in damages for any reason in this regard in an amount greater than the bonus paid for this Assignment. Any reassignment and amount greater than the bonus paid for this Assignment. Any reassignment will be free and clear of all burdens, encompared to the terms of this paragraph shall be free and clear of all burdens, encompared to the terms of this paragraph shall be free and clear of all burdens, encompared to the terms of this paragraph shall be free and clear of all burdens, encompared to the terms of this paragraph shall be free and clear of all burdens, encompared to the terms of this paragraph shall be free and clear of all burdens.

RECORDED AT THE REQUEST OF Lang Williams (il producer 789 OCT 30 P3 24

> EURENA CIUNI NEVADA MN. REBALEATI, RECORDER FEE 8700 FUE NO. 1:0587

800K205 PAGE383