

Form 3110-4  
(February 1971)  
OPTIONAL REPRODUCTION BY  
Permit No. Denver 300-1001

UNITED STATES  
DEPARTMENT OF THE INTERIOR  
BUREAU OF LAND MANAGEMENT

ASSIGNMENT AFFECTING RECORD TITLE  
TO OIL AND GAS LEASE  
PART I

Buttes Resources Company  
P. O. Box 5083  
Denver, Colorado 80217

FORM APPROVED  
(FBI) NO. 02-11550

Serial No. N - 17246

LAND OFFICE USE ONLY

New Serial No. Same

130595

The undersigned, as owner of 100 percent of record title of the above-designated oil and gas lease issued effective January 1, 1979, 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 101.2-1)  
Township 18 North - Range 50 East  
Section 7: Lots 1 thru 4, B<sub>1</sub>, B<sub>2</sub>, B<sub>3</sub>  
Section 8: All  
Section 9: All  
Section 10: All  
Located in Eureka County, Nevada, containing 2488.32 acres.

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 to the assignor reserving herein? (See Item 6 of General Instructions, specify percentage) 5% of 8/8ths

b. What overriding royalties or production payments, if any, were previously reserved or conveyed? (Percentage only) None

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 in the royalty payable to the United States, aggregate in excess of 17 percent, shall be suspended when the average production of oil per well per day averaged on the monthly basis is 15 barrels or less.

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 2nd day of January, 1979

*Rozanne D. Bucy*  
\_\_\_\_\_  
(Assignor's Signature)  
*W. J. Don Bucy*  
\_\_\_\_\_

811 Denver Center Building  
(Assignee's Address)

Denver Colorado 80203  
(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 statements or representations as to any matter within its jurisdiction.

THE UNITED STATES OF AMERICA

Assignment approved as to the lands described below:

Same as item 2

Assignment approved effective 9/1/79

By *Roger A. Darrell*  
\_\_\_\_\_  
(Authorized Officer)

Chief, Lands &  
Minerals Operations

3/30/79  
(Date)

NOTE: This form may be reproduced provided that copies are exact reproductions on one sheet of both sides of this official form, in accordance with the provisions of 43 CFR 3106.

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BOOKS 02 WDEP 1 2

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  Corporation N-7015
4. Assignee is the sole party in interest in this assignment (information as to interests of other parties to this assignment must be furnished as presented in Specific Instructions)
5. Filing fee of \$10 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, or 246,080 chargeable acres in options and leases in the same state, or 300,000 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 8th day of March, 1979

BUTTES RESOURCES COMPANY

*U.S. [Signature]*  
(Assignee's Signature)  
ATTORNEY IN FACT

BUTTES RESOURCES COMPANY  
P. O. Box 5083  
Denver, Colorado 80217  
(Address, include zip code)

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**GENERAL INSTRUCTIONS**

1. Area of land - This area for assignment of interest must be defined in oil and gas terms. Do not use the assignment of a well, or nearby wells, or existing operations, or acreage. Do not include mineral rights, water rights, or other interests. If more than one assignment is made, list of a lease, but do not assign interest in other wells.
2. Filing and number of copies - File this form with the Bureau of Land Management and attach copies of appropriate land title and 640 acreage maps. The Bureau will return copies of this assignment within 60 days after date of filing.
3. Effective date of assignment - Assignment of interest takes effect on the first day of the month following the date of filing of this assignment.
4. Operating agreement or purchase of production - Consideration in an operating agreement and operating agreement or purchase of production must be assigned. Do not use the term "if necessary" or "if production is assigned by assignment contract or other personal arrangement of payment, and other personal arrangements."
5. Other of assignment - Approval of assignment of a 640 acre leasehold interest in the Bureau of Land Management requires approval of assignment by the Bureau of Land Management as to the assignment.

**SPECIFIC INSTRUCTIONS**

Part I - Step in print attached to this form and below. Do not assign a full lease and holding address, including the well.

Part II - Consideration of assignment - Do not assign an interest in an operating agreement, assignment contract, or other personal arrangement, unless the interest is assigned to the assignee in a separate document. Do not assign an interest in an operating agreement, assignment contract, or other personal arrangement, unless the interest is assigned to the assignee in a separate document. Do not assign an interest in an operating agreement, assignment contract, or other personal arrangement, unless the interest is assigned to the assignee in a separate document.

Part III - Signature of assignee - Assignee must sign this form in the presence of a notary public, or some other person in the presence of a notary public. Do not use a signature of a notary public, or any other person, unless the assignee is a notary public. Do not use a signature of a notary public, or any other person, unless the assignee is a notary public.

STATE OF COLORADO, County of DENVER, before me, the undersigned, a Notary Public, to and by and County, and State, on this 2nd day of January, 1979, present & approved, Suzanne D. Bucy, and A. Peyton Bucy, her husband.

BEFORE ME, the undersigned, a Notary Public, to and by and County, and State, on this 2nd day of January, 1979, present & approved, Suzanne D. Bucy, and A. Peyton Bucy, her husband.

and A. Peyton Bucy, her husband.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, and the day and year last above written.

My Commission Expires December 7, 1981. Margaret S. Jolly, Notary Public.

REASSIGNMENT RIDER

Assignees accept this Assignment with the express understanding that its provisions will apply to any renewal, exchange, extension or alteration of the basic Lease, in whole or in part. If the Assignees, their successors or assigns, 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, Assignees shall notify Assignor in writing at least forty-five (45) days in advance of the proposed release, relinquishment, surrender, or expiration date. Assignor shall 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 Assignees in writing within said fifteen (15) day period, and Assignees shall reassign to Assignor the interest which Assignees have elected to release, relinquish, surrender, or let expire. However, Assignees 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 under the terms of this paragraph shall be free and clear of all burdens, encumbrances, or outstanding interests other than those existing on the day hereof.

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RECORDED AT THE REQUEST OF

BOOK 205 PAGE 419

Wray-Williams Oil

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Producers

OFFICIAL RECORDS

ELDERA COUNTY, NEVADA

PLM REGALERT RECORDER

FILE NO. FEES 7.00

130595

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