

131090

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

**ASSIGNMENT OF RECORD TITLE INTEREST IN A
LEASE FOR OIL AND GAS OR GEOTHERMAL RESOURCES**

112 4 1989

Mineral Leasing Act of 1920 (30 U.S.C. 181 et seq.)
Act for Acquired Lands of 1947 (30 U.S.C. 351-359)

Geothermal Steam Act of 1970 (30 U.S.C. 1001-1025)
Department of the Interior Appropriations Act, Fiscal Year 1981 (42 U.S.C. 6508)

I-NU-645	
<i>CIA</i>	
FORM APPROVED	
OMB NO. 1604-0334	
Expires: August 31, 1982	
FEBRUARY 1, 1988	
New Serial No.	

Type or print plainly in ink and sign in ink.

PART A: ASSIGNMENT

1. See MARATHON OIL COMPANY 50% PENNZOIL EXPLORATION AND PRODUCTION COMPANY 50%
P. O. BOX 3128 P. O. BOX 2967
Same, ZIP Code HOUSTON, TEXAS 77253 HOUSTON, TEXAS 77252-2967

If there are one assignee, check here and list the name(s) and address(es) of all additional assignees on the reverse of this form or on a separate sheet of paper.

Record title assignment is for: (Check one) Oil and Gas Lease, or Geothermal Lease

Record Title **Overriding Royalty**, payment out of production or other similar interests or payments

2. Assignment conveys the following interest:

FOR FILM USE ONLY—DO NOT WRITE BELOW THIS LINE

UNITED STATES OF AMERICA

This document is approved solely for administrative purposes. Approval does not warrant that either party to this assignment holds legal or
equitable title to this lease.

~~Exempt approved for above described lands.~~

Assurances approved for attached land descriptions

Asset approved effective **JAN 01 1990** Assignment approved for land description indicated on reverse

Marta S. Bopal BOOK 207 PAGE 774 front. Chief Branch of Lands & Minerals Operations DEC 21 1989

[Redacted] ADDITIONAL SPACE FOR NAMES AND ADDRESSES OF ADDITIONAL ASSIGNEES IF THERE ARE FIVE OR MORE OR IF THE FORM IS NOT SUFFICIENTLY LARGE
needed

IF EVENT ASSIGNEES SHALL AT ANY TIME DESIRE TO SURRENDER SAID LEASE AS TO ALL OR ANY PART OF ABOVE DESCRIBED LANDS, ASSIGNEES SHALL SO NOTIFY ASSIGNOR IN WRITING THEREOF AT LEAST FIFTEEN (45) DAYS IN ADVANCE OF THE NEXT ANNIVERSARY DATE OF THE LEASE, AND ASSIGNOR SHALL 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 AFTER RECEIPT BY ASSIGNOR OF SUCH NOTICE, WHEREUPON ASSIGNEES SHALL, IN DUE COURSE, REASSIGN TO ASSIGNOR ALL 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, PARTIES THEN ENTITLED THERETO, IN ACCORDANCE WITH THE TERMS OF SUCH LEASE, AND ASSIGNOR AS TO JOIN IN THE EXECUTION AND DELIVERY OF SUCH INSTRUMENT OF SURRENDER AS MAY BE 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.

PART B: CERTIFICATION AND REQUEST FOR APPROVAL

Assignor certifies as owner of an interest in the above designated lease that he/she hereby assigns to the above assignee(s) the rights specified above. Assignee certifies as follows: (a) Assignee is a citizen of the United States, an association of such citizens; a municipality; or a corporation organized under the laws of the United States or of any State or territory thereof. For the assignment of NPL-A leases, assignee is a citizen, natural, or resident alien of the United States or a citizen of such citizens; nationals, resident aliens or private, public, or municipal corporations; (b) Assignee is not considered a minor under the laws of the State in which the lands covered by this assignment are located; (c) Assignee's assignable interests, direct and indirect, in either public domain or acquired lands do not exceed 1,000 acres in oil and gas royalties or 246,000 in oil and gas leases in the same State, or 300,000 acres in leases and 200,000 acres in options in each leasing District or State, if this is an oil and gas lease issued in accordance with the Mineral Leasing Act of 1920 or 51,200 acres in any one State if this is a gubernatorial lease; (d) All leses holding an interest in the assignment are otherwise in compliance with the regulations (43 CFR Group 3101 or 3200) and the authorizing Acts; (e) Assignee is in compliance with reclamation requirements for all Federal oil and gas lease holdings as required by sec. 17(g) of the Mineral Leasing Act; and (f) Assignee is not in violation of sec. 41 of the Mineral Leasing Act.

Assignee's signature on this assignment constitutes acceptance of all applicable terms, conditions, stipulations and restrictions pertaining to the lease described herein.

In mineral assignments, an overriding royalty may not be less than one-fourth (1/4) of one percent of the value of output, nor greater than 50 percent of the rate of royalty for the United States when this assignment is added to all previously created overriding royalties (43 CFR 3241).

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

dated this 11th day of OCTOBER, 1989

Executed this 12th day of October, 1989

Assignor as shown on current lease DIANE R. WOLF
Please type or print

Diane Wolf (Signature) SS#

Assignee LAWRENCE M. BULLOCK, III
(Signature)

5353 W. ALABAMA SUITE 303

(Assignee's Address)

HOUSTON, TEXAS 77056

(City) (State) (Zip Code)

Assignee MARATHON OIL COMPANY

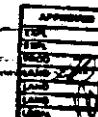
By *J. R. Bullock* (Signature)

Attorney-in-Fact L. M. Bullock, III (Signature), ATTORNEY-IN-FACT

PENNZOIL EXPLORATION AND PRODUCTION COMPANY

Donald E. Caussey (Signature)

Donald E. Caussey, Attorney-in-Fact



U.S.C. Sec. 1001 makes it a crime for any person to bear false witness, to conceal, destroy, or offer to represent to any officer, employee, or agent of the United States any false, fictitious, or fraudulent statement or representation as to any matter within their power to investigate or audit.

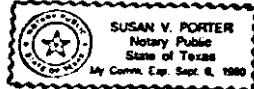
BOOK 207 PAGE 72

STATE OF TEXAS

NTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally
cared DIANE R. WOLF, known to me to be the person whose name is
cribed to the foregoing instrument, and acknowledged to me that she
cuted the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this 11th day of October,
9.



Susan V. Porter
NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

FILED AT THE REQUEST OF Marathon Oil Company
on 10-22-1980 at 3 min. past 2 P.M.
RECORDS OF EUREKA COUNTY, NEVADA M.M. REBALLET, Recorder
File No. 131100
Fee \$ 7.00
Book 207, page 73 Eureka County Recorder
M.M. Reballet

BOOK 207 PAGE 73