UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
NEVADA STATE OFFICE
850 HARVARD WAY
P. 0. BOX 12000
RENO, NEVADA 89520

132025

2-23-1990 (Date)

TO WHOM IT MAY CONCERN:

I HEREBY CERTIFY that the attached reproduction(s) is a copy of documents on file in this office.

IN TESTIMONY WHEREOF I have hereunto subscribed my name and caused the seal of this office to be affixed on the above day and year.

(Authorized Signature)

RENO, NEVADA
(Office Location)

FEB 2 6 1990

BOOK 209 PAGE 238

NV 1270-13 (January 1906)

UNITED STATES

DEPARTMENT OF THE INTERIOR **BUREAU OF LAND MANAGEMENT**

RECEIVED Bur. of Land Management ASSIGNMENT OF RECORD TITLE INTEREST IN A APR 13 1989 LEASE FOR OIL AND GAS OR GEOTHERMAL RESOURCES

9:00 A.M.

NEVADA STATE OFFICE RENO, NEVADA

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)

Lease Serial No.

N-42854

Lease Effective Date (Anniversary Date)

June <u>01,</u> 1988

New Serial No.

T	уp	or	print	plaini	y in ink	and s	ign in ink

PART A: ASSIGNMENT

Assignee

Norman H. Foster

Street City, State, ZIP Code 1625 Broadway, Suite 530

Denver, Colorado 80202

*If more than 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 attached sheet of paper.

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

Interest conveyed: (Check one or both, as appropriate) 🛱 Record Title, 🗆 Overriding Royalty, payment out of production or other similar

This assignment conveys the following interest: Land Description	Pe	rcent of Inter	est	Per	cent of
dditional space on reverse, if needed. Do not submit documents or agreements other than	Owned Conveyed	xd Retained	Overriding Royalty or Similar Interests		
ais form; such documents or agreements shall only be referenced herein.	b		d	Reserved e	Previously reserved or conveyed f
Township 24 North, Range 50 East, MDM Sec. 1: Lots 1 thru 4, S½N½, S½ Sec. 2: Lots 1,2,4, S½NE¼, SWÅNW¼, S½ Sec. 3: Lots 1 thru 4, S½N½, S½ Sec. 4: Lots 1 thru 4, S½N½, S½ Sec. 5: Lots 1,2,4, S½NE¼, SEÅNW¼, S½ Sec. 6: Lots 1 thru 7, S½NE¾, SEÅNW¼, E½SW¼, NW¼SE¼, SEÅSE¾ Sec. 7: Lots 1,3,4, SEÅNW¼, E½SW¼, E½ Sec. 8: All Sec. 9: All Sec. 11: All Containing 6028.27 acres, more or less	100%	100%	None	2.50%	None

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 sixty (60) days in advance of the proposed release, relinquishment, surrender, or expiration date. Assignor shall have the right within thirty (30) days after receipt of any such notice to elect to take reassignment of said Oil and Gas Lease, or any portion thereof. event Assignor so elects, he shall notify Assignees in writing within said thirty (30) 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. SOB

6 00K209

∕m 3000-3 sc 1988)

UNITED TATE DEPARTMENT OF THE INTER BUREAU OF LAND MANAGEM

RECEIVED

Bur. of Land Management ASSIGNMENT OF RECORD TITLE INTEREST IN

APR 13 1989 LEASE FOR OIL AND GAS OR GEOTHERMAL RESOUR 9:00

A.M.

NEVADA STATE OFFICE RENO, NEVADA

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)

June 01, 3198

Department of the Interior Appropriations Act, Fiscal Year 1981 (42 U.S.C. 6508)

New Serial No.

Department of the America Appropriations Act, I	150a1 1 0a1 1 2	.01 (12 0.0.1	. 0300,		
Type or print plainly in ink	and sign	in ink.			20 2 2 2 1 1 2 1 2 2
PART A: ASSIGN	MENT		/	1	
1. Assignee* Norman H. Foster Street 1625 Broadway, Suite 530 City, State, ZIP Code Denver, Colorado 80202					
*If more than one assignee, check here \square and list the name(s) and address(es separate attached sheet of paper.) of all addit	ional assignee	s on the rev	erse of this fe	or on a
This record title assignment is for: (Check one) Q Oil and Gas Lease, or [Geotherm	al Lease		\ \	
Interest conveyed: (Check one or both, as appropriate) Descord Title,	Overriding interests or		ment out of	production or	other similar
2. This assignment conveys the following interest:	,				
Land Description Additional space on reverse, if needed. Do not submit documents or agreements other than	Percent of Interest Owned Conveyed Retained		Retained	Percent of Overriding Royalty or Similar Interests	
this form; such documents or agreements shall only be referenced herein.				Reserved	Previously
	ь) _c	đ	e	reserved or conveyed f
Township 24 North, Range 50 East, MDM Sec. 1: Lots 1 thru 4, S½N½, S½ Sec. 2: Lots 1,2,4, S½NE¼, SW¼NW¼, S½ Sec. 3: Lots 1 thru 4, S½N½, S½ Sec. 4: Lots 1 thru 4, S½N½, S½ Sec. 5: Lots 1,2,4, S½NE¼, SE½NW¼, S½ Sec. 6: Lots 1 thru 7, S½NE¼, SE½NW¼, E½SW¼, NW¼SE¼, SE¼SE¼ Sec. 7: Lots 1,3,4, SE½NW¼, E½SW¼, E½ Sec. 8: A11 Sec. 9: A11 Sec. 11: A11 Containing 6028.27 acres, more or less Eureka County, Nevada	100%	100%	None	2.50%	30K 2 0 9 PAGE 2 4 0
FOR BLM USE ONLY—DO NOT WR	ITE BELOW	THIS LINE	<u> </u>	<u> </u>	
United States of Ai					
This assignment is approved solely for administrative purposes. Approval doe	s not warra	nt that either	r party to th	is assign men	t holds legal or
1000	Assignment a	pproved for	attached land	description	•
	Assignment a	pproved for I	land descript	ion indicated	on reverse
1 M h h h h	of this form.	Chief, Branc & Minerals	h of Lands Operations	JUN	0 6 1989
(Authorized Officer)		(Title)		out in the state of	(Date)
TOW PART C. GENERAL INS	TPUCTIO	NC	Tear	र प्रकेष क्रिकेट	- CHAMPING AND A

A STATE OF THE PROPERTY OF METAL STATE OF THE PROPERTY OF THE

				· · · · · · · · · · · · · · · · · · ·	
				· · · · · · · · · · · · · · · · · · ·	and the second
_					
Λn	(Continued): ADDITIONAL SPACE for	Names and addresses of additional assig	nees in Item No. 1, if no	eded, or for Land Description in It	em No. 2, if
	needed.	•	· · · · · · · · · · · · · · · · · · ·	·	
		· Andrews ·		132025	
	:		RECO	OFFICIAL RECORDS RDED AT THE REQUEST OF 209 PAGE 238	
		ACKNOWLEDGEN	MENT	anadarko	-
	1		*9 0	MAR 19 P3:06	
	STATE OF COLORADO)		EUR	ERA COUNTY NEVALLS	
	COUNTY OF DENVER (SS	M.N. File	MERALEATI, RECOGNO	
	On this 16th day	of 1. how	1000 perco	nally appeared	: .
	before me, a Notary P	ublic, SUZANNE D. BUCY	, who acknowle	edged that she	
	executed the foregoin	g instrument.		_ \ \	
		m	21/20	itchett.	
	·		ry Public	crepart.	
	My Commission Expires	/			
	Mos D3, 1990	- /		,	
		//			\/
			\		V
			\ /		
<u></u> ,	PART	B: CERTIFICATION AND F	REQUEST FOR AF	PROVAL	==
. Т	ne assignor certifies as owner of an interest	in the above designated lease that he/s	he hereby assigns to the	bove assignee(s) the rights specific	d above.
. А	ssignee certifies as follows: (a) Assignee is the United States or of any State or territo	a citizen of the United States: an assoc	iation of such citizens; a	municipality; or a corporation organ	nized under the la
	ancieties of such sistens, nationals maide	nt aliens or private, public or municipal	corporations, (b) Assign	e is not considered a minor under t	the laws of the St
	which the lands covered by this assignment			ses and 200,000 acres in options in :	each leasing Disti
ar it 2	which the lands covered by this assignment 10,000 acres in oil and gas options or 246,0	80 in oil and gas leases in the same Stat	e, or 300,000 acres in lea : Act of 1920 or 51,200 a	eres in any one State if this is a gootl	nermal lease; (d) .
ir 2 ir pr	which the lands covered by this assignment 00,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued tries holding an interest in the assignment a compliance with reclamation requirements	80 in oil and gas leases in the same Stat in accordance with the Mineral Leasing are otherwise in compliance with the re- for all Federal oil and gas lease holding	Act of 1920 or 51,200 to gulations (43 CFR Group	3100 or 3200) and the authorizing A	Acts; (e) Assignor
ir 2 ir pr in vi	which the lands covered by this assignment 100,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued tries holding an interest in the assignment a compliance with reclamation requirements olation of sec. 41 of the Mineral Leasing A	80 in oil and gas leases in the same Stat in accordance with the Mineral Leasing re otherwise in compliance with the re- for all Federal oil and gas lease holding ict.	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17(j	3100 or 3200) and the authorizing Ag) of the Mineral Leasing Act; and (Acts; (e) Assigned f) Assigned is not
in 2 in pr in vi	which the lands covered by this assignment 10,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued tries holding an interest in the assignment a compliance with reclamation requirements olation of sec. 41 of the Mineral Leasing Assignee's signature to this assignment constitution.	in oil and gas leases in the same State in accordance with the Mineral Leasing re otherwise in compliance with the refor all Federal oil and gas lease holding act. The same same state in the same state in the reformal federal oil and gas lease holding act.	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17() , conditions, stipulations	3100 or 3200) and the authorizing a g) of the Mineral Leasing Act; and (and restrictions pertaining to the leas	Acts; (e) Assigned f) Assigned is not se described here
it 2: ir pr in vi . A	which the lands covered by this assignment 100,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued tries holding an interest in the assignment a compliance with reclamation requirements olation of sec. 41 of the Mineral Leasing A	in oil and gas leases in the same State in accordance with the Mineral Leasing the otherwise in compliance with the refor all Federal oil and gas lease holding act. The acceptance of all applicable terms may not be less than one-fourth (14) of of the contraction of the contract	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17(j , conditions, stipulations and one percent of the value of	3100 or 3200) and the authorizing a g) of the Mineral Leasing Act; and (and restrictions pertaining to the lea- output, nor greater than 50 percent of	Acts; (e) Assigned f) Assigned is no se described here
in 20 in vi	which the lands covered by this assignment 100,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued tries holding an interest in the assignment a compliance with reclamation requirements olation of sec. 41 of the Mineral Leasing Assignee's signature to this assignment constitution of the Mineral Leasing Assignee's signature to this assignment constitution of the Mineral Leasing Assignment assignments, an overriding royalty	in oil and gas leases in the same State in accordance with the Mineral Leasing the otherwise in compliance with the region all Federal oil and gas lease holding act. In the sacceptance of all applicable terms may not be less than one-fourth (1/4) of cadded to all previously created overriding	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17(j , conditions, stipulations one percent of the value of ng royalties (43 CFR 324	3100 or 3200) and the authorizing a g) of the Mineral Leasing Act; and (and restrictions pertaining to the lea- output, nor greater than 50 percent of 11).	Acts; (e) Assigned f) Assigned is no se described here
in 2: in pi	which the lands covered by this assignment 10,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued arties holding an interest in the assignment a compliance with reclamation requirements olation of sec. 41 of the Mineral Leasing Assignee's signature to this assignment constituted the United States when this assignment is fy that the statements made herein by me a	in oil and gas leases in the same State in accordance with the Mineral Leasing tre otherwise in compliance with the region all Federal oil and gas lease holding act. tutes acceptance of all applicable terms may not be less than one-fourth (14) of cadded to all previously created overriding true, complete, and correct to the best of the property of the same state.	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17(j , conditions, stipulations; one percent of the value of ing royalties (43 CFR 324 est of my knowledge and	3100 or 3200) and the authorizing a post of the Mineral Leasing Act; and (and restrictions pertaining to the leasung to the le	Acts; (e) Assigned f) Assigned is no se described here
in 22 in puint vi in A or get to certi	which the lands covered by this assignment 100,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued tries holding an interest in the assignment a compliance with reclamation requirements olation of sec. 41 of the Mineral Leasing Assignee's signature to this assignment constitution of the Mineral Leasing Assignment assignments, an overriding royalty the United States when this assignment is	in oil and gas leases in the same State in accordance with the Mineral Leasing tre otherwise in compliance with the region all Federal oil and gas lease holding act. tutes acceptance of all applicable terms may not be less than one-fourth (14) of cadded to all previously created overriding true, complete, and correct to the best of the property of the same state.	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17(j , conditions, stipulations one percent of the value of ng royalties (43 CFR 324	3100 or 3200) and the authorizing a post of the Mineral Leasing Act; and (and restrictions pertaining to the leasung to the le	Acts; (e) Assigned f) Assigned is no se described here
arit 22 ir print vi . A cor get ue to certi	which the lands covered by this assignment 10,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued arties holding an interest in the assignment a compliance with reclamation requirements olation of sec. 41 of the Mineral Leasing Assignee's signature to this assignment constituted the United States when this assignment is fy that the statements made herein by me a	in oil and gas leases in the same Stat in accordance with the Mineral Leasing re otherwise in compliance with the refor all Federal oil and gas lease holding act. nutes acceptance of all applicable terms may not be less than one-fourth (14) of cadded to all previously created overriding true, complete, and correct to the beautiful to the complete.	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17(j , conditions, stipulations; one percent of the value of ing royalties (43 CFR 324 est of my knowledge and	3100 or 3200) and the authorizing a post of the Mineral Leasing Act; and (and restrictions pertaining to the leasung to the le	Acts; (e) Assigned f) Assigned is not see described here of the rate of royal
aritical in a control in a cont	which the lands covered by this assignment 10,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued arties holding an interest in the assignment a compliance with reclamation requirement as olation of sec. 41 of the Mineral Leasing Assignee's signature to this assignment constitute the United States when this assignment is fy that the statements made herein by me and the statements assignment is assigned this day of Fe of Assignor as shown on current lease.	in oil and gas leases in the same State in accordance with the Mineral Leasing the otherwise in compliance with the region all Federal oil and gas lease holding let. The following the second of all applicable terms may not be less than one-fourth (14) of conded to all previously created overriding the true, complete, and correct to the beautiful of the second of	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17(), conditions, stipulations one percent of the value of ing royalties (43 CFR 324 est of my knowledge and executed this	3100 or 3200) and the authorizing a go of the Mineral Leasing Act; and (and restrictions pertaining to the leasurement, nor greater than 50 percent of 1). belief and are made in good faith. day of Agric	Acts; (e) Assigned f) Assigned is not se described here
aritical in a control in a cont	which the lands covered by this assignment 10,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued arties holding an interest in the assignment a compliance with reclamation requirement as olation of sec. 41 of the Mineral Leasing Assignee's signature to this assignment constitute the United States when this assignment is fy that the statements made herein by me and the statements assignment is assigned this day of Fe of Assignor as shown on current lease.	in oil and gas leases in the same State in accordance with the Mineral Leasing the otherwise in compliance with the refor all Federal oil and gas lease holding lect. The same of all applicable terms may not be less than one-fourth (14) of conded to all previously created overriding the true, complete, and correct to the best true, complete, and correct to the best true, complete, and correct to the best true. The same of the same State in the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the reformation of the same State in accordance with the reformation of the reformation of the same State in accordance with the reformation of the reformation of the reformation of the same State in accordance with the reformation of the reformation of the same State in accordance with the reformation of the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the reformation of the same State in accordance with the same St	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17(), conditions, stipulations one percent of the value of ing royalties (43 CFR 324) est of my knowledge and executed this	3100 or 3200) and the authorizing a post of the Mineral Leasing Act; and (and restrictions pertaining to the leasung to the le	Acts; (e) Assignee is not see described here of the rate of royal
arit 22 in print vi vi . A for get to certification of the certification	which the lands covered by this assignment 10,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued arties holding an interest in the assignment a compliance with reclamation requirements olation of sec. 41 of the Mineral Leasing Assignee's signature to this assignment constituted the United States when this assignment is fy that the statements made herein by me and the this statements are dead this day of Fellow Assignor as shown on current lease States are States as a statement on current lease States are States as a statement on current lease States are States as a statement on current lease States are States as a statement on current lease States are States as a statement on current lease States are States as a statement on current lease States are statement on current lease statement o	in oil and gas leases in the same State in accordance with the Mineral Leasing the otherwise in compliance with the region all Federal oil and gas lease holding lect. The same of all applicable terms may not be less than one-fourth (1/4) of conded to all previously created overriding the true, complete, and correct to the best property of the same of	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17(), conditions, stipulations one percent of the value of ing royalties (43 CFR 324) est of my knowledge and executed this	3100 or 3200) and the authorizing a go of the Mineral Leasing Act; and (and restrictions pertaining to the leasurement, nor greater than 50 percent of 1). belief and are made in good faith. day of Agric	Acts; (e) Assignee is not see described here of the rate of royal
aritization in the control of the co	which the lands covered by this assignment 10,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued arties holding an interest in the assignment a compliance with reclamation requirements olation of sec. 41 of the Mineral Leasing Assignee's signature to this assignment constituted the United States when this assignment is fy that the statements made herein by me and this day of Fe of Assignor as shown on current lease States of Assignor as shown on current lease (Signature 176 Lincoln Street, Suite	in oil and gas leases in the same State in accordance with the Mineral Leasing the otherwise in compliance with the report all Federal oil and gas lease holding lect. The same of all applicable terms may not be less than one-fourth (14) of conded to all previously created overriding the true, complete, and correct to the best true, complete, and correct to the best true, complete, and correct to the best true. The same of the same State in the same State in accordance to the best true, complete, and correct to the best true, complete, and correct to the best true. The same of the same State in accordance with the report in accordance in the same State in accordance with the report in accordance with the report in the report in accordance with	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17(), conditions, stipulations one percent of the value of ing royalties (43 CFR 324) est of my knowledge and executed this	3100 or 3200) and the authorizing (s) of the Mineral Leasing Act; and (s) and restrictions pertaining to the leasoutput, nor greater than 50 percent (s)). belief and are made in good faith. day of April (Signature)	Acts; (e) Assignee is not see described here of the rate of royal
ir 22 ir print in vi	which the lands covered by this assignment 10,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued arties holding an interest in the assignment a compliance with reclamation requirement a compliance with reclamation requirement a solution of sec. 41 of the Mineral Leasing A ssignee's signature to this assignment constituted the United States when this assignment is for that the statements made herein by me a set of Assignor as shown on current lease of Assignor as shown on current lease of Assignor as shown on current lease of Assignor's Address three colorado 80203.	in oil and gas leases in the same State in accordance with the Mineral Leasing the otherwise in compliance with the region all Federal oil and gas lease holding lect. The formula of the interest of all applicable terms may not be less than one-fourth (14) of conded to all previously created overriding the true, complete, and correct to the best or true, complete, and correct to the best or true. The formula of the interest of the best or true of the print of the prin	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17(), conditions, stipulations one percent of the value of ing royalties (43 CFR 324) est of my knowledge and executed this	3100 or 3200) and the authorizing (s) of the Mineral Leasing Act; and (s) and restrictions pertaining to the leasoutput, nor greater than 50 percent (s)). belief and are made in good faith. day of April (Signature)	Acts; (e) Assigned f) Assigned is not see described here of the rate of royal acts of the rate of the
ir 22 ir print in vi	which the lands covered by this assignment 10,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued crites holding an interest in the assignment a compliance with reclamation requirements olation of sec. 41 of the Mineral Leasing Assignee's signature to this assignment constituted the United States when this assignment is fy that the statements made herein by me and this day of Fellow Assignor as shown on current lease Signature (Signature Constituted States). The Constitute of this day of Fellow Constitute States are shown on current lease.	in oil and gas leases in the same State in accordance with the Mineral Leasing tre otherwise in compliance with the region all Federal oil and gas lease holding lect. The succeptance of all applicable terms may not be less than one-fourth (14) of conded to all previously created overriding true, complete, and correct to the best of the succeptance of print the succeptance of the succeptance of print the succeptance o	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17(), conditions, stipulations one percent of the value of ing royalties (43 CFR 324) est of my knowledge and executed this	3100 or 3200) and the authorizing (s) of the Mineral Leasing Act; and (s) and restrictions pertaining to the leasoutput, nor greater than 50 percent (s)). belief and are made in good faith. day of April (Signature)	Acts; (e) Assigned f) Assigned is not see described here of the rate of royal acts of the rate of the
aritical in the second	which the lands covered by this assignment 10,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued urties holding an interest in the assignment a compliance with reclamation requirements olation of sec. 41 of the Mineral Leasing Assignee's signature to this assignment constituted the United States when this assignment is fy that the statements made herein by me and the statements	in oil and gas leases in the same State in accordance with the Mineral Leasing the otherwise in compliance with the region all Federal oil and gas lease holding lect. The same of all applicable terms may not be less than one-fourth (1/4) of conded to all previously created overriding the true, complete, and correct to the best price of the second of the same of t	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17(), conditions, stipulations one percent of the value of one royalties (43 CFR 324) ast of my knowledge and executed this	3100 or 3200) and the authorizing (s) of the Mineral Leasing Act; and (and restrictions pertaining to the leasoutput, nor greater than 50 percent (s)). belief and are made in good faith. day of April (Signature) (Signature)	Acts; (e) Assigned f) Assigned is not see described here of the rate of royal acts of the rate of the
aritical in the second	which the lands covered by this assignment 10,000 acres in oil and gas options or 246,0 Alaska, if this is an oil and gas lease issued urties holding an interest in the assignment a compliance with reclamation requirements olation of sec. 41 of the Mineral Leasing Assignee's signature to this assignment constituted the United States when this assignment is fy that the statements made herein by me a set of Assignor as shown on current lease of Assignor as shown on current lease. The Lincoln Street, Suite (Assignor's Address Pryer, Colorado 80203 (City) (States)	in oil and gas leases in the same State in accordance with the Mineral Leasing the otherwise in compliance with the region all Federal oil and gas lease holding lect. The same of all applicable terms may not be less than one-fourth (1/4) of conded to all previously created overriding the true, complete, and correct to the best price of the second of the same of t	Act of 1920 or 51,200 as gulations (43 CFR Group is as required by sec. 17(), conditions, stipulations one percent of the value of one royalties (43 CFR 324) ast of my knowledge and executed this	3100 or 3200) and the authorizing (s) of the Mineral Leasing Act; and (and restrictions pertaining to the leasoutput, nor greater than 50 percent (s)). belief and are made in good faith. day of April (Signature) (Signature)	Acts; (e) Assignee is not see described here of the rate of royal acts of the rate of the