The transfer of the second	• (٠,	. in
Form 3106-5 UNITED STATES (February 1981) DEPARTMENT OF THE INTERIOR RUNEAU OF LAND MANAGEMENT		FORM APPROONED NO. 1004	
ASSIGNMENT AFFECTING RECORD TITE TO OIL AND GAS LEASE	E RECEIVED	N 3 2 7 Lease effective date August 1, 191 SmiFOR BLM OFFICE	31
PART I		New Serial No.	
1. Assignee's Name A.11.	OCT :: 1981		
Texas Oil & Gas Corp NE Address (include zip code)	VADA STATE OFFE RENO, NEVADA	E	
Fidelity Union Tower, Dallas, Texas 1800 Lincoln Center Bldg, Denver, Co	75201		
The undersigned, as owner of 100 percent of the record title fers and assigns to the assignee shown above, the record title	of the above-designs	ated oil and gas lease,	
2. Describe the sands affected by this assignment	ssignment approved	as to lands described	below
T. 3 S., R. 67-24; MDM, Nevada Section 19: Lots 1,2,3,4,E/2, E/2V/2 (ALL); Section 21: ALL; Section 27: ALL; Section 29: ALL; Section 29: ALL; Section 31: Lots 1,2,3,4,E/2, E/2V/2	SAME AS ITEN	12	
(ALL); Section 35: ALL.		irn To- Production corf) <u>.</u>
Lincoln County, Nevada	Fide	lity Union Tower	
T3S R69E	Dall	as, Texas 75201	
 Specify interest or percent of assignor's record title interest. Specify interest or percent of record title interest being reserved by assignor. 		$-\lambda$	100 %
6. Specify overriding royalty previously reserved or conveyer	d if air		2%
 If any payments out of production have previously been er reserved under this assignment, attach statement giving for pertinent terms as provided under 43 CFR 3106. 	eated out of this lear	se, or if any such paymount, method of paym	ents are being
It is agreed that the obligation to pay any overriding royaltic which, when added to overriding royalties or payments out of to the United States, aggregate in excess of 17% percent, she well per day averaged on the monthly basis is 15 horrels or leading to the true of	production previous) all be suspended whe eas.	y created and to the re in the average product	oyalty payable ion of oil per
100	81.		•
Paul Waring Letter.	-1	Axaignor's Address)	
(Assignor's Signature)	Xidland (City)	Texas 7 (State)	9702 (Zip Code)
Title, 18 U.S.C., Section 1001, nukes if a crime for any person know United States any false, fictitious, or fraudulent statements or repre-	wingly and willfully to exentations as to any n	make to any department o natter within its jurisdict	r agency of the
THE UNITED STAT	4.2	, parentt	
Assignment approved effective NOV 0 1 1981	By William	X Stones (Authorized Officer)	
25533 Arting	Chief, Brench of Lands	007 21 7 PAGE 314955	1021
		1	144

Lincoln County

PART II ASSIGNEE'S REQUEST FOR APPROVAL OF ASSIGNMENT A. ASSIGNEE CERTIFIES THAT 1. Assignce is over the age of majority 2. Assignee is a citizen of the United States 3. Assignee is [] Individual [] Municipality [] Association [X] Corporation. If other than an individual, assignee's statement of its qualifications are attached. If previously furnished, identify the serial number of the record in which filed NM-43000 4. Assignee's interests, direct and indirect, do not exceed 200,000 acres in oil and gas options or 246,000 chargeable acres in options and leases in the same State, or 300,000 chargeuble acres in leases and options in each leasing District in Alaska. 5. Assignce [X] is [] is not the sole party in interest in this assignment. Information us to interests of other parties in this assignment must be furnished as provided in the regulations (43 CFR 3106). 6. A filing fee of \$25.00 is attached. B. ASSIGNEE AGREES That, upon approval of this assignment by the authorized officer of the Bureau of Land Management, he will be bound by the terms and conditions of the lease described herein as to the lands covered by this assignment, including, but not limited to, the obligation to pay all rentals and toyalties due and accruing under said lease, to condition all wells for proper abandonment, to restore the leased lands upon completion of any drilling operations as prescribed in the lease, and to furnish and maintain such bond as may be required by the lessor to assure compliance with the terms and conditions of the lease and the applicable regulations. 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 25 day of September , 1981 Attest: Philip a Naum Philip A. Davenport Assistant Secretary (Assigned's Mures) Jr., Senior Vice-President on Tower A. D. Carter, Jr. Fidelity Union Towe Dallas, Texas 75201 (City) (State) (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, fictations, or fraudulent statements or representations as to any matter within its jurisdiction.

INSTRUCTIONS

- I've of Form Use only for assignment of record title in-interest in oil and gas leases. If more than one assignment is made out of a lease, a separate instrument of transfer is required for each assignment.
- Filling and Number of Copies File three (3) completed and manually signed copies in the appropriate BLM office. A \$25.00 nonrefundable filing fee most accompany the assignment. File assignment within ninety (90) days after date of final execution
- 3. Effective Date of Assignment Assignment, if approved, takes effect on the first day of the month following the date of filing of all required papers. Assignce's qualifications must be in full compliance with the regulations (43 CFR 3102). If bond is necessary, it must be lumished prior to approval of the assignment.
- Statement of Interest of Other Parties H assignee is not the asic party in interest in the assignment, assignee must

12 3

aubmit, at the time assignment is filed, a signed statement giving the names of any other parties who will have an interest in the lease. Within Fileen (15) days after the filling of the assignment, the assigned and all such other interested parties must submit, fogether with evidence of their qualifications to hold the lease interest, separate, signed statements giving the fisture and extent of the interest of each, the nature of agreement between them, if oral; and a copy of the agreement, if written.

- 5. Effect of Assignment Approval of assignment of a definitely described portion of the leased lands creates separate leases of the retained and the assigned portions. It does not change the terms and conditions of the lease or the lease anniversary date for purposes of payment of applicated.
- A copy of the lease out of which this assignment is made should be obtained from the assignor.

NOTICE

The Privacy Act of 1974 and the regulation in 43 CFR 2.4k(d) provide that you be furnished the following information in connection with information required by this assignment and request for approval.

AUTHORITY, 30 U.S.C., 181 et. seq.

PRINCIPAL PURPOSE - The information is to be used to pocess the assignment and request for approval.

- ROUTHE USES:

 (1) The adjudication of the assignee's rights to the land or resources.

 (2) Documentation for public information in support of antations made on land status records for the management, disposal, and use of public lands and resources.

 (3) Transfer to appropriate Federal agencies when concurrence is required prior to granting a right in public lands or resources.

 (4)(5) Information from the record and or the record will be transferred to appropriate Federal, State, local or foreign agencies, when relevant to civil, criminal or regulatory investigations or prosecutions.

EFFECT OF NOT PROVIDING INFORMATION + If all the in- α ; formation is not provided, the assignment may be rejected.

STATE OF COUNTY OF MIDLAND The foregoing instrument was acknowledged before me this 21st day of September, 19 Paul W. Rutter C. L. Milburn, My Commission Expires: //-6-84 Notary Public STATE OF TEXAS COUNTY OF DALLAS Before me, a notary public, on this 25 the day of faterlier personally appeared A. D. Carter, Jr., Senior Vice-President of TEXAS OIL 6 GAS CORP. to me known to be the identical person who executed the within and foregoing lease, and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein set forth. BETTY BERRY R-tary Public in and for D.W.s. Comby, Texas (I) Controls condition - \$121.5 My Commission Expires

CLIK 47 PAGE 310