UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
Nevada State Office
300 Booth Street
P.O. Box 12000
Reno, Nevada 89520

DEC 0 5 1984

(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)

. 3106 - 6 UNITED OF	ORIGINAL	4211	
(Ootober 1982) DEPARTMENT OF 1 BUREAU OF LAND	THE INTEDIOS	FORM A OMB NO. Expires: Au	PPROVED 10040034 gust 31, 1985
		Lease Serial No.	Zast 21, 1903
ASSIGNMENT AFFECTIN TO DIL AND GA	IG RECORD TITLE AS LEASE	N-30929	()
•		Lease effective date	Λ
PART			ICE USE ONLY
I. Assignee's Name		New Serial No.	1
Brent Energy, Inc.		 -	+-+
Address (include zip code) 333 - 11th Ave., S.	. w.		\. \
Calgary, Alberta,	Canada T2R-OC7		. \ \
The undersigned, as owner of 100 percent of	the record title of the above-designate	d oil and gas lease, hereby	transfers and a
me tousid title intere	et in and to such lease as specified be	low,	
Describe the lands affected by this sasignment	Assignment approve	d as to lands described bel	low
T. 6 N., R. 66 E., MD Mer,			2.
Sec. 14, All;	` - ·	_	The state of the s
Sec. 15, All;	SAME	AS ITEM 2	The second named in column 2 is not to the second named i
Sec. 16, A11;	OI LINE	IN MENT C	"
Sec. 17, All.	/	1	
415		\ \ \	
All in Lincoln County, Nevada		œ	
		/ /	
(2560.00 acres)	< X	3	
•	\ \ \	l ř	
		/ N	
		/ [
		/ 18	
		/ /	
		/ 3	
		1	
	_ \	- N	
		N	
/ /			
/ /			•
/ /			
	h \		
y interest or percent of assignor's record titl	a interest but		· · · · · · · · · · · · · · · · · · ·
Specify interest or percent of record title interest b	Interest being conveyed to assignee		100%
specify oversiding royalty being reserved by sasign	eing retained by assignor, if any		-0-
Smartly aven 11			2-1/4%
specify overriding royalty previously reserved or co	oppress if any		2-1/4%
specify overriding royalty previously reserved or co	oppress if any	such payments are being	
specify overriding repelty previously reserved or co	enveyed, if any reem created out of this lease, or if any	·	4%
specify overriding repelty previously reserved or co	enveyed, if any reem created out of this lease, or if any	·	4%
f sny payments out of production have previously be gnee shall always have the re- e hereby assigned, provided	proper, if any rea created out of this lease, or if any ight to release and sur	rrender the oil	4%
f my payments out of production have previously beginner shall always have the reseast forty-five (45) days principles.	ight to release and suite that before releasing of	rrender the oil	4%
gnee shall always have the reast forty-five (45) days principly assigner, in writing	ight to release and suithat before releasing of its interest of the next rental	rrender the oil or surrendering, due date, it sh	4% reserved under
gnee shall always have the rie hereby assigned, provided personal formation in writing assignor, if made within fifte	ight to release and sur that before releasing of to the next rental a, of its intention so	rrender the oil or surrendering, due date, it sh to do, and upon	4% reserved under
gnee shall always have the riesterby assigned, provided in horify assigned, provided in notify assignor, in writing signor, if made within fifte	ight to release and sur that before releasing of to the next rental a, of its intention so	rrender the oil or surrendering, due date, it sh to do, and upon	4% reserved under
gnee shall always have the riesterby assigned, provided in horify assigned, provided in notify assignor, in writing signor, if made within fifte	ight to release and sur that before releasing of to the next rental a, of its intention so	rrender the oil or surrendering, due date, it sh to do, and upon	4% reserved under
gnee shall always have the riesterby assigned, provided in horify assigned, provided in notify assignor, in writing signor, if made within fifte	ight to release and sur that before releasing of to the next rental a, of its intention so	rrender the oil or surrendering, due date, it sh to do, and upon	4% reserved under
gnee shall always have the rie hereby assigned, provided the sast forty-five (45) days principles assigner, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decreases	ight to release and sur that before releasing of ior to the next rental 3, of its intention so en (15) days from the for the rights and inter desires to release or s	rrender the oil or surrendering, due date, it sh to do, and upon	4% reserved under
sing payments out of production have previously because shall always have the rise hereby assigned, provided that forty-five (45) days prince notify assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decreases	ight to release and sur that before releasing of ior to the next rental 3, of its intention so en (15) days from the for the rights and inter desires to release or s	rrender the oil or surrendering, due date, it she to do, and upon receipt of such rests which it urrender.	4% reserved under
sing payments out of production have previously because shall always have the rise hereby assigned, provided that forty-five (45) days prince notify assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decreases	ight to release and surthat before releasing of its intention so en (15) days from the rights and intelesires to release or surthal and intelesire	rrender the oil or surrendering, due date, it sh to do, and upon	4% reserved under
sing payments out of production have previously because shall always have the rise hereby assigned, provided that forty-five (45) days prince notify assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decreases	ight to release and surthat before releasing of its intention so en (15) days from the rights and intelesires to release or surthal and intelesire	rrender the oil or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address)	and gas and gas and sall demand notice,
gnee shall always have the rise hereby assigned, provided is hereby assigned, provided in notify assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decreases.	ight to release and surthat before releasing of its intention so en (15) days from the rights and intelesires to release or states.	rrender the oil or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address) CA	and gas and gas and all demand notice, has
gnee shall always have the rise hereby assigned, provided is the first forty-five (45) days principly assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decided the first forty-five (45).	ight to release and surthat before releasing of its intention so en (15) days from the rights and intelesires to release or states.	or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address)	and gas and gas and all demand notice, has
gnee shall always have the rise hereby assigned, provided is the first forty-five (45) days principly assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decided the first forty-five (45).	ight to release and surthat before releasing of its intention so en (15) days from the rights and intelesires to release or states.	or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address)	and gas and gas and all demand notice, has
gnee shall always have the rise hereby assigned, provided is the first forty-five (45) days principly assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decided the first forty-five (45).	ight to release and surthat before releasing of its intention so en (15) days from the rights and intelesires to release or states.	or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address)	and gas and gas and all demand notice, has
say payments out of production have previously be the shall always have the rise hereby assigned, provided ast forty-five (45) days principle of the production have previously be thereby assigned, provided ast forty-five (45) days principle assigner, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decreases the same of the production of the same of the	ight to release and surthat before releasing of its intention so en (15) days from the rights and intelesires to release or second to representations as a salt sufficient to make representations as a salt sufficient to make representations as a salt sufficient to release or second to representations as a salt sufficient to release or second to representations as a salt sufficient to release or second to release or second to representations as a salt sufficient to release or second to rel	or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address)	and gas and gas and all demand notice, has
gnee shall always have the rise hereby assigned, provided is the forty-five (45) days principle ast forty-five (45) days principle assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decreases the control of	ight to release and surthat before releasing of its intention so en (15) days from the rights and intelesires to release or second to representations as a salt sufficient to make representations as a salt sufficient to make representations as a salt sufficient to release or second to representations as a salt sufficient to release or second to representations as a salt sufficient to release or second to release or second to representations as a salt sufficient to release or second to rel	or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address)	and gas and gas and all demand notice, has
gnee shall always have the rise hereby assigned, provided is the forty-five (45) days principle ast forty-five (45) days principle assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decreases the control of	ight to release and surthat before releasing of its intention so en (15) days from the rights and intelesires to release or second to representations as a salt sufficient to make representations as a salt sufficient to make representations as a salt sufficient to release or second to representations as a salt sufficient to release or second to representations as a salt sufficient to release or second to release or second to representations as a salt sufficient to release or second to rel	or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address)	and gas and gas and all demand notice, has
say payments out of production have previously be the shall always have the rise hereby assigned, provided ast forty-five (45) days prinotify assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decided in its notice that it decided in the control of the	ight to release and surthat before releasing of its intention so en (15) days from the rights and intelesires to release or second to representations as a salt sufficient to make representations as a salt sufficient to make representations as a salt sufficient to release or second to representations as a salt sufficient to release or second to representations as a salt sufficient to release or second to release or second to representations as a salt sufficient to release or second to rel	crender the oil or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address) CA (State) (2 to any department or age tits jurisdiction.	and gas and gas and all demand notice, has
say payments out of production have previously be the said always have the rise shall always have the rise hereby assigned, provided ast forty-five (45) days prinotify assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decided in its notice that it decided in the control of the con	ight to release and surthat before releasing of its intention so the rights and intention the rights and intention to release or so the intention intention in its intention in	crender the oil or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address) CA (State) (z to any department or age its jurisdiction. (Authorized Officer)	and gas and gas and all demand notice, has
gnee shall always have the rise hereby assigned, provided in the provided provided in the provided provided in the first assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it does not be a supported by the control of the cont	ight to release and surthat before releasing of its intention so en (15) days from the lesires to release or sen (15) days from the rights and intelesires to release or sen (15) days from the worth rights and intelesires to release or sen (15) days from the rights and intelesires to release or sen (15) days from the rights and intelesires to release or sen (15) days from the rights and intelesires to release or sen dent (15) days from the rights and will fully to make the representations as to any start within the representations as to any start within the rights and th	crender the oil or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address) CA (State) (2 to any department or ago Its jurisdiction. (Authorized Officer)	and gas and gas and all demand notice, has
gnee shall always have the rise hereby assigned, provided is hereby assigned, provided in notify assignor, in writing signor, if made within fifte massign to assign atted in its notice that it decimals and the state of the sta	ight to release and surthat before releasing of its intention so the intention so the intention so the intention so the its intention so the its intention so the its intention so the rights and intention the rights and intentions to release or sure intentions in the intention i	crender the oil or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address) CA (State) (Z to any department or ago its jurisdiction. (Authorized Officer) ch of Lands NCV	and gas and gas and sall demand notice, has
gnee shall always have the rise hereby assigned, provided is hereby assigned, provided in notify assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decimals and the state of the state o	ight to release and surthat before releasing of its intention so the intention so the intention so the intention so the its intention so the its intention so the its intention so the rights and intention the rights and intentions to release or sure intentions in the intention i	crender the oil or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address) CA (State) (Z to any department or ago its jurisdiction. (Authorized Officer) ch of Lands NCV	and gas and gas and sall demand notice, has
gnee shall always have the rise hereby assigned, provided is hereby assigned, provided ast forty-five (45) days principle assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decided in its notice that it decided in its notice that a sign at any late, a ritious, or fix he it a since to make any late, a ritious, or fix he it a since to make any late, a ritious, or fix he it a since to make any late, a ritious, or fix he it a since to make any late, a ritious, or fix he it a since to make any late, a ritious, or fix he it a since to make any late, a ritious, or fix he it a since to make any late, a ritious, or fix he it a since to make any late, a ritious, or fix he it a since to make a ritious or fix he it as a ritious of fix he it as a	ight to release and surthat before releasing of its intention so the intention so the intention so the intention so the its intention so the its intention so the its intention so the rights and intention the rights and intentions to release or sure intentions in the intention i	crender the oil or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address) CA (State) (Z to any department or ago its jurisdiction. (Authorized Officer) ch of Lands NCV	and gas and gas and sall demand notice, has
say payments out of production have previously be the shall always have the rise hereby assigned, provided ast forty-five (45) days prinotify assignor, in writing signor, if made within fifte nee shall massign to assign ated in its notice that it decided in its notice that it decided in the control of the	ight to release and surthat before releasing of its intention so the intention so the intention so the intention so the its intention so the its intention so the its intention so the rights and intention the rights and intentions to release or sure intentions in the intention i	crender the oil or surrendering, due date, it sh to do, and upon receipt of such rests which it urrender. (Assignor's Address) CA (State) (Z to any department or ago its jurisdiction. (Authorized Officer) ch of Lands NCV	and gas and gall demand notice, has

PART II

ASSIGNEE'S REQUEST FOR APPROVAL OF ASSIGNMENT

- A. ASSIGNEE CERTIFIES THAT the assignce and all other parties in interest (as defined in 43 CFR 3100.0-5(b)) in Il
- 1. Citizens of the United States or qualified alien stockholders in a domestic corporation; associations of the United State or any State or Territory thereof; or municipalities.
- 2. Of the age of majority in the State where the lands to be assigned are located.
- 3. In compliance with the acreage limitation set forth in 43 CFR 3101.1-5 and 3101.2-4.
- B. Assignee Agrees That, upon approval of this assignment by the authorized 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 royalties dec and accruing under s. I lease, to condi tion all wells for proper abandonment, to restore the leased lands upon completion of any dealing operations as prescribed in the lease, and to furnish and maintain such bond as may be required by the lessor to assuimpliance 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 fuith.

Executed this

day of NO VEHOER

, 19 84

1210- 333-1171 AVE. S. W.

RELAT EMERGY INC. PRESIDENT

CALGARY ALDERID CAN. TZR 119 (Assigner's Address)

Sort diagnin: "A Calcano aco. W. Ruck

(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, firtitious, or fraudulent statements or representations as to any matter within its jurisdiction.

INSTRUCTIONS

- USE OF FORM Use only for assignment of record title interest in or! and gas leases. If more than one assignment is made out of a lease, a separate instrument of transfer is required for each assignment. A separate instrument of assignment shall be used for each lease out of which an essignment is made.
- 2. FILING AND NUMBER OF COPIES File three (3) completed and manually signed copies in the appropriate BLM office. A \$25.00 nonzefundable filing fee must accompany the saxignment. File assignment within ninety (90) days after date of final execution.
- 3. EFFECTIVE DATE OF ASSIGNMENT Assignment approved, takes effect on the first day of the menth following, the date of filing of all required papers. If bond is necessary, it must be furnished prior to appreval of the assist
- 4. 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 ensual rental.
- A copy of the lease out of which this assignment is made should be obtained from the assigner.

MOTICE

The Privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this ounignment and request for approval.

AUTHORITY: 30 U.S.C. 18) at. seq.

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

ROUTINE USES:

- DUTINE USES:
 (1) The adjudication of the assigner's rights to the innel or resources.
 (2) Documentation for public information in support of notations made on lend status recovers for the management, disposal, and use of public lands and resources.
 (3) Transfer to appropriate Federal agencies when concurrence is required prior to greating a right to 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, crimiant or regulatory investigations or pronacultons.

EFFECT OF NOT PROVIDING INFORMATION -- If all the information is not provided, the assignment may be rejected.

The Paperwork Reduction Act of 1980 (44 U.S.C. 3501 et seq.) requires us to inform you that:

Bureau of Land Management collects this information pursuant to the law (see 43 CFR 3106-3(c)).

Bureau of Land Management uses the information to create a record of lease assignment and to determine the qualifications of assignment.

A Federal lessee is obligated to report this information under provisions of 43 CFR 3106.



63 PAGE 295 BOOK

FRED AND RECORDED AT REQUEST OF Evans 011 & Gas Properties December 10, 1984

T 1 MINUTES PAST 1 O'CLOCK
P M IN BOOK 63 OF OFFICIAL
FECORDS, PAGE 293 INNEXEN
COUNTY, NEVADA YURIKO SETZER COUNTY RECT 63 ma 296 BOOK