		Ç	6.140-
Form 3106 ~ 5 (October 1982) DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT ASSIGNMENT AFFECTING RECORD TITLE TO OIL AND GAS LEASE		FORM APPROVED OMB NO. 1004-0034 Expires: August 31, 1985	
		nse Serial No. N 26566	
		ase effective date	
	 	April 1, 19	
PART (Ne	w Serial No.	732 02.5
I. Assignee's Name			\ \
Diamond Shamrock Exploration Company		in o	2 4005
Address (include zip code)		JUI 2:	\$ 1985
P. O. Box 631, Amarillo, Texas 79173		ENCRYED DIAMON	ND SHALLOGER
	f the above-designated oil an		
o the assignee shown above, the record title interest in and to such	The state of the s	- gas rease, nelecty in	ensters and assigns
. Describe the lands affected by this assignment	Assignment approved as to	lands described below	 ·
		The state of the s	
Township 5 South - Range 56 East, MDM			
Section 27: All Section 34: All	MAS.	E AS ITEM 2	7
Unsurveyed As per Protraction Diagram #83))	
Containing 1280.00 acres, more or less Located in Lincoln County, Nevada			
3. Specify interest or percent of assignor's record title interest being	conveyed to assignee		£0 4
			50% 50%
4. Specify interest or percent of record title interest being retained b			50%
4. Specify interest or percent of record title interest being retained by 5. Specify overriding royalty being reserved by assignor			50% None
3. Specify interest or percent of assignor's record title interest being 4. Specify interest or percent of record title interest being retained by 5. Specify overriding royalty being reserved by assignor 6. Specify overriding royalty previously reserved or conveyed, if any 7. If any payments out of production have previously been created ou	y sesigner, if any	h payments are being	None 5% of 8/8ths
A. Specify interest or percent of record title interest being retained by S. Specify overriding royalty being reserved by assignor S. Specify overriding royalty previously reserved or conveyed, if any If any payments out of production have previously been created ou assignment, attach statement giving full details as to amount, meth It is agreed that the obligation to pay any overriding royalties or payments out of production previously created 17 1/2 percent, shall be suspended when the average production of oil CERTIFY That the statements made herein are true, complete, and co	t of this lease, or if any suc- tod of payment, and other perty- ments out of production of and to the royally payable to i per well per day averaged o	oil created herein, whe the United States, agon the monthly basis is	None 5% of 8/8ths reserved under this under 43 CFR 3106. sich, when added to gregate in excess of 15 barrels or less.
A. Specify interest or percent of record title interest being retained by S. Specify overriding royalty being reserved by assignor S. Specify overriding royalty previously reserved or conveyed, if any If any payments out of production have previously been created ou assignment, attach statement giving full details as to amount, meth It is agreed that the obligation to pay any overriding royalties or payments out of production previously created 17 1/2 percent, shall be suspended when the average production of oil CERTIFY That the statements made herein are true, complete, and co	t of this lease, or if any such of of payment, and other pertyments out of production of and to the royally payable to i per well per day averaged opposed to the best of my knowledge.	oil created herein, whe the United States, agon the monthly basis is edge and belief and are	None 5% of 8/8ths reserved under this stunder 43 CFR 3106. sich, when added to gregate in excess of 15 barrels or less. made in good faith.
A. Specify interest or percent of record title interest being retained by 5. Specify overriding royalty being reserved by assignor 5. Specify overriding royalty previously reserved or conveyed, if any 7. If any payments out of production have previously been created ou assignment, attach statement giving full details as to amount, method is agreed that the obligation to pay any overriding royalties or payments out of production previously created to product the production of oil of the production of the complete, and concerning the production of the complete of the	t of this lease, or if any such of of payment, and other pertyments out of production of and to the royally payable to i per well per day averaged opposed to the best of my knowledge.	oil created herein, when the United States, agon the monthly basis is edge and belief and are	None 5% of 8/8ths reserved under this stunder 43 CFR 3106. sich, when added to gregate in excess of 15 barrels or less. made is good faith.
Specify interest or percent of record title interest being retained by Specify overriding royalty being reserved by assignor. Specify overriding royalty previously reserved or conveyed, if any formal sout of production have previously been created our assignment, attach statement giving full details as to amount, method is agreed that the obligation to pay any overriding royalties or payments out of production previously created by 1/2 percent, shall be suspended when the average production of oil CERTIFY That the statements made hereigned true, complete, and concerning the statements made hereigned true, complete, and concerning the statements of the statement of the stat	t of this lease, or if any suc- t of this lease, or if any suc- tod of payment, and other pert yments out of production of and to the soyally payable to i per well per day averaged o prect to the best of my knowle	oil created herein, whe the United States, agon the monthly basis is edge and belief and are Drive. Suite 800 saignor's Address)	None 5% of 8/8ths reserved under this funder 43 CFR 3106. sich, when added to gregate in excess of 15 barrels or less. made in good faith.
Specify interest or percent of record title interest being retained by it. Specify overriding royalty being reserved by assignor it. Specify overriding royalty previously reserved or conveyed, if any it. If any payments out of production have previously been created ou assignment, attach statement giving full details as to amount, method is agreed that the obligation to pay any overriding royalties or payments out of production previously created it. It is agreed that the obligation of production previously created it. It is agreed that the statements out of production previously created it. It is a superior in the saverage production of oil is considered that the statements made hereigned true, complete, and considered that the statements made hereigned true, complete, and considered that the statements of the considered that the statements of the considered true, complete, and considered that the statements of the considered true, complete, and considered that the statements of the considered true, complete, and considered that the statements of the considered true, complete, and considered that the statements of the considered true, complete, and considered that the statements of the considered true, complete, and considered true, complete and considered true, considered true, considered true, complete and considered true, considered true, considered true, considered true, considered true, considered true, considered tr	t of this lease, or if any such of of payment, and other pertyments out of production of and to the royally payable to i per well per day averaged opposed to the best of my knowledge.	oil created herein, whe the United States, agon the monthly basis is edge and belief and are Drive, Suite 800 assignor's Address) Texas	None 5% of 8/8ths reserved under this d under 43 CFR 3106. sich, when added to gregate in excess of 15 barrels or less. made in good faith.
Specify interest or percent of record title interest being retained by Specify overriding royalty being reserved by assignor. Specify overriding royalty previously reserved or conveyed, if any formal sout of production have previously been created ou assignment, attach statement giving full details as to amount, method is agreed that the obligation to pay any overriding royalties or payments out of production previously created 7 1/2 percent, shall be suspended when the average production of oil CERTIFY That the statements made hereigned true, complete, and concerning the suspended when the substatements of the suspended true, complete, and concerning the suspended true.	t of this lease, or if any such of this lease, or if any such of payment, and other pertyments out of production of and to the royalty payable to it per well per day averaged observed to the best of my knowledge. 12790 Merit CA	oil created herein, where the United States, agon the monthly basis is edge and belief and are b	None 5% of 8/8ths reserved under this d under 43 CFR 3106. nich, when added to gregate in excess of 15 barrels or less. made in good faith.
Specify interest or percent of record title interest being retained by its Specify overriding royalty being reserved by assignor. Specify overriding royalty previously reserved or conveyed, if any specify overriding royalty previously reserved or conveyed, if any specify overriding royalty previously been created ou assignment, attach statement giving full details as to amount, meth it is agreed that the obligation to pay any overriding royalties or payments out of production previously created 7 1/2 percent, shall be suspended when the average production of oil CERTIFY That the statements onder herein as true, complete, and concept that the statements of the concept of the complete of the concept of t	t of this lease, or if any such of this lease, or if any such of payment, and other pertyments out of production of and to the royally payable to i per well per day averaged opprect to the best of my knowledge. 12790 Merit (A. Dallas, (City) ingly and willfully to make to a sit o any matter within its	oil created herein, where the United States, agon the monthly basis is edge and belief and are b	None 5% of 8/8ths reserved under this d under 43 CFR 3106. nich, when added to gregate in excess of 15 barrels or less. made in good faith.
A. Specify interest or percent of record title interest being retained by 5. Specify overriding royalty being reserved by assignor 5. Specify overriding royalty previously reserved or conveyed, if any 7. If any payments out of production have previously been created ou assignment, attach statement giving full details as to amount, method is agreed that the obligation to pay any overriding royalties or payments out of production previously created to production previously created to product the suspended when the average production of oil CERTIFY That the statements made hereigned true, complete, and concerned this of the statements made hereigned true, complete, and concerned this of the statements of the statement o	t of this lease, or if any such of of payment, and other pertyments out of production of and to the royally payable to it per well per day averaged operect to the best of my knowledge of the pertyments of the best of my knowledge of the best of my knowle	oil created herein, where the United States, agon the monthly basis is edge and belief and are provided by the United States, agon the monthly basis is edge and belief and are provided by the Suite 800 (State) Texas (State) (State) (State)	None 5% of 8/8ths reserved under this d under 43 CFR 3106. nich, when added to gregate in excess of 15 barrels or less. made in good faith.
A. Specify interest or percent of record title interest being retained by Specify overriding royalty being reserved by assignor 5. Specify overriding royalty previously reserved or conveyed, if any formal specific or conveyed, if any formal specific or production have previously been created our assignment, attach statement giving full details as to amount, method in the specific or pays any overriding royalties or payseveriding royalties or paysev	t of this lease, or if any such of this lease, or if any such of payment, and other pertyments out of production of and to the royally payable to i per well per day averaged opprect to the best of my knowledge. 12790 Merit (A. Dallas, (City) ingly and willfully to make to a sit o any matter within its	oil created herein, where the United States, agon the monthly basis is edge and belief and are prive. Suite 800 (State) Texas (State) Only department or an jurisdiction.	None 5% of 8/8ths reserved under this d under 43 CFR 3106. nich, when added to gregate in excess of 15 barrels or less. made in good faith. 75251-1270 Zip Code) gency of the United
Specify interest or percent of record title interest being retained by Specify overriding royalty being reserved by assignor Specify overriding royalty previously reserved or conveyed, if any I fany payments out of production have previously been created our assignment, attach statement giving full details as to amount, method is agreed that the obligation to pay any overriding royalties or payments out of production previously created to recertify production previously created to recertify production of oil recently and the suspended when the average production of oil centify. That the statements made hereigned true, complete, and continued this production of the statements of the statements of the statements. The complete is the statement of	t of this lease, or if any such of of payment, and other perturbed of payment, and other perturbed of payments out of production of and to the royally payable to it per well per day averaged of per well per day averaged of per well per day averaged of the per day averaged of the per well per day averaged of the per day averaged	oil created herein, when the United States, agon the monthly basis is edge and belief and are belief and belief and are belief and belief and are belief and belief	None 5% of 8/8ths reserved under this d under 43 CFR 3106. nich, when added to gregate in excess of 15 barrels or less. made in good faith.

PART II

ASSIGNEE'S REQUEST FOR APPROVAL OF ASSIGNMENT

- A. ASSIGNEE CERTIFIES THAT the assignee and all other parties in interest (as defined in 43 CFR 3100.0-5(b)) in this assignment are:
- 1. Citizens of the United States or qualified alien stockholders in a domestic corporation; associations of the United States; 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 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 royalties 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 day of DIAMOND SHAMROCK EXPLORATION COMPANY

, 19

De.

(Assignee's Signature)

P. O. Box 631

(Assignee's Address)

Amarillo,

Texas (State) 79173

(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.

INSTRUCTIONS

- 1. USE OF FORM Use only for assignment of record title 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. 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 nonrefundable filling fee must accompany the assignment File assignment within ninety (90) days after date of final execution.
- 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. If bond is necessary. it must be furnished prior to approval of the assignment.
- EFFECT OF ASSIGNMENT Approval of assignment of a definitely described portion of the lessed 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 annual rental.
- 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 2.48(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 process the assignment and request for approval.

ROUTINE USES:

- (1) The adjudication of the assignee's rights to the land or
- The adjudication of the assignee's rights to the land or resources.
 Documentation for public information in support of notations made on land status records for the management, disposal, and use of public lands and resources.
 Transfer to appropriate Federal agencies when concurrence is required prior to granting a right in public lands or resources.
- ianous 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 intion 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 assignees.

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

[6 FALE 512

REASSIGNMENT RIDER

Assignees accept this Assignment with the express understanding that its 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 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 liable in damager for clanical error mistake or everything. liable in damages for clerical error, mistake or oversight.

Suzanne D. Bucy and spouse, M. Peyton Bucy 811 Denver Center Building Denver, CO 80203

309**1**

FILED AND RECORDED AT REQUEST OF Diamond Shanrock Exp. Co. Aug. 6, 1985 AT 45 MINUTES PAST 11 O'CLOCK

A MINI LOOK 66 OF OFFICIAL RECORDS, PAGE 511 LINCOLI CCUNTY, NEVADA

YURIKO SETZER

BOCK

66 MGE 513 > Para Consis / A