

ASSIGNMENT OF OVERRIDING ROYALTY AFFECTING
UNITED STATES OIL AND GAS LEASES-Indicated on Exhibit "A"
DISTRICT LAND OFFICE NEVADA

KNOW ALL MEN BY THESE PRESENTS, That S & R ENTERPRISES, by virtue of an Assignment or reservation contained in an Assignment, has an Overriding Royalty Interest in the amount of 1.5% of 8/8ths. THEREFORE, Assignor (whether one or more) for the sum of Ten Dollars (\$10.00) and other good and valuable consideration, cash in hand paid, the receipt of which is hereby acknowledged, does hereby convey, transfer, assign and deliver without warranty, express or implied, overriding royalty unto the following parties in the amounts shown:

NAME	ADDRESS	PER CENT
SKIPPY OIL LIMITED PARTNERSHIP	P.O. Box 10.007 Ketchum, Idaho 83340	1.5% of 100%

Being in all a total of an undivided ONE POINT FIVE (1.5%) PERCENT OF EIGHT EIGHTHS ASSIGNED overriding royalty on all of the oil, gas and other hydrocarbon substances that may be produced, saved and marketed from the following described lands situated in Nye, White Pine, Elko, Lincoln County, State of NEVADA, under the above designated oil and gas lease and any extension or renewal thereof, to wit:

See Exhibit "A"

WITNESS our hands this 23rd day of August, 1993

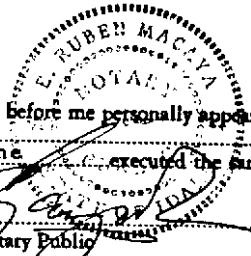
Witnesses:

S & R ENTERPRISES

By: *[Signature]*
Its General Partner

STATE OF IDAHO }
COUNTY OF BLAINE } ss.

On the 23rd day of August, 1993, Before me personally appeared the signor of the above instrument, who duly acknowledged to me that he executed the same.



My commission expires:

11-21-97

Residing in Ketchum, Idaho

QUALIFICATION FOR ASSIGNEE OF ASSIGNMENT OF
OVERRIDING ROYALTY INTEREST

(Individual)


The undersigned hereby represent (s) that:

1. Each of undersigned (if more than one) is a native born citizen of the United States over the age of 21 years.
2. The interests, direct and indirect, of each of the undersigned in oil and gas leases and in applications or offers, including options, therefor affecting public lands in the State of NEVADA, together with the acreage affected by the foregoing Royalty Assignment do not exceed 246,080 chargeable acres.
3. The royalty interest assigned under the foregoing Royalty Assignment, and the royalty payable to the United States under said Oil and Gas Lease in excess of 17½ percent is subject to the limitation of overriding royalties as specified in 43 C.F.R. 192.83.
4. Each of the undersigned is the sole party in interest in the royalty assigned said person.

Witness:

Assignee:

..... as to SKIPPY OIL LIMITED PARTNERSHIP

..... as to BY:  Its General Partner

..... as to

..... as to

..... as to

..... as to

..... as to

..... as to

..... as to

..... as to

Lincoln County

EXHIBIT "A"

lease number	Lease Description	county	gross acres
N 40354	T 2N R 40E Sec. 8, A8 Sec. 29, A8	Lincoln-Nye	1,276.00

100905

RECORDED AT REQUEST OF
Skippy Oil

September 13, 1993

25 MINUTES EAST 2 O.C.L. R

R 107 DE OFFIC

PAGE 220 LINCOLN

NEVADA.

Yuriko Setzer

By *Zellie Brucher* Deputy