w	3000-3
Porm	3000-3
حصا	
	ny 1996)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

ASSIGNMENT OF RECORD TITLE INTEREST IN A LEASE FOR OIL AND GAS OR GEOTHERMAL RESOURCES

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)

FORM APPROVED OMB NO. 1004-0034 pires: September 30. 1998

Lease Serial No.	
ท-55938	
Lease Effective Date	
(Anniversary Date)	
June 1, 1992	
New Serial No.	_
I #	

		4-4	-1-1-1-	1-		201		117	una:
I ALLIE	or	eren	pialnly	ш	1110	9117	40.175	,,,,	-

DA	AT A	ka. Af	20122	NM	IFNT

1.	Assignment Street City, State, ZIP Code	Diversified Title, 1 10915 Snow Cloud Tre Littleton, CD 8012	71 111		of this form or on a
	separate attached sheet		- N		elat of my rom or or a
	This record title assign	nent is for: (Check one) 🛛 Oil	and Gas Lease, or 🛄 Geo	thermal Lease	· /
	Interest conveyed: (Che	ck one or both, as appropriate)	🔯 Record Title, 🔲 Oven	riding Royalty, payment out of ests or payments	production or other similar
=	This assignment conve	e che full mine interest			
2.	This seafament conve	Land Description		Percent of Interest	Percent of Overriding Royalty

2. This assignment conveys the following matters: Land Description		ercent of Inte	Percent of			
Additional practices reverse, if gended. Do not submit documents or agreements other than	Owned	Conveyed	Retained	Overriding Royalty or Similar Interests		
this form; such documents or agreements shall only be referenced herein.		/.	<u> </u>	Reserved	Previously reserved or conveyed (
Township 1 South, Range 58 East, MDM	100%	100%	-0-	-0-	7%	
Section 18: Lots 1-4, Et, EtWi	and the same of th	1	Ì	1	į	
Section 19: Lots 1-4, El, ElWi	1	4	1	1]	
Section 20: All	1			1	1	
Section 30: Lots 1-4, Eh, Ehh		ļ	,		ļ	
Containing 2499.04 acres more or less						
Lincoln County, Nevada					ļ	
***SEE EXHIBIT "A" ATTACHED HERETO AND	1		1	ı	1	
MADE A PART HEREOF***	ì	I .	l	t .	I	

FOR BLM USE ONLY-DO NOT WRITE BELOW THIS LINE

UNITED STATES OF AMERICA

UNITED STATES	OF AMERICA
This assignment is approved solely for administrative purposes. Approva	does not warrant that either party to this essignment holds legal or
equitable title to this lease. Assignment approved for above described lands;	Assignment approved for attached land description
Assignment approved effective	Assignment approved for hand description indicated on reverse of this form.

- Par. A (Continued): ADDITIONAL SPACE for Names and addresses of additional assignces in Item No. 1, if needed, or for Land Description in Item No. 2, if PART B: CERTIFICATION AND REQUEST FOR APPROVAL The Assignor cartifies as owner of an interest in the above designated lease that he/she hereby assigns to the above assignee(s) the rights specified above. Assignce certifies as follows: (a) Assignce is a citizen of the United States; as association of such citizens; a municipality; or a corporation organized under the laws of the United States or of any State or territory thereof. For the assignment of NPR-A leases, assignce is a citizen, autional, or resident alien of the United States or association of such citizens, nationals, resident aliens or private, public or municipal corporations, (b) Assignce is not considered a minor under the laws of the State in which the lands convered by this assignment are located; (c) Assignce's chargeable interests, direct and indirect, in each public domain and acquired lands apparately in the same State, do not exceed 246,080 acres in oil and gas leases (of which up to 200,000 acres may be in oil and gas lease in each leasing District in Alaska of which up to 200,000 acres may be in options, if this is an oil and gas lease issued in accordance with the Mineral Leasing Act of 1920, or 51,200 acres in any one State if this is a gentlemental lease; (d) All particle sholding an interest late assignment are otherwise in compliance with the regulations (43 CFR Group 3100 or 3200) and the authorizing Acts; (e) Assignee is in compliance with reclamation requirements for all Federal oil and gas lease holdings as required by sec. 17(g) of the Mineral Leasing Act; and (f) Assignee is not in violation of sec. 41 of the Mineral Leasing Act. Mineral Leasing Act. Assignce's signature to this assignment constitutes acceptance of all applicable terms, conditions, stipulations and restrictions pertaining to the lease described herein. For geothermal assignments, an overriding royalty may not be less than one-fourth (1/4) of one percent of the value of output, nor greater than 50 percent of the rate of royalty due to the United States when this assignment is added to all previously created overriding royalties (43 CFR 3241). I certify that the statements made herein by me are true, complete, and correct to the best of my knowledge and belief and are made in good faith. Executed this 27th day of July July 19 99 DIVERSIFTED TITLE, INC. Nessalk Energy, Inc. Plante type or print Could Deen (Sighame) President President or Lane M. Jungers Gerald D. Klassen(Signature) Attorney-in-fact . 1615 California, Suite 702 (Assignor a Add 80202 Denver CO (City) (State) (Zie Code)

Public reporting burden for this form is estimated to average 30 minutes per response including the time for reviewing instructions, gathering and maintaining the completing and reviewing the form. Direct comments regarding the burden estimate or any other aspect of this form to U.S. Department of the laterior, Bureau of Management, Bureau Clearance Officer (DW-140), Denver Federal Center; Building 40, P.O. Box 25047, Denver, CO 80223-0047 and the Office of Management Burget, Paperwork Reduction Project (1004-0034), Washington, D.C. 20503.

Title 18 U.S.C. Sec. 1001 makes it a crime for any person incredingly and willfully to make to any Department or agency of the United States any false, fictitious or fraedulent statements or representations as to any matter within its jurisdiction.

THE COUNTY STERNMENT

ACKNOWLEDGMENT (for use by corporation)

STATE OF: COLORADO

COUNTY OF: DENVER

My Commission

A UBLIC OF

OF COUNTING

On the 27th day of July, 1999, before me personally appeared Gerald D. Klassen, to me personally known, who, being by me duly sworn, did say that he is the President of Nessalk Energy, inc., and that the seal affixed is the corporate seal of said corporation and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and said Gerald D. Klassen acknowledged said instrument to be the free act and deed of said corporation.

Witness my hand and seal the 27th day of July, 1999.

Notary Public

1534 California, Denver, Colorado

Address

My Commission Expires: MY COMMISSION EXPIBE 02/18/2001

NO._113125

Nessalk Energy Inc July 30, 1999

AT45 MINUTES PAST 02 O'CLOCK

RECORDS PAGE 54 LINCOLN

COUNTY, HEVADA.

Coupty AECOAC

Versa Veries Deputy

soor 143 ... 56