ABSTRACT OF TITLE

Abstract No. EXAMPLE

From the Records of the Offices of the Commissioner of Public Lands of the State of New Mexico, affecting the Oil and Gas Mineral Rights to the following described lands under the Lease(s) E-881-3.

| | SECTION | TOWNSHIP | RANGE | |
|------|---------|----------|-------|----------|
| N2SE | 5 | 17 S. | 33 E. | N.M.P.M. |

LEA COUNTY, NEW MEXICO

Prepared for EXAMPLE

Prepared by

AMERICAN ABSTRACT
P.O. Box 23510
Santa Fe, New Mexico
505-780-4338
www.americanabstract.com

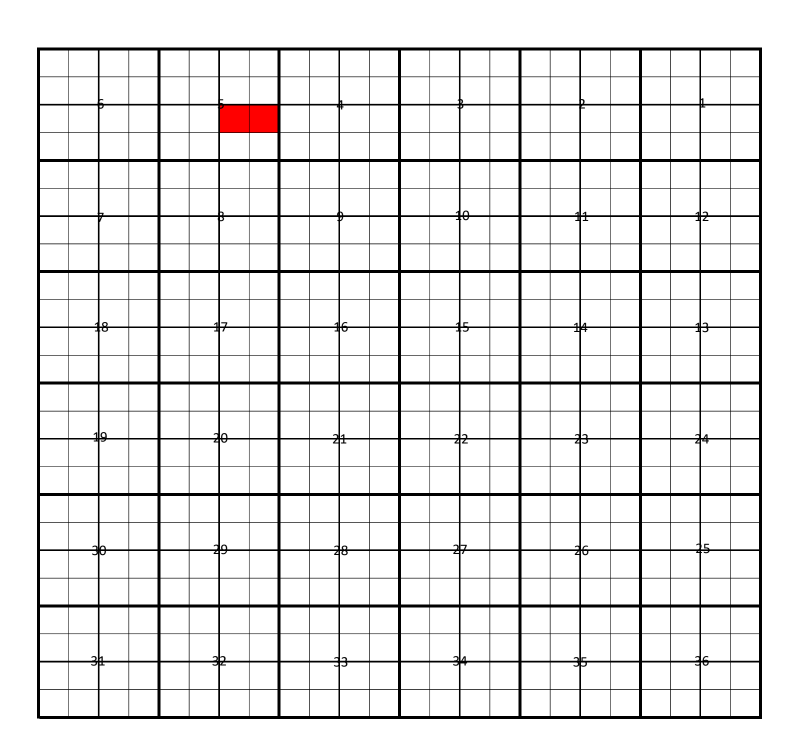
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| 6 thru 8 | Surface and Mineral Tract Book Pages |
| 9 | Transfer Page |
| 10, 11 | Oil & Gas Tract Book Pages |
| 12 | SLO-Index of Documents |
| 13 thru 112 | Lease File Documents |
| 113 | Abstracter's Certificate No. 2535 |
| 114 | FEE-Index of Documents |
| 115 thru 145 | County Documents |



| Township: | 17 SOUTH | Range: | 33 EAST | N.M.P.M |
|-----------|----------|--------|---------|---------|
| | | | | |

LEA COUNTY, NEW MEXICO



STATES TITLE

The State of New Mexico acquired title to the lands described by the Caption hereof., under Lieu Clear List No. 111, approved May 31, 1919, by the Secretary of the United States Department of the Interior, and certified June 7, 1919, by C.M. Bruce, Assistant Commissioner of the General Land Office, Washington, D.C. This list contains no notations of any mineral reservations by the United States Government.

BUREAU OF LAND MANAGEMENT RECORDS

This Historical Index Records in the United States Department of the Interior, Bureau of Land Management, State Office at Santa Fe, New Mexico, pertaining to lands described by the Caption hereof, contains the entry "IL 111, 05/31/1919". The Oil and Gas Plat contains the entry "IL 111, D/C".

CURRENT SURFACE/OTHER MINERAL RIGHTS AND OIL & GAS LEASES

See copies of the Tract Book Pages for current surface/other mineral, communitization/unitization agreements, and oil gas lease information.

STATE LAND OFFICE

LEA

County, New Mexico

INDEMNITY LANDS

NOTE: FOR PRIOR ENTRIES REFER TO

TRANSFER TRACT BOOK No. 17 Surface

3/5/15 3/5/15 DATE 5159 030792 C.S. 5160 030793 C.S. LISTNO. SERIALNO. GRANT SELECTIONS Lots 1,2,3,4 S½N½,S½ NOISIVIG-BUS 480.00 ACRES DATE LIST NO. APPROVED BY INTERIOR DEPARTMENT SUB-DIVISION 640.48 ACRES DATE LISTNO. REJECTIONS, ELIMINATIONS, ETC. SUB-DIVISIONS

| | | | Th. | | Acres. | Institution | Range . | Township | Section |
|---|---|---|-------|-----|--------|-------------|---------|----------|---------|
| | 5 | 1 | 40.03 | | | tion_ | • | ship | - n |
| į | 1 | 1 | 40.00 | | 640 | C.S. | 33E | 175 | U |
| 1 | 1 | 1 | 40.15 | | 640.48 | 3. | | 1 | |
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ACRES

| DATE | Company |
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| 5 MALL CELLO BUCED LODE OF THE | state state of the seation of the se |

STATEMENT AS TO PRIOR HISTORY

See copies of the Oil and Gas Tract Book Pages for all prior Oil and Gas Leases covering the lands described by the Caption hereof.

| | | | | | | | | | | | No. | Application . |
|-----------------|-------------|---------------|--------------------|----------------|------------------------------|---------------------------|-----------------------|------------|--|----------------|---|---------------|
| AC5.826 1 | 3.2516 69 | | JEALES! | VB3635 | 8061-9A | | | | VA.0504 | | Lease No. | Contract |
| SEP PERMIAN LL | | a) (| Roy CT. Burton JR. | Dong J. Schutz | there represent announced | 1 Yeurs Recipionarism LTD | 6 COG RESOURCES, Inc. | 7 | Yates Petroleum Corp. | | ment NAME NAME | sdgn- |
| HOUSTON, TX | - | Houston, Ty | M. Habbs, NM | :(): | | | Midland, Tx. | - | P. Artesia, New Marico | | | |
| 1 | | 1 | | /: | X | | | | × | ~ / / | 1 2 3 4 5 6 7 | NIOT |
| | | 11 | | | X | | | | × | 3 | 8 NE NW SW SE N | NR |
| | | | | | | | | | | 1111 | E NW SW SE NE NW | S WW |
| | | | × | | ** | // | | | | | NE NE WE SE | as ms |
| 160.36 4.1-2026 | 60 2.10.19W | 16034 1-1-202 | 80 H-2021 | 1-1-202] | 510/16 9/11/15 441/1-1-08 | | 14h-01-9 08 | 80 2-10-44 | 16-1-2" 18-11-11-11-11-11-11-11-11-11-11-11-11-1 | 240.12 6-10-56 | | |
| | | | 11.2021 EX | | 2002-18-11 | | | | 473 8007.0E-11 +6-7-2012 | M3 14-126 | Cancellation or Relinquishmen | Date |
| | | | U | | | | | | 8 | Falk | Remarks | |



SLO-STATE ABSTRACT

Abstract Number **2535** Lease Number **E-881-3** N/2SE/4

Section 5-Township 17 South-Range 33 East N.M.P.M. Lea County, New Mexico

| D 4 | n | | T-1 | E1 D 4 | A | | | C | /ID | n | O/ C II | N. A. |
|-------|---------|---------------------------------|------|-----------|----------|---------|---------|----------|-----|-------|----------|-------|
| Doc # | Pages | Type | Exec | File Date | | Grantor | Grantee | Sec | Twp | Range | Qtr Call | Notes |
| | | | Date | | Date | | | | | | | |
| 1 | 13 | Notice of Sale | | | | | | | | | | |
| 2 | 14,15 | Sale Results | | | | | | | | | | |
| 3 | 16,17 | Bid Application | | | | | | | | | | |
| 4 | 18 | Transfer Page | | | | | | | | | | |
| 5 | 19-22 | OGL E-881 | | | | | | | | | | |
| 6 | 23 | Receipt | | | | | | | | | | |
| 7 | 24 | Oil & Gas Record Sheet | | | | | | | | | | |
| 8 | 25 | Letter 06/12/1946 | | | | | | | | | | |
| 9 | 26 | Letter 06/26/1946 | | | | | | | | | | |
| 10 | 27 | Tranfer Page | | | | | | | | | | |
| 11 | 28,29 | Assn E-881-1 | | | | | | | | | | |
| 12 | 30-33 | Oil & Gas Record Sheet | | | | | | | | | | |
| 13 | 34-64 | Rental Receipts | | | | | | | | | | |
| 14 | 65,66 | ONGARD Receipt History | | | | | | | | | | |
| 15 | 67 | ONGARD Lease History | | | | | | | | | | |
| 16 | 68,69 | Stipulation | | | | | | | | | | |
| 17 | 70-74 | Change of Address\ | | | | | | | | | | |
| 18 | 75-77 | Letter 10/30/1981 | | | | | | | | | | |
| 19 | 78 | Transfer Page | | | | | | | | | | |
| 20 | 79,80 | Assn E-881-3 | | | | | | | | | | |
| 21 | 81-83 | ONGARD Receipt History | | | | | | | | | | |
| 22 | 84 | ONGARD Lease History | | | | | | | | | | |
| 23 | 85 | Letter 05/11/2001 | | | | | | | | | | |
| 24 | 86 | Letter 06/21/2022 | | | | | | | | | | |
| 25 | 87 | Misc Instrument Record Sheet | | | | | | | | | | |
| 26 | 88 | Transfer Page | | | | | | | | | | |
| 27 | 89-93 | Misc Instrument #1-4631 | | | | | | | | | | |
| 28 | 94-96 | Misc Instrument #1-6716 | | | | | | | | | | |
| 29 | 97-99 | Misc Instrument #1-6889 | | | | | | | | | | |
| 30 | 100-103 | Misc Instrument #2-2061 | | | | | | | | | | |
| 31 | 104-107 | Misc Instrument #3-3668 | | | | | | | | | | |
| 32 | 108-110 | Misc Instrument #3-3952 | | | | | | | | | | |
| 33 | 111 | Section Plat | | | | | | | | | | |
| 34 | 112 | Transfer Page | | | | | | | | | | |
| 35 | 113 | Abstracter's Certificate # 2335 | | | | | | | | | | |
| | - | | | | | | | <u> </u> | | l | | |

NOTICE OF BALE OIL AND GAS LEASES OFFICE OF COMMISSIONER OF PUBLIC LANDS SANTA FE, NEW HEXICO

Public notice is hereby given that pursuant to the provisions of an act of the Legislature of New Mexico approved March 10, 1931, as amended and the rules and regulations of the State Land Office, the Commissioner of Public Lands will hold a sale of oil and gas leases at his office in the Capitol Building, Santa Fe, New Mexico at 10:00 a. m., on the date hereinafter specified of the tracts of land hereinafter described, such sale to be held and conducted in accordance with the following terms and conductions:

The Commissioner of Public Lands will receive at his office up to 10:00 a. m. on the date of sale sealed bids for oil and gas leases upon the tracts of state land hereinafter described.

As provided by the statute, the minimum first year's rental on any lease will be \$100.00 and no bid will be accepted for any tract for less than the above minimum, nor for less than the minimum specified for such tract. Bidders must submit application in due form and the amount of bonus of first year's rental offered together with the required application fee. Payment may be made by cash, money order, bank draft or certified exchange.

No hids will be considered for less than the whole of any tract as hereinafter designated. Separate hid must be made for each tract, accompanied by separate remittance for each bid. Bids must be plainly marked "Sealed Bids" on the outside of the envelope and show date to be opened, Bids may be submitted by mail or otherwise, All bids submitted will be considered to a m., on said date and lease awarded to the highest bidder, if the offer made is deemed satisfactory. Each of said tracts on which no sealed bid is received will then be offered at public auction to the highest bidder for cash. The successful bidder in each case will be required to deposit for his bid and to file application in due form before the close of business on said date.

All applications received pursuant hereto will be deemed to have been filed simultaneously, Lease in all cases will be made on tesse form No. 45. Form o

ENVELOPES CONTAINING BIDS SHOULD BE MARKED OIL AND GAS BIDS.

The Following Tracts Will Be Offered Pursuant to the Notice at 10:00 A. M., June 10, 1946.

| The Penows | ng Tracis will be | OTTO | ion x | ULGULALL | DO \$200 . | 710 mine | MU TO TO THE | nei, dune 10, 1010 | | | | |
|---------------------------------|-------------------|------------|-------|----------------|------------|----------|-------------------------|---|-------|-------------|-------|---------|
| | | 860. | TWP. | Rge. | Acres | | | | Sec. | Two. | Hge. | Acres |
| Tract No. 1 | | | | | | | Tract No. 8 | | | | | |
| SE14 | | 6 | 28 | $27\mathbf{E}$ | 160.00 | | SW¼NE¼, | SE14 NW14. | | | | |
| 20074 | | 10 | | 27E | 160.00 | | NE¼SE¼ | ~ | 16 | 125 | 25E | 120.00 |
| NW. | | 13 | 8S | 27E | 160.00 | | W½NE¼, N | DW17 GJW17 | 28 | 13S | 24E | 120.00 |
| NW1/4 | | | 0.3 | 2619 | 100.00 | | NW¼NE¼ | 111 74 12 11 74 | 36 | 13S | 24E | 40,00 |
| | Total acreage 480 | ນ.ບູບ | | | | | 14.44.4714.5547 | | 19 | 145 | 24E | 80.00 |
| | Minimum Rental | 25c i | an Ac | re. | | | N1/2SE1/4 | | 11 | 14S | 24E | 80.00 |
| • | Filing Fee \$5.00 | | | | | | 51/2SW1/4 | | | | | |
| Tract No. 2 | • | | | | 4 40 40 | | NW4se4 | | 12 | 14S | 24E | 40.00 |
| SE¼. | | 16 | | . 27E | 160.00 | | NW4NW4 | | 15 | 145 | 24E | 40.00 |
| SW1/4 | | 17 | | 27E | 160.00 | | SE¼NW¼, | NE¼SE¼ | 16 | 14 S | 24E | 80.00 |
| SE¼ | | 24 | 8S | 27E | 160,00 | | | Total Acreage 60 | | | | |
| 7 | Total acreage 480 | 00,0 | _ | | | | | Minimum Rental | | An A | cre ' | , |
| | Minimum Rental | 25c | an A | cre | | | | Filing Fee \$5.00 | | | | |
| | Filing Fee \$5.00 | | | | | | Tract No. 9 | | | | | |
| Tract No. 3 | Timing Tiec worke | | | | | | NE%SW% | | 7. | 13S | 32E | 40.00 |
| | | 26 | 85 | 27E | 160.00 | | | Total acreage 40 | | | | |
| SE1/4 | | 27 | 8S | 27E | 160.00 | | | Minimum Rental | | An A | cre | |
| NW1/4 | | 29 | 8S | | 160.00 | | - | Filing Fee \$5.00 | | | | |
| NW1/4 | m + 1 400 | | 03 | 2111 | 100.00 | | Tract No. 1 | | | | | |
| | Total acreage 480 | | 8. | | | | SE4SE4, V | WWW. | 35 | 135 | 328 | 120.00 |
| • | Minimum Rental | Zoc | an A | cre | | | DE-740E-745 | Total acreage 12 | | 400 | ٠ | 120100 |
| * | Filing Fee \$5.00 | | | | | | | Minimum Renta | | Am A | OFO | |
| Tract No. 4 | | | | | | | | | | HII H | rote | |
| SE1/4 | | 19 | 88 | | 160.00 | | m/ MT_ 44 | Filing Fee \$5.00 | , | | | |
| sw¼ | | -32 | 85 | 27E | 160.00 | | Tract No. 11 | · • • | an. | 100 | 2017 | e do on |
| SE1/1 | | 33 | 88 | 27E | 160.00 | | All | m +-7 Ca | | 16 S | ಯಿಡ | 640.00 |
| . = | Total acreage 480 | 00,0 | | | | | | Total acreage 64 | | | | |
| | Minimum Rental | l 25c | an A | cre | | | | Minimum rental | | an ac | re | |
| | Filing Fee \$5.00 | | | | | | | Filing Fee \$5.00 | , | | | |
| Tract No. 5 | | | | | | | Tract No. U | g · | -4.0 | | | |
| N1/2 | | 18 | 10S | 32E | 319.96 | • | $\mathbf{E}\frac{1}{2}$ | | 16 | 16S | 34E | 320,00 |
| N½NE¼ | | 19 | 105 | 32E | 80.00 | | $E\frac{1}{2}$ | | 21 | | 34E | 320,20 |
| 11/2212/4 | Total acreage 39 | | | | | | | Total acreage 64 | 10.00 | | | |
| | Minimum Rental | 1 25c | an A | ere | ¥ | | | Minimum Renta | | an A | cre | |
| | Filing Fee \$5,00 | | | , | | | | Filing Fee \$5.00 | | | | |
| Tract No. 6 | Time I cc doing | | | | | | Tract No. 13 | 3 | | | | |
| S1/2SE1/4 | | 24 | 105 | 32E | 80,00 | | NE%NE% | _ | | 17S | 25E | 40.00 |
| | | 35 | 105 | 33E | 80.00 | | | Total acreage 40 | .00 | | | |
| 33 72 X 25 74 CTS 4 203 (17) | | 18 | 185 | 28E | 40.00 | | | Minimum Rental | 25c | an A | шe | |
| se4nw4 | Matal sanagas 20 | | 100 | 20E , | 40700 | | | Filing Fee \$5.00 | | | | |
| | Total acreage 20 | | A | | | | Tract No. 14 | | | | | |
| | Minimum Rental | | an w | cre | | | NW14, SE14 | SE14 | 3 | 195 | 28E | 200,98 |
| 200 3 TAY F0 | Filing Fee \$5.00 | , | | | | | E½NE¼ | /4 | 4 | 198 | 28E | 80,49 |
| Tract No. 7 | | oo. | 100 | הדפפ | 200.00 | | - /Z-· - /4 | Total acreage 28 | | | | |
| S1/2SE1/4 | | 2 3 | 108 | 33E | 80.00 | | | Minimum Rental | | an A | מיני | |
| N1/2SW1/4 | | 16 | 198 | 27E | 80.00 | | | Filing Fee \$5.0 | | | ~~~ | |
| SW¼SE¼ | | | 198 | 28E | 40.00 | | Tract No. 18 | | • | | | |
| | Total Acreage 20 | | | | | | N½S½, NV | | 5 | 17S | 33E | 320.12 |
| | Minimum Rental | | an A | cre | | | S½SW¼, N | 77 77717. 938717 | 8 | | 33E | 120.00 |
| | Filing Fee \$5.00 | | | | | | 172114 74, IV | ייי אַנּייטאָן איז אַנּייטאָן Total acreage 44 | _ | TIO | OU E | 140,00 |
| • | | | | | | | | Minimum Renta | | an A | aro. | |
| | | | | | | | | Filing Fee \$5.00 | | an A | UL C | - |
| | • • | | | | | | | Time res dong | ' | | | |

OIL AND GAS LEASE SALE

JUNE, 1946

| | • | | | | |
|--------------|---------------------|----------------------------------|--|--|---|
| Tract No. | Area | | Name of Hidder | Address | Bid |
| 1 | 480.00 | 1. 2. 3. 4. 5. | Roy D. Golston, | Santa, New Marico Tyler, Texas Tulsa, Oklahoma Tulsa, Oklahoma Ft. Worth, Texas Berkeley, Calif. | 131.00 190.00 552.00 753.60 999.00 1224.60 |
| 2 | 780 ° 02 | 1. 2. 3. 4. 5. | Texas Pacific Coal & Oil Co. | Santa Fe, New Mexic Tulsa, Okla. Ft. North, Texas Tarzana, Calif. Tyler, Texas Tulsa, Oklahoma | 552.00 999.00 |
| . 3 | 480 ₊ 00 | 2. 3. | N. S. Patterson, Roy D. Golston, Gulf Oil Corporation, Skelly Oil Company, Texas Pacific Coal & Oil Co. | Santa Fe, N. H. Tyler, Texas | 131.00 190.00 552.00 753.60 999.00 |
| ·4 | 480,00 | 1. 2. 3. 4. | W. S. Petterson, Ecy D. Goleton, Gulf Cil Corporation, Skelly Oil Company, Texas Pacific Coal & Oil Co. Earl G. Levick, | Santa Fe, N. M. Tyler, Texas Tulsa, Okla. Tulsa, Okla. Ft. Worth, Texas Berkeley, Calif. | 139.00 190.00 552.00 753.60 |
| 5 | 399.96 | 1. 2. 3. 4. | T. S. Patterson, H. F. McKenney, Earl G. Levick, Cities Service Oil Co. | Santz Fe, N. M. El Paso, Texas Berkeley, Calif. Bartlesville, Okla. | 161.00 312.00 1019.95 |
| 6 | 200.00 | 2. | H. F. McKenney, Cities Service Cil Co. Lillian V. Browne, | El Paso, Texas Sartlesville, Okla. Los Angeles, Calif. | 122.50 150.00 |
| 7 | 200,00 | 1. 2. | Dale Resler, Lillian V. Browne, | Artesia, New Yex Los Angeles, Calif. | 105.00 752.77 |
| క | 600 .00 | 2. 3. | W. S. Patterson, H. F. McKenney, Earl G. Levick, Bert Aston, | Senta Fe, N. H. El Peso, Texas Berkeley, Calif. Rosmell, N. H. | 171,00 398,00 736,60 2001,00 |
| 9 | 40.00 | 2, 3, 5, 6, 7, 8, | K. F. McKenney, Geo. A. Agnew, Ralph A. Shugart, A. A. Kemnitz, Texas Pacific Coal & Oil Co. Delfern Oil Company Danciger Oil & Ref. Co. John M. Kelly, Dale Resler, | El Paso, Texas Long Beach, Calif. Artesia, W. M. Hobbs, N. M. Pt. North, Texas Lubbock, Texas Ft. Worth, Texas Roswell, N. M. Artesia, N. M. | 107.00 . 132.60 . 201.00 . 500.04 . 508.00 . 2200.00 . 2214.00 . 2255.00 . 411.5.00 . |
| 10 | 120.00 | 2. 3. | morgan G. Smith, | El Paso, Texas Berkeley, Calif. Austin, Texas Tulsa, Okla. | 122.00 267.50 352.00 732.00 |

| Page 2- | -State Oil & | Gas Lease Sale of June, 1946 | |
|------------------------|-----------------------|---|--|
| 11 | 640,00 | 1. H. F. McKenney, 2. W. S. Patterson, 3. Cities Sérvice Oil Co, 4. Earl G. Levick, 5. Humble Oil & Ref. CO. | El Paso, Texas 161.00 Santa Fe, N. H. 399.00 Bartlesville, Okla. 416.00 Berkeley, Calif. 807.35 Rouston, Texas 2400.00 |
| 12 | 6 <u>4</u> 0.00 | 1. H. F. KcKenney, 2. W. S. Patterson, 3. Earl G. Levick, 4. A. A. Kemnitz, 5. Cities Service Oil Co. 6. Mid-Continent Petr, Corp. 7. Humble Oil & Refining Co. | El Paso, Texas 220.00 Santa Fé, N. M. 481.00 Berkeley, Celif. 713.00 Hobbs, H. M. 992.00 Eartlesville, Okla. 1216.00 Tulsa, Okla. 1350.40 Houston, Texas 3360.00 |
| 14 | 281.39 | Morgan G. Smith, Wagnolia Petr. Co. Gulf Oil Corporation | Austin, Texas 108.00 Pallas, Texas 650.00 Tulsa, Okla, 1573.60 |
| 15 | 440.12 | 1. W. S. Patterson, 2. H. F. McKenney, 3. Morgan G. Smith, 4. Earl G. Levick, 5. Southern Union Oil Co., | Santa Fe. N. M. 139.00 Bl Paso, Texas 164.00 Austin, Texas 501.42 Berkeley, Calif. 506.30 Dallas, Texas 1170.00 |
| 16 | 320.14 | 1. H r. HoKenney 2. John M Kelly, 3. Dale Resler, 4. Magnolia Petr. Co. | El Paso, Texas 117.00 Roswell, N. M. 325.00 Artesiz, N. M. 2500.00 660.00 Dallas, Texas 2500;00/ |
| 17 | 320,00 | 1. Dale Resler, 2. H. F. McKenney, 3. Morgan G. Smith, 4. Earl G. Levick, | Artesia, N. M. 105.00 El Paso, Texas 112.00 Austin, Texes 210.00 Berkeley, Celif. 989.63 |
| 18 | 318.44 | 1. Gulf Gil Corporation, | Tulsa, Oklahoma 826.80 |
| 19 | 240,00 | Dale Resler, Ralph A. Shugart, | Artesia, N. M. 246.00 Artesia, N. M. 370.00 |
| 21 | 640.00 | 1. H. F. McKenney, 2. R. S. Patterson, | El Paso, Texas 200.00 Santa Fe, N. H. 399.99 |
| 22 | 404.30 | 1. Roy D. Golston, Tyler, Texas | \$401.00 rejected as below minimum |
| 23 Rejected | 274.64 here on bel | 1. The Atlantic Refining Co. | Dallas, Texas 1774.64 |
| 25 | 1280.00 | l. C. A. McAdems, | Midland, Texas 1356.80 |
| 26 | 400.00 | 1. Morgan G. Smith, 2. Laura Stratton, 3. C. A. McAdams, | Austin, Temes 131.25 Montrose, Calif. 668.00 Nidland, Temes 724.00 |
| 27 | 599.55 | I. C. A. McAdems, | Widland, Texes 1396.95 |
| 28 | 280.00 | 1. Texas Pacific Coal & OHL Co 2. C. A. McAdams, | Ft. North, Texas 289.00 Midland, Texas 506.20 |
| 29 | 320,00 | 1. Texes Pacific Coal & Cil Co 2. Standlind Oil & Gas Co. 3. C. 1. Mckdams, 4. Malco Refineries, Inc., | Ft. Worth, Texas 328.00 Tulas, Okla. 511.00 Midland, Texas 745.60 Roswell, N. M. 803.20 |
| 30 | 359.66 | l. Texas Pacific Coal & Oil Co 2. C. A. MoAdems, | Ft. Worth, Texas 369.00 Widland, Texas 838.00 |
| 31 | 240.00 | Texas Pacific , Coal & Oil Co The Atlantic Hefining Co, C. A. McAdems, | Ft. North, Texas 252.00 Dallas, Texas 315.00 Midland, Texas 559.20 |
| Tracts 13 High bids | , 20, 24, wi | bed below minimum thdrawn as unsold. acts 1 to 23 (less 22) usive, rejected. | Total \$30,382.89 Fees 110.00 Acreage 7594.25 Tracts Sold 22 |

•

APPLICATION FOR OIL AND GAS LEASE UPON STATE LAND

ON LEASE FORM



The Commissioner of Public Lands, Santa Fe, New Mexico. Sir: Southern Union Gas Company, a corporation Burt Building, Dallas, Whose postoffice address is EXMINERATIVE SELECTION OF A COPPORATION qualified to do business in New Mexico), hereby make S application for an oil and gas lease for the exploration, development and production of oil and natural gas thereon, upon the following described land with the count y of les e.A.O.C. 6"" Tract No. 15 N484, NW4 848W4, NW48W4 17S 33E 17S 33E 320.12 120.00 Total acreage 440.12 Minimum Rental 25c an Acre Filing Fee \$5.00 containing 440.12 acres, more or less, and tender herewith as a bonus and the first year's rental thereon the sum of \$ 1170.00, together with application fee of \$ 5.00 Applicant states that the facts concerning oil or natural gas development thereon and in the vicinity thereof are as stated in answer to the following questions: 1. Have any commercial well or wells been drilled for oil or natural gas on said land or within three miles thereof?

| at the same rands, of any of ment, tocated within the geological structure of any, known producing oil or na- |
|---|
| tural gas field? |
| Not so far as known. |
| 3. What is the value of said lands for oil and for natural gas purposes? |
| Purely speculative. (State the second value, of if speculative insert the words "Purely Speculative") |
| The Manuel A. Sanchez Tagent, Shi le 100 11 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |
| Consider and Variet address of Park and |
| the above named applicant, do solemnly swear that each and every statement made in this application is true |
| and correct to the best of my knowledge and belief. |
| SOUTHERN UNION GAS COMPANY, a corporation |
| By Manuel a- Davely |
| MONTH AND A Authorized Agent |
| STATE OF New Mexico |
| COUNTY OF Santa Fe |
| |
| Subscribed and sworn to before me by Manuel A. Sanchez, |
| Agent for Southern Union Gas Company, a corporation, (Applicant agent attorney in fact, or officer of corporation) |
| the above named applicant, this 10th day of June 19 46. |
| |
| My Commission expires Toy ce Goodlife Notary Public |
| Feb. 17, 1947. |
| minutes and the second of the |
| Control of the state of the sta |
| OT A R.Y. The second se |
| |
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STATE OF NEW MEXICO by John E. Miles, Commissioner of Public Lands Awarded to

Southern Union Gas Company, Dallas, TX.

Oil and Gas Lease E-881, awarded June 10, 1946, to Southern Union Gas Company, as the highest and best bidder for Tract No. 15 (N2SE, Section 5, T. 17 S. – R. 33 E., N.M.P.M.) at the Regular sale of Oil and Gas Lease held that date.

The annual rentals on this lease were paid to June 10, 1954, as evidenced by rental payments noted on the following receipt and oil and gas record sheet.

Abstracters Note:

Lands described above assigned to Assignment No. 1

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LEASE NO.

UN 25 57 AH "HE APPLICATION NO.

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OIL AND GAS LEASE

| T entere sioner | THIS AGREEMENT, dated this the JOLD day of June A D 19 46 made and | y and through | of Public Lands, thereunto duly authorized, party of the first part, and hereinafter, called the "Lessor," and | Southern Union Gas Company, A Corporation |
|-----------------------|--|-------------------|--|---|
| | THIS AGE | entered into by a | sioner of Public. | South. |

Burt Building, Dallas, Texas party of the second part, hereinafter called the "Lessee," whether one or more,

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WITNESSETH;

... WHEREAS, the said lessee has filed in the office of the Commissioner of Public Lands an application for an oil and gas lesse covering the lands hereinafter described and has tendered therewith the required first payment being not less than the amount required by law and by the rules and regulations of the New Mexico State Land Office; and WHEREAS, all of the requirements of law relative to said application and tender have been duly complied with and said application has been approved and allowed by the Commissioner of Public Lands:

THEREFORE, for and in consideration of the premises as well as the sum of One thousand One hundred

) Dollars, the (\$ 1,170.00 and seventy dollars

and of the further sum of \$\frac{5.00}{} filling fee, and of the covenants and agreements hereinafter contained on the part of the lessee to be paid, kept and performed, the said lesses exclusively, for the sole and only purpose of exploration, development and production of oil and-/or gas thereon and therefrom with the right to own all oil and gas so produced and saved therefrom of oil and-/or gas thereon and therefrom with the right to own all oil and gas so produced and saved therefrom and not reserved as royalty by the lesson under the terms of this lease, together with rights of way, easements and servitudes for pipe lines, telephone and telegraph lines, tanks, power houses, stations, gasoline plants, and fixtures for producing, treating and caring for such products, and housing and boarding employees, and any and all rights and privileges necessary, incident to or convenient for the economical operation of said land, for oil and gas, with right for such purposes to the free use of oil, gas, casing-head gas, or water from said-lands, but not from lesson's water wells, and with the right of removing either during or after the term hereof, all and any improvements placed or erected on the premises by the lessee, including the right to pull all casing, subject, however, to the conditions hereinafter set out, the following described land situate in the Count Y. of Lea same being the amount of the tender above mentioned, paid in cash, and evidenced by official receipt No. B-35159

State of New Mexico, and more particularly described as follows:

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'TO HAVE AND TO HOLD said land, and all the rights and privileges granted hereunder, to and unto the lessee-for a primary term of five (5) years from the date hereof, and as long thereafter as oil and gas in paying quanti-ties, on either of them, is produced from said land by the lessee, subject to all the terms and conditions as hereinafter set forth.

In consideration of the premises the parties covenant and agree as follows:

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offered at public sale.)

- 1. Subject to the free use without royalty, as hereinbefore provided, the lessee shall pay the lessor as royalty one-eighth part of the oil produced and saved from the leased premises or the cash value thereof, at the option of the lesson, such value to be the price prevailing the day oil is run into a pipe line, if the oil be run into a pipe line, or into storage tanks, if the oil be stored.
- The lessee agrees to pay the lessor the one-eighth of the net proceeds derived from the sale of gas from each gas well. If casing-head gas produced from said land is sold by the lessee, the lessee shall pay the lessor as royalty one-eighth of the net proceeds of said sale; if casing-head gas produced from said lands is utilized by the lessee otherwise than for carrying on the lessee's operations for producing oil or gas from said lands, then the lessee shall pay the lessor the market value in the field of the equal one-eighth, part of the casing-head gas so utilized at the time of such utilization. Provided, however, the lessor may require the payment of royalty for gas produced under this lease at price per M. C. F. equal to the maximum being paid for gas of like kind and quality in the same field or area.
- 3. Lessee agrees to make full settlement on the 20th day of each month for all royalties due the lessor for the preceding month, under this lease, and to permit the lessor or its agents, at all reasonable hours, to examine lessee's books-relating to the production and disposition of oil and gas produced. Lessee further agrees to submit to lessor annually upon forms furnished by lessor, verified reports showing lessee's operations for the preceding year.
- 4. It is expressly agreed that the consideration hereinhefore specified is a good, valid and substantial consideration and sufficient in all respects to support each and every covenant herein, including specifically the option granted the lessee to prevent the termination of this lease from year to year, by the payment or tender of the further rental. hereinafter provided for.

An annual rental, at the rate of 25¢ per acre shall become due and payable to the lessor by the lessee, or by any transferee or assignee of the same, or any part hereof, where such transferee or assignee has been recognized, and such transfer or assignment approved by the lessor as hereinafter provided, upon each acre of the land above described and then claimed by such lessee, transferee or assignee hereunder, and the same shall be due and payable in advance to the lessor on the successive anniversary dates of this lease, but the annual rental on any assignment shall in no event be less than Six Dollars (\$6.00).

In event the lessee shall elect to surrender any or all of said acreage, he shall deliver to the Commissioner a duly tuted release thereof and in event said lease has been recorded, then he shall-upon request furnish and deliver to said Commissioner a certified copy of a duly recorded release.

- 5: The lessee may at any time by paying to the State of New Mexico, acting by its Commissioner of Public Lands, or other authorized officer, all amounts then due as provided herein and the further sum of Ten Dollars (\$10.00), surrender and cancel this lease insofar as the same covers all or any portion of the lands herein leased and be relieved from further obligations or liability hereunder, in the manner as hereinbefore provided. Provided, this surrender clause and the option herein reserved to the lessee shall cease and become absolutely inoperative immediately and concurrently with the institution of any suit in any court of law or equity by the lessee, lessor or any assignee, to enforce this lease, or any of its terms express or implied.
- All payments due hereunder shall be made on or before the day such payment is due, in cash or by certified exchange at the Office of the Commissioner of Public Lands in Santa Fe, New Mexico.

 The lessee with the consent of the lessor, shall have the right to assign this lease in whole of in part. Provided, however, that no assignment of any undivided interest in the lease or any part thereof, nor any assignment of less than a legal subdivision shall be recognized or approved by the lessor. Upon approval in writing by the lessor of an assignment, the assignor shall stand relieved from all obligations to the lessor with respect to the lands embraced in the assignment and the lessor shall likewise be relieved from all obligations to the assignor as to such tracts, and the assignee shall succeed to all of the rights and privileges of the assignor with respect to such tracts and shall be held to have assumed all of the duties and obligations of the assignor to the lessor as to such tracts.
- 1. Lessee agrees with reasonable diligence to offset all paying oil or gas wells drilled, within 300 feet of any of the land covered by this lease and retained hereunder.

 9. The lessee agrees to notify the lessor of the location of each well before commencing drilling thereon, to keep
- 9. The lessee agrees to notify the lessor of the location of each well before commencing drilling thereon, to keep a complete and accurate log of each well drilled and to furnish a copy thereof, verified by some person having actual knowledge of the facts, to the lessor upon the completion of any well, and to furnish the log of any unfinished well at any time when requested to do so by the lessor. If any lands embraced in this lease shall be included in any deed or contract of purchase outstanding and subsisting issued pursuant to any sale made of the surface of such lands prior to the date of this lease, it is agreed and understood that no drilling operations shall be commenced on any such lands so sold unless and until the lessee, or his assignee shall have filed a good and sufficient bond with the lessor as required by law, to secure the payment for such damage to the lives ock, range, water, crops or tangible improvements on such lands as may be suffered by the purchase holding such deed or contract of purchase, or his successors, by reason of the developments, use and occupation of such lands by such lessee. Provided, however, that no such bond shall be required if such purchaser shall waive the right to require such bond to be given in the manner provided by law.
- 103 In drilling wells all water-bearing strata shall be noted in the log, and the lessor reserves the right to require that all or any part of the casing shall be left in any non-productive well when lessor deems it to the interest of the State of New Mexico to maintain said well or wells for water. For such casing so left in wells the lessor shall pay to the lessee the reasonable value thereof.
- 11. Lessee shall be hable and agrees to pay for all damages to the range, livestock, growing crops or improvements caused by lessee's operations on said lands. When requested by the lesser, the lessee shall bury pipe-lines below. ने कार्योको हो होता है। अने हैं कर है जा द plow depths it is a research to the contract to
- 12. The lessee shall-not remove any machinery or fixtures placed on said premises, nor draw the casing from any well unless and until all payments and obligations due the lessor under the terms of this agreement shall have been paid or satisfied. The lessee's right to remove the casing is subject to the provision of paragraph 10 above.
- 13. Upon failure or default of the lessee or any assignee to comply with any of the provisions or covenants hereoff the lessor is hereby authorized to cancel this lease and such cancellation shall extend to and include all rights hereunder as to the whole of the way so claimed, or possessed by the lessee or a way so defaulting, but shall not exhereunder as to the whole of the

tend to, nor affect the rights of a car lessee or assignee claiming any portic can leads upon which no default has been made; provided, howeve cat before any such cancellation shall be not the lessor shall mail to the lessee, or assignee so defaulting, by registered mail, addressed to the postoffice address of such lessee or assignee as shown by the records of the State Land Office, a notice of intention of cancellation specifying the default for which cancellation is to be made, and if within 30 days from the date of mailing said notice the said lessee or assignee shall remedy the default specified in said notice, cancellation shall not be made.

- 14. All the terms of this agreement shall extend to and bind the heirs, executors, administrators, successors and assigns of the parties hereto.
- 15. If the lessee shall have failed to make discovery of oil and-/or gas in paying quantities during the primary term hereof, the lessee may continue this lease in full force and effect for an additional term of five (5) years and as long thereafter as oil and gas in paying quantities, or either of them is produced from the leased premises, by paying each year in advance, as herein provided, double the rental provided herein for the primary term, or the highest rental prevailing at the commencement of the secondary term in any rental district, or districts in which the lands, or any part thereof, may be situated, if it be greater than double the rental provided for the primary term.
- 16. If the lessee shall have maintained this lease in accordance with the provisions hereof and if at the expiration of the secondary term provided herein oil or gas is not being produced on said land but lessee is then engaged in bona fide drilling or reworking operations thereon, this lease shall remain in full force and effect so long as such operations are diligently prosecuted and, if they result in the production of oil or gas, so long thereafter as oil and gas in paying quantities or either of them is produced from said land; provided, however, such operations extending beyond the secondary term shall be approved by the lessor upon written application filed with the lessor on or before the expiration of said term, and a report of the status of all of such operations shall be made by the lessee to the lessor every 30 days and a cessation of such operations for more than 20 consecutive days shall be considered as an abandonment of such operations and thereupon the provisions hereof shall be of no further force or effect.

IN WITNESS WHEREOF, the party of the first part has hereunto signed and caused its name to be signed by its Commissioner of Public Lands thereunto duly authorized, with the seal of his office affixed, and the lessee has signed this agreement the day and year first above written.

| signed has agreement the day and year hist above with | STATE OF NEW MEXICO |
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| MIEBORIN | By John Co, miles. |
| 3 | COMMISSIONER OF PUBLIC LANDS, Lessor. |
| | SOUTHERN UNION GAS COMPANY |
| | By C C Red Vice-President |
| | Lessee. (SEAL) |
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| My Commission Expires: | Notary Public. |
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| My Commission Expires: | Notary Public. |
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(CORPORATE ACKNOWLEDGMENT ON BACK)

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| | | | eed of said corporation | | |
| IN WITNESS | WHEREOF | ; I have hereunto s | et my hand and affix | ed my official seal th | he day and year in th |
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Lease No.: E-88/
Name Southern Union Hos Co. a Corp.
Address Rut Ply. Dallas, Texas
Inst. Acres Amount

CS. 440.12 \$1,170.00

Filing Fee 5 - 00

Receipt No. 35/59

Refund WWW

8 T. 175 R. 33E T. 175 R. 33 E 40.03 40.09 320-12 acres CHECKED IN CHANDEOR MAY 8 1947 //0. 03 MAY 131948 //0. MAY 22 1947 V1947 \$ 110.03 No B= MAY 19 1948 X1948 \$//0 33 MAY 1789 1949 \$//0 3 XMAY 8 1950 1950 \$//0 3 MAY 11 1951 1951 \$220 00 MAY 1.1 1823 - 230 p.C MAY 10 1954 220.06 "FOR FURTHER POSTINGS SEE LEBGER CARD" T_N Sec. R. Posted to Control PAID FOR RECEIPT CHECKED IN 1952(1932 5240 de No D-8143 MAY 13 1954 1954 \$ 222,06 NOD 62 Trut 15

188-3

Total Occupy 440.12

June 12, 1946

Southern Union Gas Company, A Corporation Burt Building, Dallas, Texas

Gentlemen: .

Enclosed find Oil and Gas Lease No. F-881 in duplicate, for your signature and acknowledgment. It is to your interest to sign and acknowledge both copies of this lease and return promptly to this office for execution by the Commissioner.

Corporations are required to sign by duly authorized officer and must use the corporate form of acknowledgment.

When these leases are returned properly signed and executed by you, they will be signed by the Commissioner, recorded, and one copy returned to you, the other remaining on file in this office.

JOHN E. MILES, Commissioner of Public Lands.

STATE LAND OFFICE

H. R. RODGERS
COMMISSIONER OF PUBLIC LANDS



SANTA FE, NEW MEXICO

June 26, 1946

Southern Union Gas Co. Burt Building Dallas, Texas

Gentlemen:

| Lease. | No | E-681 | | | | | | | |
|---------|---------|----------|------|--------|----|------|---------|-------|------------|
| ha.s. | been | placed | on | record | în | this | office | and | duplicate, |
| togethe | er with | the foll | owir | ıg, | is | encl | osed fo | r you | r files: |
| Ponei | nt Mo. | B_2616 | :o | | | | | | |

Yours very truly,

JOHN E. MILES

H. R. RODGERS,

Commissioner.

Southern Union Gas Company

Assigned to

Aztec Oil & Gas Company, Dallas, TX.

As to the N2SE, Section 5, T. 17 S. – R. 33 E., N.M.P.M.

Oil and Gas Lease E-881, Assignment No. 1.

The annual rentals on this assignment were paid to June 10, 2001, as evidenced by rental payments noted on the following oil and gas record sheets, rental receipts and ONGARD receipt history.

Abstracters Note:

All lands described above assigned to Assigned to No. 3

Form 45

Form No. 83 A 2—Corporation

| Wild No. 65 A 2—Corporation | |
|--|---|
| ASSIGNMENT OF OIL AND GAS LEASE TATE LAND OF KNOW ALL MEN BY THESE PRESENTS. | 1 0/13: |
| TOTAL TO THE PARTY OF THE PARTY | 等 。 |
| That Southern Union Gas Company I Sign 1 8 40 / | M 255 |
| a corporation, whose post office address is Burt Building, Dallas, Texas. Anna FE, // | # d |
| hereinafter sometimes called "Assignor ," party of the first part, for and in consideration of | of the |
| sum of One Dollar, and other good valuable consideration paid by Aztec Oil Cos Company, | |
| | |
| a Delaware corporation, 900 FIRST NATIONAL ONK whose postoffice address is 920 Mercastile Securities Building, Dallas, Texas 75 202- | 19942300000000000000000000000000000000000 |
| hereinafter sometimes called the "Assignee" party of the second part, has sold, transferred, set over | |
| assigned, and by these presents does sell, transfer, set over and assign to the Assignee its. | |
| successors and assigns, all of the assignor's right, title, interest and claim in and to that certain Oil and | |
| Lease No. E-881 Southern Union Gas Company. | u uas |
| Dease Towns, made by the pinte of New Mexico to | } } |
| Town 10 | |
| under date of June 10 | 40 |
| | FETTA ISPERONTAL |
| the Assignor h | erein. |
| in and to the following described subdivisions of land in said lease described, and insofar as said lease a | • |
| such divisions—to-wit: | |
| Sec. 5 Twp. 17S Range 33E Lot 3 Lot 4 $SW_{\frac{1}{4}}^{\frac{1}{4}}NW_{\frac{1}{4}}^{\frac{1}{4}}$ $SE_{\frac{1}{4}}^{\frac{1}{4}}NW_{\frac{1}{4}}^{\frac{1}{4}}$ 160.12 | 2 acresC A |
| Sec. 5 Twp. 17S Range 33 E $(NE_{\pm}^{1}SW_{\pm}^{1})$ $NW_{\pm}^{1}SW_{\pm}^{1}$ 80.00 | O'acres & |
| Sec. 5 Twp. 17S Range 33E $NE_{\pm}^{1}SE_{\pm}^{1}$ $NW_{\pm}^{1}SE_{\pm}^{1}$ 89.00 | O acres CA |

Containing 440.12 acres, more or less, in Lea County, New Mexico.

ALL ASSIGNED TO # '3

Range 33E

The Assignee assumes and agrees to perform all obligations to the State of New Mexico insofar as said described lands are affected, and to pay such rental and royalties, and to do such other acts as are by said lense required as to the above described subdivisions, to the same extent and in the same manner as if the provisions of said lense were fully set out herein.

It is agreed that the Assignce shall succeed to all the rights, benefits and privileges granted the Lessee by the terms of said lease, as to the lands above described.

IN WITNESS WHEREOF, the said party of the first part has hereunto caused these presents to be signed and sealed by its proper officers by anthority of its Board of Directors this the

| | 3rd day | of | Januar | y Herejat seelajooniajopaorijosaajetiing | 19 55 | to be effe | ective January |
|------|---------------|------------|--|---|-----------|------------|--|
| | 1, 1955, at 1 | 12:01,A.M. | M.S.T. | • | INION GAS | 1. | |
| | 1000 | | * ************************************ | *************************************** | ~ ~~ | | ng fanjangan an a |
| | | | act Secretary. | By | GVV C | Vice | President. |
| FEE: | 35 W 1/2/2 | 735 | | | | Q. | |
| | | | | | · . | * | |

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| STATE OF NEW XXIIIXX | |
|--|--|
| County of DALLAS | AND SELVE OF AS DESCRIPTION |
| | Towns to the second sec |
| 7 OI Williamson Commission Commis | January Constitution of 19:55 before me personally |
| appeared Scott Hughes Si | Arce |
| | me duly sworn did say that he is the President of the |
| mannamakan jangan gasan sangan s | domengensummensiehimman namman häminen arimmen elementien arien manimmen men miner men miner men miner men min Combant |
| and that the seal affixed to the foregoing | instrument is the corporate seal not said corporation; and |
| | in behalf of said corporation by authority of its Board |
| of, Directors, and said Scott Hugh | Jes |
| said instrument to be the free act and deed o | \cdot |
| IN WITNESS WHEREOF, I have here | unto set my hand, and affixed my official seal on this, the day |
| and year first above written. | nell & Sumitte |
| My Commission Expires June 1, 1955 | Notary Public. |
| by Commission Expression | Andrewski epiteritäänittäänittäänitianitainitainitainita |
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| James Costaville Costaville | |
| story of Septimber of Johnson and Comment | end were to be a some of the first wife in the |
| | en de la companya de |
| Cocros Cl. 1 Might Spirits | e o describer de que la leight e local |
| Santa Fe, New Mexico | di Angel i i i i i i i i i i i i i i i i i i i |
| L hereby certify that the within assignment | nt was filed in my office on the |
| hereby certain that the within assignme | nt was filed in my office on the day |
| of | ind approved to me of the state |
| | (/M/11. |

INSTRUCTIONS AND INFORMATION

- 1. All assignments must be filed in triplicate in the States Eard. Office within 100 days from date of Issue and accompanied by Cashler's Check, Bank Draft, P. O. or Express Money Order.

 2. Recording and approval fees are \$5.00 for each assignment.

- 3. When assignments are accompanied by personal check, they will be hold three weeks for collection of checks.

 4. Assignments will not be approved for less than a regular subdivision or for undivided interests. By a regular subdivision is meant forty acres or a tract described by Lot number which may be more or less than 40 acres.
- 5. Assignments must show complete postolfice address of assignae,
- Assignments must be executed before an officer authorized to take neknowledgement of deeds. Corporations must use corporate form of acknowledgement.

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yer 17 AGREGENT

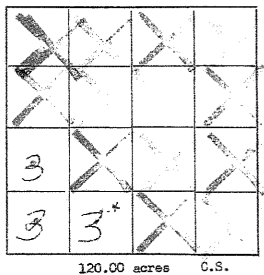
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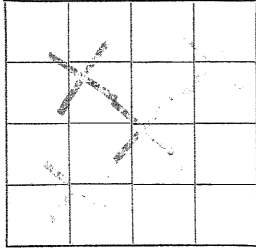
Sec. 8 T. 17S R. 33E



Tro:00 Coron

Sec. T. R. Posted to Control

trol Sec. T. R.



Lease No. E-881

Assignment No. 1

ALL ASSIGNED TO # 2

3-175-33E 3-175-33E 3-2-5-35 Part

Total acres 440.12



€-881 ASSN. NO. }

| | AD LOD D | | | | UN19 1 |
|---|--------------|--|---|--|--|
| | SPACE B | ELOW FOR DRILLING | AND PRODUCT | ION RECORD | · Affects |
| John 3, 20 John Segregate ELI | 33 | 2/254/y ce Muit See below | Drilling Well No. Sub. Sec. 1. Date Filed / Comp. Date. Prod. Date. Royalty Date. | 7-/2- 03 // Da | |
| EFFECTIVE | SPACE B | ELOW FOR CANCELLAT | ION AND RELE | ASE RECORDS | |
| Drilling Lad III Well No. Sub III No. Sec.5-IJS Date Filed 7 Comp. Date Prod. Date Royalty Date | 223-/6 | Drilling Well No. Sub. Soc. Date Flied Comp. Date Prod. Date Prod. Date Reveilty Date | Drilling Well Mo. Sub. Sub. Date Filed Comp. Date Prod. Date Reyalty Date. | | |
| NOTICE OF P | AYMENT DUE | TERM RECORD | R | ENTAL PAYMENT I | RECORD |
| CARD MAILED | REGISTERED & | Ill that remains in | | OR CHECKED IN | RECEIPT |
| - | 20.06 | Sec. 5, T.175, R33 | 2 | apolo | 2 |
| | 220.06 | Lat 4 (muly was) | 4) 19578 | 20 MAY 10 1960 | NO2 //80 |
| BERLY T A MAGA | | Hartheast Mala | zura 1960 87 | 100 DG | NO 28157 |
| | 220.06 | Contraction 41.10-01 | 2113 13 b/s/ | 5-5-61 | NO7-65094 |
| | 220.06 | anticker 1 4-1-6 | 7 19 1/2 1 | 20 MAY 1 0 1962 | 110 |
| MAY 6 - 1965 | 220.06 | TERMINATED | 19633 | 20. MAY 1 4 1963 | NO.21-18106 |
| MAY 1 0 1967 MAY 7 1968 | 220-06 | EFFECTIVE DATE 10/31/ 4 | <u> </u> | 20. MAI 6 - 1997 | NO 22-42596 |
| MAY:7 7968 | 220.06 | APPROVAL DATE 5/18/4 | 2 1945 \$2 | 20MAY 1 2 1965 | NO.H-18029 |
| - | | The second of th | 196630 | 130 MAY 9 1966 | NO.H-40750 |
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| • | | | 196782 | 20 MAY 1 0 1967 26 MAY 9 1968 | NO <u>2-1/708</u> |
| | | The same and the s | 19/003 | X9. MAY 9 1961 | ⁸ NO. <i>132055</i> |
| | | The same brooks to the same and | 19/00\$6 | 20. MAY 9 1961 20. MAY 7 1969 | No. 1.32055 No. 1.4190 |
| | | The same the same of the same | 19/20\$6 19/9 \$1 | 20. MAY 9 1969 20. MAY 7 1969 20.06 MAY 4 1970 | No. $\frac{32055}{190}$ No. $\frac{74972}{190}$ |
| | | | 19/20\$2 19/23 1970\$2 | 20. MAY 9 1969 20. MAY 7 1969 20.06 MAY 4 1970 | 8 NO. 1.32055 NO. 14190 NO. 74972 NO. 25358 # |
| | | | 19/20\$6 19/9 \$1 | 20.06 MAY 4 1970 10.06 MAY 4 1970 10.06 5/6/71 | No. $\frac{32055}{190}$ No. $\frac{74972}{190}$ |

ALL ASSIGNED TO #_3___



NEW MEXICO STATE LAND OFFICE

OIL AND GAS RECORD SHEET

| LEASE NO. | | * | | , | ASSIGNMENT NO | |
|-----------|-----|---|---|----|---------------|---|
| | 1 . | | • | ٠. | • | • |
| | • | | • | * | , | |

SPACE BELOW FOR DRILLING AND PRODUCTION RECORD

SPACE BELOW FOR CANCELLATION AND RELEASE RECORDS

| NOTICE OF PAYMENT DUE | | TERM RECORD | RENT | RENTAL PAYMENT RECORD | | |
|---------------------------------------|--|-------------------------|--|-----------------------|--------------|--|
| CARD MAILED | REGISTERED MAILED | | PAID FOR | CHECKED IN | RECEIPT | |
| | | | 1974 8220 | 3-8-74 | NO Bath y | |
| • • • | · | | 19758220 | 5-8-75 | NO Batch F | |
| · · · · · · · · · · · · · · · · · · · | | | 1976 \$ 20.06 | 5-5-76 | NO. Batch D | |
| | * | • | 19773 | 4-22-77 | NOBatch Q | |
| | | | 19 78 220 | - 4.24-78 | NO Batch 6 | |
| | | | 19 79 \$ 2 30 | • | NO. Sool C | |
| | *, +- | | 19.80\$20.4 | | NO BOX LB | |
| | • • • • • • • • | | 1981 \$220 00 1982 | #200 | NOTELLE | |
| | | Southland Royalt | 4 1983 \$ | 5-2-83 | NoBatch A. | |
| | | HAID DU SMILLIDER KOURL | 1984 8320.0 | 5-3-84 | NO. Batelo D | |
| | | South land Royalty | 1985 \$2 20 | F 11 22-85 | NO Batch CZ | |
| rig. | The second secon | Southhall Royally | 1986 \$ 300 | 5-5-86. | NOBatel D | |
| - · | | South land Rajotly | 198 78 250 | 5-9-88 | NOBATA K | |
| - | 7,7 | 2-2060, 2-2061, 25 | 1988 8 | U- /- 80 | NU. | |

lease no £-887 assn. no.

OG-68

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| LEASE NO. E-88 | NEW MI | EXICO STAT L AND GAS RECOI | E LAND OFFICE RD SHEET | ASSIGNMENT NO. |
|---|--------------------------|-------------------------------|-------------------------------|--------------------------|
| | CANCELLATIO | N - EXPIRATION | AND RELEASE RECORDS | |
| · · · · · · · · · · · · · · · · · · · | • | · , | | |
| FINAL REGISTERED NOTICE: | 400 | | | • |
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| RENTAL PAYMENT FOR FERIOD BEGINNING | DATE PAID | RENTAL BAICH NO. | AMOUNT PAID | PAID BY |
| 6-16-89 TO 6-10-90 | 4 <u>4789</u> A-23-90 | 1 | \$00.06 | Meridian al Co. |
| 6-10-91 7060-10-92 | 4-26-91 | · U | 10000 | Mendia QI |
| 6-10-93 to 6-10-93 | 5-4-93 | | \$ 100.00 \$100.00 | Mendian Oil Prod |
| 5/1099 TO 6-10-95 | 5-2-94 | · <u>D</u> | 9/00 | Meridien of |
| TO | A manufact STREAM STATE | · | | |
| | | | | |
| SHUT-IN GAS ROYALTY PERIOD BEGINNING | DATE PAID | BATCH NO. | ALTY PAYMEN AMOUNT PAID | PAID BY |
| TO TO | | Annual Control Control | | |
| TO | | · | | |
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| TO | | · | | , |
| MISCELLANEOUS INSTRUMENT NOS | 3-3470,3- | -563[. | | |
| ALL ASSIGN | ED TO # | 3 | LEASE N | o.E_88/ ASSIGNMENT NO. / |

STATEMENT OF PAYMENT RECEIVED

OFFICE OF THE COMMISSIONER PUBLIC LANDS

P. O. BOX 1148 . SANTA FE, NEW MEXICO . 87501

DATE TAUUDMA MOUNT BALANCE PATER PAYRENT LEASE OF CONTRACT NO. ACCOUNT NO. FOW. SOURCE
EJ0881 1 1350 GIL & GAS PANE DUE DATE: PENALTY 050272 611072\$ COMMENTS STATEMENT OF RECEIPT

BATCH NO. C

DATE PROCESSED 5/ 2/72 HOUSE CHECK NO.

PAID BY ペポス・101 対限な

AZTEC DIL & GAS



REMITTANCE MUST BE MADE TO THE COMMISSIONER OF PUBLIC LANDS, IF PAYMENT HAS BEEN MADE, PLEASE DISREGARD THIS NOTICE.

> ALEX J. ARMIJO, COMMISSIONER

PLEASE RETURN THE ACCOMPANYING CARD WITH REMITTANCE.
TO BE FILED IN LESSEES FOLDER

STATEMENT OF PAYMENT RECEIVED

OFFICE OF THE COMMISSIONER UBLIC LANDS

P. O. BOX 1148 . SANTA FE, NEW MEXICO . 87501 E00881 1 1350 OIL & GAS 05107.

COMMENTS STATEMENT OF RECEIPT

AMOUNT BALANCE
PATTER PAYMENT
\$ 22006\$ DATE PA 013 0UEDATE PENALTY ... 05110173 6110173\$

BATCH NO. I

DATE PROCESSED 5/10/73 HOUSE CHECK NO.

PAID BY **本財体 ₹**(本 本本)>

AZTEC OIL & GAS

and the control of the grantees

REMITANCE MUST BE MADE TO THE COMMISSIONER OF PUBLIC LANDS, IF PAYMENT HAS, BEEN MADE, PLEASE DISREGARD THIS NOTICE.

> ALEX J. ARMIJO, COMMISSIONER

PLEASE RETURN THE ACCOMPANYING CARD WITH REMITTANCE.

TO BE FILED IN LESSEES FOLDER

- STATEMENT OF PAYMENT RECELVED

OFFICE OF THE COMMISSIONER

PUBLIC LANDS

P. O. BOX 1148 • SANTA FE, NEW MEXICO • 87501 DATE

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BALANCE

PAPERS DUE DATE PENALTY / 5

PAPER PAYMENT

EASE OR CONTRACT NO. SACCOUNT NO. SOURCE
E00881 V 1 1350 DIL & GAS
COMMENTS STATEMENT OF RECEIPT

BATCH NO. G

DATE PROCESSED 5/ 8/74 HOUSE CHECK NO.

PAID BY **辛劳连衣≯辛豪>**

AZTEC OIL & GAS

REMITTANCE MUST BE MADE TO THE COMMISSIONER OF PUBLIC LANDS, IF PAYMENT HAS BEEN MADE, PLEASE DISREGARD THIS NOTICE.

> ALEX J. ARMIJO, COMMISSIONER

PLEASE RETURN THE ACCOMPANYING CARD WITH REMITTANCE.

O. TO BE FILED IN LESSEES FOLDER

STATEMENT OF PAYMENT RECEIVED

OFFICE OF THE COMMISSIONER OF UBLIC LANDS P. O. BOX 1148 • SANTA FE, NEW MEXICO • 87501 DATE

MOUNT BALANCE PAYMENT AMOUNT

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LEASE OR CONTRACT NO. ACCOUNT NO. SOURCE PASSING OUR DATE PRINCIPLE OF SOURCE PASSING OUR DATE PASS

BATCH NO. F

DATE PROCESSED 5/ 7/75 HOUSE CHECK NO.

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AZTEC OIL & GAS.

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REMÎTANCE MUST BE MADE TO THE COMMISSIONER OF PUBLIC LANDS. IF PAYMENT HAS BEEN MADE, PLEASE DISREGARD THIS NOTICE.

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PLEASE RETURN THE ACCOMPANYING CARD WITH REMITTANCE.

TO BE FILED IN LESSEES FOLDER

OFFICE OF THE COMMISSIONER OF UBLIC LANDS

P.O.BOX 1148 • SANTA FE, NEW MEXICO • 87501

SOCIETATION OF LEGISLES | SOCIETATION OF STATEMENT OF RECEIPT

BATCH NO. D / DATE PROCESSED 5/ 5/76

PAID BY SAZTEC OIL & GAS

THANK YOU

TO BE FILED IN LESSEES FOLDER

OFFICE OF THE COMMISSIONER CAPUBLIC LANDS P. O. BOX 1148 • SANTA FE, NEW MEXICO • 87501

COMMENTS: STATEMENT OF RECEIPT

BATCH NO. Q DATE PROCESSED 4/22/77

PAID BY B AZTEC OIL & GAS CO



THANK YOU

TO BE FILED IN LESSEES FOLDER COMMISSIONER OF PUBLIC LANDS

OFFICE OF THE COMMISSIONER PUBLIC LANDS P. O. BOX 1148 • SANTA FE, NEW MEXICO • 87501

ORCONTRACTING TACCOUNT COURCE CONTRACTING THE PENALTY SINTER E00881 1/1350 OIL & GAS

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COMMENTS: STATEMENT OF RECEIPT

BATCH NO. Q

DATE PROCESSED 4/24/78

PAID BY > SELTHLANE FOYALTY



THANK YOU

TO BE FILED IN LESSEES FOLDER

OFFICE OF THE COMMISSIONER OFFUBLIC LANDS P. O. BOX 1148 • SANTA FE, NEW MEXICO • 87501

EUU881 1/1350 DIL & GAS 042379 61079 5 5 COMMENTS: STATEMENT OF RECEIPT

BATCH NO. Q

DATE PROCESSED 4/23/79

PAID BY SOUTHLAND ROYALTY



THANK YOU

TO BE FILED IN LESSEES FOLDER

OFFICE OF THE COMMISSIONER OF PUBLIC LANDS P. O. BOX 1148 • SANTA FE, NEW MEXICO • 87501

EO0881 / 1 1350 OIL & GAS 050480 41080 COMMENTS: STATEMENT OF RECEIPT

BATCH NO.

DATE PROCESSED 5/ 1/80

PAID BY > SOUTHLAND ROY CO /



THANK YOU

TO BE FILED IN LESSEES FOLDER

OFFICE OF THE COMMISSIONER PUBLIC LANDS
P. O. BOX 1148 • SANTA FE, NEW MEXICO • 87501

OR CONTRACT NO. ACCOUNT SOURCE PAID DUE DATE PENALTY INTEREST AMOUNT PAID BALANCE
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BATCH NO. V

DATE PROCESSED 4/29/81

PAID BY SOUTHLAND ROYALTY

THANK YOU

TO BE FILED IN LESSEES FOLDER COMMISSIONER OF PUBLIC LANDS

OFFICE OF THE COMMISSIONER F PUBLIC LANDS P. O. BOX 1148 • SANTA FE, NEW MEXICO • 87501

COMMENTS: STATEMENT OF RECEIPT

BATCH NO. S

DATE PROCESSED 4/26/62

PAIDBY SOUTHLAND ROYALTY



THANK YOU

TO BE FILED IN LESSEES FOLDER

OFFICE OF THE COMMISSIONER UBLIC LANDS
P. O. BOX 1148 • SANTA FE, NEW MEXICO • 87501

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BATCH NO. A DATE PROCESSED 5/ 2/83

PAID BY SOUTHLAND ROY CO



THANK YOU

TO BE FILED IN LESSEES FOLDER COMMIS

OFFICE OF THE COMMISSIONER PUBLIC LANDS
P. O. BOX 1148 • SANTA FE, NEW MEXICO • 87501

OR CONTRACT NO. SOURCE PAID DUE DATE PENALTY INTEREST AMOUNT BALANCE
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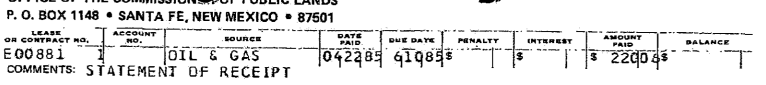
PAID BY SOUTHLAND ROY CO



THANK YOU

TO BE FILED IN LESSEES FOLDER COMMISSIONER OF PUBLIC LANDS

OFFICE OF THE COMMISSION OF PUBLIC LANDS



BATCH NO. Q

DATE PROCESSED 4/22/85

PAID BY SOUTHLAND ROY CO



THANK YOU

TO BE FILED IN LESSEES FOLDER COMMISSIONER OF PUBLIC LANDS

OFFICE OF THE COMMISSIONER UBLIC LANDS
P. O. BOX,1148 • SANTA FE, NEW MEXICO • 87501

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OFFICE OF THE COMMISSIONER OF PUBLIC LANDS

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THANK YOU

TO BE FILED IN LESSEES FOLDER COMMISSIONER OF PUBLIC LANDS

OFFICE OF THE COMMISSIONER OF PUBLIC LANDS P.O. BOX 1148 • SANTA FE, NEW MEXICO • 87501

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BATCH NO. K. DATE PROCESSED 5/14/87

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OFFICE OF THE COMMISSIONER OF PUBLIC LANDS

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OFFICE OF THE COMMISSIONE PUBLIC LANDS P.O. BOX 1148 • SANTA FE, NEW MEXICO • 87501

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DATE PROCESSED 5/ 5/88

PAID BY D SOUTHLAND FOY CO



THANK YOU

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OFFICE OF THE COMMISSIONER OF PUBLIC LANDS P.O. BOX 1148 • SANTA FE, NEW MEXICO • 87501

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OFFICE OF THE COMMISSIONE. OF PUBLIC LANDS P.O. BOX 1148 • SANTA FE. NEW MEXICO • 87501

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THANK YOU

TO BE FILED IN LESSEES FOLDER

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RECEIPT



OFFICE OF THE COMMISSIONER OF PUBLIC LANDS P.O. BOX 1148 • SANTA FE, NEW MEXICO • 87501

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PAID BY D SOUTHLAND ROY CO



THANK YOU

TO BE FILED IN LESSEES FOLDER COMMISSIONER OF PUBLIC LANDS

2 3

RECEIPT

OFFICE OF THE COMMISSIONER OF PUBLIC LANDS P.O. BOX 1148 • SANTA FE, NEW MEXICO • 87501

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OFFICE OF THE COMMISSIONER OF PUBLIC LANDS

P.O. BOX 1148 • SANTA FE, NEW MEXICO • 87504

OR CONTRACT NO. ACCOUNT SOURCE
LOSE1 1 OIL 3 GAS | DATE | DUE DATE | PENALTY | INTERES ST AMOUNT PAID | 00 \$ 1000 \$

COMMENTS: STATEMENT OF RECEIPT

BATCH NO. U DATE PROCESSED 4/26/91

PAIDBY > MERIDIAN OIL



THANK YOU

TO BE FILED IN LESSEES FOLDER

OFFICE OF THE COMMISSIONER OF PUBLIC LANDS

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| E00831 | 1 | | OIL | 8 | GAS | | 050492 | 61092 | \$ | 0.0 | \$ (j(| \$ 100 | 00 | \$ | |

COMMENTS: STATEMENT OF RECEIPT

BATCH NO. C DATE PROCESSED 5/ 4/92

PAID BY P SOUTHLAND ROY CO



THANK YOU

TO BE FILED IN LESSEES FOLDER COMMISSIONER OF PUBLIC LANDS

OFFICE OF THE COMMISSIONER OF UBLIC LANDS

BATCH NO. C

DATE PROCESSED 5/ 4/92

PAID BY P MERIDIAN OIL PROD



THANK YOU

TO BE FILED IN LESSEES FOLDER

OFFICE OF THE COMMISSIONER OF PUBLIC LANDS P.O. BOX 1148 • SANTA FE, NEW MEXICO • 87504

OR CONTRACT NO. NO. OIL & GAS 0493 61093 00 00 10000

COMMENTS: STATEMENT OF RECEIPT

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DATE PROCESSED 05/04/93

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SOUTHLAND ROYALTY

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OR CONTRACT NO. E 0 0 8 8 1 1 SOURCE OIL & GAS

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OFFICE OF THE COMMISSIONER OF JBLIC LANDS

P.O. BOX 1148 • SANTA FE, NEW MEXICO • 87504

OR CONTRACT NO. ACCOUNT SOURCE
ED 0881 1 OIL & GAS

COMMENTS: STATEMENT OF RECEIPT PATE DUE DATE PENALTY INTEREST AMOUNT BALANCE

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DATE PROCESSED 05/02/94

PAID BY



SOUTHLAND ROY CO

THANK YOU

TO BE FILED IN LESSEES FOLDER

OFFICE OF THE COMMISSIONER OF JBLIC LANDS

P.O. BOX 1148 • SANTA FE, NEW MEXICO • 87504

OR CONTRACT NO. ACCOUNT SOURCE
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COMMENTS: STATEMENT OF RECEIPT DATE DUE DATE PENALTY INTEREST AMOUNT PAID DO DO DO

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DATE PROCESSED 05/02/94

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MERIDIAN OIL

THANK YOU

TO BE FILED IN LESSEES FOLDER

CMD : OG2IBIL

ONGARD

11/15/22 09:55:15

NMSLO - RECEIPT HISTORY

OGSPUB1-PROD

Page No.: 1

Lease or Contract #

: E0 881

1 Source: Oil & Gas

Paid By Name

: 7377 EOG RESOURCES INC

Lessee Name

: 21281 SOUTHLAND ROYALTY CO

Lessee Address

: 3535 E. 30TH STREET

P. O. BOX 4289

FARMINGTON, NM 87402

| Ogrid | Due date | Pymnt Dte | Penalty | Interest | Payment |
|-------------------|---------------|------------------|----------------|--------------|--------------|
| 7377 | | 05/03/2001 | 0.00 | 0.00 | 100.00 |
| 14538 | 06/10/2000 | 04/27/2000 | 0.00 | 0.00 | 100.00 |
| 14538 | 06/10/1999 | 04/30/1999 | 0.00 | 0.00 | 100.00 |
| 14538 | 06/10/1998 | 04/27/1998 | 0.00 | 0.00 | 100.00 |
| 14538 | 06/10/1997 | 04/30/1997 | 0.00 | 0.00 | 100.00 |
| 14538 | 06/10/1996 | 04/24/1996 | 0.00 | 0.00 | 100.00 |
| 14538 | 06/10/1995 | 05/03/1995 | 0.00 | 0.00 | 100.00 |
| 21281 | 06/10/1994 | 05/02/1994 | 0.00 | 0.00 | 100.00 |
| E | E0043: Record | d found; Author | rity denied to | MODIFY/ADD | |
| 01 HELF | PF02 | PF03 EX I | Γ PF04 | PF05 | PF06 |
| -0 7 BKW C | PF08 FWD | PF09 | PF10 | PF 11 | PF 12 |







CMD : OG2IBIL

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11/15/22 09:55:32

NMSLO - RECEIPT HISTORY

OGSPUB1-PROD

2

Page No.:

Lease or Contract #

: E0 881

1 Source: Oil & Gas

Paid By Name

7377 EOG RESOURCES INC

Lessee Name

: 21281 SOUTHLAND ROYALTY CO

Lessee Address

: 3535 E. 30TH STREET

P. O. BOX 4289

FARMINGTON, NM 87402

| Ogrid | Due date Pymnt Dte | Penalty | Interest | Payment |
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| 21281 | 04/26/1991 | 0.00 | 0.00 | 100.00 |
| 21281 | 04/23/1990 | 0.00 | 0.00 | 220.06 |

M0001: This is the last page

PF01 HELP PF02 PF07 BKWD

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PF08 FWD

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PF12





CMD :

ONGARD

11/15/22 09:56:38

OG5LSMN

INQ. AND MAINTAIN OIL AND GAS

OGSPUB1-PROD

200.00

Page No : **1** ase# : **E00881 0001** Issue Date : 06-10-1946 Exp Date : 06-10-1956

Lessee OGRID : 21281 SOUTHLAND ROYALTY CO

Lease Term : OG Assigned From : Total Acres :

Termn Date : 01-01-2000 Termn Reason: FA Fully Assigned

Min Ann Rent : 100.00 Escalation % : Billing Frequency : A

Current Term : EXPM Extended Primar Current Term Expr Date :

Bill To : 21281 SOUTHLAND ROYALTY CO Prod Stat : PROD Next Bill Date: 06-10-01 Last Bill Date : 05-11-00 Rent/Acre : .5000

Paymnt Recvd : Y on : 05/03/2001 Paymnt Appld: N Comment(Y/N) : N Original Rte :

S Sec Twp Rng UL Lot-Idn Acreage Communitization/Unitization Name

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E5147: Lease is not active. no operations are allowed

PF01 HELP PF02 PF03 EXIT PF04 GoTo PF05 DELETE PF06 CONFIRM PF07 BKWD PF08 FWD PF09 PF10 CMNTS PF11 PF12

CLR PA1 PA2 PA3

Stipulation Amending State oil and Cas Lease RECEIVED

No. <u>E-881-1</u> to Conform to Form Prescribed by FLANT NM-155

Laws of New Mexico, 1957, Chapter 148, Section 15, N. ...

ISL: SEP ÀI 🖯 (is) (ere) the record owner(s), and AZTEC OIL & GAS COMPANY and LEGNARD NICHOLS (is) (are) the working interest owner(s) of the original oil and gas lease set out in the caption hereof; and WHEREAS, said lease is in good standing at the date hereof, according to the terms and conditions thereof, and all applicable statutes and regulations; NOW, THEREFORE, pursuant to authority granted by laws of New Mexico, Chapter 148, Section 2, it is hereby stipulated and agreed that the ms and conditions of said original oil and gas lease and of all assigndiffers of the lease form prescribed by Laws of New Mexico, 1957, Chapter Section 1, as if said form had been the original. AZTEC-CIT: 2: GAS COMPANY" Secretary pproved this day of COMMISSIONER OF PUBLIC LANDS (PERSONAL ACKNOWLEDOMENT) STATE OF The foregoing instrument was acknowledged before me this 29

AUGUSTUMENT WAS acknowledged before me this 29 ELEANOR S. GRISHAM, Notary Public, Dallas County, Texas

| | AMENI DI ATTO | THE TAC | T j | |
|--|------------------|--------------|--|----------------|
| STATE OF | | | F* | • • |
| COUNTY OF | ") ss. | • | | |
| | | · | | • |
| The foregoing instrument day of 19 | was acknowled | ged before | me this | |
| day of 1111112 19 | s py as attor | nev in fact. | in behalf of | |
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| A STATE OF THE STA | * | | | |
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| STATE OF TEXAS |) | £ | . , | |
| -COUNTY OF DALIAS | | • | | Take to Police |
| (1) 1 |) (7.) | Name. | 3 A | ~ W |
| day of Quant | was асклоw⊥ес | ged before i | me this | <u> </u> |
| | | ~ | | |
| Van Thompson (Name) | | Vice-Presid | | of . |
| See The Control of Marine | 13. | (Title | = <i>j</i> | • "• |
| Aztec Cil & Cas Company | , e- <u></u> - | Delaware | as Asserted | |
| (Corporation) | | | | |
| | corporation. | | Α Λ | |
| | - | I aomi | W. Jan | nan |
| | | Note | y Public | 0 |
| My commission expires Ju | ne 1, 1959 | | ** | The Species. |
| マのもな い。 | | _ | 5. | - |

INSTRUCTIONS

(Submit to Commissioner of Public Lands, P. O. Box 791, Santa Fe, New Mexico, along with remittance in the sum of \$25.00 filing and handling fee.)

Space below may be used for additional acknowledgments, if needed.

MARY CORD DO DO DO FIFT.



TO: CENTRAL LEASING & ACCOUNTING DIVISION

February 9, 1978

FROM: RAY D. GRAHAM, DIRECTOR

SUBJECT: NAME CHANGE

AZTEC OIL & GAS COMPANY TO SOUTHLAND ROYALTY COMPANY

MISCELLANEOUS INSTRUMENTS #2-2060, 2-2061, 2-2062

ADDRESS TO REMAIN THE SAME AS APPEARS ON ALPHA

PLEASE MAKE WORK SHEETS DIRECTLY TO ACCOUNTING DIVISION TO CHANGE THE NAME ON ALL LEASES OWNED BY: AZTEC OIL & GAS COMPANY TO SOUTHLAND ROYALTY COMPANY.

ADDRESS TO REMAIN THE SAME AS APPEARS ON ALPHA

WE HAVE MADE THE NECESSARY CHANGES ON FORM OG-96 AND FILED SAME IN RESPECTIVE LEASES.

RAY D. GRAHAM, DIRECTOR OIL & GAS DIVISION

cc: Accounting Division-Central Leasing & Filing Lease Files Memo File 11 A 12





NEW MEXICO STATE LAND- OFFICE

NAME: 1. Southland Royalty Company

2.

CHANGE OF ADDRESS

| STREET OR P. O. BOX | CITY | STATE | ZIP CODE | AUTHOR IZATION. | DATE | ВУ |
|-------------------------|--|--|--|--|---------------|-------------|
| 1 | | , | 211 0002 | AUTHORIZATION. | DATE | , D1 |
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| OTHER CHANGE | S : | | • | | | |
| . Effective November 17 | • | & Gas Company | merged into | Southland Royali | y Compa | any. |
| Refer to Miscellaneou | | | | | | _ |
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0G~96

1/72

020369-00

TO: COMMISSIONER OF PUBLIC LANDS P.O. BOX 1148 SANTA FE, NEW MEXICO 87501

DEAR SIR:

I AM THE HOLDER OF DIL/GAS LEASE NO. E-881 NO. 1 COVERING;

ASSIGNMENT

T17S, R33E, SEC 5: LOTS 3,4, S/2 NW, N/2 SW, N/2 SES SEC 8: NW SW, S/2 SW

OF RECORD IN THE NEW MEXICO STATE LAND OFFICE, AND I REQUEST THAT ALL OFFI-CIAL NOTICES FROM YOUR OFFICE WHICH ARE REQUIRED TO BE SENT TO ME BY LAW OR UNDER THE TERMS OF MY LEASE OR CONTRACT BE SENT TO ME AT THE ADDRESS SHOWN BELOW, WHICH ADDRESS SHALL REMAIN UNCHANGED UPON YOUR RECORDS UNLESS AND UN TIL EXPRESSLY DIRECTED IN WRITING BY ME TO DO SO.

cw 9-28-83

FL OCT 6 1923.

CW- 10-12-83

SOUTHLAND ROYALTY COMPANY

VICE PRESIDENT - LAND

801 CHERRY STREET

FORT WORTH, TEXAS 76102

JUNE 1, 1983

THIS FORM TO BE FILED WITH THE ORIGINAL LEASE INSTRUMENT IN THE LAND OFFICE

0G-48 REV. 7-73

| ESS | |
|------|--|
| ADMR | |
| 8 | |
| HECK | |



NEW MEXICO STATE LAND OFFICE OFFICIAL REQUEST FOR CHANGE OF ADDRESS

To: Commissioner of Public Lands P.O. Box 1148 Santa Fe, New Mexico 87501

FREIVED

May 17 9 29 am '78

| Sîr: | 78 17 \$ 29 MY 78 | | |
|-----------|---|-------------------------------------|---|
| I am the | e holder of (0il and Gas) [Mineral] (Other) | (specify) Lease No. <u>E0088/-/</u> | , |
| grment No | サカバル 产品 程、程、 | (specity) | |
| | | (Land Description) | |

of record in the New Mexico State Land Office, and I request that all official notices from your office which are required to be sent to me by law or under the terms of my lease or contract be sent to me at the address shown below, which address shall remain unchanged upon your records unless and until expressly directed in writing by me to do so.

| | Routin | g |
|------|---------|---------|
| Div. | Initial | Date |
| 6 | CW | 5/18/28 |
| 3 | ER | 5-18-78 |
| 6 | cw | 5/24/18 |

| 1000 FOR NAMED RTH CLUB TOWER FORT WORTH, TEXAS 76102 | SUUTHLAND RUY | ALIY CO | MPANY |
|---|--------------------|-----------|-------|
| FORT WORTH, TEXAS 75102 | TOOD TOK (Name) K! | H CTOR I | UWER |
| Attention Land Description | FORT WORTH, TE | XAS 7 | 5102 |
| Urrentinit: Fatto hebaltiment | Attention: Land | Departmen | ıt |

Signature (Please sign as name appears on lease)

(City and State) (Zip Code)

(Street Address or Box Number)

This form to be filed with the original lease instrument in the Land Office.
7-73

OG-48 Rev. 7-73

| ** | NEW MEXICO STATE LAND OFFICE |
|---|--|
| To: | OFFICIAL REQUEST FOR CHANGE OF ADDRESS |
| Commissioner of Public Lands P.O. Box 1148 Santa Fe, New Mexico 87501 | LEWED 200 |
| Dear Sir: | Aug 2 9 40 AM 76 |
| I am the holder of (Oil am | |
| Assignment No. | , covering (Land Description) |
| me to do so. | aw or under the terms of my lease or contract be sent to me at the address shown ain unchanged upon your records unless and until expressly directed in writing by (Name) |
| Div. Initial Date | · · · · · · · · · · · · · · · · · · · |
| 3 88 8/4/7/6 | Signature (Please sign as name appears on lease) |
| | 1600 First National Buildin / Fort Worth, Texas 76102 |
| | (City and State) (Zip Code) |
| This form to be filed with the | original lease instrument in the Land Office. |

OG-48 Rev. 7-73

State of New Mexico



ALEX J. ARMIJO COMMISSIONER



Commissioner of Public Lands
October 30, 1981

P. O. BOX 1148 SANTA FE, NEW MEXICO 87501

Southland Royalty Company 1000 Fort Worth Club Tower Fort Worth, Texas 76102

Re: Option call for the taking of State royalty oil in kind from State Oil and Gas Lease No. E-881-1 (Tract 655) and purchase thereof by NAVAJO REFINING COMPANY pursuant to contract effective November 1, 1981.

Gentlemen:

The New Mexico State Land Commissioner has entered into a contract with NAVAJO REFINING COMPANY of Artesia, New Mexico 88210, whereby the latter company will purchase State royalty oil. The said Company has new designated for purchasing commencing November 1, 1981, at 7:00 A.M. State royalty oil presently being marketed by Monsanto Company or parties designated by you. This will serve to notify you that the State has elected to take its royalty oil in kind as authorized by lease contract from the wells as shown on the attached list. Inasmuch as you are the record lessee with whom the State is required by law to deal, it is therefore your responsibility to see that other interested parties are notified as to this election to take in kind. We are also sending a copy of this notice to unit operators in those instances where unit agreements are involved.

As a practical matter the oil will not be picked up at the lease location but will be delivered to NAVAJO REFINING COMPANY pursuant to a pipeline arrangement worked out by the subject company; therefore, there will be no physical change in the operation. The accounting should be somewhat similar to that used where joint ownership is handled by means of a split ticket.

If you have any question regarding the details as to the manner and method that NAVAJO REFINING COMPANY will arrange for the taking of this oil, please contact Mr. W. T. Lloyd, P. O. Box 159, Artesia, New Mexico 88210, Telephone No. (505) 748-3311.

Southland Royalty Company

Date October 30, 1981 Page 2.

Very truly yours,

ALEX J. ARMIJO COMMISSIONER OF PUBLIC LANDS

BY: Jay D. Graham, Director Oil and Gas Division A/C 505-827-2748

AJA/RDG/s

The Operator:

Monsanto Company 1330 Midland National Bank Tower

Midland, Texas 79701

Commissioner

Oil and Gas Accounting Commission New Mexico Oil Conservation Division

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Aztec Oil & Gas Company, now Burlington Resources Oil & Gas Company
Assigned to current leaseholder:

EOG Resources, Inc., P.O. Box 2267, Midland, TX 79702.

As to the N2SE, Section 5, T. 17 S. – R. 33 E., N.M.P.M.

Oil and Gas Lease E-881, Assignment No. 3.

The annual rentals on this assignment were paid to June 10, 2023, as evidenced by rental payments noted on the following ONGARD receipt history.

NEW MEXICO STATE LAND OFFICE

2000e Suthland layable

D Prod Sto 4



0106229 From Lease Number E881-1

| | ASSIGNME | NT OF OIL | AND GAS LEASE | 61.300 | To Lease Number |
|--|---|---|--|---|---|
| | | | | -8/72·1 | E0-88/-3 |
| | Aztec Oil & | Gas Compan | ny now | <u>Company</u> | , |
| FOR VALUE RECEIVED. | | _ | Dil & Gas Company | ,OGRID No | 017891 |
| 101(11200) (20011120) | | | eny, or type of business entity) | | |
| /# A # _ b _ b | nione and company to: | EOG Resou | irces, Inc. | OCETO N | . <u>1377</u> |
| ("Assignor" whether one or more), as: | aigia and conveys in: | | - Cook B | | , <u></u> |
| ("Assignee" whether one or more), Wi | hose mailing address is | P. O. Box | د 2267, Midland, ا | Texas 79702 | <u> </u> |
| | | | , | A | |
| | | | · | | |
| the entire interest and title in and t | to Oil and Gas Lease N | io. <u>E-881-</u> 1 | ("the Lease") ini | tially made by the New Me | xico State Land Office to: |
| Southern Union | Gas Coa | June 10 | 1946 insofar as the Lease | covers the following land | in <u>Lea</u> |
| | | | | | |
| County, New Mexico: | | | | | |
| Townshi | p 17 South | Range, 33 Ea | ast, NMPM | | |
| Section | 08: W2SW, S | ESW / | · · · | r i | |
| Section | 08: W2SW, S | WSW, SENW, | -SWAW, NESW, Lot | 3 and 4 | |
| | • | itt | <i>;</i> , | • | |
| | <i>(</i> C) | ST C C | | | |
| together with the rights incident th | | | | | |
| together with the rights incident t | | | | | |
| | | | s to the Commissioner of Bublic I | ande including payment of | Frentais and myalties, and to |
| Assignee assumes and | l agrees to perform all d | luties and obligations | s to the Commissioner of Public I | | |
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| undersigned Assignee named above hereby agrees to be bound by all of the terms, covenants, and conditions of the Lease and this Assignment and shall succeed to | | | | | | | |
|---|--------------|---|---------------|--|--|--|--|
| the rights and benefits under the Lease. | | FOG Resources, Inc. | 0000001 | | | | |
| EXECUTED this 9thday of April | 20 <u>01</u> | By: Arthin Momas | DATE 5-11-01 | | | | |
| 000 SLO 4/25/01#008 | \$30,00F4 | Assignes William R. Thomas | FILMED 5/5/0) | | | | |
| | | Sr. Vice President | OPERATOR EC | | | | |
| | | Name of spouse, if any, or title, if signing in representative capacity | | | | | |

÷ ACKNOWLEDGMENT STATE OF __ Texas COUNTY OF Midland , day of _April .The foregoing Assignee's Acceptance was acknowledged before me this 9th William R. Thomas Sr. Vice President of EOG Resources, Inc. a Delaware Corporation of the Resources, Inc. a Delaware Corporation. Dine PEGGY C. LAVINE Notary Public, State of Texas My Commission Expires 12-84-02 APPROVAL OF THE COMMISSIONER Office of the Commissioner of Public Lands APR 25 2001 Santa Fe, New Mexico I hereby certify that this Assignment was filed in my office on and shall be effective as to the State of New Mexico on 1 ANNUAL RENTAL: The annual rental for the land in this Assignment is

SO per acre. The rental state in advance and shall be paid to the Commissioner of Public Lands on the anniversary date of the original Lease agreement. The date of this Assignment does not change the annual rental due date. For any Assignment of any Lease initially issued prior to June 15, 1985, the annual rental shall not be less than six dollars (\$6.00). For any Assignment of any Lease initially issued after June 14, 1985, or of any Lease which has been stipulated to the new ten year Lease, the minimum rental is forty dollars (\$6.00). INSTRUCTIONS AND INFORMATION 1. FIXED TEN-YEAR LEASE: This Lease provides for a fixed ten-year term, and for so long as oil or gas is produced in paying quantities. The ten-year period is divided into a primary term of five years, followed by a secondary term of five years. If no production is had during the primary term, the rental for the secondary term is double the rental of the primary term, or equal to the highest prevailing rental rate in the district, whichever is higher. Rentals continue even though production is had. FIXED FIVE-YEAR LEASE: This Lease provides for a fixed five-year term, and for so long as oil and gas is produced in paying quantities. The fixed fiveear Lease has no secondary term. Rentals continue even though production is had FILING: All Assignments must be filed in the State Land Office in triplicate, with original signatures on all three copies, within one hundred days from the date of signing, and must be accompanied by the recording fee.

RECORDING FEE: The recording fee for each Assignment is thirty dollars (\$30.00). If, however, the Assignment is filed more than one hundred days from the date of signing, an additional fee of seventy-five dollars (\$75.00) is charged.

PERSONAL CHECKS: When an Assignment is accompanied by a personal check, the Commissioner of Public Lands reserves the right to withhold approval 6. of the Assignment until the check is paid. ASSIGNMENT DISAPPROVAL: An Assignment will not be approved when it is made: A. to more than two persons: B. for less than a regular subdivision. "Regular subdivision" means forty acres or a tract described by lot number, which tract may be more or less than forty acres. for an undivided interest, D. in the name of a trusteeship, unless the trust document is attached or on file, and not more than two persons are named as trustee; E. after a lis pendens is filed; F. including any change or addition to the language contained in the Assignment form; G., where surety requirements have not been met; or H. where the lease is not in good standing, provided, however, that approval by the Commissioner does not waive any rights or claims the Commissioner may have to rentals, royalties, or other obligations due to the Commissioner by the Assignor under the lease. COMPLETE ADDRESS: An Assignment must show the complete post office address of the Assignee. ACKNOWLEDGMENT: An Assignment must be executed before an officer authorized to take acknowledgments of deeds. Persons executing on behalf of a corporation or other business entity must indicate title or authority to execute. MARITAL STATUS: An Assignment must show whether the Assignors are married or single; if married, both husband and wife must sign the Assignment. The Certificates of Acknowledgment must show the marrial status of the Assignors.

COMMUNICATIONS: All official business, letters and communications must be addressed directly to the Commissioner of Public Lands, Oil, Gas, & 10. 11. PAYMENT: Make all payments for annual rental, recording, and approval of fees to: COMMISSIONER OF PUBLIC LANDS

Santa Fe, NM 875041148

12.

0-30 Revised 04/06/99

CMD : [OG2IBIL

ONGARD

NMSLO - RECEIPT HISTORY

11/15/22 09:55:47 OGSPUB1-PROD

Page No.: 1

Lease or Contract # : E0 881 3 Source: Oil & Gas

Paid By Name Lessee Name

: 64283 EOG RESOURCES, INC. : 7377 EOG RESOURCES INC

Lessee Address

: PO BOX 2267

MIDLAND, TX 79702

| Ogrid | Due date | Pymnt Dte | Penalty | Interest | Payment |
|---------------|--------------------|-----------------|----------------|------------|---------|
| 64283 | 06/10/2022 | 06/21/2022 | 0.00 | 0.00 | 100.00 |
| 218658 | | 08/20/2021 | 0.00 | 0.00 | 100.00 |
| 6428 3 | 06/10/2021 | 05/06/2021 | 0.00 | 0.00 | 100.00 |
| 64283 | 06/10/2020 | 03/25/2020 | 0.00 | 0.00 | 100.00 |
| 64283 | 06/10/2019 | 05/06/2019 | 0.00 | 0.00 | 100.00 |
| 64283 | 06/10/2018 | 05/07/2018 | 0.00 | 0.00 | 100.00 |
| 64283 | 06/10/20 17 | 05/04/2017 | 0.00 | 0.00 | 100.00 |
| 64283 | 06/10/2016 | 05/09/2016 | 0.00 | 0.00 | 100.00 |
| E | 0043: Record | d found; Autho | rity denied to | MODIFY/ADD | |
| F01 HELF | PF 0 2 | PF03 EXI | T PF04 | PF05 | PF06 |
| F07 BKWD | PF08 FWI | PF09 | PF10 | PF11 | PF12 |









CMD : OG2IBIL

ONGARD

NMSLO - RECEIPT HISTORY

11/15/22 09:55:53

OGSPUB1-PROD Page No.: 2

Lease or Contract # : E0 881 3 Source: Oil & Gas

Paid By Name

: 64283 EOG RESOURCES, INC.

Lessee Name Lessee Address : 7377 EOG RESOURCES INC

: PO BOX 2267

MIDLAND, TX 79702

| Ogrid | Due date Pymr | nt Dte | Penalty | Interest | Payment |
|-----------|------------------|-----------|--------------|--------------|---------------|
| 64283 | 06/10/2015 05/06 | 5/2015 | 0.00 | 0.00 | 100.00 |
| 64283 | 06/10/2014 05/05 | 5/2014 | 0.00 | . 0.00 | 100.00 |
| 64283 | 06/10/2013 05/06 | 5/2013 | 0.00 | 0.00 | 100.00 |
| 64283 | 06/10/2012 05/14 | 1/2012 | 0.00 | 0.00 | 100.00 |
| 64283 | 06/10/2011 05/17 | 7/2011 | 0.00 | 0.00 | 100.00 |
| 64283 | 06/10/2010 05/05 | 5/2010 | 0.00 | 0.00 | 100.00 |
| 64283 | 06/10/2009 05/07 | 7/2009 | 0.00 | 0.00 | 100.00 |
| 64283 | 06/10/2008 05/06 | 5/2008 | 0.00 | 0.00 | 100.00 |
| PF01 HELP | PF02 | PF03 EXIT | P F04 | PF 05 | PF 0 6 |
| PF07 BKWD | PF08 FWD | PF09 | PF10 | PF1 1 | PF12 |
| | | | | | |





CMD : OG2IBIL

ONGARD

NMSLO - RECEIPT HISTORY

11/15/22 09:55:59

OGSPUB1-PROD

Page No.: 3

Lease or Contract #

: E0 881 3 Source: Oil & Gas

Paid By Name

: 64283 EOG RESOURCES, INC.

Lessee Name Lessee Address : 7377 EOG RESOURCES INC : PO BOX 2267

MIDLAND, TX 79702

| Ogrid | Due date | Pymnt Dte | Pena l ty | Interest | Payment |
|----------|---------------|---------------------|------------------|----------|---------|
| 64432 | 06/10/2007 | 05/0 7 /2007 | 0.00 | 0.00 | 100.00 |
| 64432 | 06/10/2006 | 05/04/2006 | 0.00 | 0.00 | 100.00 |
| 64432 | 06/10/2005 | 05/09/2005 | 0.00 | 0.00 | 100.00 |
| 217760 | 06/10/2004 | 05/06/2004 | 0.00 | 0.00 | 100.00 |
| 7377 | 06/10/2003 | 05/05/2003 | 0.00 | 0.00 | 100.00 |
| 7377 | 06/10/2002 | 05/06/2002 | 0.00 | 0.00 | 100.00 |
| 7377 | | 04/25/2001 | 0.00 | 0.00 | 30.00 |
| Ņ | 10001: This i | is the last pag | e | | |
| F01 HELP | | PF03 EXIT | | PF05 | PF06 |
| F07 BKWD | PF08 FWI | PF09 | PF10 | PF11 | PF12 |







CMD : ONGARD 11/15/22 09:56:58 OG5LSMN INQ. AND MAINTAIN OIL AND GAS OGSPUB1-PROD Page No : 1 Lease# : 06-10-1956 Lessee OGRID : 7377 EOG RESOURCES INC Lease Term : OG Assigned From : **E00881 0001** Total Acres : 200.00 Termn Date Termn Reason: Min Ann Rent : 100.00 Escalation % : Billing Frequency : A Current Term : EXPM Extended Primar Current Term Expr Date : Bill To 7377 EOG RESOURCES INC Prod Stat : HASG Next Bill Date: 06-10-23 Last Bill Date: 05-12-22 .5000 Rent/Acre : Paymnt Recvd : Y on : 06/21/2022 Paymnt Appld: Y Comment(Y/N) : N Original Rte: S Sec Twp Rng UL Lot-Idn Acreage Communitization/Unitization Name 17S 33E I 05 40.00 05 17S 33E J 40.00 80 17S 33E L 40.00 98 17S 33E M 40.00 E0043: Record found; Authority denied to MODIFY/ADD PF01 HELP PF02 PF03 EXIT PF04 GoTo PF05 DELETE PF06 CONFIRM PF07 BKWD PF08 FWD PF09 PF10 CMNTS PF**1**1 PF12

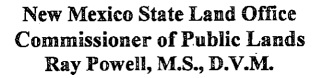
COMMISSIONER'S OFFICE Phone (505) 827-5760 Fax (505) 827-5766

ADMINISTRATION Phone (505) 827-5700 Fax (505) 827-5853

GENERAL COUNSEL Phone (505) 827-5713 Fax (505) 827-4262

PUBLIC AFFAIRS Phone (505) 827-1245 Fax (505) 827-5766





COMMERCIAL RESOURCES Phone (505) 82"-5724 Fax (505) 827-6157

MINERAL RESOURCES Phone (505) 827-5744 Fax (505) 827-4739

ROYALTY MANAGEMENT Phone (505) 827-5772 Fax (505) 827-4739

SURFACE RESOURCES Phone (505) 827-5793 Fax (505) 827-5711

05/11/01

EOG RESOURCES INC P. O. BOX 4362 HOUSTON, TX 77210-4362

RE: Assignment of Lease# E00881-0001

Dear Sir or Madam:

This letter is in response to your request to execute an assignment of the above mentioned lease.

We have approved the assignment of the following land to Lease# E00881-0003 , totalling 200.00 acres:

Township Range Section Land Description

N2SE4 17S 33E 05

08 W2SW4, SE4SW4 17S 33E

Please be aware that, before you commence exploration or drilling operations on the leased lands, all surface improvement damage requirements must be met. Failure to do so may result in possible cancellation of your lease. Thank you, if you have already complied with this requirement.

If you should need additional bond information, please contact Anna Villa at (505)827-5789.

Very truly yours,

RAY POWELL, M.S., D.V.M. COMMISSIONER OF PUBLIC LANDS

By:

Jami Bailey, Director Oil, Gas & Minerals Division

(505) 827-5744

RP/jb/av

OPERATOR

"WE WORK FOR EDUCATION"
310 Old Santa Fe Trail, P. O. Box 1148 Santa Fe, New Mexico 87504-1148



STEPHANIE GARCIA RICHARD COMMISSIONER

State of Aem Mexico Commissioner of Public Lands 310 old santa fe trail p.o. Box 1148 santa fe, New Mexico 87504-1148

(505) 827-5760 Fax: (505) 827-5766 www.nmstatelands.org

06/21/22

EOG RESOURCES INC PO BOX 2267 MIDLAND, TX 79702

Attn: LAND DEPARTMENT

Cert # 7021 1970 0000 9193 5761

RE: Pending Cancellation of State Oil & Gas Lease No. E00881

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E00881, Assignment number 0003, dated 06/10/1946, has been scheduled for cancellation for the following reason(s):

Non-Payment on Rentals

If you do not cure the default identified above within 30 days, this lease will automatically be cancelled.

If you have any questions or if we may be of further help please contact Rubel Salazar at (505)827-5730.

Respectfully, Gregory B. Bloom Assistant Commissioner of Mineral Resources

NEW MEXICO STATE LAND OFFICE

Oil and Gas Miscellaneous Instrument Record Sheet

| Type of Instrument | Date Filed |
|--|--|
| Leonard Nichols/Aztec Oiland Gas Co (Reasign & Obinterest) | 3-18-60 |
| | |
| | |
| | |
| | e 4-10-87 |
| Harcor Energy Inc/TX Commerce Bank Nath Assoc (Deed of Trust) | 7-24-95 |
| South land Royalty Co/Meridian Oil Inc (Merger) | 2-5-96 |
| | |
| Builington Resources OGCo Burlington Resources OGCo Co (Namechan | 2-13-01 |
| | |
| Lation Petroleum, Inc./OXY USA, Inc. (Filing Fee Received) | 12/3/08 |
| - " (Assignment of Operating Rights | 12/3/08 |
| " (Assignment of Ote Lease) | 1/14/09 |
|) | |
| | |
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| | Leonard Nichols/Aztec O./and Ges C. (Reasing of Obinterent) Arter O. land (ses Co. TX Southland Royalty Co (Articles of Merger Arter O. land Ges Co. TX Southland Royalty Conversing & Merger Aztec O. land Ges Co. TX Southland Royalty Conversing & Merger Atlantic Richfield Co / tondo O. land Ges G. (Assignment of Ob) con Harcor Energy Inc / Steven the converse of (Assignment of Orest) South fand Royalty Co / Mer. Lian O. / Inc (Merger) Meridian O. / Inc / Burlington Resources O. G. (Vame changes) Bulington Resources O. G. Burlington Resources O. Co (Mame changes) Saza Petro Capetal (atign Petro Finc Assign t & B. Mel. Sol Indian Petroleum, Inc./OXY USA, Inc. (Filing Fee Received) |

If you need further information regarding Miscellaneous Instruments, the original documents with detailed information are found in Room 210.

| | Cancellation - Expiration | and Kelease Informatio | on |
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Lease No. <u>F-881</u> Assignment No. <u>3</u>

ABSTRACTERS NOTE:

The following are miscellaneous instrument(s), pertaining to the lease(s) and lands described by the Caption hereof. Some may have been briefed, due to their excessive number of pages therein and are the best legible photocopies that are available.

N'M 155

ASSIGNMENT OF OIL AND GAS RIGHTS UNDER STATE OF REW MEXICO OIL AND GAS LEASE E-881-1

THIS ASSIGNMENT, made and entered into this 29 day of

June, 1956, by and between AZTEC OIL & GAS COMPANY, a Delaware corporation with offices at 920 Mercantile Securities Building, Dallas,

Texas, (hereinafter referred to as "Assigner"), and LEGNARD NICHOLS,

(hereinafter referred to as "Assignee"),

WITHESSPER:

WHEREAS, State of New Mexico Oil and Gas Lease No. E-881 was issued to Southern Union Gas Company on June 10, 1946, and was subsequently assigned to Assignor on January 1, 1955; and

WHEREAS, on April 19, 1956, Assignor and Leonard Nichols entered into a Farmout Agreement whereby Assignor agreed to assign certain oil and gas rights under the aforementioned lease to Leonard Nichols if certain obligations were met; and

WHEREAS, Leonard Michols has fulfilled his obligations under said Farmout Agreement and now desires and requests that said oil and gas rights be assigned to him:

NOW, THEREFORE, for and in consideration of the premises and the obligations which have been performed by Leonard Michols, Assignor does hereby sell, transfer, set over, and assign unto Assignee, his heirs, successors and assigns, subject to the conditions and reservations herein stated, the oil and gas rights in and under the following described lands down to a depth of forty six hundred (4600) feet below the surface, to wit:

Poweship 17 South, Renge 33 East, N.M.P.W. Sec. 51 Highwa, Nissa. Sec. 8: NWaswa, Siswa

being a portion of the lands covered by State of New Mexico Oil and Gas Lease No. E-881-1.

(1) Assignor does hereby except and reserve unto itself, its successors and assigns, an overriding royalty equal to five per cent

#4631

- (5%) of the market value at the wells, as produced, of all oil and gas which may be produced, saved and marketed (except that used for development purposes on said lease or universidably lest) from the above described lands down to and including a depth of forty six hundred (4600) feet below the surface, under the terms of said lease, or any extensions or renevels thereof, or which may be allocated to said lands pursuant to the terms of any cooperative drilling or unit agreement to which said lands or any part thereof may be committed following approval thereof by appropriate governmental authorities. Said overriding royalty shall be computed' and paid at the same time and in the same manner as royalties payable to the State of New Mexico under the terms of said lease are computed and paid, and Assigner shall be responsible for its proportionate share of all taxes and assessments levied upon or against or measured by the production of oil and gas from said lands; provided, however, such overriding royalty hereby reserved shall be free and clear of all other costs and expenses.
 - (2) It is understood and agreed that all oil and gas and other mineral deposits produced from said land from all formations below a depth of forty six hundred (4600) feet below the surface shall remain and belong to Assignor, subject to the existing royalty in favor of the State of New Mexico under the provisions of said lease.
 - (3) Assignee shall have, and is hereby given, jointly with Assignor, the right of possession and cocupancy of the surface of the land under said lease covered by this assignment for the purpose of Srilling for, mining, extracting, removing, and disposing of all the oil and gas and other mineral deposits in or under said land, and for the purpose of exereising any other rights and privileges afforded by said lease.
 - (4) Assigner and Assignee shall each have full and complete supervision, management and control of their respective operations upon land covered by this assignment for the productions of oil and gas from the formations held by the parties in accordance with this assignment.
 - (5) Assignor and Assignee agree to indemnify and hold harmless each other, their successors and assigns, from any liability to third parties arising out of their respective operations on said land. #4631

- assignment shall be drilled at his sole cost, risk and expense, and in the drilling thereof, Assignee shall comply with all applicable laws and regulations of the appropriate governmental authorities having jurisdiction of drilling, as well as with the terms and conditions of the oil and gas lease covering said land. Should a well drilled by Assignee be completed as a dry hole or as a well incapable of producing oil or gas in paying quantities, it shall be plugged and abandoned by Assignee at his sole cost and expense and in accordance with applicable regulations.
- (7) No change of ownership in the interests of Assignee shall be binding on Assigner until after notice thereof to Assigner and until Assigner has been furnished with a photostatic or certified copy of a recordable assignment.

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- (8) Assignor shall pay the rentals when they become due under the aforementioned lease insofar as it covers the lands subject to this assignment, and Assignee shall promptly reinburse and pay Assignor one-half (1/2) of the rentals paid by Assignor on said land.
- (9) Assignee shall promptly pay all royalties due the State of New Mexico which may become due on the production from the interest herein assigned.
- (10) Assignor and Assignse agree that they will not surrender or relinquish to the State of New Mexico the lands or the oil or gas deposits therein or any part thereof, or surrender or relinquish said lease insofar as the same may affect any of the land covered by this assignment without the consent in writing of the party not making the surrender or relinquishment. Assignee also agrees that he will not commit any act which will furnish cause for forfeiture or cancellation of said lease, and that immediately upon the receipt of any notice or communication pertaining thereto from the State of New Mexico, or from any other person, Assignee will transmit such notice or communication, or a copy thereof, to Assignor.
- (11) Reither of the parties hereto shall be liable to the other for loss or damage to property, or for the loss of any interest in said lease, or for delay or default in the performance of any obligation here-under when such loss, damage, delay or default is casued by strike,

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labor difficulty, fire, flood, tornado, set of God, war or monditions resulting from war (such as inability to secure men, materials and transportation), or other cause beyond the reasonable control of such party, whether similar to those herein specified or not.

(12) Assignce agrees to observe and comply with all provisions of said oil and gas lease and the obligations imposed thereby, unless herein specified to the contrary, and by all applicable requirements of duly constituted authorities of the State of New Mexico and all requirements and agreements herein set forth.

TO HAVE AND TO HOLD said operating rights covering the above described lands down to the depth specified and the rights, titles and interests herein conveyed unto Assignee, his heirs, successors and sasigns, forever.

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For the same consideration Assignor covenants with and varrants to Assignee that said oil and gas lease is in good standing and that the same is free and clear of all liens and encumbrances and obligations of whatsoever character, and that it will warrant and forever defend the title thereto unto Assignee, his heirs, successors and assigns, against all persons whomsoever lawfully having or claiming, or to claim an interest thereunder, by, through or under Assignor.

IN WITHEST WERREST, this instrument is executed as of the day and year first hereinabove written.

AZTEC OIL & GAS COMPANY

ATTEST:

Vice President

ASSIGNOR

Second Michella

ABBIGNEB

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Acct

| COUNTY OF DALLAS | |
|--|---|
| that he is the Vice President of seal affixed to the foregoing is corporation, and that said inst said corporation by authority of Thompson schnowledged said inst corporation. | Liven, who being by me duly sworn did say of Astec Oil & Gas Company, and that the instrument is the corporate seal of said trument was signed and sealed in behalf of its Board of Directors, and said Van brusent to be the free act and deed of said |
| 3 Best of Classical | set my hand and seal of office on this |
| My Conseission Expires: PEGGY TAPP Notary Public, Dellas County, Torres | Notary Fuelde An and for |
| PEGGY TAPP Netary Public, Delies County, Terres his commission expires June 1, 19 of free | Dallas County, Julas |
| STATE OF Texas | SS |
| | July , 1956, before me personally to me known to be the per- |
| appeared Leonard Nichols | to me known to be the perseuted the foregoing instrument and acknowlexecuted the same as his |
| IN WITHESS WEERSOF, I have | e set my hand and seed of office on this |
| | FIXANOR S. GRISHAM, Notary Public, Dallas County, Texas Rotary Public in and for |
| My Commission Expires: | Dallas County, Texas |
| 6 2 TO | |

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RE-ASSIGNMENT OF OIL AND GAS RIGHTS

THIS ASSIGNMENT, made and entered into this 3000 day of January, 1960, by and between IEONARD NICHOIS, with offices at 1101 Mercantile Securities Building, Dallas, Texas, hereinafter referred to as "Assignor" and AZTEC OIL & GAS COMPANY, a Delaware corporation, with offices at 920 Mercantile Securities Building, Dallas, Texas, hereinafter referred to as "Assignee".

WITNESSETH:

WHEHEAS, State of New Mexico Oil and Gas Lease No. E-681 was issued to Southern Union Gas Company on June 10, 1946, and was subsequently assigned to Assignor on January 1, 1955; and

WHEREAS, on April 19, 1956, Aztec Oil & Cas Company and Leonard Michols entered into a Farmout Agreement whereby Aztec Oil & Cas Company agreed to assign certain oil and gas rights under the aforementioned lease to Leonard Michols if certain obligations were met; and

WHEREAS, Leonard Michols, having fulfilled such obligations, was assigned by Aztec Oil & Cas Company certain oil and gas rights under the aforementioned lease by instrument dated June 29, 1956; and

WHEREAS, it is the intention of the parties hereto that such oil and gas rights, insofar as they cover and effect the following described land, shall be reassigned by Leonard Nichols to Aztec Oil & Cas Company and Leonard Nichols shall have no further interest in or claim to the following described land under and by virtue of the Farmout Agreement of April 19, 1956 and the Assignment of June 29, 1956:

NOW, THEREFORE, for and in consideration of the premises and the obligation performed by Aztec Oil & Gas Company, Assignor does hereby sell, transfer, set over and assign unto Assignee its successors and assign, the oil and gas rights in and to the following described lands down to a depth of forty-six hundred (4600) feet below the surface, to wit:

Township 17 South, Range 33 East, N.M.P.M.

Section 5: No. No. No. No. No.

Les County, New Mexico

being a portion of the lands covered by State of New Mexico Oil and Gas fease No. E-881-1

together with all rights, titles and interests acquired thereto by Assignor under and by virtue of the Farmout Agreement of April 19, 1956 and the Assignment of June 29, 1956, both incorporated herein by reference for a more particular description of the terms and conditions thereof relative to any such rights, titles and interests.

TO HAVE AND TO HOLD said operating rights covering the above described lands down to the depth specified and the rights, titles and interests herein conveyed unto assignee, its successors and assigns, forever.

For the same consideration, Assignor covenants with and warrants to Assignee that said oil and gas leese is in good standing and that the same is free and clear of all liens and encumbrances and obligations of whatsoever character and that it will warrant and forever defend the title thereto unto Assignee, its successors and assigns, against all persons whomsoever lawfully having or claiming, or to claim an interest thereunder, by, through, or under Assignor only.

This Re-assignment shall be effective as of the 1st day of February, 1960.

IN WITNESS WHEREOF, this instrument is executed as of the day and year first hereinabove written.

Jeonard Micholst

Margaret Boller Michals
Margaret Boller Michals

STATE OF TEXAS)

COUNTY OF DALLAS)

On this 30th day of January, 1960, before me rersonally appeared Leonard Michols and Margaret Boller Michols, his wife, known to me to be the persons described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed.

IN WITNESS WHEREOF, I have set my hand and seal of office on this 3044 day of January, 1960.

My Commission Expires:

Notary Public in and for Dallas County, Texas ELEANORS. GROSHAM, Notary Public, Dallas County, Texas

RE-ASSIGNMENT OF OIL AND CAS RIGHTS

THIS ABSTUMENT, made and entered into this 30th day of January, 1960; by and between LEONARD MICHOLS and wife, MANGARET BOLLER NICHOLS, with offices at 1101 Mercantile Securities Building, Dallas, Texas, hereinafter referred to as "Assignor" and AZTEC OIL & GAS COMPANY, a Delaware corporation, with offices at 920 Mercantile Securities Building, Dallas, Texas, hereinafter referred to as "Assignee".

. WITRESSETH:

WHEREAS, State of New Mexico Gil and Cas Lease No. E-861 was issued to Southern Union Cas Company on June 10, 1946, and was subsequently assigned to Assignee on January 1, 1955; and

VHEREAS, on April 19, 1956, Aztec 011 & Cas Company and
Leonard Michols entered into a farmout Agreement whereby Aztec 011 &
Cas Company agreed to assign certain oil and gas rights under the
aftermentioned lease to Isonard Michols if certain obligations were
met; and

WHEREAS; leonard Michols, beving fulfilled such obligations, was assigned by Aztec Oil & Cas Company certain oil and gas rights under the aforementioned lesse by instrument dated June 29, 1956; and

whereas, it is the intention of the carries hereto that Such oil and was rights; insofar as they cover and effect the following described hand, shell be resseigned by Leonard Richols to Aztec Oil & Cas Company and Leonard Richols shall have no further interest in or claim to the following described land under and by virtue of the Farmout Agreement of April 19, 1956 and the Assignment of June 29; 1956;

MOW, THEREFORE, for and in consideration of the premises and the obligation performed by Artec Oil & Cas Company, Assignor does hereby sell, transfer, set over and assign unto Assignee, its successors and assigns, the oil and gas rights in and to the following described lands down to a depth of forty-six hundred (4600) feet below the surface, to-sit:

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Township 17 South, Range 33 East, N.M.P.M.

Section 5: Mari, Massi

Les County, New Mexico

being a portion of the lands covered by State of New Mexico Oil and Cas Lease No. E-881-1

together with all rights, titles and interests acquired thereto by
Assignor under and by virtue of the Farmout Agreement of April 19,
1956 and the Assignment of June 29, 1956, both incorporated herein
by reference for a more particular description of the terms and
conditions thereof relative to any such rights, titles and interests.

TO HAVE AND TO HOLD said operating rights covering the above described lands down to the depth specified and the rights, titles and interests herein conveyed unto assignee, its successors and assigns, forever.

For the same consideration, Assignor covenants with and warrants to Assignee that said oil and gas lease is in good standing and that the same is free and clear of all liens and encumbrances and obligations of whatsoever character and that it will warrant and forever defend the title thereto unto Assignee, its successors and assigns, against all persons whomsoever lawfully having or claiming, or to claim an interest thereunder, by, through, or under Assignor only.

This Re-assignment shall be effective as of the 1st day of February, 1960.

IN WITNESS WHEREOF, this instrument is executed as of the day and year first hereinabove written.

Bonard Michola

Margaret Holler Nichols, his wif

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STATE OF TEXAS) SS

on this 30th day of January, 1960, before us personally ap-

peared Leonard Mehols and wife, Margaret Boller Michols, to me known to be the persons described in and who executed the foregoing instru-

to be the persons described in and who executed the foregoing instru-ment and acknowledged that they executed the same as their free act

and deed.

CERTIFICATE OF OWNERSHIP AND MERGER

Merging

Aztec Oil & Gas Company

into

Southland Royalty Company



SOUTHLAND ROYALTY COMPANY, a corporation organized and existing under the laws of Delaware, does hereby certify:

FIRST: That this corporation was incorporated on the 26th day of June, 1924, pursuant to the General Corporation Law of the State of Delaware.

SECOND: That this corporation owns all of the outstanding shares (of each class) of the stock of AZTEC OIL & GAS COMPANY, a corporation incorporated on the 19th day of January, 1976, pursuant to the Texas Business Corporation Act, the provisions of which permit the merger of a Texas corporation into a corporation organized under the laws of a jurisdiction which permits such a merger.

THIRD: That SOUTHLAND ROYALTY COMPANY, by the following resolutions of its Board of Directors, duly adopted at a meeting held on the 17th day of November, 1977, determined to and, on the terms and conditions set forth therein, did merge into itself AZTEC OIL & GAS COMPANY;

RESOLVED, that it is advisable for and in the best interests of this corporation and Aztec Oil & Gas Company that Aztec Oil & Gas Company be merged into this corporation pursuant to Section 253 of the Delaware General Corporation Law and Article 5.16 of the Texas Business Corporation Act; and

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FURTHER RESOLVED, that Southland Royalty Company merge, and it hereby does merge, into itself Aztec Oil & Gas Company and assume all of its obligations; and

FURTHER RESOLVED, that the proper officers of this corporation be, and they hereby are, directed to make and execute a Certificate of Ownership and Merger setting forth a copy of these resolutions to merge Aztec Oil & Gas Company and assume its liabilities and obligations, and the date of adoption thereof and such further information as is required by law, and to cause the same to be filed with the Secretary of State of Delaware and a certified copy recorded in the office of the Recorder of Deeds of New Castle County; and

FURTHER RESOLVED, that the proper officers of this corporation be, and they hereby are, directed to make and execute Articles of Merger setting forth a copy of these resolutions and the date of adoption thereof, and such further information as is required by law, and to cause the same to be filed with the Secretary of State of Texas; and

FURTHER RESOLVED, that the proper officers of this corporation be, and they hereby are, directed to do all acts and things whatsoever, whether in Delaware or Texas or elsewhere, which may in any way be necessary or proper to effect the merger; and

FURTHER RESOLVED, that the merger shall be effective as of 11:59 p.m., Central Standard Time, December 31, 1977; and

FURTHER RESOLVED, that anything herein or elsewhere to the contrary notwithstanding, this merger may be terminated and abandoned by the Board of Directors of Southland Royalty Company at any time prior to the date of filing of the Certificate of Ownership and Merger or the Articles of Merger as aforesaid.

FOURTH: Anything herein or elsewhere to the contrary notwithstanding this merger may be terminated and abandoned by the Board of Directors of Southland Royalty Company at any time prior to the date of filing the merger with the Secretary of State of Delaware.

IN WITNESS WHEREOF, Southland Royalty Company has caused this Certificate to be signed by I. Jon Brumley, its President, and attested by Lucy H. Lowry, its Secretary, this <a href="https://linear.com/linear.co

SOUTHLAND ROYALTY COMPANY

I. Jon Brumley, President

ATTEST:

By Lucy B. Lowry, Secretary

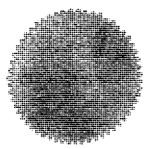
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Office of SECRETARY OF STATE

J. Glenn C. Kenton Secretary of State of the State of Delaware, do hereby certify that the above and foregoing is a true and correct copy of Certificate of Ownership of the "SOUTHLAND ROYALTY COMPANY", a corporation organized and existing under the laws of the State of Delaware, merging "AZTEC OIL & GAS COMPANY", a corporation organized and existing under the laws of the State of Texas, pursuant to Section 253 of the General Corporation Law of the State of Delaware, as received and filed in this office the twenty-ninth day of December, A.D. 1977, at 10 o'clock A.M.

| In | Testimony | Whereof, I | have | hereunto | set my | hand |
|------|---------------|---------------|------|----------|--------|------|
| cert | d official se | al at Dover t | his | twenty-n | inth | _day |
| | *** | December | | | | |
| | - | sand nine hu | | | | |



Assistant Secretary of State

FORM 320

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I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"EL PASO PRODUCTION COMPANY", A DELAWARE CORPORATION, "MERIDIAN OIL PRODUCTION INC.", A DELAWARE CORPORATION, "SOUTHLAND ROYALTY COMPANY", A DELAWARE CORPORATION,

WITH AND INTO "MERIDIAN OIL INC." UNDER THE NAME OF "MERIDIAN OIL INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-NINTH DAY OF DECEMBER, A .D. 1995, AT 10 O'CLOCK A.M.

> THIS INSTRUCENT FILED IN THE OFFICE OF-THE COMMISSIONER OF PUBLIC LANDS ON THE 5 DAY OF 58 1996, IN BOOK NO. 3 REGISTER OF MISCELLANEOUS INSTRUMENT NO. 3668

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DATE: \$10.00F1

AUTHENTICATION:

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01-10-96

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12-27-15.

CERTIFICATE OF OWNERSHIP AND MERGER MERGING EL PASO PRODUCTION COMPANY, MERIDIAN OIL PRODUCTION INC. AND

SOUTHLAND ROYALTY COMPANY

(Delaware subsidiary corporations)
INTO

MERIDIAN OIL INC.

(Delaware parent corporation)

Meridian Oil Inc., a corporation (the "Corporation") organized and existing under and by virtue of the General Corporation Law of the State of Delaware (the "DGCL"), does hereby certify in accordance with Section 253 of the DGCL as follows:

FIRST: That the Corporation was incorporated on the 11th day of May, 1981, pursuant to the DGCL.

SECOND: That the Corporation owns all of the outstanding shares of each class of capital stock of each of (i) El Paso Production Company, a Delaware corporation incorporated on the July 14, 1986 pursuant to the DGCL ("EPPC"), (ii) Meridian Oil Production Inc., a Delaware corporation incorporated on May 27, 1955 pursuant to the DGCL ("MOPI"), and (iii) Southland Royalty Company, a Delaware corporation incorporated on June 26, 1924 pursuant to the DGCL ("SRC").

THIRD: That the Corporation, by the following resolutions of its Board of Directors, duly adopted by unanimous written consent on the 28th day of December, 1995, determined to merge EPPC, MOPI and SRC with and into the Corporation:

"RESOLVED, that the Board of Directors of the Corporation deems it advisable and in the best interest of the Corporation that El Paso Production Company ("EPPC"), Meridian Oil Production Inc. ("MOPI") and Southland Royalty Company ("SRC"), each a Delaware corporation and wholly-owned subsidiary of the Corporation, be merged with and into the Corporation, by which action the separate corporate existence of each of EPPC, MOPI and SRC will cease and the Corporation will be the surviving corporation (the "Merger"), and will succeed to the ownership of all of the assets, have the rights, powers and privileges, and assume all of the liabilities and obligations of each of EPPC, MOPI and SRC.

RESOLVED, that a Certificate of Ownership and Merger (the "Certificate of Merger") setting forth a copy of the resolutions to merge with EPPC, MOPI and SRC and the date of adoption thereof, shall be filed with the Secretary of State of the State of Delaware on December 29, 1995 specifying therein, among other things, that the Merger shall not become effective upon the filing of the Certificate of Merger, but rather shall become effective on January 1, 1996 (the "Effective Date"), at 12:01 a.m.

RESOLVED, that the proper officers of this Corporation be, and each of them hereby is, authorized to execute said Certificate of Merger and to cause the same to be filed with the Secretary of State of the State of Delaware on December 29, 1995, and a certified copy thereof to be filed in the Office of the Recorder of Deeds of New Castle County, Wilmington, Delaware."

FOURTH: That this Certificate of Ownership and Merger shall be filed with the Secretary of State of the State of Delaware on December 29, 1995, and shall not become effective upon the filing of the Certificate of Merger, but rather shall become effective on January 1, 1996, at 12:01 a.m.

FIFTH: That anything herein or elsewhere to the contrary notwithstanding, this merger may be amended or terminated and abandoned by the Board of Directors of the Corporation at any time prior to the time that this Certificate of Ownership and Merger becomes effective.

IN WITNESS WHEREOF, the Corporation has caused this Certificate of Ownership and Merger to be signed by the undersigned, who is an officer of the Corporation, this 29th day of December, 1995.

ATTEST:

MERIDIAN OIL INC.

L. David Hanower

Assistant Secretary

Gerald J. Schissler

Executive Vice President

State Leases sorted by State and Serial Number (excludes TX University Leases)

| (excludes TX University Leases) | | | | | | |
|---------------------------------|----------------|------------|--------------|--|--|--|
| Serial No: | E-809-21-NM | Serial No: | E-809-22-NM | | | |
| Serial No: | E-8108-2-NM | Serial No: | E-8233-NM | | | |
| Serial No: | E-8327-1-NM | Serial No: | E-8441-1-NM | | | |
| Serial No: | E-8442-NM | Serial No: | E-8445-NM | | | |
| Serial No: | E-8560-3-NM | Serial No: | E-8568-NM | | | |
| Serial No: | E-861-1-NM | Serial No: | E-9053-3-NM | | | |
| Serial No: | E-9197-3-NM | Serial No: | E-9197-NM | | | |
| Serial No: | E-921-7-NM | Serial No: | E-921-8-NM | | | |
| Serial No: | E-9224-5-NM | Serial No: | E-9224-6-NM | | | |
| Serial No | E-9226-2-NM | Serial No: | E-9226-5-NM | | | |
| Serial No: | E-9229-4-NM | Serial No: | E-9230-1-NM | | | |
| Serial No: | E-9459-4-NM | Serial No: | E-952-10-NM | | | |
| Serial No: | E-9520-1-NM | Serial No: | E-956-1-NM | | | |
| Serial No | E-9895-3-NM | Serial No: | E-9989-3-NM | | | |
| Serial No | G-1-NM | Serial No: | G-10-NM | | | |
| Serial No: | G-5-NM | Serial No: | G-8-NM | | | |
| Serial No | K-3338-NM | Serial No: | K-3348-1-NM | | | |
| Serial No: | K-4587-3-NM | Serial No: | K-5656-NM | | | |
| Serial No | K-5808-NM | Serial No: | K-5919-NM | | | |
| Serial No | K-6617-NM | Serial No: | K-6851-NM | | | |
| Serial No. | L-1493-NM | Serial No: | L-1513-NM | | | |
| Serial No | L-1898-NM | Serial No: | L-200-NM | | | |
| Serial No. | L-2670-1-NM | Serial No: | L-2986-1-NM | | | |
| Serial No | L-3647-NM | Serial No: | L-3680-NM | | | |
| Serial No | L-3881-NM | Serial No: | L-3882-NM | | | |
| Serial No | L-4496-NM | Serial No: | L-4893 NM | | | |
| Serial No. | L-6293-NM | Serial No: | L-6293-NM | | | |
| Serial No | L-6518-NM | Serial No. | L-738-4-NM | | | |
| Serial No | LG-0604-NM | Serial No: | LG-0691-NM | | | |
| Scrial No | LG-1101-2-NM | Serial No: | LG-1125-NM | | | |
| Serial No | LG-1296-1-NM | Serial No: | LG-1296-1-NM | | | |
| Serial No | LG-2676-NM | Serial No: | LG-2677-1-NM | | | |
| Sеліа! No | LG-2723-1-NM | Serial No: | LG-2724-1-NM | | | |
| Seriai No | LG-2868-NM | Serial No: | LG-3179-NM | | | |
| Serial No | : LG-3926-1-NM | Serial No: | LG-4087-NM | | | |
| Serial No | : LG-4425 NM | Serial No: | LG-4525-NM | | | |
| Serial No | : LG-4558-3-NM | Serial No: | LG-5173-NM | | | |
| Serial No | : LG-5174-NM | Serial No: | LG-5174-NM | | | |
| Serial No | : LG-5750-NM | Serial No: | LG-5750-NM | | | |
| Serial No | : LG-5752-NM | Serial No: | LG-5994-NM | | | |
| Şerial No | : LG-6340-NM | Serial No: | | | | |
| Serial No. | LG-6412-NM | Serial No: | | | | |
| Serial No | LG-964-NM | Serial No: | LH-0007-2 | | | |
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Serial No: E-8248-2-NM Serial No: E-8442-NM Serial No: E-856-6-NM Serial No: E-8712-NM Serial No: E-9122 NM Serial No: E-921-7-NM Serial No: E-921-8-NM Serial No: E-9225-3-NM Serial No: E-9228-5-NM Serial No: E-9393-1-NM Serial No: E-952-15-NM Serial No: E-9895-3-NM Serial No: E-9989-5-NM Serial No: G-2-NM Serial No: K-2859-3-NM Serial No: K-4177-NM Seriai No: K-5737-NM Serial No: K-6109-NM Serial No: L-1493 NM Serial No: L-1610-NM Serial No: L-2473-NM Serial No: L-3529-3-NM Serial No: L-3856-2-NM Serial No: L-4053-NM Serial No: L-4893-NM Serial No: L-6420-3-NM Serial No: LG-0272-NM Serial No: LG-1044-NM Serial No: LG-1264-NiVi Serial No: LG-1637-NM Serial No: LG-2719-1-NM Serial No: LG-2725-NM Serial No: LG-3406-NM Serial No: LG-4138-NM Serial No: LG-4558-3-NM Serial No: LG-5173-NM Serial No: LG-5682-NM Serial No: LG-5752-NM Serial No: LG-5994-NM Serial No: LG-6384-NM Serial No: LG-9520-NM Serial No: M-4020-NM

Serial No: E-8108-1-NM

Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE CERTIFICATE OF AMENDMENT OF "MERIDIAN OIL INC.",
CHANGING ITS NAME FROM "MERIDIAN OIL ING." TO "BURLINGTON
RESOURCES OIL & GAS COMPANY", FILED IN THIS OFFICE ON THE
ELEVENTH DAY OF JULY, A.D. 1996, AT 10 O'CLOCK A.M.



TRIS INSTRUMENT FILED IN THE OFFICE OF THE COMMIST AND THE 12 NOS ON THE 22 I AND 17 17 IN BOOK

HO. 3 LILLY OF MISCELLANEOUS INSTRUMENT NO. 3252

0914124 8100

Edward J. Freel, Secretary of State

AUTHENTICATION:

8023926

960203356 000 SL0 8/22/96#040

DATE:

07-12-96

CERTIFICATE OF AMENDMENT OF CERTIFICATE OF INCORPORATION OF MERIDIAN OIL INC.

MERIDIAN OIL INC. (the "Corporation"), a corporation organized and existing under the General Corporation Law of the State of Delaware (the "DGCL"), DOES HEREBY CERTIFY:

FIRST: That the Board of Directors of the Corporation, acting by unanimous written consent in accordance with the provisions of Section 141(f) of the DGCL, adopted the following resolution:

RESOLVED, that the Board of Directors of the Corporation deems it advisable and in the best interest of the Corporation to amend its Certificate of Incorporation by changing "Article One" thereof so that, as amended, said article shall be read as follows:

"ARTICLE ONE

The name of the corporation is BURLINGTON RESOURCES OIL & GAS COMPANY."

SECOND: That the sole stockholder of the Corporation has, by written consent in accordance with the provisions of Section 228 of the DGCL, voted in favor of said amendment.

THIRD: That the aforesaid amendment was duly adopted in accordance with the appropriate provisions of Sections 242 and 228 of the DGCL.

IN WITNESS WHEREOF, the Corporation has caused this Certificate to be executed on its behalf by L. David Hanower, its Senior Vice President, Law and attested to by Wendi S. Zerwas, its Corporate Secretary, this 10th day of July, 1996.

MERIDIAN OIL INC.

ATTEST:

By: UMME S. PHURL

Wendi S. Zerwas
Corporate Secretary

corp\emcna\moinume.dax

L. David Hanower

Senior Vice President, Law This instrument filed in the office of The commissioner of public lands on The Day offuces / 1724, in book

THE 22"DAY OF AUGUST 172; IN BOOK NO. 3 REGISTER OF MISCELLANEOUS INSTRUMENT NO. 3252.

PAGE 1

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "MERIDIAN OIL INC.", CHANGING ITS NAME FROM "MERIDIAN OIL INC." TO "BURLINGTON RESOURCES OIL & GAS COMPANY", FILED IN THIS OFFICE ON THE ELEVENTH DAY OF JULY, A.D. 1996, AT 10 O'CLOCK A.M.



AUTHENTICATION:

960203356
THE COMMISSIONER OF PUBLIC LANDS ON THE 22CO DAY OF AUGUSZ I SSC IN BOOK NO. 3 REGISTER OF MISCELLANEOUS INSTRUMENT NO 3252

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07-12-96

CMD : ONGARD 11/15/22 09:57:43 OG5SECT INQUIRE LAND BY SECTION OGSPUB1-PROD PAGE NO: 1 Sec : 05 Twp : 17S Rng : 33E Section Type : NORMAL 3 2 1 40.03 40.09 40.15 40.21 CS CS CS CS E00881 0002 E00881 0002 VC0856 0001 VC0856 0001 FLOOS INC FLOOS INC SEP PERMIAN LLC SEP PERMIAN LLC 06/10/56 06/10/56 04/01/26 04/01/26 Е F G Н 40.00 40.00 40.00 40.00 CS CS CS CS E00881 0002 E00881 0002 VC0856 0001 VC0856 0001 FLOOS INC FLOOS INC SEP PERMIAN LLC SEP PERMIAN LLC 06/10/56 06/10/56 04/01/26 04/01/26 Α K J 40.00 40.00 40.00 40.00 CS CS CS CS E00881 0002 E00881 0002 E00881 0003 E00881 0003 FLOOS INC FLOOS INC EOG RESOURCES INC **EOG RESOURCES INC** 06/10/56 06/10/56 06/10/56 06/10/56 М N 0 Ρ 40.00 40.00 40.00 40.00 CS CS CS CS VC1041 0000 VC1041 0000 B02516 0069 B02516 0069 ABO EMPIRE, LLC. ABO EMPIRE, LLC. SEP PERMIAN LLC SEP PERMIAN LLC 10/01/27 10/01/27 02/10/44 02/10/44 PF01 HELP PF02 PF03 EXIT PF04 GoTo PF05 PF06 PF07 BKWD PF08 FWD PF09 PRINT PF10 SDIV PF11 PF12

ABSTRACTERS NOTE:

- The State Land Office no longer posts Annual Rental Payments to the Oil and Gas
 Records Sheets. This information is only available on the ONGARD (Oil & Natural Gas
 Administration and Revenue Database), Computerized Receipt History System.
- 2. The State Land Office does not file Notices of Application for Permit to Drill and Well
 Completion or Recompletion reports in the Lease File. Well Information for currently
 producing and recently completed wells will be available through the ONGARD
 Computerized Oil and Gas Completions and Production Information System.
- 3. Effective August 1, 2018, the Commissioner of Public Lands will be accepting only the following three types of Miscellaneous Instruments (MI) for filing:
 - Name Change/Merger/Conversion (Secretary of State)
 - Corporate Dissolution
 - Probate Documents/Documents Supporting Transfer up Death (certified).

CERTIFICATE

| STATE OF NEW MEXICO |) |
|---------------------|------|
| |) SS |
| COUNTY OF SANTA FE |) |

American Abstract, a company duly organized and existing under and by virtue on the laws of the State of New Mexico and duly bonded, insured and authorized to prepare and certify abstracts of title to lands situated in the State of New Mexico, does hereby certify:

That the foregoing Abstract of Title, consisting of one hundred thirteen pages, numbered from one to one hundred thirteen, both inclusive and including this Certificate, is a true and correct abstract of all pertinent instruments filed of record in the offices of the Commissioner of Public Lands of the State of New Mexico, in Santa Fe, New Mexico, affecting the Oil and Gas Mineral Rights as to the lands described in the Caption hereof, since the inception of the records, under the Oil and Gas Lease(s) E-881-3.

IN WITNESS WHEREOF, AMERICAN ABSTRACT has caused this Certificate to be signed by its Authorized Agent, and its Official Seal to be hereunto affixed at Santa Fe, New Mexico, on this the 15th day of November 2022, at 8:00 A.M.

AMERICAN ABSTRACT

Teynan Thompson
Teynan Thompson, Authorized Agent

No. 2535





FEE-STATE ABSTRACT Abstract Number 2535 Lease Number E-881-3 N/2SE/4

Section 5-Township 17 South-Range 33 East N.M.P.M.

Lea County, New Mexico

| Doc | Pages | Inst # | Type | Source | Vol | Page | Inst | Effect | File Date | Grantor | Grantee | Sec | Twp | Range | Qtr Call | Notes |
|-----|---------|--------|----------|--------|-----|------|------|--------|-----------|---------|---------|-----|-----|-------|----------|-------|
| # | | | | | | | Date | Date | | | | | | | | |
| 1 | 115-119 | 53306 | ASSN OGL | | | | | | | | | | | | | |
| 2 | 120-123 | 70449 | CONV | | | | | | | | | | | | | |
| 3 | 124-130 | 72884 | ASSN OGL | | | | | | | | | | | | | |
| 4 | 131-134 | 65966 | ASSN OGL | | | | | | | | | | | | | |
| 5 | 135-142 | 68772 | ASSN OGL | | | | | | | | | | | | | |
| 6 | 143-145 | 41960 | ASSN OGL | | | | | | | | | | | | | |
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0 BOOK 387 PAGE 211

53306

ASS IGNMENT OF OIL, GAS AND MINERAL LEASE

For a valuable consideration, Trusts U/D Donaldson Brown,

A/C No. 1 and 2, 16 West Madison Street, Baltimore, Maryland 21201,

(hereinafter called "Assignor") hereby transfers and assigns, subject to
the exceptions, reservations, conditions and other provisions hereinafter
set out, to Santa Fe Exploration Co., a New Mexico corporation, P. O. Box
1136, Roswell, New Mexico 88201 (hereinafter sometimes called "Assignee"),
all of Assignor's right, title and interest in and to the following lease,
to wit:

Oil, Gas and Mineral Lease dated March 24, 1955, from Dorothy Swigart, individually and as Executrix of the Estate of L. A. Swigart, desceased, and Runeor E. Swigart, a single woman, and Norman Gross and Marjorie Gross, his wife, lessors, to Joseph I. O'Neill, Jr., as lessee, covering the NE/4 SW/4 Section 13, Township 18 South, Range 33 East, N.M.P.M., Lea County, New Mexico, INSOFAR AND ONLY INSOFAR as said lease covers the Queen sand or formation, which is defined in the E-K Queen Unit Agreement "... as those heretofore established underground reserviors that exist in the interval from the top of the Queen Sand or Artesia Red Sand member as is picked at 4352 feet on the Gamma Ray-Neutron log in the Carper Drilling Company's #9 Carper Sivley located in the NW/4 of the SE/4 of Section 24, Township 18 South, Range 33 East, N.M.P.M. 300 feet downward and including the Penrose Sand member all included in the Queen Formation of the Guadalupia Series, a part of the Permian System ...", recorded in Volume 126, Page 197, Records of Lea County, New Mexico (NM-4154).

said land (as to said depth only) being hereinafter sometimes called the "Assigned Premises" and all of Assignor's right, title and interest in and to the E-K Queen Unit Agreement and Unit Operating Agreement, dated January 1, 1965, and effective January 1, 1966.

Reference is here made to said lease and to the record thereof for this and all other purposes.

Assignee accepts this assignment subject to any and all existing overriding royalties, production payments and other burdens, if any, affecting or payable out of the oil and gas leasehold estate in the Assigned Premises, or any part thereof.

All operations heretofore or hereafter conducted by Assignee with respect to the Assigned Premises shall be at Assignee's sole risk and cost and under Assignee's exclusive control. Assignee agrees to indemnify and save Assignor harmless from and against any and all claims, demands, causes of action and judgments of whatsoever nature (and all costs and fees in connection with same) arising in favor of any party (including

Assignee, Assignee's employees, Assignor's employees and any other party whomsoever) for personal injury, death, property damage or for any other reason whatever, incident to or arising, directly or indirectly, from Assignee's operations with respect to the Assigned Premises during such period of time. Assignee further agrees to indemnify and hold Assignor harmless from and against the payment of any and all taxes, penalties, interest, liens or indebtedness or claims against Assignor's property, or for work performed, or measured by the work performed, growing out of or incident to Assignee's operations with respect to the Assigned Premises.

Assignee shall timely and properly plug and abandon any and all wells and restore the surface with respect to which Assignee has conducted operations on the Assigned Premises at Assignee's exclusive control. All operations of Assignee, with respect to the Assigned Premises (including, without limitation, plugging and abandoning operations and surface restoration) shall be conducted in strict compliance with all applicable laws and with all applicable rules, regulations and orders of governmental authorities having jurisdiction in the Assigned Premises.

Assigner reserves the right at any time from time to time to conduct seismic operations on the lands described herein and at its request you shall grant Assignor or its representatives a seismic permit.

Assignee is made subject to and shall conduct its operations hereunder in compliance with the lease, all intermediate assignments, agreements and contracts affecting the Assigned Premises. This Assignment is made subject to the E-K Queen Unit Agreement and Unit Operating Agreement. Assignee has been furnished with copies of all materials in Assignor's lease files and contract files and accepts this assignment subject to all such leases, assignments, agreements and contracts reflected therein as if Assignor had specifically identified same herein.

The provisions hereof shall be covenants running with the land and lease during the life of the lease and all modifications, renewals and extensions thereof, and shall bind the parties hereto, their successors and assigns, and any transfer or assignment of the lease as to the rights herein assigned shall be subject to the provisions hereof.

This assignment is executed without warranty of title, either express or implied.

BOOK 387 FAGE 213

Notary Public in and for Baltimore County

The State of Maryland

Executed this 29th day of May, 1985, but effective as of 7:00 A.M. M.S.T. ATTEST: TRUSTS U/D DONALDSON BROWN Item II(b): 3/25/65 A/C No. 1 and 2 Mercantile Safe Deposit and Trust Company, Co-Trustee A Maryland Corporation J. Michael Miller Vice President Jacques T. Schlenger, Co-Trustee Frank D. Brown, Co-Trustee Charles T. Peters, Co-Trustee SANTA FE EXPLORATION CO. William A. McAlpine, President STATE OF MARYLAND COUNTY OF BALTIMORE This instrument was acknowledged before me this 29th day of May , 1985 by J. Michael Miller, Vice President, Mercantile Safe Deposit and Trust Company, a Maryland Corporation on behalf of said corporation. My Commission Expires

BOOK 387 PAGE 214 STATE OF MARYLAND COUNTY OF BALTIMORE This instrument was acknowledged before me this 29th day of , 1985 by Jacques T. Schlenger, Co-Trustee on behalf of the Trusts U/D Donaldson Brown Item II (b): 3/25/65 A/C No. The My Commission Expires Notary Public in and for Baltimore County The State of Maryland STATE OF MARYLAND COUNTY OF BALTIMORE on behalf of the Trusts U/D Donaldson Brown Item II(b): 3/25/65 A/C No. DBLICand, 2 Belinda J. Bowers CAE COMY mission Expires Notary Public in and for Baltimore County The State of Maryland STATE OF MARYLAND COUNTY OF BALTIMORE This instrument was acknowledged before me this 29th day of ___, 985 by Frank D. Brown, Co-Trustee Con ATO ATO beartf of the Trusts U/D Donaldson Brown Item II(b): 3/25/65 A/C No. UBLIC 故意 My Commission Expires Notary Public in and for Baltimore County The State of Maryland STATE OF NEW MEXICO COUNTY OF Chaves This instrument was acknowledged before me this 2/5+ day of , 1985 by William A. McAlpine, Jr., President of SANTA FE EXPLORATION CO., a New Mexico corporation on behalf of said corporation. Notary Public Attached to and made a part of Assignment of Oil, Gas and Mineral Lease between Mobil Producing Texas & New Mexico Inc. and Santa Fe Exploration Co. in Lea County, New Mexico.

Fig. 1. Sec. 1

STATE OF NEW MEXICO COUNTY OF LEA FILED

JUL 9 1985

and recommend in Book 3 M

Page Dat Juntos, County Clerk

Deputy

Deputy

70449

CONVEYANCE

DAVID H. CORDELL and FIRST NATIONAL BANK AND TRUST COMPANY, Norman, Oklahoma, (hereinafter called "Grantor") for a valuable consideration, the receipt and sufficiency of which are hereby acknowledged and confessed, have, and by these presents do hereby GRANT, SELL, CONVEY, ASSIGN, TRANSFER, SET OVER AND DELIVER, effective as of 7:00 A.M. on April 1, 1985, to O'NEILL PROPERTIES, LTD., P. O. Box 2840, Midland, Texas 79702, (hereinafter called "Grantee"), the following:

- (1) The undivided interest in the oil and gas leases, and the oil, gas and mineral leases, and the leasehold, fee, mineral, royalty and overriding royalty interests and other interests which are specifically described in Exhibit "A" attached to this conveyance and hereby made a part hereof, subject, however, to property taxes constituting a lien but not yet due and payable;
- (2) All of Grantor's right, title and interest in, to and under or derived from, all of the presently existing and valid unitization and pooling agreements and the units created thereby (including all units formed under orders, regulations, rules or other official acts of any federal, state or other governmental agency having jurisdition), which are described or referred to in Exhibit "A" or which relate to any of the properties and interests specifically described in Exhibit "A";
- (3) All of Grantor's right, title and interest in, to and under or derived from, all of the presently existing and valid oil and gas sales, purchase, exchange and processing contracts and agreements, and all other contracts, agreements and instruments, which are described or referred to in Exhibit "A" or which relate to any of the properties and interests specifically described in Exhibit "A";
- (4) Without limiting the foregoing, all of Grantor's right, title and interest (whether now owned or hereafter acquired by operation of law or otherwise) in and to the land specifically described or referred to in Exhibit "A", even though Grantor's interests in said land be incorrectly described or referred to in, or a description of such interests be omitted from Exhibit "A"; and all of Grantor's right, title and interest, (whether now owned or hereafter acquired by operation of law or otherwise) in, to and under, or derived from all oil and gas leases, oil, gas and mineral leases, and leasehold, fee, mineral, royalty and overriding royalty interests, all other interests of whatsoever character, insofar as the same cover or relate to said lands, even though said oil and gas leases, oil, gas and mineral leases, and said leasehold, fee, mineral, royalty and overriding royalty interests and other interests, be incorrectly described or referred to in, or a description thereof be omitted from, Exhibit "A";
- (5) All of Grantor's right, title and interest in and to all personal property, improvements, easements, permits, licenses, servitudes and rights-of-way situated upon or used or useful or held for future use in connection with the exploration, development or operation of any and all of the properties and interests conveyed hereby or the production, treating, storing or transportation of oil, gas and other minerals therefrom, including, but not by way of limitation, wells, tanks, boilers, buildings, fixtures, machinery and other equipment, pipe lines, power lines, telephone,

and telephone and telegraph lines, roads and other appurtenances situated upon or used or useful or held for future use in connection with the exploration, development or operation of any and all of the properties and interests conveyed hereby or the production, treating, storing or transportation of oil, gas and other minerals therefrom.

TO HAVE AND TO HOLD the properties, rights, titles, interests, estates powers, privileges and appurtenances hereby granted, bargained, sold, conveyed, assigned, transferred, set over and delivered as aforesaid unto the said O'Neill Properties, Ltd. its successors and assigns forever.

Grantor hereby binds himself, his heirs, personal representatives, and assigns, to warrant and forever defend the title to all and singular the properties and interests referred to in Paragraph (1) above and specifically described in Exhibit "A", subject to the matters referred to in Exhibit "A" in connection therewith, unto O'Neill Properties, Ltd., its successors and assigns forever, against every person whomsoever lawfully claiming or to claim the same or any part thereof by, through or under Grantor only and not otherwise. This conveyance is made with full substitution and subrogation of O'Neill Properties, Ltd., in and to all covenants and warranties by others heretofore given or made in respect of the properties and interests hereby conveyed or any part thereof.

This conveyance is being executed in several original counterparts, all of which are identical except that, to facilitate filing and recording the counterpart to be filed and recorded in the appropriate records of each County and State involved has included in Exhibit "A" thereto only that portion of Exhibit "A" containing the specific descriptions of the properties and interests referred to in Paragraph (1) above as being specifically described in Exhibit "A" which are located in, or which relate to lands located in, said County and State. Every counterpart of this conveyance shall be deemed to be an original for all purposes, and all such counterparts together shall constitute one and the same conveyance.

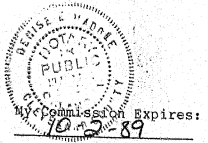
EXECUTED this _ Q day of May, 1986.

FIRST NATIONAL BANK AND TRUST

ElJuana Hollock

BOOK 399 PAGE 598
THE STATE OF OKLAHOMA
COUNTY OF CLEVELAND

The foregoing instrument executed before me this 2nd day of May, 1986, by DAVID H. CORDELL.



Denise E. Madole

Notary Public

THE STATE OF OKLAHOMA
COUNTY OF CLEVELAND

the foregoing instrument executed before me this 2Nd day of May, 1986, by EL Juana Pouck, Sr. Vies PRES, and Trust Officer, of First National Bank of Norman, OKLAHOMA, on behalf of said bank.

My (Commission Expires:

Denise E. Madolu
Notary Public

LEA COUNTY, NEW MEXICO

Lease No. 040503 - Swigart

1.25% of an undivided 1/2 interest in the following described oil and gas lease:

From Dorothy Swigart et al, as Lessors, to Joseph I. O'Neill, Jr., as Lessee, dated March 24, 1955, recorded in Volume 126, Page 197, Records of Lea County, New Mexico;

covering the following described land in Lea County, New Mexico:

All of the Northeast 1/4 of the Southwest 1/4 of Section 13, Township 18 South, Range 33 East, N.M.P.M.

Said lease covers the entire oil and gas estate in the above land and provides for a 3/16 royalty.

Said leasehold estate is subject to the following:

- (1) Contract and Operating Agreement Bill of Sale, dated September 21, 1972, effective as of 7:00 A.M. August 1, 1972, from Joseph I. O'Neill, Jr. et al, in favor of Mobil Oil Corporation covering rights in the unitized formation in the above lease subject to the Unit Agreement, E-K Queen Unit, and Unit Operating Agreement, E-K Queen Unit, Lea County, New Mexico, dated January 1, 1965.
- (2) An overriding royalty conveyed by Joseph I. O'Neill, Jr. to N. C. Dragisic, Trustee, by assignment dated June 2, 1955, recorded in Volume 100, Page 36, same records.
- (3) Operating Agreement dated April 25, 1955, between Joseph I. O'Neill, Jr., as Operator, and J. Walter Duncan, Jr., as

Net interest in production under rights not covered by sale of Unitized Formation in said E-K Queen Unit

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PARTIAL ASSIGNMENT OF OIL,

GAS AND MINERAL LEASE

This assignment is made and entered into by and between Santa Fe Exploration Company, P. O. Box 1136, Roswell, New Mexico 88202-1136, hereinafter referred to as "Assignor", and THE HEREINBELOW NAMED COMPANIES AND/OR PERSONS, referred to herein as "Assignees".

WITNESSETH:

Assignor desires to assign to the Assignees hereinafter named 50.00% of Assignor's leasehold rights in, to, and under said lease(s) described on Exhibit "A" made a part hereof and attached hereto, SUBJECT HOWEVER to the terms, reservations and conditions as set forth herein and in the Assignment to Assignor from Mobil Producing Texas & New Mexico Inc. recorded at Book 387, Pages 200-202, Lea County, New Mexico, a copy of which is attached hereto as Exhibit "B".

NOW, THEREFORE, for and in consideration of Ten Dollars (\$10), cash in hand paid to Assignor by Assignees, the receipt and sufficiency of which is hereby acknowledged, Assignor does hereby assign to Assignees, their heirs, successors and assigns, an undivided fifty percent (50.00%) of Assignor's leasehold rights in, to and under the lease(s) as described in Exhibit "A", in the following respective proportions:

| NAME & ADDRESS | WORKING INTEREST |
|--|------------------|
| C. W. and Frieda T. Stumhoffer Ridglea Bank Building, #1007 Ft. Worth, Texas 76116 | 48.8597% |
| Armstrong Energy Corporation P. O. Box 1973 Roswell, New Mexico 88202-1973 | 1.1403% |

THIS ASSIGNMENT IS SUBJECT TO THE FOLLOWING TERMS, RESERVATIONS AND CONDITIONS:

- 1. All Royalty, Overriding Royalty and Production Payments of record.
- 2. All terms, conditions, and provisions of said oil and gas lease(s), and laws and regulations applicable thereto.
- 3. All terms, conditions and provisions of that Joint Operating Agreement dated July 1, 1985, between the parties hereto pertaining to said lease and lands.
- 4. Assignor retains an undivided 50% of 8/8ths in, to and under the leasehold rights for said lease(s) and lands.

This assignment, which is made without warranty of title, either express or implied, shall be binding upon the parties hereto, their heirs, successors, personal representatives and assigns.

EXECUTED this 304 day of April, 1986, effective as of July 1, 1985.

"ASSIGNOR"

SANTA FE EXPLORATION COMPANY

"ASSIGNEES"

ARMSTRONG ENERGY CORPORATION

By: Robert G. Armstrong, President

C. W. stumhoffer

| . BUUN 400 HAVE 34 | |
|--|--|
| STATE OF NEW MEXICO) | |
| COUNTY OF CHAVES | |
| The foregoing ins | trument was acknowledged before me this 30th day of |
| | by William A. McAlpine, Jr., President of Santa Fe New Mexico Corporation, on behalf of said corporation |
| | nexted corporation, on benaif of said corporation |
| of ARY | Notary Public Aschmitt |
| My Commiscion Single | Notary Public |
| My Commission Expires: | |
| 3-18-90 06 HK | |
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| | |
| STATE OF NEW MEXICO) COUNTY OF CHAVES) | |
| COUNTY OF CHAVES | |
| The foregoing instr | rument was acknowledged before me this 21st day of |
| Corporation, a New Mexic | o Corporation, or behalf of said community Energy |
| O LOTA - LA | by Robert G. Armstrong, President of Armstrong Energy to Corporation, on behalf of said corporation. |
| | Notary Public Rollins |
| My Quimi ston Expires: | Notary Public |
| dipt: 81.1986 | |
| A CONTRACTOR | |
| | |
| | |
| STATE OF TEXAS | |
| COUNTY OF TARRANT) | Part Anna Anna Anna Anna Anna Anna Anna Ann |
| The foregoing instr | ument was acknowledged before me this 26th day of |
| 1986, b | y C. W. Stumhoffer and Frieda T. Stumhoffer, his wife |
| | W. O. 1 |
| My Commission. Expires: | Notary Public |
| Wichel Joshooa | |
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EXHIBIT "A"

Attached to Partial Assignment of Oil, Gas and Mineral Lease Effective July 1, 1985

Oil, Gas and Mineral Lease dated March 24, 1955, from Dorothy Swigart, individually and as Executrix of the Estate of L. A. Swigart, desceased, and Runeor E. Swigart, a single woman, and Norman Gross and Marjorie Gross, his wife, lessors, to Joseph I. O'Neill, Jr., as lessee, covering the NE/4 SW/4 Section 13, Township 18 South, Range 33 East, N.M.P.M., Lea County, New Mexico, INSOFAR AND ONLY INSOFAR as said lease covers the Queen sand or formation, which is defined in the E-K Queen Unit Agreement "... as those heretofore established underground reserviors that exist in the interval from the top of the Queen Sand or Artesia Red Sand member as is picked at 4352 feet on the Gamma Ray-Neutron log in the Carper Drilling Company's #9 Carper Sivley located in the NW/4 of the SE/4 of Section 24, Township 18 South, Range 33 East, N.M.P.M. 300 feet downward and including the Penrose Sand member all included in the Queen Formation of the Guadalupia Series, a part of the Permian System ...", recorded in Volume 126, Page 197, Records of Lea County, New Mexico (NM-4154).

said land (as to said depth only) being hereinafter sometimes called the "Assigned Premises" and all of Assignor's right, title and interest in and to the E-K Queen Unit Agreement and Unit Operating Agreement, dated January 1, 1965, and effective January 1, 1966.

ASSIGNMENT OF OIL, GAS AND MINERAL LEASE

BCCK 400 PAGE 544

For a valuable consideration, MOBIL PRODUCING TEXAS & NEW MEXICO INC., a Delaware corporation, P. O. Box 633, Midland, Texas 79702 (hereinafter called "Assignor") hereby transfers and assigns, subject to the exceptions, reservations, conditions and other provisions hereinafter set out, to Santa Fe Exploration Co., a New Mexico corporation, P. O. Box 1136, Roswell, New Mexico 88201 (hereinafter sometimes called "Assignee"), all of Assignor's right, title and interest in and to the following lease, to wit:

Oil, Gas and Mineral Lease dated March 24, 1955, from Dorothy Swigart, individually and as Executrix of the Estate of L. A. Swigart, desceased, and Runeor E. Swigart, a single woman, and Norman Gross and Marjorie Gross, his wife, lessors, to Joseph I. O'Neill, Jr., as lessee, covering the NE/4 SW/4 Section 13, Township 18 South, Range 33 East, N.M.P.M., Lea County, New Mexico, INSOFAR AND ONLY INSOFAR as said lease covers the Queen sand or formation, which is defined in the E-K Queen Unit Agreement "... as those heretofore established underground reserviors that exist in the interval from the top of the Queen Sand or Artesia Red Sand member as is picked at 4352 feet on the Gamma Ray-Neutron log in the Carper Drilling Company's #9 Carper Sivley located in the NW/4 of the SE/4 of Section 24, Township 18 South, Range 33 East, N.M.P.M. 300 feet downward and including the Penrose Sand member all included in the Queen Formation of the Guadalupia Series, a part of the Permian System ... ", recorded in Volume 126, Page 197, Records of Lea County, New Mexico (NM-4154).

said land (as to said depth only) being hereinafter sometimes called the "Assigned Premises" and all of Assignor's right, title and interest in and to the E-K Queen Unit Agreement and Unit Operating Agreement, dated January 1, 1965, and effective January 1, 1966.

Reference is here made to said lease and to the record thereof for this and all other purposes.

Assignee accepts this assignment subject to any and all existing overriding royalties, production payments and other burdens, if any, affecting or payable out of the oil and gas leasehold estate in the Assigned Premises, or any part thereof.

All operations heretofore or hereafter conducted by Assignee with respect to the Assigned Premises shall be at Assignee's sole risk and cost and under Assignee's exclusive control. Assignee agrees to indemnify and save Assignor harmless from and against any and all claims, demands, causes of action and judgments of whatsoever nature (and all costs and fees in connection with same) arising in favor of any party (including

Assignee, Assignee's employees, Assignor's employees and any other party whomsoever) for personal injury, death, property damage or for any other reason whatever, incident to or arising, directly or indirectly, from Assignee's operations with respect to the Assigned Premises during such period of time. Assignee further agrees to indemnify and hold Assignor harmless from and against the payment of any and all taxes, penalties, interest, liens or indebtedness or claims against Assignor's property, or for work performed, or measured by the work performed, growing out of or incident to Assignee's operations with respect to the Assigned Premises.

Assignee shall timely and properly plug and abandon any and all wells and restore the surface with respect to which Assignee has conducted operations on the Assigned Premises at Assignee's exclusive control. All operations of Assignee, with respect to the Assigned Premises (including, without limitation, plugging and abandoning operations and surface restoration) shall be conducted in strict compliance with all applicable laws and with all applicable rules, regulations and orders of governmental authorities having jurisdiction in the Assigned Premises.

Assignor reserves the right at any time from time to time to conduct seismic operations on the lands described herein and at its request you shall grant Assignor or its representatives a seismic permit.

Assignee is made subject to and shall conduct its operations hereunder in compliance with the lease, all intermediate assignments, agreements and contracts affecting the Assigned Premises. This Assignment is made subject to the E-K Queen Unit Agreement and Unit Operating Agreement. Assignee has been furnished with copies of all materials in Assignor's lease files and contract files and accepts this assignment subject to all such leases, assignments, agreements and contracts reflected therein as if Assignor had specifically identified same herein.

The provisions hereof shall be covenants running with the land and lease during the life of the lease and all modifications, renewals and extensions thereof, and shall bind the parties hereto, their successors and assigns, and any transfer or assignment of the lease as to the rights herein assigned shall be subject to the provisions hereof.

This assignment is executed without warranty of title, either express or implied.

| | BCCK 400 FACE 546 | |
|--|---|--|
| | Executed this Alst day | y of June, 1985, but effective as |
| | of 7:00 A.M. M.S.T. July 1 | , 1985. |
| | ATTEST: | MOBIL PRODUCING TEXAS & NEW MEXICO INC. |
| | | 회의회원 그렇게 불어 먹는 나는 이번 모양이다. |
| | Barbara | By: R. S. William |
| | Assistant Secretary | Attorney-in-Fact |
| | ************************************** | |
| 3 * | 12.00 | |
| ************************************** | * 5 | and Milpers |
| بُومَ | | Attorney-in-Fact |
| | W. C. X 3 K | |
| | | SANTA FE EXPLORATION CO. |
| | | |
| | | By: William A. McAlpine, Or. |
| | | President |
| | STATE OF TEXAS | |
| | COUNTY OF MIDLAND | |
| | This instrument was ac | knowledged before me this 21st day of |
| | <u>June</u> , 1985 by R | . I. Wilson and A. G. Peperone -in-Fact of MOBIL PRODUCING TEXAS & NEW |
| | MEXICO INC., a Delaware corporat | tion, on behalf of said corporation. |
| river o | TARY AU | |
| S. S | My Commission Expires | Webbie Rettelu chai |
| | 04/11789 | Debbie Rittiluechai Notary Public in and for |
| | | The State of Texas |
| The second | OFTE | 마스 마스 마스 마스 마스 등 등 등 등 등 등 등 등 등 등 등 등 등 |
| | STATE OF NEW MEXICO | |
| | COUNTY OF Chaves | |
| | This instrument was ac | knowledged before me this 2/5 day of liam A. McAlpine, Jr., President of SANTA corporation on behalf of said |
| | FE EXPLORATION CO., a New Mexico corporation. | corporation on behalf of said |
| | | |
| 10 | My-Commission Expires | (A) 4:0 |
| 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | My Commission Expires | Luces Meralin |
| A St AS. | PUCK R OF | Notary Public |
| 4. 8 | , O; | |
| | between Mobil Producing Texas & | Ssignment of Oil, Gas and Mineral Lease New Mexico Inc. and Santa Fe Exploration |
| 72884 | Co. in Lea County, New Mexico. | STATE OF NEW MEXICO |
| 1/2 | | COUNTY OF LEA FILED |
| | | JUN 2 0 1986 |
| | | 7/1/ V 1900 |
| | | and recorded in Burge TOB |
| | | Pat Hypes, County Clerk Pat Hypes, County Clerk Deputy |
| | | Total Little Licensy |

PARTIAL ASSIGNMENT OF OIL, GAS & MINERAL LEASE

This Assignment is made and entered into by and between C. W. and FRIEDA STUMHOFFER, Ridglea Bank Building, Suite 1007, Fort Worth, Texas 76116, hereinafter referred to as ("Assignors"), and SANTA FE EXPLORATION COMPANY, Post Office Box 1136, Roswell, New Mexico 88202-1136, hereinafter referred to as ("Assignee").

WITNESSETH:

Assignors desire to assign to Assignee their entire 48.8597 percent leasehold rights in, to and under said leases described in Exhibit "A" attached hereto and hereby made a part hereof, SUBJECT HOWEVER to the terms, reservations, and conditions as set forth herein and in the Assignment to Assignee from Mobil Producing Texas & New Mexico, Inc. recorded at Book 387, Pages 200-202, Lea County, New Mexico.

NOW, THEREFORE,

For good consideration, the receipt and sufficiency of which is hereby acknowledged, Assignors do hereby assign to Assignee its successors, legal representatives and assigns their entire 48.8597 percent leasehold rights in, to and under said leases more particularly described in Exhibit "A" hereto. This assignment is effective at 12:01 A.M. on April 1, 1990.

THIS ASSIGNMENT IS SUBJECT TO THE FOLLOWING TERMS, RESERVATIONS AND CONDITIONS:

- 1. All royalty, overriding royalty and production payments created on or before June 30, 1985 and of record.
- 2. All terms, conditions and provisions of said oil and gas leases, and laws and regulations applicable thereto.
- 3. All terms, conditions and provisions of that Joint Operating Agreement dated July 1, 1985, between the parties herein and Armstrong Energy Corporation, pertaining to said leases and lands.

Assignors warrant the entire 48.8597 percent leasehold rights assigned herein against all claims made by, through or under Assignors, but otherwise make this Assignment without warranty of title, express or implied. This Assignment shall be binding upon the parties hereto, their heirs, successors, personal representatives and assigns.

Executed this ish day of June, 1990.

Effective as of April 1, 1990.

| C. W. Stumboffer |
|--|
| C. W. Stumhoffer |
| Frieda T. Stumboffer |
| ASSIGNEE: |
| SANTA FE EXPLORATION |
| By Wan A. McAlpine, Jr. President |
| |
| STATE OF TEXAS)) ss. |
| COUNTY OF TARRANT) |
| The foregoing instrument was acknowledged before me this 1990, by Clarence W. Stumhoffer. |
| Lee Held O'head |
| Notary Public |
| My Commission Expires: |
| 6/11/92 |
| The state of the s |
| STATE OF TEXAS) Loo Webb O'Neal Notary Public State of Texas |
|) SS. A Normalisian Expires June 11, 1992 |
| COUNTY OF TARRANT) |
| The foregoing instrument was acknowledged before me this 15th day of June, 1990, by Frieda T. Stumhoffer. |
| of the Augustin |
| Lee Mult Pinc |
| Notary Public |
| My Commission Expires: |
| <u>C. 0/1/92</u> |
| en en en en en e l 1 00 de la companya de la companya La companya de la com |
| |

ASSIGNORS:

Partial Assignment of Lease Santa Fe Exploration/Stumhoffer Page 3

STATE OF NEW MEXICO)

COUNTY OF CHAVES)

The foregoing instrument was acknowledged before me this \cancel{Jul} day of \cancel{Jul} , 1990, by William A. McAlpine, Jr., President of Santa Fe Exploration Company.

- Germene R. Schnulle Notary Public

My Comiesion Expires:

SATE OF HER

Attached to Partial Assignment of Oil, Gas and Mineral Lease Effective April 1, 1990

Oil, Gas and Mineral Lease dated March 24, 1955, from Dorothy Swigart, individually and as Executrix of the Estate of L. A. Norman Gross and Runeor E. Swigart, a single woman, and Norman Gross and Marjorie Gross, his wife, lessors, to Joseph I. O'Neill, Jr., as lessee, covering the NE/4 SW/4 Section 13, Township 18 South, Range 33 East, N.M.P.M., Lea County, New Mexico, INSOFAR AND ONLY INSOFAR as said lease covers the Queen sand or formation, which is defined in the E-K Queen Unit Agreement "... as those heretofore established underground reserviors that exist in the interval from the top of the Queen Sand or Artesia Red Sand member as is picked at 4352 feet on the Gamma Ray-Neutron log in the Carper Drilling Company's #9 Carper 18 South, Range 33 East, N.M.P.M. 300 feet downward and including the Penrose Sand member all included in the Queen Formation of the Guadalupia Series, a part of the Permian System ...", recorded in Volume 126, Page 197, Records of Lea County, New Mexico (NM-4154).

said land (as to said depth only) being hereinafter sometimes called the "Assigned Premises" and all of Assignor's right, title and interest in and to the E-K Queen Unit Agreement and Unit Operating Agreement, dated January 1, 1965, and effective January 1, 1966.

STATE OF NEW MEXICO
COUNTY OF LEA
FILED

AUG 1 1990

at 1:23 o'clock A Mand recorded in Book 453

Page Shirley Hooper, Lea County Clerk
By Deputy

35966

PARTIAL ASSIGNMENT OF OIL, GAS AND MINERAL LEASE

This assignment is made and entered into by and between Santa Fe Exploration Company, a New Mexico Corporation, P. O. Box 1136, Roswell, New Mexico 88202-1136, hereinafter referred to as "Assignor", and Woody L. Hunt, 4401 North Mesa, Suite 201, El Paso, Texas 79902, hereinafter referred to "Assignee".

WITNESSETH:

Assignor desires to assign to the Assignee fifty percent (50%) of Assignor's leasehold rights in, to and under said lease(s) described in Exhibit "A" attached to and made a part hereof, SUBJECT HOWEVER to the terms, reservations and conditions as set forth herein and in the Assignment to Assignor from Mobil Producing Texas & New Mexico Inc. recorded at Book 387, Pages 200-202, Lea County, New Mexico, a copy of which is attached hereto as Exhibit "B".

NOW, THEREFORE, for Ten Dollars (\$10.00) cash in hand and other good and valuable consideration paid to Assignor by Assignee, the receipt and sufficiency of which is hereby acknowledged, Assignor does hereby assign to Assign, his heirs, successors and assigns, an undivided fifty percent (50%) of Assignor's leasehold rights in, to and under the lease(s) as described in Exhibit "A".

THIS ASSIGNMENT IS SUBJECT TO THE FOLLOWING TERMS, RESERVATIONS AND CONDITIONS:

- 1. All Royalty, Overriding Royalty and Production Payments of record;
- All terms, conditions and provisions of said oil and gas lease(s), and all laws and regulations applicable thereto;
- 3. All terms, conditions and provisions of that certain Joint Operating Agreement dated July 1, 1985 but effective as to Assignee's interest as of July 1, 1990, between the parties hereto pertaining to said lease and lands; and
- 4. Assignor retains an undivided 48.8597% of 8/8ths in, to and under the leasehold rights for said lease(s) and lands.

This assignment, which is made without warranty of title,

either express or implied, shall be binding upon the parties hereto, their heirs, successors, personal representatives and assigns.

executed this 254 day of July as of July 1, 1990. ____, 1990 but effective

"ASSIGNOR"

SANTA FE EXPLORATION COMPANY

William A. McAlpine President

"ASSIGNEE"

STATE OF NEW MEXICO SS. COUNTY OF CHAVES

The foregoing instrument was acknowledged before me the day of ________, 1990, by William A. McAlpine, ________, Incompany, a New Mexico Gorporation, on behalf of said corporation. Inex Adams Royal Wobary Public

Commission Expires:

| STATE OF TEXAS) | ing the second s | | | |
|--|--|--------------------|----------------------|---|
| COUNTY OF <u>ELPASO</u>) ss. | | | | |
| The foregoing instrument day of Lugust | was acknowledged | d befor Woody I | re me th L. Hunt. | e |
| | Jua Dele | com | lar | |
| | Notary Public | | | |
| My Commission Expires: | | | | |
| NENA Q. HOLCOMBE | | | | |
| STATE OF Apr. 14, 1993 My Comm. Exp. Apr. 14, 1993 | | | | |

EXHIBIT "A"

Attached to Partial Assignment of Oil, Gas and Mineral Lease Effective July 1, 1990

Oil, Gas and Mineral Lease dated March 24, 1955, from Dorothy Swigart, individually and as Executrix of the Estate of L. A. Swigart, desceased, and Rumeor E. Swigart, a single woman, and Norman Gross and Marjorie Gross, his wife, lessors, to Joseph I. O'Neill, Jr., as lessee, covering the NE/4 SW/4 Section 13, Township 18 South, Range 33 East, N.M.P.M., Lea County, New Mexico, INSOFAR AND ONLY INSOFAR as said lease covers the Queen sand or formation, which is defined in the E-K Queen Unit Agreement "... as those heretofore established underground reserviors that exist in the interval from the top of the Queen Sand or Artesia Red Sand member as is picked at 4352 feet on the Gamma Ray-Neutron log in the Carper Drilling Company's #9 Carper Sivley located in the NW/4 of the SE/4 of Section 24, Township the Penrose Sand member all included in the Queen Formation of the Guadalupia Series, a part of the Permian System ...", recorded in Volume 126, Page 197, Records of Lea County, New Mexico (NM-4154).

said land (as to said depth only) being hereinafter sometimes called the "Assigned Premises" and all of Assignor's right, title and interest in and to the E-K Queen Unit Agreement and Unit Operating Agreement, dated January 1, 1965, and effective

ASSIGNMENT OF OIL, GAS AND MINERAL LEASE

For a valuable consideration, MOBIL PRODUCING TEXAS & NEW MEXICO INC., a Delaware corporation, P. O. Box 633, Midland, Texas 79702 (hereinafter called "Assignor") hereby transfers and assigns, subject to the exceptions, reservations, conditions and other provisions hereinafter set out, to Santa Fe Exploration Co., a New Mexico corporation, P. O. Box 1136, Roswell, New Mexico 88201 (hereinafter sometimes called "Assignee"), all of Assignor's operating rights in and to the lands and leases more particularly identified in Schedule "I" attached hereto and made a part hereof, said land (as to any depth restrictions) being hereinafter sometimes called the "Assigned Premises" and all of Assignor's right, title and interest in and to the E-K Queen Unit Agreement and Unit Operating Agreement, dated January 1, 1965, and effective January 1, 1966.

Reference is here made to said lease and to the record thereof for this and all other purposes.

Assignee accepts this assignment subject to any and all existing overriding royalties, production payments and other burdens, if any, affecting or payable out of the oil and gas leasehold estate in the Assigned Premises, or any part thereof.

with respect to the Assigned Premises shall be at Assignee's sole risk and cost and under Assignee's exclusive control. Assignee agrees to indemnify and save Assignor harmless from and against any and all claims, demands, causes of action and judgments of whatsoever nature (and all costs and fees in connection with same) arising in favor of any party (including Assignee, Assignee's employees, Assignor's employees and any other party whomsoever) for personal injury, death, property damage or for any other reason whatever, incident to or arising, directly or indirectly, from Assignee's operations with respect to the Assigned Premises during such period of time. Assignee further agrees to indemnify and hold Assignor harmless from and against the payment of any and all taxes, penalties,

The States the Laboration of

for work performed, or measured by the work performed, growing out of or incident to Assignee's operations with respect to the Assigned Premises.

Assignee shall timely and properly plug and abandon any and all wells and restore the surface with respect to which Assignee has conducted operations on the Assigned Premises at Assignee's risk and cost and under Assignee's exclusive control. All operations of Assignee, with respect to the Assigned Premises (including, without limitation, plugging and abandoning operations and surface restoration) shall be conducted in strict compliance with all applicable laws and with all applicable rules, regulations and orders of governmental authorities having jurisdiction in the Assigned Premises.

Assignor reserves the right at any time from time to time to conduct seismic operations on the lands described in Schedule "I" and at its request you shall grant Assignor or its representatives a seismic permit.

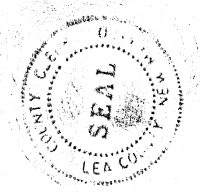
Assignee is made subject to and shall conduct its operations hereunder in compliance with leases, all intermediate assignments, agreements and contracts affecting the Assigned Premises. This assignment is made subject to the E-K Queen Unit Agreement and Unit Operating Agreement. Assignee has been furnished with copies of all materials in Assignor's lease files and contract files and accepts this assignment subject to all such leases, assignments, agreements and contracts appearing therein as if Assignor had specifically identified same herein.

The provisions hereof shall be covenants running with the land and lease during the life of the lease and all modifications, renewals and extensions thereof, and shall bind the parties hereto, their successors and assigns, and any transfer or assignment of the lease as to the rights herein assigned shall be subject to the provisions hereof.

This assignment is executed without warranty of title, either express or implied.

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STATE OF NEW MEXICO COUNTY OF LEA FILED



SANTA FE EXPLORATION COMPANY P. O. BOX 1136 ROSWELL, NM 88201

ASSIGNMENT OF OIL AND GAS LEASE(S)

KNOWN ALL MEN BY THESE PRESENTS:

THAT WHEREAS, the undersigned, J. Walter Duncan, Jr. and WDE Oil Properties, an Oklahoma Limited Partnership, 100 Park Avenue Bldg., Suite 1200, Oklahoma City, OK 73102, (hereinafter referred to as "Assignor" whether one or more), are the owners of a certain oil and gas lease or leases covering the lands and premises in New Mexico, as described in Exhibit "A" attached hereto.

NOW THEREFORE, for and in consideration of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, said Assignor does hereby assign, transfer, grant and covey unto:

Walter Duncan Oil, a Limited Partnership 100 Park Avenue Bldg., Suite 1200 Oklahoma City, OK 73102

hereinafter referred to as "Assignee", all of the Assignor's right, title and interest in and to the oil and gas lease or leases as described on Exhibit "A" attached hereto, including but not limited to the Assignor's Overriding Royalty Interest in said oil and gas lease or leases as described on Exhibit "A", together with all personal property and surface and subsurface fixtures, materials, supplies and equipment located thereon or appurtenant thereto, and together with all right title and interest of Assignor in and to any and all together with all right, title and interest of Assignor in and to any and all other rights and privileges of whatsoever nature pertaining thereto or used or obtained in connection therewith with respect to the assigned premises.

This Assignment of Oil and Gas Lease(s) is made without warranty of title, either express or implied.

Exeucted this \(\frac{1}{2} \) day of \(\frac{1}{2} \) left = 1993, but effective as of March 11, 1993.

J.) Walter Duncan, Jr.

ATTEST:

WDE Oil Properties, an Oklahoma Limited Partnership

Kenneth R. Fry, Secretary

Victorias V. Dinica Nicholas V. Duncan, President of Duncan Oil Properties, Inc. a General Partner

STATE OF OKLAHOMA

SS.

COUNTY OF OKLAHOMA

Before me, a notary public, on this \(\begin{align*} \text{day of } \\ \text{July} \\ \text{personally appeared Nicholas V. Duncan, as President of Duncan Oil Porperties, Inc. a General Partner of WDE Oil Properties an Oklahoma Limited Partnership known to be the identical person who executed this foregoing instrument.

Mulissa R. M Notary Public

My Commission

STATE OF OKLAHOMA

SS.

COUNTY OF OKLAHOMA

Before me, a notary public, on this 13 day of 1993, personally appeared J. Walter Duncan, Jr., known to be the identical person who executed this foregoing instrument.

... My Commission expires:

Exhibit "A" Lea County, New Mexico

- A. The Southeast Quarter of the Southeast Quarter of Section 7 and the East 15 acres of the Southwest Quarter of the Southeast Quarter of Section 7, Township 20 South, Range 38 East, N.M.P.M., and the East 15 acres of the Northwest Quarter of the Northeast Quarter of Section 18 and all of Section 8, Township 20 South, Range 38 East, N.M.P.M., in Lea County, New Mexico.
- B. The Southeast Quarter of Section 29, Township 26 South, Range 37 East, N.M.P.M., Lea County, New Mexico.
- C. The East One Half of the Southeast Quarter of Section 14, Township 25 South, Range 32 East, N.M.P.M., Lea County, New Mexico.
- D. The Southeast Quarter of the Southeast Quarter of Section 22, Township 18 South, Range 32 East, N.M.P.M., Lea County, New Mexico.
- E. Lots 8, 9, 10, 11 in Section 6, Township 21 South, Range 32 East, and the North Half of the North Half of Section 27, Township 20 South, Range 32 East, N.M.P.M., Lea County, New Mexico.
- F. The Northeast Quarter of the Southwest Quarter of Section 13, Township 18 South, Range 33 East, N.M.P.M., Lea County, New Mexico.

Any other real property, mineral interests, or property rights situated in Lea County, New Mexico, owned by Assignor.

STATE OF NEW MEXICO COUNTY OF LEA FILED

AUG 2 1993

at 12,50 o'clock Mand recorded in Book 7718

Page
Pat Chappelle, 15th Causey Clock
By Chappelle, 15th Causey Clock



