

Assignment of Oil and Gas Lease

Whereas, On the 2nd day of September, 1953, a certain oil and gas mining lease was made and entered into by and between Louis W. Isaacs and Alene P. Isaacs, his wife; of Cora, Wyoming

Lessor^s,

and Thomas G. Dorough, 503 - 18th Street, Denver, Colorado

Lessee,

covering the following described land in the County of Sublette and State of Wyoming, to-wit:

Township 37 North, Range 110 West of 6th P.M.
Section 12: N₂¹SE₄¹, SE₄¹SE₄¹, SW₄¹NE₄¹, SE₄¹NW₄¹, and NE₄¹SW₄¹
Section 13: E₂¹NE₄¹

Containing 320.00 acres, more or less.

Said lease being recorded in the office of the Register of Deeds in and for said County in book _____, page _____, and

Whereas, The said lease and all rights thereunder or incident thereto are now owned by

Thomas G. Dorough

Now, Therefore, For and in consideration of One Dollar, [and other good and valuable considerations,] the receipt of which is hereby acknowledged, the undersigned, the present owner _____ of the said lease and all rights thereunder or incident thereto, does hereby bargain, sell, transfer, assign and convey unto Warren Petroleum Corporation, 801 City National Bank Building,

Houston, Texas

all of his right, title and interest of the original lessee and present owner _____ in and to the said lease and rights thereunder, in so far as it covers the _____ above described lands

together with all personal property used or obtained in connection therewith to

Warren Petroleum Corporation, 801 City National Bank Building,

Houston, Texas

and its ~~successors~~ successors and assigns.

And for the same consideration, the undersigned for himself and his heirs, successors, and representatives, do es covenant with the said assignee, its ~~successors~~ successors or assigns that he is the lawful owner _____ of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned has good right and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrances, and that all rentals and royalties due and payable thereunder have been duly paid.

In Witness Whereof, The undersigned owner _____ and assignor _____ has _____ signed and sealed this instrument this 5th day of October, 1953

Thomas G. Dorough [Seal]
L. Jeane Dorough [Seal]
 [Seal]



Due. Stamps Cancelled.