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derrick floor at all reasonable times and, upon request of the Assignor, shall furnish to the Assignor well samples of all cores and cuttings consecutively taken, unless the Assignor elects to take such samples; and, at the request of the Assignor, the Assignees shall furnish to the Assignor copies of any electrical well formation surveys made.

4. In the event that Assignees should elect to surrender, let expire, abandon or release all or any of their rights in said lease acreage or any part thereof, Assignees shall observe the relevant provisions of the Mickelson Creek Unit Operating Agreement referable to giving notice of such contemplated action and, thereafter, if required, shall assign such rights to the party or parties entitled thereto; if, however, the Unit Operating Agreement is not in force or if the provisions of the Unit Operating Agreement do not require the giving of notice with respect to the action proposed by Assignees, Assignees shall in that event notify the Assignor hereunder not less than sixty (60) days in advance of such surrender, expiration, abandonment or release and, if requested so to do by the Assignor, Assignees immediately shall reassign such rights in said lease acreage, or such part thereof, to the Assignor.

5. This assignment is made without warranty of any kind.