

92649

WY-6212

RA-246 (6/61)
Printed in U.S.A.

RECORDED *January 24 1966 9:00 AM*
 IN BOOK *40 Oil & Gas* PAGE *158*
 FEES *\$ 4.00* COUNTY CLERK
 SUBLLETTE COUNTY, PINEDALE, WYOMING

ASSIGNMENT

KNOW ALL MEN BY THESE PRESENTS:

That, Irving Wolf

960 Petroleum Club Building, Denver, Colorado, 80202,
 hereinafter designated "ASSIGNOR", whether one or more, for and in consideration of the sum of Ten Dollars
 (\$10.00) and other good and valuable considerations to ASSIGNOR in hand paid, the receipt and sufficiency of
 which hereby is acknowledged, and subject to the approval of the authorized representative of the Secretary of
 the Interior, hereby grants, assigns, transfers, conveys, and sets over unto Shell Oil Company, a Delaware
Corporation,

with offices at 1700 Broadway, Denver, Colorado, 80202
 hereinafter designated "ASSIGNEE", and ASSIGNEE'S heirs, successors, and assigns forever, that certain United

States Oil and Gas Lease, Serial No. W-056152-B, dated May 1, 1958,

in so far as said lease covers and includes the following described land situate in Sublette
 County, Wyoming, to-wit:

Township 38 North, Range 113 West, 6th P.M.

Section 18: SE $\frac{1}{4}$

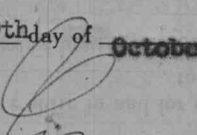
containing 160.00 acres

together with all right, title, interest, and estate of the lessee therein and thereunder as to said lands.

ASSIGNOR hereby does warrant and agree to forever defend all and singular the said lease and all rights and estates created thereby unto ASSIGNEE, and ASSIGNEE'S heirs, successors, and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof; and ASSIGNOR further covenants and warrants that ASSIGNOR is the sole owner of said lease and all of the leasehold rights which it purports to create and has full right to assign and convey the same, subject only to the approval of the Secretary of the Interior; and that said lease is in full force and effect as to the lands above described and is not subject to cancellation or termination from any cause; that all rentals and royalties due thereunder have been paid; and that said lease and all substances which may be produced thereunder are free and clear of all liens, charges, encumbrances, overriding royalties, operating, or other interests of any nature, excepting only the royalties provided therein and three percent (3%) overriding royalty previously reserved.

IN WITNESS WHEREOF, this instrument is duly executed this 29th day of October, 1965.

WITNESSES:

Irving Wolf 
 (SEAL)
 Social Security No. 520-18-6328
 (SEAL)

Assignment Approved Effective

JAN 1 1966

David B. Morgan
 ASSISTANT MANAGER, OIL & GAS
 FOR CLAIMANT