

Form 3120-13
(September 1964)
(formerly 4-1175)

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

ASSIGNMENT AFFECTING RECORD TITLE
TO OIL AND GAS LEASE*

The undersigned, as owner of record title of the above-designated oil and gas lease, hereby transfers and assigns to

Name **TEXACO INC.**
Street **P. O. BOX 2100**
City **DENVER, COLORADO**
State **80201**
Zip Code

the record title interest in and to such lease as specified below.

1. Describe the lands affected by this assignment (by legal subdivision, if surveyed)
Sublette County, Wyoming
Township 30 North, Range 115 West, 6th P.M.

Section 16: All
Section 20: All
Section 21: All

Containing 1920.00 acres, more or less

Subject to the provisions and conditions of this paragraph, ASSIGNEE shall have the right to relinquish and surrender the oil and gas lease hereby assigned either in whole or in part, at any time or from time to time, or to allow it to terminate for non-payment of rental, and thereby be relieved of all obligations as to the interest relinquished, surrendered or terminated; provided, however, that not less than sixty (60) days prior to the next ensuing rental date ASSIGNEE shall notify ASSIGNEE in writing by regular mail at the address shown above of its intention, and upon written request of ASSIGNEE received by ASSIGNEE within twenty (20) days after ASSIGNEE'S mailing of such notice, ASSIGNEE shall reassign to ASSIGNEE the interest which ASSIGNEE desires to relinquish, surrender or terminate. However, ASSIGNEE shall not be liable in damages or otherwise for failure to give such notice due to clerical error, mistake or oversight. ASSIGNEE shall save and protect ASSIGNEE and hold ASSIGNEE harmless from all rentals and/or other lease obligations accruing after the mailing of such notice, and shall within ten (10) days after receipt of such reassignment file the same for approval in the appropriate office of the Bureau of Land Management. If for any reason the said reassignment is not filed for approval within said ten (10) day period, or if the same is not approved as an assignment by the Bureau of Land Management for any reason, then ASSIGNEE shall be privileged to relinquish and surrender said lease, or to allow it to terminate for non-payment of rental, without liability whatsoever.

Provided, however, subject to the above, nothing herein contained shall be construed as limiting or impairing the rights of either party hereunder to assign said lease or any part thereof and the rights of either party hereunder may be assigned in whole or in part and the provisions hereof shall extend to their heirs, successors and assigns. In the event of any such assignment in whole or in part, Assignor shall look solely to the owner of said lease or any part thereof for liability for breach of any obligation by said owner hereunder.

Date JUN 9 1969

Signed

Carl W. Alschuler

Date JUN 9 1969

Signed

J. H. Martin, Jr.

W-16425