Form No. 33 A 2—Corporation.

## ASSIGNMENT OF OIL AND GAS LEASE STATE LAND DEFICE

KNOW ALL MEN BY THESE PRESENTS: JAN 19 3 51 PM 4
That HUMBLE OIL & REFINING COMPANY
a corporation, domiciled in Houston, Harris County, Texas
hereinafter sometimes called "Assignor" party of the first part, for and in consideration of the sum of
One Dollar, and other good and valuable consideration paid by RALPH LOWE
B-X-832
whose postoffice address is Midland, Texas 79701
hereinafter sometimes called the "Assignee"," party of the second part, has sold, transferred, set over
and assigned, and by these presents does sell, transfer, set over and assign to the Assignee his
successors and assigns, all of the assignor's right, title, interest and claim in and to that certain Oil and Gas
Lease No. B-934 , made by the state of New Mexico to CHECKED IN PAID FOR RECEIPT OCT 7 1951954 \$2.00,00 No. 2.344
numble oil & Refining Company
under date of June 6, 1932 700 2 2 001 5 1950 956 \$ 2.00.00 No/New /30
001 9 1007 1957 \$ 289,00 No.E -236
Humble Oil & Refining Company S. 1958 5. Julie Assignor herein,
in and to the following described subdivisions of land in said lease described, and insorar as said lease affects
such divisions, to-wit:
such divisions, to-wit:
The Et of the NEt, the SWE of the NEE, the
Swit of the NWt, and the NEt of the Swit of Section 36, Township 25 South, Range 36 East, Poston
Lea County, New Mexico, containing 200 acres to County,
PAID FOR CHECKED IN RE
Not X is a second of the secon
1945 \$200 NOV 2 1945 NO - JUL 18 1947 B
WEIL HO SUNE X1947 \$200 70 OCT 9 1947 0 7
Lt. Aug ele 1948 \$100 OCT 1 3 1948 1
SWAE OCT 24 1949 949 \$ 200 RECE
+ CI 1 0 1950 1950 0 2 4 4
007-10 1951/1951 a 1 00 00 100 100 100 100 100 100 100
The Assignee assumes and agrees to perform all engations to the State of New Mexico insofavous said
described lands are affected, and to pay such rentals and royalties, and to do with 1953 racts as are by said lease required as to the above described subdivisions, to the same extent and in the same manner as if the provisions
of said lease were fully set out herein.  It is agreed that the Assignee 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 authority of its Board of Directors this the

FEE\_\$5.00

January

Before the OCC Case 13142 - *De Novo* OCD Ex. 17

President,

day of ....

STATE OF MEMORIAN TEXAS County of January On this , before me personally appeared to me personally known, who, being by me & Refining Company duly sworn did say that he is the President of the ... Humble 011 and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said in strument was signed and sealed in behalf of said corporation by authority of its Board of Directors, and said acknowledged said instrument to be the fre act and deed of said corporation. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on this the day and Notary Public. My commission expires June 1, 1945. Office of Commissioner of Public Lands, - Santa Fe, New Mexico, I hereby certify that the within assignment was filed in my office on the KEB 1 and approved by me on Commissioner of Public Lands. CERTIFICATION I certify that the foregoing instrum exact photocopy of the or

## INSTRUCTIONS AND INFORMATION

- 1. All assignments must be filed in duplicate in the State Land Office within 100 days from date of issue and accompanied by Cashier'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 held three weeks for collection of checks.
- 4. Assignments will not be allowed 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 postoffice address of assignee.
- 6. Assignments must be executed before an officer authorized to take acknowledgments of deeds. Corporations must use corporate form of acknowledgment