Bureau of Land Management, Interior

promises hereinafter stated, the First Party hereby covenants and agrees to fulfill the duties and assume the obligations of Unit Operator under and pursuant to all the terms of unit agreement, and the Second Parties covenant and agree that, effective upon approval of this indenture by the (Name and Title of authorized officer, BLM) First Party shall be granted the exclusive right and privilege of exercising any and all rights and privileges as Unit Operator, pursuant to the terms and conditions of said unit agreement; said Unit agreement being hereby incorporated herein by reference and made a part hereof as fully and effectively as though said unit agreement were expressly set forth in this instrument.

In witness whereof, the parties hereto have executed this instrument as of the date hereinghous set forth

inabove set forth.	
(Witnesses)	
(Witnesses)	
(First Party)	
(Second Party) I hereby approve the foregoing indenture designating as Unit Operator under the unit agreement for the Unit Area, this day of, 19	
Authorized officer of the Bureau of Land Management.	
$[48\ FR\ 26766,\ June\ 10,\ 1983.\ Redesignated$ at $48\ FR\ 36587,\ Aug.\ 12,\ 1983,\ as\ amended$ at $51\ FR\ 34604,\ Sept.\ 30,\ 1986]$	
$\S3186.4$ Model for change in unit operator by assignment.	
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	
hereinafter designated as "First Party," and hereinafter designated as	

ator; and
Whereas the First Party desires to transfer, assign, release, and quitclaim, and the
Second Party desires to assume all the
rights, duties and obligations of Unit Operator under the unit agreement; and

day of , 19 , approved a unit agreement for the Unit Area, wherein the First Party is designated as Unit Oper-

Witnesseth: Whereas under the provisions of the Act of February 25, 1920, 41 Stat. 437 30 U.S.C. secs. 181, *et seq.*, as amended by the Act of August 8, 1946, 60 Stat. 950, the De-

partment of the Interior, on the

"Second Party."

Whereas for sufficient and valuable consideration, the receipt whereof is hereby acknowledged, the First Party has transferred, conveyed, and assigned all his/its rights under certain operating agreements involving lands within the area set forth in said unit agreement unto the Second Party;

Now, therefore, in consideration of the premises hereinbefore set forth, the First Party does hereby transfer, assign, release, and quitclaim unto Second Party all of First Party's rights, duties, and obligations as Unit Operator under said unit agreement; and

Second Party hereby accepts this assignment and hereby covenants and agrees to fulfill the duties and assume the obligations of Unit Operator under and pursuant to all the terms of said unit agreement to the full extent set forth in this assignment, effective upon approval of this indenture by the (Name and Title of authorized officer, BLM); said unit agreement being hereby incorporated herein by reference and made a part hereof as fully and effectively as though said unit agreement were expressly set forth in this instrument.

In witness whereof, the parties hereto have executed this instrument as of the date hereinabove set forth.

(Witnes	ses)
(Witnes	ses)
(First P	arty)
(Second	Party)
I hereby a	oprove the foregoing indenture
designating	as Unit Operator under
the unit agre	ement for the Unit Area,
this	day of ,
19	

PART 3190—DELEGATION OF AU-THORITY, COOPERATIVE AGREE-MENTS AND CONTRACTS FOR OIL AND GAS INSPECTION

Authorized officer of the Bureau of Land

Management

Subpart 3190—Delegation of Authority, Cooperative Agreements and Contracts for Oil and Gas Inspections: General

Sec.	
3190.0-1	Purpose.
3190.0 - 3	Authority.
3190.0-4	Objective.
3190.0-5	Definitions.
3190.0-7	Cross references.
3190.1	Proprietary data.
3190.2	Recordkeeping, funding and audit.