EF-502-G-R06-0516-03000297-1 BOE-502-G (P1) REV. 6 (05-16)

CHANGE IN OWNERSHIP STATEMENT OIL AND GAS PROPERTY

Assessor of Amador County 810 Court Street

James B Rooney

Jackson, CA 95642 PH: (209) 223-6351 FAX: (209) 223-6721

File this statement by:

BULLER/TRANSFEROR Date Recorded: Document Number: Assessor's Identification Number: MB		
Document Number: Assessor's Identification Number: MB PG PCL MALINFA ADDRESS Phone Numbers: Buyer:	BUYER/TRANSFEREE	RECORDING DATA
SELECTRANSFEROR Section Sectio	MAILING ADDRESS	
MALINING ADDRESS Phone Numbers: Phone Numbers: Buyer.		
MILINGADDRESS Phone Numbers: Buyer:	SELLER/TRANSFEROR	
IMPORTANT NOTICE The law requires any transfere acquiring an interest in real property or manufactured home subject to local property taxation, and that is assessed by the county assessor, to the a Charge in Ownership Statement with the County Recorder or Assessor. The Charge in Ownership Statement must be filled at the time of recording or, if the transfer is not recorded, within 90 days of the date of the change in ownership has occurred by reason of death the statement shall be filled within 150 days after the date of death or, the thange in ownership has occurred by reason of death the statement shall be filled within 150 days after the date of death or, the thange in ownership has occurred by reason of death the statement shall be filled within 150 days after the date of death or, the thange in ownership of the transfer is not recorded, within 90 days from the date of a written request by the Assessor results in a penalty of titler (a) on hundred dailars (\$20,000) if the property is clighted for the homewore exception of the property is one to the fill have been really one of the property is one of the		
IMPORTANT NOTICE The law requires any transferee acquiring an interest in real property or manufactured home subject to local property taxation, and that is assessed by the county assessor, to file a Change in Ownership Statement with the County Recorder or Assessor. The Change in Ownership Statement must be filled at the time of recording or, if the transfer is not recorded, within 90 days of the date of the change in ownership has occurred by reason of death the statement shall be filed within 190 days after the date of death or, if the estate is probated, shall be filed at the time the inventory and appraisal is filed. The failure to file a Change in Ownership cases or of death the statement shall be filed within 190 days for the date of the change in ownership cases or of death the statement shall be filed within 190 days for the date of the change in ownership cases or of death the statement shall be filed within 190 days for the change in ownership cases or of death the statement shall be filed within 190 days of the date of the change in ownership cases or of death the statement shall be filed within 190 days of the date of date of the change in ownership of the real property on shall be filed within 190 days for the noneowners ownership of the real property or shall personal for the new base year value reflecting the change in ownership of the real property or the value of the taxes applicable to the assessment results in a penalty of either (1) or neutral deal or twenty thousand dollars (\$20,000) if the property is eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is eligible for the homeowners' exemption or twenty thousand dollars (\$1000) if the property is eligible for the homeow	MAILING ADDRESS	
IMPORTANT NOTICE The law requires any transferce acquiring an interest in real property or manufactured home subject to local property taxation, and that is seessessed by the county assessors, to file a Change in Ownership Istatement with the County Recorder or Assessors. The Change in Ownership Statement with the County Recorder or Assessor. The Change in Ownership Statement with the County Recorder or Assessor. The Change in Ownership Statement with the County Recorder or Assessor. The Change in Ownership Statement with the County Recorder or Assessor. The Change in Ownership Statement with the County Recorder or Assessor. The Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of the Change in Ownership Statement within 80 days of the date of date of date of date of the Change in Ownership Statement within 80 days of the date of the New Young of the Change in Ownership Statement within 80 days of the Change in Ownership Statement within 80 days of the Change in Ownership Statement within 80 days of the Change in Ownership Statement within 80 days of the Chan	FIELD	
IMPORTANT rollice The law requires any transfere acquiring an interest in real property or manufactured home subject to local property taxation, and that is assessed by the county assessor, to file a Change in Ownership Statement with the County Recorder or Assessor. The Change in Ownership Statement with the County Recorder or Assessor. The Change in Ownership Statement with the County Recorder or Assessor. The Change in Ownership Statement with the County Recorder or Assessor. The Change in Ownership is determined by the County Recorded within 150 days after the date of the change in ownership, except that where the change in ownership has occurred by reason of death the statement shall be filed et the time the inventory and appraisal is filed. The failure to file of Change in Ownership Statement within 90 days from the date of a written request by the Assessor results in a penalty of either (1) one hundred dollars (\$100); or (2) 10 percent of the tests as policible to the new base year value reflecting the change in ownership of the real property or inventory and appraisal is filed. The failure to file as not change in Ownership is Statement within 90 days of the date of a written request by the Assessor results in a penalty of either (1) one hundred dollars (\$100); or (2) 10 percent of the extent of a written request by the Assessor results in a penalty of either (1) one hundred dollars (\$100); or (2) 10 percent of the texts applicable to the new season and the statement within 90 days of the date of change in ownership is file for the homeowners of extent within 100 date of the cases applicable to the extensive base year value generation within 100 date of the same penalties. The property is not eligible for the homeowners of examples of the same penalties for homeowners (awaphone) if the file within 100 file of the homeowners (awaphone the selections B and C on the reverse side). 1. Purchase (complete Sections B and C on the reverse side). 2. Land Sales Contract. A contract for the purchase of prop		
The law requires any transferee acquiring an interest in real property or manufactured home subject to local property exation, and that is assessed by the county assessor, to file a Change in Ownership Statement must be filed at the time of recording or, if the transfer is not recorded, within 90 days of the date of the change in ownership, except that where the change in ownership has occurred by reason of death the statement shall be filed within 150 days after the date of death or, the estate is probated, shall be filed at the time the inventory and appraisal is filed. The failure to file a change in ownership, except that where the change in ownership passes of the estate is probated, shall be filed within 150 days after the date of death or, the estate is probated, shall be filed at the time the inventory and appraisal is filed. The failure to file a change in ownership, except that where the change in ownership statement within 90 days from the date of a written request by the Assessor results in a penalty of either (1) one hundred dollars (\$100), or (2) 10 percent of the estate is probated to the newshall be filed within 150 days after the date of death or, it is not eligible for the change in ownership statement within 90 days from the date of a written request by the Assessor results in a penalty of either (1) one hundred dollars (\$100), or (2) 10 percent of the property is not eligible for the hundred or exchange in ownership statement within 90 days from the date of the change in ownership statement within 90 days from the date of the change in ownership statement within 90 days from the date of the change in ownership statement within 90 days from the date of the change in ownership statement within 90 days from the date of the change in ownership statement within 90 days from the date of the change in ownership statement within 90 days from the statement within 90 days from the change in ownership statement within 90 days from the statement within 90 days from the state in ownership statement withi	IMPORTANT NOTICE	Sec: Twp: Rng:
Statement must be filed at the time of recording or, if the transfer is not recorded, within 90 days of the date of the change in ownership, except that where the change in ownership as coccurred by reason of death the statement shall be filed within 150 days after the date of death or, if the estate is probated, shall be filed at the time, the inventory and appraisal is filed. The failure to file a Change in Ownership Statement within 90 days from the date of a written request by the Assessor results in a penalty of either; (1) one hundred dellars (\$100); or \$21 to percent of the taxes applicable to the new base year value reflecting the change in ownership of the real property or manufactured home, whichever is greater, but not to exceed five thousand dollars (\$200)01 if the property is not eligible for the homeowners' exemption if that failure to file was not willful. This penalty will be added to the assessment roll and shall be collected like any other delinquent property taxes, and be subject to the same penalties for nonpayment. A. TRANSFER INFORMATION (Check the appropriate boxes to indicate the method by which you acquired an interest in the property.) 1. Purchase (complete Sections B and C on the reverse side). 2. Land Sales Contract. A contract for the purphase of property in which the seller retains legal title to it after the buyer takes possession. 3. Inheritance. Transfer by will or intestate succession. Date of death Relationship to deceased Relationship to deceased Relationship to deceased Property transferred by which you acquired an interest in the property. 4. Was this transfer or also a joint tenant? Yes No Relationship to deceased Property or transfer or also a joint tenant? 5. Merger or stock acquisition. 6. Partial interest transfer. Was less than 100 percent of the property transferred? If yes, indicate the percentage transferred? If yes, indicate		ty or manufac <mark>tu</mark> red home subject to local property taxation, and that is
that where the change in ownership has occurred by reason of death the state by probated, shall be filled at the time, the inventory and appraisal is filled. The failure to file change in ownership. Statement within 90 days from the date of a written request by the Assessor results in a penalty of either, (1) one hundred dellars (\$100); or (2) 10 percent of the taxes applicable to the new base year value reflecting the change in ownership of the role alphosphory to see a contract of the homeowners oxemption if that failure to file was not wilful. This penalty will be added to the assessment roll and shall be collected like any other delinquent property taxes, and be subject to the same ponalties for nonpaymen. A. TRANSFER INFORMATION (Check the appropriate boxes to indicate the method by which you acquired an interest in the property.) 1. Purchase (complete Sections B and C on the reverse side). 2. Land Sales Contract. A contract for the purchase of property in which the seller retains legal title to it after the buyer taxes possession. 3. Inheritance. Transfer by will or intestate succession. Date of death		
the estate is probated, shall be filled at the time the inventory and appraisal is filed. The failure to file a Change in Ownership Statement within 90 days from the date of a written requeste by the Assessor results in a penalty of either; (1) one hunded dollars (\$100); or (2) 10 percent of the taxes applicable to the new base year value reflecting the change in ownership of the real property or manufactured home, whichever is greater, but not to exceed five thousand dollars (\$50,000) if the property is not eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is not eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is not eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is not eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is eligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property. 13. Was this transfer do mestic partners, divorce settlement, etc.? 14. Was this transaction only a correction of the name(s) of persons or entities holding title? 15. If you hold title to this property as a joint tenant; is the seller or transferor also a joint tenant? 16. Was this transfer between family members or related businesses? 17. Was this transfer between family m		
taxes applicable to the new base year value reflecting the change in ownership of the real property or manufactured home, whichever is greater, but not to exceed five thousand dollars (\$20,000) if the property is not eligible for the homeowners exemption it that failure to file was not willful. This penalty will be added to the assessment roll and shall be collected like any other delinquent property taxes, and be subject to the same penalties for nonpayment. A. TRANSFER INFORMATION (Check the appropriate boxes to indicate the method by which you acquired an interest in the property) 1. Purchase (complete Sections B and C on the reverse side). 2. Land Sales Contract. A contract for the purchase of property in which the seller retains legal title to it after the buyer takes possession. 3. Inheritance. Transfer by will or inliestate succession Date of death Relationship to deceased 15. If you hold title to this property as a joint tenant; is the seller or transferor also a joint tenant? Yes No 15. Was this transaction the termination of a joint tenant? Yes No 16. Was this transaction the termination of a joint tenant? Yes No 17. Was this transaction the termination of a joint tenant? Yes No 18. Was this transaction the termination of a joint tenant? Yes No 18. Was this transaction the termination of a joint tenant? Yes No 18. Was this transaction the termination of a joint tenant? Yes No 18. Was this transaction the termination of a joint tenant? Yes No 18. Was this document recorded to substitute a trustee under a deed of trust, mortgage, or other similar document? Yes No 19. Was this document recorded to create, assign, or terminate a lender's interest in this property? Yes No 19. Was this document recorded to a trust? Yes No 19. Was this transfer between family members or related businesses? Yes No 19. Was this transfer between family members or related businesses? Yes No 19. Was this transfer between family members or re	the estate is probated, shall be filed at the time the inventory and app	raisal is filed. The failure to file a Change in Ownership Statement within
but not to exceed five thousand dollars (\$5,000) if the property is evelligible for the homeowners' exemption or twenty thousand dollars (\$20,000) if the property is not eligible for the homeowners' exemption if that failure to file was not wilfful. This penalty will be added to the assessment roll and shall be collected like any other delinquent property taxes, and be subject to the same penalties for nonpayment. A. TRANSFER INFORMATION (Check the appropriate boxes to indicate the method by which you acquired an interest in the property.) 1. Purchase (complete Sections B and C on the reverse side). 2. Land Sales Contract. A contract for the purchase of property in which the seller retains legal title to it after the buyer takes possession. 3. Inheritance. Transfer by will or intestate succession. Date of death Relationship to deceased Relationship to dec		
A. TRANSFER INFORMATION (Check the appropriate boxes to indicate the method by which you acquired an interest in the property.) 1. Purchase (complete Sections B and C on the reverse side). 2. Land Sales Contract. A contract for the purchase of property in which the seller retains legal title to it after the buyer takes possession. 3. Inheritance. Transfer by will or intestate succession. Date of death		
A. TRANSFER INFORMATION (Check the appropriate boxes to indicate the method by which you acquired an interest in the property.) 1. Purchase (complete Sections B and C on the reverse side). 2. Land Sales Contract. A contract for the purchase of property in which the seller retains legal title to it after the buyer takes possession. Date of death Relationship to deceased Relationship to deceas		
1. Purchase (complete Sections B and C on the reverse side). 2. Land Sales Contract. A contract for the purchase of property in which the seller retains legal title to it after the buyer takes possession. 3. Inheritance. Transfer by will or intestate succession. Date of death Relationship to deceased 15. If you hold title to this property as a joint tenant; is the seller or transferor also a joint tenant? Yes No 15. If you hold title to this property as a joint tenant? Yes No 16. Partial interest transfer. Was less than 100 percent of the property transferred 16. Was this transaction the termination of a joint tenancy interest? If we ship transferred 17. Was this transaction the termination of a joint tenancy interest? If we ship transferred to substitute a trustee under a deed of trust, mortgage, or other similar document? 18. Was this document recorded to substitute a trustee under a deed of trust, mortgage, or other similar document? Yes No 18. Was this document recorded to create, assign, or terminate a lender's interest in this property? Yes No 19. Was this property been transferred to a trust? Yes No 19. Life estate. 21. If the trust is irrevocable Irrevocable Irrevocable Prevocable Prevocable Irrevocable Prevocable		
2. Land Sales Contract. A contract for the purchase of property in which the seller retains legal title to it after the buyer takes possession. 3. Inheritance. Transfer by will or intestate succession. Date of death	A. IRANSFER INFORMATION (Check the appropriate boxes to ind	licate the method by which you acquired an interest in the property.)
Land Sales Contract. A contract for the purchase of property in which the seller retains legal title to it after the buyer takes possession. Inheritance. Transfer by will or intestate succession. Date of death Relationship to deceased 15. If you hold title to this property as a joint tenant, is the seller or transferor also a joint tenant, is the seller or transferor also a joint tenant? Yes No Trade or exchange. The above described property has been traded or exchanged for other real property or tangible personal property. Merger or stock acquisition. Partial interest transfer. Was less than 100 percent of the property transferred 9 ff yes, indicate the percentage transferred 9 %. Foreclosure or trustee sale. Gift. 20. Has this property been transferred to a trust? If yes, is the trust is irrevocable, is the transferor or the transferor or the transferor's spouse or registered domestic partner the sole present beneficiary? 12. Creation or assignment of a lease: (date) Termination of a lease: (Clifford Trust) Per No 15. If you answered no to 21 or 22, attach a copy of the trust	1. Purchase (complete Sections B and C on the reverse side).	
in which the seller retains legal title to it after the buyer takes possession. 3. Inheritance. Transfer by will or intestate succession. Date of death Relationship to deceased 14. Was this transaction only a correction of the name(s) of persons or entities holding title? Yes No Relationship to deceased 15. If you hold title to this property as a joint tenant, is the seller or transferor also a joint tenant? Yes No Relationship to deceased 16. Was this transaction the termination of a joint tenancy interest? 17. Was this transaction the termination of a joint tenancy interest? 17. Was this transaction the termination of a joint tenancy interest? 18. Was this transaction the termination of a joint tenancy interest? 18. Was this transaction the termination of a joint tenancy interest? 18. Was this transaction the termination of a joint tenancy interest? 19. Was this document recorded to substitute a truste under a deed of trust, mortgage, or other similar document? 19. Was this document recorded to substitute a truste under a deed of trust, mortgage, or other similar document? 19. Was this document recorded to create, assign, or terminate a lender's interest in this property? 19. Was this transaction the termination of a lease; 19. Was this transaction the termination of a lease; 19. Was this transaction the termination of a lease; 19. Was this transaction the termination of a lease; 19. Was this transaction the termination of a lease; 19. Was this transaction the termination of a lease; 19. Was this transaction the termination of a lease; 19. Was this transaction the termination of a lease; 19. Was this transaction the termination of a lease; 19. Was this transaction the termination of a lease; 19. Was this transaction the termination of a lease; 19. Was this transaction the termination of a lease; 19. Was this transaction the termination of a lease; 19. Was this transaction the termination of a lease; 19. Was this transaction the termination of a le	2. Land Sales Contract. A contract for the purchase of property	
name(s) of persons or entitles holding title? Yes No	in which the seller retai <mark>ns</mark> legal title <mark>to</mark> it a <mark>fte</mark> r the buyer <mark>tak</mark> es	
Inheritance. Transfer by will or intestate succession. Date of death	possession.	
Relationship to deceased	3. Inheritance. Transfer by will or intestate succession.	Hamily of persons of officers and the second of the second
4.		
tenancy interest? yes No property Merger or stock acquisition. 18. Was this transfer between family members or related businesses? 17. Was this transfer between family members or related businesses? No 18. Was this document recorded to substitute a trustee under a deed of trust, mortgage, or other similar document? yes No 18. Was this document recorded to substitute a trustee under a deed of trust, mortgage, or other similar document? yes No 19. Was this document recorded to create, assign, or terminate a lender's interest in this property? yes No 19. Was this property been transferred to a trust? yes No 19. Life estate. 20. Has this property been transferred to a trust? yes No 10. Reconveyance (pay-off). 21. If the trust is irrevocable, is the transferor or the transferor's spouse or registered domestic yes No 10. Reconveyance (pay-off). 22. Does this property revert to the transferor in 12 years or less? (Clifford Trust) yes No 11. Termination of a lease: 22. If you answered no to 21 or 22, attach a copy of the trust	Relationship to deceased	·
Taced of exchanged for other real property of tangible personal property. 17. Was this transfer between family members or related businesses? Yes No		
Second S		
18. Was this document recorded to substitute a trustee under a deed of trust, mortgage, or other similar document? 19. Was this document recorded to substitute a trustee under a deed of trust, mortgage, or other similar document? 19. Was this document recorded to create, assign, or terminate a lender's interest in this property? 19. Was this property been transferred to a trust? 19. Was this property been transferred to a trust? 19. Was this property been transferred to a trust? 19. Was this property been transferred to a trust? 19. Was this property been transferred to a trust? 19. Was this property been transferred to a trust? 19. Was this property been transferred to a trust? 10. If yes, is the trust: 11. Revocable Irrevocable 12. If the trust is irrevocable, is the transferor or the transferor's spouse or registered domestic partner the sole present beneficiary? 11. Creation or assignment of a lease: 12. Does this property revert to the transferor in 12 years or less? (Clifford Trust) 12. Does this property revert to the transferor in 12 years or less? (Clifford Trust) 13. Was this document recorded to substitute a trustee under a deed of trust, mortgage, or other similar document? 19. Was this document recorded to create, assign, or terminate a lender's interest in this property? 19. Was this document? 20. Has this property been transferred to a trust? 21. If the trust is irrevocable, is the transferor or the transferor's spouse or registered domestic partner the sole present beneficiary? 22. Does this property revert to the transferor in 12 years or less? (Clifford Trust) 22. Does this property revert to the transferor in 12 years or less? (Clifford Trust) 22. Does this property a contract of the under trusted and trusted to substitute a trusted to cunder a deed of trust in the property in the series in this property? 23. Does this property revert to the transferor in 12 years or less? (Clifford Trust)		
6. Partial interest transfer. Was less than 100 percent of the property transferred? If yes, indicate the percentage transferred	5. Merger or stock acquisition.	
property transferred? If yes, indicate the percentage transferred	6 Partial interest transfer. Was less than 100 percent of the	
7. Foreclosure or trustee sale. 8. Gift. 9. Life estate. 19. Was this document recorded to create, assign, or terminate a lender's interest in this property? 10. Has this property been transferred to a trust? 11. If the trust is irrevocable, is the transferor or the transferor's spouse or registered domestic partner the sole present beneficiary? 11. Creation or assignment of a lease: 12. Does this property revert to the transferor in 12 years or less? (Clifford Trust) 12. Termination of a lease: 13. Was this document recorded to create, assign, or terminate a lender's interest in this property? 14. Set No 15. No 16. Yes No 17. No 18. Peroclosure or trustee sale. 19. Was this document recorded to create, assign, or terminate a lender's interest in this property? 18. No 19. Vas this document recorded to create, assign, or terminate a lender's interest in this property? 18. No 19. Vas this document recorded to create, assign, or terminate a lender's interest in this property? 19. No 10. Has this property been transferred to a trust? 10. Perocoable 11. If the trust is irrevocable, is the transferor or the transferor's spouse or registered domestic partner the sole present beneficiary? 19. No 10. Peroclosure or trustee a lender's interest in this property? 10. Set Interest in this property? 10. Perocoable 11. Perocoable 12. Does this property revert to the transferor in 12 years or less? (Clifford Trust) 12. Perocoable 13. If the trust is irrevocable, is the transferor or the transferor or the transferor's spouse or registered domestic partner the sole present beneficiary? 11. Perocoable 12. Does this property revert to the transferor in 12 years or less? (Clifford Trust) 12. Perocoable 13. Perocoable 14. Perocoable 15. Perocoable 16. Perocoable 17. Perocoable 18. Perocoable 18. Perocoable 19. Perocoab	·	
or terminate a lender's interest in this property? Yes No 8. Gift. 9. Life estate. 10. Reconveyance (pay-off). 11. Creation or assignment of a lease: 12. Termination of a lease: 13. If the trust is irrevocable, is the transferor or the transferor in 12 years or less? (Clifford Trust) 14. Termination of a lease: 15. If the trust is irrevocable, is the transferor or the transferor's spouse or registered domestic partner the sole present beneficiary? 16. Does this property revert to the transferor in 12 years or less? (Clifford Trust) 17. If you answered no to 21 or 22, attach a copy of the trust	transferred %.	10. Was this document recorded to create assign
8. Gift. 9. Life estate. 10. Reconveyance (pay-off). 11. Creation or assignment of a lease: 12. If the trust is irrevocable, is the transferor or the transferor's spouse or registered domestic partner the sole present beneficiary? 22. Does this property revert to the transferor in 12 years or less? (Clifford Trust) 13. Termination of a lease: 14. If the trust is irrevocable, is the transferor or the transferor's spouse or registered domestic partner the sole present beneficiary? 25. Does this property revert to the transferor in 12 years or less? (Clifford Trust) 16. If you answered no to 21 or 22, attach a copy of the trust	7 Foreclosure or trustee sale	
8. Gift. 9. Life estate. 10. Reconveyance (pay-off). 11. Creation or assignment of a lease: 12. If the trust is irrevocable, is the transferor or the transferor's spouse or registered domestic partner the sole present beneficiary? 22. Does this property revert to the transferor in 12 years or less? (Clifford Trust) Yes No 12. Termination of a lease: 13. If yes, is the trust: Revocable Irrevocable reversed in 12 years or less? (Clifford Trust) Yes No		
9. Life estate. 21. If the trust is irrevocable, is the transferor or the transferor's spouse or registered domestic partner the sole present beneficiary? 11. Creation or assignment of a lease: (date) 12. Does this property revert to the transferor in 12 years or less? (Clifford Trust) Yes No No 12. Termination of a lease: If you answered no to 21 or 22, attach a copy of the trust	8. Gift.	
transferor's spouse or registered domestic partner the sole present beneficiary? 11. Creation or assignment of a lease: (date) Termination of a lease: Transferor's spouse or registered domestic partner the sole present beneficiary? 22. Does this property revert to the transferor in 12 years or less? (Clifford Trust) Termination of a lease: If you answered no to 21 or 22, attach a copy of the trust	0 life estate	
10. Reconveyance (pay-off). 11. Creation or assignment of a lease: (date) 12. Termination of a lease: (date) 13. If you answered no to 21 or 22, attach a copy of the trust	J. LINE ESTATE.	
11. Creation or assignment of a lease: (date) 22. Does this property revert to the transferor in 12 years or less? (Clifford Trust) 12. Termination of a lease: If you answered no to 21 or 22, attach a copy of the trust	10. Reconveyance (pay-off).	1 3
12 years or less? (Clifford Trust) Yes No 12. Termination of a lease: Yes No		
12. Termination of a lease: If you answered no to 21 or 22, attach a copy of the trust	-	
if you unowered no to 21 of 22, attach a copy of the dust		

THIS DOCUMENT IS NOT SUBJECT TO PUBLIC INSPECTION



В.	PROPERTY INFORMATION (Complete each item as it applied)	ies to this transaction.)	
1.	Seller's name and address:		
2.	Field name: Lease name	9 :	Parcel number:
3.	Date sales agreement or letter of intent signed:	Effective 1	transfer date:
4.	Closing date: Recor	ding document: Number:	Date:
5.	Name, address and phone number of person with purchasing relative to the transaction:	_	ction and would be available to answer questions
6.	Name, address, and phone number of any consultants used in	in connection with the transaction: _	
7.	Interest acquired (please report decimal fractions out of total;	e.a., 0.875 out of 1.000).	
	Revenue interest: Working interest:	- ,	erest owners & percentages:
8.	Number of wells: Producing Injectio	n A <u>ll i</u> dle	Other
		Total acres in the	
	Production rates at acquisition: Oil		
	Price received for oil and gas at acquisition: Oil	\$/b G	
	Oil gravity:API Gas:		e producing depth:ft
	Proved reserves: Developed: Oil		s mcf
10.	Undeveloped: Oil		s mcf
14	Were appraisals, evaluations, cash flow projections or other a		
15. C.	 most relied upon in establishing the purchase price. b. If no, please explain in Section D how the purchase price. Please enclose a copy of the following: a. The sales agreement or contract including all exhibits and agreements. b. A complete listing of all assets acquired and liabilities assimilated equipment, separately. c. The allocation to your company books of the total acquisite PURCHASE PRICE OR TRANSFER AMOUNT INFORMATION. Terms: Total purchase price:	d amendments thereto, as well as oth umed in the acquisition, if not includ- tion price, by specific items. ON	ed in item 15a. Please list each lease, including
	Production and/or conventional loan(s):	Amount(s):	Interest rate(s):
	Source(s) of financing (bank, seller, etc.):		' -
D.	Purchase price allocated to: Fixed plant & equipment:		ble equipment build be called to the attention of the Assessor.)
		CERTIFICATION	
Part Corp Other	including any accompanying statemer declaration is binding on each and er	nts or documents, is true, correct and c	California that the foregoing and all information hereon, complete to the best of my knowledge and belief. This
NAM	E OF ASSESSEE OR AUTHORIZED AGENT (typed or printed)		TITLE
SIGN	IATURE OF ASSESSEE OR AUTHORIZED AGENT		DATE
NAM	E OF ENTITY (typed or printed)		FEDERAL EMPLOYER ID NUMBER
PRE	PARER'S NAME AND ADDRESS (typed or printed)		TITLE
DAY (TIME TELEPHONE NUMBER E-MAIL ADDRESS		I

