

Commercial Resources Division Rights-of-Way Assignment Requirements

- 1. Cover letter: Identify to whom all correspondence should be directed.
- 2. Completed assignment duly signed and notarized by both assignor and assignee. Signatures must be original. Multiple originals may be submitted, the recommended number is three.
- 3. Assignor listed on the form must be the current lessee of record in the State Land Office records.
- 4. One form must be submitted per right-of-way lease to be assigned. Attachments or exhibits are no longer allowed.
- 5. Assignment fees must be submitted with the forms for processing. The full assignment fee is \$100.00 per right-of-way lease. The interest-only Partial Assignment fee is \$75.00 per right-of-way lease.
- 6. Assignee must have required bonding in place for the right-of-way to be processed.
- 7. Damage Bond Requirements:
 - 1. \$500.00 single right-of-way lease coverage for rights-of-way leases except for pipelines.
 - 2. \$2,500.00 single bond coverage for pipeline rights-of-way except for produced/treated water pipelines.
 - 3. \$25,000.00 blanket coverage for rights-of-way leases except for produced/treated water pipelines.
 - 4. \$25,000.00 single-use reclamation bond for produced/treated water pipeline.
 - 5. \$250,000.00 blanket reclamation bond for produced/treated water pipelines.

Partial assignments transferring 100% of an asset are no longer accepted. The assignee in these situations will be required to apply for a new right of way.

The processing time for complete assignments submitted is 30 days. Incomplete assignments will be rejected and will need to resubmit the assignment forms and associated fees.

Questions regarding the assignment process, or to verify the current lessee of record may be directed to Patricia Esquibel at 505-827-5734 or pesquibel@slo.state.nm.us.



COMMISSIONER OF PUBLIC LANDS FULL ASSIGNMENT OF RIGHT-OF-WAY AND EASEMENT

This agreement is ent	ered into this	day of	, 20, between
	as Assig	nor and	as Assignee.
of	(Addres		as Assignee.
	(Addres	s)	
Office, by its Commissione	•		n the New Mexico State Land No. R dated
(Original Approval Date)	•		
The receipt and suffice the Assignor does hereby co	•		hereby acknowledged, therefore and to R
Public Lands, Assignor shall from or in conjunction with	l remain fully liab Assignor use of the the date of this a	ole for all damage ne subject right-of ssignment forward	to the subject trust lands arising away; and that Assignee assumed, and agrees to be strictly bound ms were set out herein.
EXECUTED THIS	day of		, 20
BY:			
(Assignor)			
STATE OF	<u>)</u>		
The foregoing instrument v 20, by(Name of	was acknowledge Assignor)	ed before me thi, of (Title of Officer, i	s day of, f applicable and Name of Corporation)
My Commission Expires:			
			Notary Public

BY:		<u> </u>
	(Assignee)	<u> </u>
TATE OF _ COUNTY O	F)	
The f	oregoing instrument was acknown (Name of Assignee)	owledged before me this day of,, of (Title of Officer, if applicable and Name of Corporation)
	(Name of Assignee)	(Title of Officer, if applicable and Name of Corporation)
My Commiss	sion Expires:	Notary Public
		COMMISSIONER OF PUBLIC LANDS
		Approved on
		S E
		A L

FULL ASSIGNMENT \$100.00

*When you provide a check as payment, you authorize the State of New Mexico to either use the information from your check to make a one-time electronic fund transfer from your account or to process the payment as a check transaction.



Business Lease/Right of Way Assignment Information Coversheet Commercial Resources Division

The Commissioner of Public Lands may reject any assignment for a lease or right of way that is not in good standing or would not be in the best interest of the state land trust. See 19.2.19.14 NMAC (Business Leases) and 19.2.10.25 NMAC (Rights of Way). Assignments may be conditioned on such terms and conditions that the Commissioner may prescribe. Approval does not guarantee that a party is in compliance with all applicable instrument terms. A separate copy of this coversheet is needed for each lease/ROW to be assigned. Submitting incomplete and/or inaccurate information may result in the rejection or delay of assignment(s) submitted to the New Mexico State Land Office (NMSLO).

PART 1: TO BE COMPLETED BY ASSIGNOR

(Entity Seeking to Assign)
Lease/ROW#: (IF THIS IS PART OF A MULTI-INSTRUMENT ASSIGNMENT REQUEST, THE INFORMATION IN THIS FORM MUST BE COMPLETED FOR EACH INSTRUMENT).
Land Description (Township, Range, Section, Quarter/Quarter):
What is the purpose of the assignment (e.g., sale, merger, etc.)?
Is this assignment part of a larger submission of assignment requests?: Yes No
If yes, this request is of total submissions.
OUTSTANDING AMOUNTS OWED
Does Assignor have any outstanding rental payments due to the NMSLO (more than 90 days overdue)? Yes No
ENVIRONMENTAL COMPLIANCE
Has Assignor received or been the subject of any Notices of Violation, warning letters, compliance

orders, lawsuits, or administrative proceedings, or entered into any settlement agreements, from/with NM Oil and Conservation Division (OCD), NM Environment Department, NMSLO, or

the U.S. Environmental Protection Agency within the past five years? Yes No

lf y	es, c	describe	(by	reference	to	date,	nature	of	action(s),	etc.):	
Are there any	y contai	minated ar	eas or	open spills	(repo	rted to C	OCD) on the	ne sub	ject lands?		
Yes _	_ No _	_									
•	frame o	-		iption of ead ad volume of any i	f spill,		-	and a		-	
BONDING											
Is the Assign	or curre	ently bond	ed with	n the NMSL0	O for t	his instr	ument?				
Yes_	Yes No										
If yes	, provid	le bond nu	ımber(s), amount(s	s) and	name o	f surety c	ompa	ny(ies):		
											
Is the Assign	nor requ	uesting the	e relea	se of a bond	l? Yes	No _				_	
		PART	2: TO	BE COMPI	LETE	D BY AS	SIGNEE				
			(Er	ntity Obtainin	ng Ins	trument)					
If a corporate in the State of	•	•		•	e New	Mexico	Secretary	of Sta	ate to do bus	siness	
OUTSTAND	ING AN	MOUNTS (OWED								
Does Assigr 90 days over		•		ling rental p	oayme	ents due	e to the	NMSL	O (more th	nan	
BONDING											
Is the Assign	or curre	ently bond	ed with	n the NMSL0	O for t	his instr	ument?				
Yes No _	_										
If yes, provid	le bond	number(s —), amo	unt(s) and n	ame (of surety	company	/(ies):			
What is the being provide		` ,		t(s), and sur	ety co	mpany(i	ies) for th	e repla	acement bo	ond	

ENVIRONMENTAL COMPLIANCE Has Assignee reviewed the disclosures contained in Part 1 of this form? Yes __ No __ Has Assignee performed its own due diligence as to any environmental issues on the lease/ROW? Yes __ No __ Acknowledgment: The State Land Office makes no representations as to any spills and/or releases currently on the subject property by approving the assignment. The Assignee assumes all liability for any spills, releases, and reclamation of the lease. Initial **CULTURAL PROPERTIES** Assignee has reviewed and agrees to comply with the State Land Office's Cultural Properties Protection Rule (19.2.24 NMAC). Initial **ASSIGNOR** affirm hereby and attest. under penalty of perjury, __ (Assignor Company / Representative) has performed reasonable due diligence concerning the lease/right of way to be assigned, and that the foregoing statements are true and correct to the best of my knowledge and belief. Signature Date

Assignor Company Name

Email

Name (Print)

Title

Phone

ASSIGNEE

1	hereby	affirm	and	attest,	under	penalty	of	perjury,	that	
					(Assign	ee Compai	ny / Re	epresentativ	e) has	
•	rformed reas foregoing s		•		•	•	•	•	nd that	
Sig	nature					Date				
Name (Print)					Assignee Company Name					
Titl	е					Email				
 Ph	one									