98399

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

(Date)

TO WHOM IT MAY CONCERN:

I HEREBY CERTIFY That the attached reproduction(s) is a (extract) copy of documents on file in this office.

IN TESTIMONY WHEREOF I have hereunto subscribed my name and caused the seal of this office to be affixed on the above day and year.

(Authorized Signature)

Ear)

Form 1270−1 (May 1976) ≰п⊋о*ттн*ог n 3128-3 Lastenth Edition (September 1968)

DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

Form approved
Budget Berran No.42 R0896. 574

IM in un typoursies ur prot plainly in sek and pign in fek.

OFFER TO LEASE AND LEASE FOR OIL AND GAS (Sec. 17 Noncompetitive Public Domain Lease)

The undersigned hereby offers to lease all or any of the lands described in item 2 that are available for lease, pursuant and subject to the terms and provisions of the Act of February 25, 1920 (41 Stat. 437, 30 U. S. C. sec. 181), as amended, hereinafter referred to as the Act and to all reasonable regulations of the Secretary of the Interior now or hereafter in force, when not inconsistent with any express and specific provisions herein, which are made a part hereof.

1. Miss Suzanne D. Bucy	Deer of Land Management
(First Name, Middle Initial, Last Name) Frame addythe agency defend or the content of the cont	10:00
Denver, Colorado 80203	MENADA STATE OFFICE PO
City, State, ZIP Code)	RENC. LEVADA
2. Land requested: State Nevada County E	ureka T.28N : R.51E > : M.D. Meridian
Section 4: Lots 1 thru 4, Slanla, Sla	Lands in base were not within
Section 10: All Section 12: Lots 1 thru 4, Wate, Wa	a known geologic structure on the date of lease issuance.
). Section 14: All	Leith a blance
Subjectito: Ising Pole City 1897 AGREEMENT	Acting Area Geologist
	For the Director U. S. Geological Survey
Mo. 14-08-042 Andre Duduling Company	Total Area 2496.64 Acres
2.218nd included in lease: State County	T. : R. : Meridian
	This lease is subject to the determin-
this lease embruger the charten	ation by the Geological Survey as to whether the lands berein described
the land described by the re-	were on a known grafagio structure
	of a producing oil or gas held as of
The rental referred to the rental	the date of signing hereof by the authorized officer.
emount shown in Item 4.	
(Offeror dacs not fill in this block) To	2496.64 Acres Rental retained \$ 1248.50
4. Amount remitted: Filing fee \$10, Rental \$ 1248.50, Total \$ 12	
5. Undersigned certifies as follows: (a) Offeror is a citizen of the United States. Native born	Naturalized Corneration or other level
entity (specify what kind):	The Harman Computation of Other Age
(b) Offeror's interests, direct and indirect, do not exceed 200,00	O acres in oil and gas ontions or 246,080 chargeable acres in
options, offers to lease and leases in the same State, or 300,000 chains district in Alaska (c) (Uleror accepts as a part of this leas	er to the extent applicable, the stipulations provided for in 43
CFR 3103.2. (d) Offeror is 21 years of age or over (or if a corpo ments made or referred to herein). (c) Offeror has described at	oration or other legal entity, is duly qualified as shown by state- I surveyed lands by legal subdivisions, all lands covered by pro-
tracted surveys by appropriate subdivisions thereof, or all ;	
and bounds, and further states that there are no settlers on t	insurveyed lands not covered by protracted surveys by metes insurveyed lands described berein.
and bounds, and further states that there are no settlers on the sole party in interest in this offer and	insurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements
and bounds, and further states that there are no settlers on t 6. Offeror \(\text{is} \) is \(\text{is} \) not the sole party in interest in this offer and should be filed as prescribed in Hem 6 of the Special Instruction 7. Offeror's simultant to this offer shall also constitute offeror's signal.	unsurveyed lands not covered by protracted surveys by metes onsurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.)
 and bounds, and further states that there are no settlers on t 6. Offeror ⋈ is □ is not the sole party in interest in this offer and should be filed as prescribed in Item 6 of the Special Instruction 7. Offeror's signature to this offer shall also constitute offeror's signature that may cover any land described in this offer open to leave apply the state of the sta	insurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) its to, and acceptance of, this lease and any amendment thereto ignition at the time the offer was filed but omitted from this lease. lease for such land. The offerer further agrees that (a) this
and bounds, and further states that there are no settlers on to 6. Offeror \(\mathbb{N} \) is \(\mathbb{H} \) is not the sole party in interest in this offer and should be filed as prescribed in Item 6 of the Special Instruction 7. Offeror's signature to this offer shall also constitute offeror's signature that may cover any land described in this offer open to leave apply for any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the withdrawn this leaves as a separate leave which the property of the second of th	insurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ine to, and acceptance of, this lease and any amendment thereto ignition at the time the offer was filed but omitted from this lease have for such land. The offeror further agrees that (a) this libdrawal is received by the land office before this lease, an amend- id described in the withdrawal, has been signed in belial of the
 and bounds, and further states that there are no settlers on the solid should be filed as prescribed in them 6 of the Special Instruction. 7. Offeror's signature to this offer shall also constitute offeror's signature to this offer shall also constitute offeror's signature that may cover any land described in this offer offer to lease applied for any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the witherest to this lease, or a separate lease, whichever covers the late United States, and (b) this offer and lease shall apply only to lane field. 	insurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto iration at the time the offer was filed but omitted from this lease. lease for such land. The offeror further agrees that (a) this lidrawal is received by the land office before this lease, an amend- d described in the withdrawal, has been signed in behalf of the ls not within a known geologic structure of a producing oil or gas
and bounds, and further states that there are no settlers on a constitute of the set in this offer and should be filed as prescribed in Hem 6 of the Special Instruction. 7. Offeror's signature to this offer shall also constitute offeror's signate that may cover any land described in this offer open to leave applied on any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the witness to this leave, or a separate leave, whichever covers the law United States, and (b) this offer and leave shall apply only to lame field. 8. If this leave form does not contain all of the terms and conditions caprees to be bound by the terms and conditions contained in that	insurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto ication at the time the offer was fird but omitted from this lease lease for such land. The offeror further agrees that (a) this hidrawal is received by the land office before this lease, an amended described in the withdrawal, has been signed in behalf of the is not within a known geologic structure of a producing oil or gas of the lease form in effect at the date of filing, the offeror further form.
 and bounds, and further states that there are no settlers on the sole party in interest in this offer and should be filed as prescribed in Hem 6 of the Special Instruction 7. Offeror's signature to this offer shall also constitute offeror's signate that may cover any hand described in this offer open to leave applied for any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, onless the witness to this leave, or a separate leave, whichever covers the law United States, and (b) this offer and leave shall apply only to lamfield. 8. If this leave form does not contain all of the terms and conditions of 	insurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto ication at the time the offer was fird but omitted from this lease lease for such land. The offeror further agrees that (a) this hidrawal is received by the land office before this lease, an amended described in the withdrawal, has been signed in behalf of the is not within a known geologic structure of a producing oil or gas of the lease form in effect at the date of filing, the offeror further form.
 and bounds, and further states that there are no settlers on the sole party in interest in this offer and should be filed as prescribed in Hem 6 of the Special Instruction. Offeror's signature to this offer shall also constitute offeror's signate that may cover any hard described in this offer open to lease apply for any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the wire ment to this lease, or a separate lease, whichever covers the law United States, and (b) this offer and lease shall apply only to lamfield. If this lease form does not contain all of the terms and conditions agrees to be bound by the terms and conditions contained in that 9. It is hereby certified that the statements made herein are complete made in good faith. 	insurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto ication at the time the offer was fird but omitted from this lease lease for such land. The offeror further agrees that (a) this hidrawal is received by the land office before this lease, an amended described in the withdrawal, has been signed in behalf of the is not within a known geologic structure of a producing oil or gas of the lease form in effect at the date of filing, the offeror further form.
and bounds, and further states that there are no settlers on a constitute offer and should be filed as prescribed in Hem 6 of the Special Instruction. 7. Offeror's signature to this offer shall also constitute offeror's signaturation that may cover any land described in this offer open to leave applied for any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the witness to this leave, or a separate leave, whichever covers the law United States, and (b) this offer and leave shall apply only to land field. 8. If this leave form does not contain all of the terms and conditions agrees to be bound by the terms and conditions contained in that 9. It is hereby certified that the statements made herein are complete made in good faith. Offeror duly executed this instrument this	unsurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto iration at the time the offer was filed but omitted from this lease. lease for such land. The offeror further agrees that (o) this thdrawal is received by the land office before this lease, an amend-did described in the withdrawal, has been signed in behalf of the is not within a known geologic structure of a producing oil or gas of the lease form in effect at the date of filing, the offeror further form. and correct to the heat of offeror's knowledge and belief and are that of the lease form.
and bounds, and further states that there are no settlers on a constitute offer and should be filed as prescribed in Hem 6 of the Special Instruction. 7. Offeror's signature to this offer shall also constitute offeror's signaturation that may cover any land described in this offer open to leave applied for any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the witness to this leave, or a separate leave, whichever covers the law United States, and (b) this offer and leave shall apply only to land field. 8. If this leave form does not contain all of the terms and conditions agrees to be bound by the terms and conditions contained in that 9. It is hereby certified that the statements made herein are complete made in good faith. Offeror duly executed this instrument this	unsurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto iration at the time the offer was filed but omitted from this lease. lease for such land. The offeror further agrees that (o) this thdrawal is received by the land office before this lease, an amend-did described in the withdrawal, has been signed in behalf of the is not within a known geologic structure of a producing oil or gas of the lease form in effect at the date of filing, the offeror further form. and correct to the heat of offeror's knowledge and belief and are that of the lease form.
and bounds, and further states that there are no settlers on a constitute offer and should be filed as prescribed in Hem 6 of the Special Instruction. 7. Offeror's signature to this offer shall also constitute offeror's signaturation that may cover any land described in this offer open to leave applied for any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the witness to this leave, or a separate leave, whichever covers the law United States, and (b) this offer and leave shall apply only to land field. 8. If this leave form does not contain all of the terms and conditions agrees to be bound by the terms and conditions contained in that 9. It is hereby certified that the statements made herein are complete made in good faith. Offeror duly executed this instrument this	unsurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto iration at the time the offer was filed but omitted from this lease. lease for such land. The offeror further agrees that (o) this thdrawal is received by the land office before this lease, an amend-did described in the withdrawal, has been signed in behalf of the is not within a known geologic structure of a producing oil or gas of the lease form in effect at the date of filing, the offeror further form. and correct to the heat of offeror's knowledge and belief and are that of the lease form.
and bounds, and further states that there are no settlers on a constitute offer and should be filed as prescribed in Hem 6 of the Special Instruction. 7. Offeror's signature to this offer shall also constitute offeror's signaturation that may cover any land described in this offer open to leave applied for any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the witness to this leave, or a separate leave, whichever covers the law United States, and (b) this offer and leave shall apply only to land field. 8. If this leave form does not contain all of the terms and conditions agrees to be bound by the terms and conditions contained in that 9. It is hereby certified that the statements made herein are complete made in good faith. Offeror duly executed this instrument this	unsurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto iration at the time the offer was filed but omitted from this lease. lease for such land. The offeror further agrees that (o) this thdrawal is received by the land office before this lease, an amend-did described in the withdrawal, has been signed in behalf of the is not within a known geologic structure of a producing oil or gas of the lease form in effect at the date of filing, the offeror further form. and correct to the heat of offeror's knowledge and belief and are that of the lease form.
and bounds, and further states that there are no settlers on a constitute offer and should be filed as prescribed in Hem 6 of the Special Instruction. 7. Offeror's signature to this offer shall also constitute offeror's signaturation that may cover any land described in this offer open to leave applied for any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the witness to this leave, or a separate leave, whichever covers the law United States, and (b) this offer and leave shall apply only to land field. 8. If this leave form does not contain all of the terms and conditions agrees to be bound by the terms and conditions contained in that 9. It is hereby certified that the statements made herein are complete made in good faith. Offeror duly executed this instrument this	unsurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto iration at the time the offer was filed but omitted from this lease. lease for such land. The offeror further agrees that (o) this thdrawal is received by the land office before this lease, an amend-did described in the withdrawal, has been signed in behalf of the is not within a known geologic structure of a producing oil or gas of the lease form in effect at the date of filing, the offeror further form. and correct to the heat of offeror's knowledge and belief and are that of the lease form.
and bounds, and further states that there are no settlers on a constitute offer and should be filed as prescribed in Hem 6 of the Special Instruction. 7. Offeror's signature to this offer shall also constitute offeror's signaturation that may cover any land described in this offer open to leave applied for any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the witness to this leave, or a separate leave, whichever covers the law United States, and (b) this offer and leave shall apply only to land field. 8. If this leave form does not contain all of the terms and conditions agrees to be bound by the terms and conditions contained in that 9. It is hereby certified that the statements made herein are complete made in good faith. Offeror duly executed this instrument this	unsurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto iration at the time the offer was filed but omitted from this lease. lease for such land. The offeror further agrees that (o) this thdrawal is received by the land office before this lease, an amend-did described in the withdrawal, has been signed in behalf of the is not within a known geologic structure of a producing oil or gas of the lease form in effect at the date of filing, the offeror further form. and correct to the heat of offeror's knowledge and belief and are that of the lease form.
and bounds, and further states that there are no settlers on to Offeror Is is \(\) is not the sole party in interest in this offer and should be filed as prescribed in Hem 6 of the Special Instruction. 7. Offeror's signature to this offer shall also constitute offeror's signature that may cover any hand described in this offer open to lease apply for any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the wire ment to this lease, or a separate lease, whichever covers the law United States, and (b) this offer and lease shall apply only to lame field. 8. If this lease form does not contain all of the terms and conditions agrees to be bound by the terms and conditions contained in that. 9. It is hereby certified that the statements made herein are complete made in good faith. Offeror duly executed this instrument this	insurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto iration at the time the ofter was filed but omitted from this lease. lease for such land. The ofteror further agrees that (a) this thidrawal is received by the land office before this lease, an amended discribed in the withdrawal, has been signed in behalf of the is not within a known geologic structure of a producing oil or gas of the lease form in effect at the date of filing, the offeror further form. and correct to the best of offeror's knowledge and belief and are they of February. (Lessee signature) (Atterrey-in-fact) Opect to the provisions of the offer and on the reverse side hereof. (Bigning affect)
and bounds, and further states that there are no settlers on to offeror is is not the sole party in interest in this offer and should be filed as prescribed in Hem 6 of the Special Instruction. 7. Offeror's signature to this offer shall also constitute offeror's signature that may cover any hand described in this offer open to leave apply for any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the wire ment to this leave, or a separate leave, whichever covers the law United States, and (b) this offer and leave shall apply only to lame field. 8. If this leave form does not contain all of the terms and conditions agrees to be bound by the terms and conditions contained in that 9. It is hereby certified that the statements made herein are complete made in good faith. Offeror duly executed this instrument this	insurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto ignified at the time the offer was filed but omitted from this lease. I lease for such land. The offeror further agrees that (a) this thidrawal is received by the land office before this lease, an amended discribed in the withdrawal, has been signed in behalf of the is not within a known geologic structure of a producing oil or gas of the lease form in effect at the date of filing, the offeror further form. and correct to the best of offeror's knowledge and belief and are they of the february. (Lessee signature) (Attorney-in-fact) Opect to the provisions of the offer and on the reverse side hereof.
and bounds, and further states that there are no settlers on the G. Offeror M is 1 is not the sole party in interest in this offer and should be filed as prescribed in Hem 6 of the Special Instruction. 7. Offeror's signature to this offer shall also constitute offeror's signature that may cover any land described in this offer open to leave applied of any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the withment to this leave, or a separate leave, whichever covers the language of the States, and (b) this offer and leave whichever covers the language of the separate leave, whichever covers the language of the separate leave whichever covers the language of the separate leave, whichever covers the language of the separate leave whichever covers the language of the separate leave whichever covers the language of the separate leave which we will be separate leave. 8. If this leave form does not contain all of the terms and conditions contained in that a separate leave contained in that the statements made herein are complete made in good faith. Offeror duly executed this instrument this	insurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto iration at the time the offer was filed but omitted from this lease heave for such land. The offeror further agrees that (a) this thidrawal is received by the land office before this lease, an amended described in the withdrawal, has been signed in behalf of the is not within a known geologic structure of a producing oil or gas of the lease form in effect at the date of filing, the offeror further form. and correct to the best of offeror's knowledge and belief and are that of the provisions of the offer and on the reverse side hereof. (Atterney-in-fact) Olect to the provisions of the offer and on the reverse side hereof. (Atterney-in-fact) Olect to the provisions of the offer and on the reverse side hereof. (Atterney-in-fact) Olect to the provisions of the offer and on the reverse side hereof. (Atterney-in-fact) Olect to the provisions of the offer and on the reverse side hereof. (Atterney-in-fact) Olect to the provisions of the offer and on the reverse side hereof. (Atterney-in-fact)
and bounds, and further states that there are no settlers on to the sole party in interest in this offer and should be filed as prescribed in Hem 6 of the Special Instruction. 7. Offeror's signature to this offer shall also constitute offeror's signature that may cover any hard described in this offer open to leave apply for any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the witness to this leave, or a separate leave, whichever covers the law United States, and (b) this offer and leave shall apply only to lamfield. 8. If this leave form does not contain all of the terms and conditions agrees to be bound by the terms and conditions contained in that 9. It is hereby certified that the statements made herein are complete made in good faith. Offeror duly executed this instrument this	insurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto iration at the time the offer was filed but omitted from this lease heave for such land. The offeror further agrees that (a) this thidrawal is received by the land office before this lease, an amended described in the withdrawal, has been signed in behalf of the is not within a known geologic structure of a producing oil or gas of the lease form in effect at the date of filing, the offeror further form. and correct to the heat of offeror's knowledge and belief and are day of February 19.75. (Lessee signature) (Atterney-in-fact) Olicet to the provisions of the offer and on the reverse side hereof. (Bigning meet) At all 19.75. (Bigning meet) TEROR AND WILL AFFORD THE OFFEROR NO PRIORITY
and bounds, and further states that there are no settlers on to offeror \(\mathbb{R} \) is \(\mathbb{L} \) is not the sole party in interest in this offer and should be filed as prescribed in Hem 6 of the Special Instruction. 7. Offeror's signature to this offer shall also constitute offeror's signature that may cover any hand described in this offer open to leave apply for any reason, or signature to, or acceptance of, any separate offer cannot be withdrawn, either in whole or in part, unless the witness to this leave, or a separate leave, whichever covers the law United States, and (b) this offer and leave shall apply only to lame field. 8. If this leave form does not contain all of the terms and conditions agrees to be bound by the terms and conditions contained in that 9. It is hereby certified that the statements made herein are complete made in good faith. Offeror duly executed this instrument this	insurveyed lands not covered by protracted surveys by metes insurveyed lands described herein. lease, if issued. (If not the sole party in interest, statements is.) ire to, and acceptance of, this lease and any amendment thereto iration at the time the offer was filed but omitted from this lease. I have for such land. The offeror further agrees that (a) this laddrawal is received by the land office before this lease, an amended described in the withdrawal, has been signed in behalf of the is not within a known geologic structure of a producing oil or gas of the lease form in effect at the date of filing, the offeror further form. and correct to the heat of offeror's knowledge and belief and are did to the provisions of the offer and on the reverse side hereof. (Attorney-in-fact) Clease signature) (Attorney-in-fact) Clease signature)

The form may be reproduced provided that the copies are exact reproductions on one sheet of both sides of this official form, in accordance with the provisions of the CPR 3121.1(a).

BUOK 1 3 4 PAGEO 6 9 6 3 1514 ---

1

RECORDED AT REQUEST OF Amoco Production Co. 800n 134 FAIE 68

85 JAN 28 P 1: 48

CESTORIA DECISIONA EURERA DECISIONA DESIGNA ILIII, REGALEATI, RECORDER FILTI O 98399

When Recorded
Return to:
Ameco Production Co.
P. O. Box 800
Denver, Colorado 80201
Attn: Land Data