Form 3100-11* (March 1964)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

OMB No. 1804-004 Expires January 31, 1996

Serial No.

100 5 PAR 2018 W

OFFER TO LEASE AND LEASE FOR OIL AND GAS

11-46838

leme itrect		of Nevada			
	2000 InterFirst One Building				
Han Paren Tin Parks	Dallas, TX 75202	•			
ity, State, Zip Code	Udilds, IA 75202				
his offer/lease is for: (PUBLIC DOMAIN LAI		ACQUIRED LANDS (perce	at U.S. Interest
urface managing agenc			Unit/Pr	эјест	\
egal description of land	R. 50 E.	Meridian Mount	Diablo State	llevada co	uny Eurola
sec. sec.	26, A11; 35, A11.				
		· ·			
		/			
**************************************					1000 6
	75.00		1280.00	Tota	1290 $_{*}0$ i acres applied for $-\frac{1290}{1200}$
mount remitted: Filin	75.00	Rental for		Total	3
		DO NOT WRITE F	BELOW THIS LINE		
and included in lease:	_	e Secretation	State	a	Hinty
•	R.	Meridian	Jak	7	
SAME A	S ITEN ?				
				HOT IN A KHOL GEOLOGICAL ST	
	\ \		\ \		
)]		1280.0
	→ / /		/ /		l acres in lesse
			/ /	(<u></u>	the exclusive right to drill for, m

4. (a) Undersigned certifies that (1) offerer is a citizen of the United States or of any State or Territory thereof; (2) all parties holding an interest in the offer the in compliance with 43 CFR 3100 and the leasing authorities; (3) offerer's chargeable interests, there are induced, in either public domain or acquired lands do not exceed 201,000 acres in oil and gas options or 245,080 acres in options and leases in the same State, or 300,000 acres in leases and 200,000 acres in options in either leasing District in Alaba; and (4) offeror is not considered a minor under the laws of the State in which the lands covered by this offer are located.

in opione in either leasing District in Alaisa; and (4) offeror is not consistent a minor make the tests of the State in which offers are desired by the little are constitutes acceptance of this lease, including all terms, conditions, and simpliant in of which offers that their given notice, and any amendment or separate lease that may include any land described in this offer upon to leasing at the time this offer was filled but muitted for any season from this lease. The offers higher agrees that this offer cannot be withdrawn, either in whole or part, unless the withdrawal is received by the BLM State Office before this lease, an amendment to this lease, or a separate lease, whichever covers the land described in the withdrawal, has been signed on behalf of the United States.

the land described in the withleavel, has feen signed on behalf of the United States.

This offer will be rejected and will afford offeror no priority if it is not properly completed and executed in accordance with the regulations, or if it is not accompanied by the required payments. IS U.S.C. Sec. 1001 makes it a crime for may person knowledly and willfully to make to any Department or agency of the United States may faire, fictilious or fraudulent statements or representations as to any matter within its jurisdiction.

Signatory certifies compliance with qualifications concerning Federal conditions as to any matter within its jurisdiction.

Bignatory certifies compliance with qualifications concerning Federal conditions.

Bignatory certifies compliance with Mineral Leasung Act.

Duly executed this 3rd day of September 19 87 By:

George Cunyus 18 pasture of Lease or Attorney is fact.

Senior Vice President

(Aignature of Lessee or Attorney in fact)

LEASE TERMS HUNT OIL COMPANY OF NEVADA

Sec. 1. Remals-Remals shall be paid to proper office of lessor in advance of each lease year. Annual rental rates per acre or fraction theroof are

- (a) Simultaneous in neconjectifive lease, \$1 00 for the first 5 years, thereafter, \$3.00; (b) Regular nonconjectifive lease, \$1 00, (c) Competitive lease, \$2.00, or

- (d) Other, see attachment

If all or part of a renommentive feasehold is determined to be within a known geological structure or a favorable primitium geological province, annual rental shall become 12.00 beginning with the scare year following notice of such determination. However, a lease that would otherwise he subject to rental of naire than \$2.00 shall common to be subject to the higher rental.

If this lease or a portion the cold is commuted to an approved cooperative or unit plan which includes a well capable of producing leased resources, and the plan contains a provision for is well explain to preducing industrial to paid on the production afficient as this iesse, on of production, making shall be paid on the production afficient as this iesse, annual rentals shall centinue to be due at the rate specified in (a), (b), (c), or (d) for those lands not within a participating area

Failure to pay annual resist, if due, on or before the anniversary date of this lease (or new official weaking day if office is closed) if all a nontrivially terminate this lease by operation of law, Rentals may be waited, teduced, or respectful by the Secretary upon a sufficient aboving

Sec. 2. Royalties - Royalties shall be paid to proper office of lessor. Poyalties shall be com-puted in accordance with regulations on production removed or sold. Royalty rates are:

- (4) Simeltaneous roncompetitive leave, 1255 %;
- (b) Regular noncompetitive lease, 12% €;
 (c) Competitive lease; we attachment or
- (d) Other, wer attachment

Lessor reserves the right to specify whether royalty is to be paid in value or in kind, and the right to establish exasonable minimum values on products after giving lessee notice and an opportunity to be heard. When paid in value, royalties shall be due and payable on the fast day of the mouth following the mouth in which production occurred. When just in kind, production of the mount following the mount in since production could be a part of the shall be delivered unless solvewing agreed to by lessor, in merchantable condition on the premises where produced without cost to lessor. Lessor shall not be required to hold such production in storage beyond the low may of the month following the month in which production occurred, nor shall lessor be hold hable for less or destruction of to salty oil or other products in storage from causes occorded to reasonable control of lessor.

Manipum royalty shall be due for any leave year after discovery in which royalty payments aggregate less than \$1.60 per acre. Lesses shall pay such difference at end of leave year. This manipum royalty may be waived, suspended, or reduced, and the above royalty rates may be reduced, for all or portrons of this leave of the Secretary determines that such action is recessary to encourage the greatest ultimate recovery of the leave tensions, or is otherwise justified. An interest characteristic has a chall be accounted to the recovery.

to encourage the geratest uninuse recovery of the teased resources, or is otherwise justified.

An interest charge shall be assessed on fair royally payments or underpayments in accordance with the Fideral Oil and Gas Royally Stategement Act of 1982 (FGGMMA) (96 Stat. 2447).

Lessee shall be liable for togally payments on oil and gas fost or wasted from a lease site when such low or waste is due to negligence on the join of the operator, or due to the fadure to comply with any rule, regulation, order, or citation issued under FOGRMA or the leasing authority.

- Sec. 3. Bonds Lessee shall file and maintain any bond required under regulations.
- Sec. 4. Diligence, rate of development, unitiration, and dramage—Levice shall exercise reasonable diligence in developing and producing, and shall prevent unnecessary damage to, less of, or waste of leased resources. Lessor reserves right to openly saids of development and production in the public interest and to require lessee to subscribe to a cooperative or unit plan, within \$1.0 km of the cooperative or unit plan. within 30 days of notice, it decribed necessary for proper development and operation of area, field, or pixel embracing these leavest tands. I excee shall drill and produce wells necessary to protect feared birds from drainage or pay compensatory covally for drainage in amount determined by Resort.
- 5 Documents, existence, and inspection+Lessee shall file with proper office of lessor not later than 30 days after effective date thereof any contractive evidence of other arrangement for sale of disposal of production. At such times and in such form as lessor may presente, lessoe for sale or disposal of production. At such times and in such form as lessor may presentle, lessee shall furnish detailed statements showing anxions and quality of all products removed and sold, proceeds interform, and amount used for production purposes or unavoidably lost. Lessee may be required to provide plats and schematic diagrams showing development work and ampouements, and reports with respect to parties in interest, expenditures, and depreciation costs in the form prescribed by lessor, issues shall keep a daily drilling record, a log, information on well surveys and tests, and a record of substance executivations and furnish copies to lessor when required. Lessee shall apen open at all reconsoluble times for inspection by any authoritied officer of lessor, the lasted premise and all wells, improvements, machinery, and fixtures thereon, and all books, accounts, maps, and records relative to operations, surveys, or investigations on or in the lessed lands. Lessee shall maintain copies of all contracts, sales agreements, accuming record is, and documentation turn as billings, uncores, or unexpection that

supports criefs claimed as manufacturing, preparation, and or transportation state. All such records shall be maintained in fesser's accounting offices for future audit by lessor. Lesses shall maintain required eccords for 6 years after they are generated or, if an audit or investigation is underway, until released of the obligation to maintain such records by lessor.

Ditting existence of this feate, information obtained under this section sh inspection by the public in accordance with the Freedom of Information Act (5 U.S.C. 552). Sec. 6. Conduct of precrations - Lessee shall conduct operations in a manner that minimizes a treated See, 6. Conduct of operations—Leases that conduct operations in a major use minutes assessed impacts to the land, art, and water, to cultural, biological, visual, and other resources, and is outlier land uses or users. Leases shall take reasonable measures deemed noceasary by leases in accomplian the intent of this section. To the extent consistent with lease rights granted, such measures may include, runture so limited an madification as sking or design of faithiest, though of operations, and specification of intention and final reclamation measures. Leaves reserves the right to continue existing uses and to authorize fourte uses upon or in the leased lands, including the approval of easements or rights-of-ways. Such uses shall be conditioned an as to prevent unnecessary or unreasonable interference with rights of leases.

Prior to disturbing the surface of the leased lands, leasee thall contact leasor to be approach of procedures to be followed and modifications as sectamation measures that may be necessary. Areas to be disturbed may require inventories or apocial andres to determine the extrait of moders to other resources. Leasee may be required to complete major aventories or when term apocial studies under guidelines provided by leasor. If in the consider of operations, theaterned or endangered species, objects of historic or sectential interest, or substitutal unanticipated environmental effects are observed, leasee shall immediately contact leasor. Leasee shall cease any or emanager as species, populo or mainteen a section analysis, contact leaver. Leavee shall cease any operations that would result in the destruction of such species or objects.

Sec. 7. Mining upsertions—Its the extent that impacts from mining operations would be substrantially different or greater than those associated with normal duffing equivations, leason reserves the right to dray approval of such operations.

Sec. 8. Patriction of beham -Lessor reserves the option of naturating or having entracted behind from gas production in a minuter specified and by means provided by lessor at no expense or loss to lessoe or owner of the gas. Lessee stall include in any contract of sale of gas the provisions of this section.

Sec. 9. Damages to property of essee shall pay lessur for damage to lessur's improvements and shall save and hard lessay hamiless from all claims for damage or lamm to persons or proports as a result of lease operations

sec. III. Protection of diverse interests and equal opportunity—Lessee shall; pay when due at taxes legally assessed and levied under laws of the State or the United States; accord all employees complete freedom of potchave, pay all wages at least twice each month in lawful money of the United States, incintant a safe working environment in accordance with standard industry fractices, and take measures necessary to protect the health and safety of the public

Learnir reserves the right to circuit that production is wild at transmible prices and to present action reserves the right to counte that production is suid at reasonable prices and to prevent highly poly. If lessee operates a pipeline, or owns controbing interest in a pipeline or a complish creating a pipeline, which may be operated accessible to oil derived from these leased lands. Excees shall comply with second, 25 of the Muncial Leasing Act of 1920.

Lessee shall comply with Executive Order No. 1124h of September 24, 1965, as animaled, and regulations and refevant orders of the Secretary of Labor issued pursuant thereto. Neither, lessee nor leasee's subcompacts is shall maintain segregated facilities.

- 5%. 11 Transfer of lease interests and relinquishment of lease-As required by reguli 200. If transier or reason increase any retinquisition of reasonable required by regulations, leaves shall file with lessor any assignment or index transfer of an interest in this leave. Excise may relinquish this leave or any legal subdission by filing in the proper office a written reorganization, which should be effective as of the date of filing, subject to the continued obligation of the fewer and safety to pay all accrued reptals and royalties.
- Sec. 12. Delivery of premises -At such time as all or portions of this lease are returned to lessor, lessor shall place affected wells in condition for suspension or abandomient, reclaim the load as specified by lessor and, within a reasonable period of time, remove equipment and improvements not decimed necessary by lessor for preservation of producible wells.
- Sec. 13. Proceedings in case of default-If lessee fails to comply with any provisions of the lease, and the noncompliance continues for 30 days after written noise thereof, this fear shall be subject to cancellation. Lesses shall also be subject to applicable provisions and penalties of FEGRMA 196 Stat. 24471. However, if this lease includes land known to contain valuable of PERROLA 190 Stat. 24417 Proveyer, it has tease includes faint among to charge deports of Perrola property in the cancelled only by judicial proceedings. This judicial shall not be constituted to but the theoretical by lesson of any other legal and equitable remedy, including while it is in the same iteration of the same itera

Sec. 14. 112900 FIRST NATIONAL BANK HINCHING In on the bushing upon and received the first sector of the sector of binding upon, and every terrefit fertest shall mare to be marked a control, bell Alerica S. 1. TEXAS . 75202 parties betern

ATTN: WENDELL PENDLETON, JR.

PRAIRIE FALCON SPECIAL STIPULATION

The following described lands have been identified as favorable habitat supporting relatively high population densities of prairie falcons. Therefore, prior to entry onto the lands within the described areas, the lessee (operator) will discuss the proposed activities with the appropriate Bureau of Land Management's authorized officer who may require additional measures for the protection of prairie falcons. Such measures may include:

- a. No surface occupancy of selected areas.
- b. Restriction of activity near nest sites during the months of March through June.

All lands

Description of Lands

Parcel	NV-125	All	lands
Parce1	NV-126	A11	1 ands
Parcel	NY-134	A11	lands

Parcel NY-148 All lands

Parcel NV-135

800K 1 8 5 PAGE 2 6 5

0G-29

MULE DEER SPECIAL STIPULATION

The following described lands have been identified as critical habitat for wintering herds of mule deer. Therefore, prior to entry onto the lands within the described area, the lessee (operator) will discuss the proposed activities with the appropriate Bureau of Land Management's authorized officer who may require additional measures for the protection of mule deer. Such measures may include:

- Restriction of activity in identified areas during the winter months of November through March.
- b. No surface occupancy of selected areas.
- c. Special reclamation techniques.

Description of Lands

Parcel NV-135

All lands

This limitation does not apply to maintenance and operation of producing wells. Exeptions to this limitation, in any year, may be specifically authorized in writing by the Bureau of Land Management's authorized officer.

888K | 85 PAGE 266

0G-31

NOTICE TO LESSEE

Provisions of the Mineral Leasing Act (MLA) of 1920, as amended by the Federal Coal Leasing Amendments Act of 1976, affect an entity's qualifications to obtain an oil and gas lease. Section 2(a)(2)(A) of the MLA, 30 U.S.C. 201(a)(2)(A), requires that any entity that holds and has held a Federal coal lease for 10 years beginning on or after August 4, 1976, and who is not producing coal in commercial quantities from each such lease, cannot qualify for the issuance of any other lease granted under the MLA. Compliance by coal lessees with Section 2(a)(2)(A) is explained in 43 CFR 3472.

In accordance with the terms of this oil and gas lease with respect to compliance by the initial lessee with qualifications concerning Federal coal lease holdings, all assignees and transferees are hereby notified that this oil and gas lease is subject to cancellation if: (1) the initial lessee as assignor or as transferor has falsely certified compliance with Section 2(a)(2)(A) or (2) because of a denial or disapproval by a State Office of a pending coal action, i.e., armslength assignment, relinquishment, or logical mining unit, the initial lessee as assignor or as transferor is no longer in compliance with Section 2(a)(2)(A). The assignee or transferee does not qualify as a bona fide purchaser and, thus, has no rights to bona fide purchaser protection in the event of cancellation of this lease due to noncompliance with Section 2(a)(2)(A).

Information regarding assignor or transferor compliance with Section 2(a)(2)(A) is contained in the lease case file as well as in other Bureau of Land Management records available through the State Office issuing this lease.

BOOK 165 PAGE 263

787 OCT 16 A10:57

OFFICIAL RECORDS
EUREMA COUNTY, HEVADA
M.N. REBALEATA EFFORMER
FILE NO. 112385
FEE S 7 0 U

BOOK | 65 PAGE 267