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Form 3100-11⁴ (March 1984) UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

OMB No. 1004-0000 Expires January 31, 190

Serial No. N-40706

OFFER TO LEASE AND LEASE FOR OIL AND GAS

	Read Lastructions Before Completing
1. Name	Taeping, Co., a Colorado General Partnership
Sees	7800 East Union Ave., Suite 1100
City. State, Zip Code	Denver, CO 80237
2. This offer/lease is for: Surface managing ages	(Check Only One) © PUBLIC DOMAIN LANDS — ACQUIRED LANDS (percent U.S. interest
T. 25 N.,	R. S4 E., Meridian Mt. Diablo Sum Nevada Commy Eureka/White P
sec. 2, sec. 3, sec. 10,	
sec. 11, sec. 12, sec. 13, sec. 14	, All; , All; , All;
Sec. 15	, All. Total acres applied for <u>\$.461.13</u> ling for \$.75.00 Rescal for \$.5462.00 Total \$.5537.00
3. Land included in lens T.	DO NOT WRITE BELOW THIS LINE R B. Meridian Store County

Total acres in lesse 5461.13
Restal retained \$ 5462.00

In accordance with the above offer, or the previously submitted simultaneous oil and gas lesse application or competitive bid, this lesse is issued granting the exchainer right to drull for, name extract, remove and dispose of all the oil and gas (except betains) in the least discribed to item? A longither with the right to build and maintain necessary imprevenents thereupo for the term indicated by the submitted of the control of the co

Type and primary term of lease:		THE UNITED	STATES OF AMERICA	>
Significances concompetitive lines (ten years) [Regular soncompetitive lesse (ten years)		Acting	Chief, Branch of Lands & Minerals Operations	110 7 0 1984
Competitive lesse (five years)	NV-563 65 FO	В ГВСПУВ 1	DATE OF LEASE	DEC 0 1 1984
"(Formerly 3110-1, 2, 3, 3120-1, 7, 3130-4, 5, and 7)	Dunk 1 1 1000 X			

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4 (a) Undersigned certifies that (1) offeror is a causes of the United States, an association of such citizens, a municipality, or a corporation organized under the laws of the United States or of act State or Territory thereof. (C) all purious holding are inserted in the offer are in compliance with 41 CFR 3100 and me leasing authorities. (3) offeror is chargeable interests, durient and indured, in either public domain or sequented lands do not reaced 200,000 acres in leasing and possible in the state of sequence and leases in the same State. or 300,000 acres in leases and 200,000 acres in leases and 200,000 acres in leases and 200,000 acres in leases are closed (b) Undersigned agrees that signature to this offer consistences acceptance of this lease, including all terms, conditions, and suplaintened of which offeror has been given notice; and any amendment in separate leases that they include any land described in this order open to leasing git to turn the offer was flow in control for any feating from this lease. The offero this lease, and amendment to this lease, or a separate lease, whichever covers the land described in the unified of the United States.

This offer will be rejected and will afford offeror see persons knowingly and willfully to make it as extreme for any persons from the present and in the Control of the Citizen of the Citizen and the control of the C

Brook J. Phifer, General Partner

General Partner

General Partner

Brook J. Phifer, General Partner

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LEASE TERMS

Sec. 1. Rentals—Rentals shall be paid to proper office of lesser in advance of each le Annual rental rates per acre or fraction thereof are:

Duty encount the 20th day of November

If all or part of a noncompetitive leasehold is determined to be within a known geological tructure or a favorible perroleum geological province, animal restal shall become \$2.00, genning with the lease year following nonce of such determination. However, a lease that would mervuse be subject to restal of more than \$2.00 shall continue to be subject to the higher restal.

intervise be suspect to retail of more than \$2.00 shall continue to on subject to the higher restal. If this lease or a portion intercol is committed to an approved cooperative or unit plan which includes a well capable of producing leased resources, and the plan contains a provision for llocation of production, populties shall be goad the the production allocated to this lease. lowever, annual renals shall continue to be title eligible rate gracified in (a), (b), (c), or (d) or those lands not within a participating area. Failure to pay annual rental, if due, on or before the answersary date of this lease (or next frictual working day if office is closed) shall automatically invitament this lease by operation of us. Renals may be waived, reduced, or suspended by the Secretary upon a sufficient showing to lease.

- ne. 2. Royalnes—Royalnes shall be paid to proper office of lessor. Royalnes shall be used in accordance with regulations on production removed or sold. Royalty rates are:
 - (a) Simultaneous aoocompetitive lesse, 12%%,
 (b) Regular inoncompetitive lesse, 12%%;
 (c) Competitive lesse, see attachment; or
 (d) Other, see attachment.

The Part of the State

(d) Other, see attachment

Lessor reserves the right to opening whether royalty is to be pead in value or in hind, and the
right to establish reasonable intiminum values on products after giving lesser notice and in
opportunity to be heard. When pead in value, royalites shall be one as I pay able on the last day
of the mosth following the month in which production occurred. When p. of in hand, production
shall be delivered, unless otherwise agreed to by lessor in merchantable condition on the
premises where produced without cost to lessor. Lessue shall not be required to hold stuck production in storage beyond the last day of the month biolowing the month in which production
occurred, nor shall lessue be held latable for loss or destructions of royality oil or other products
is storage from causues beyond the reasonable commol following.

Minimum royality shall be dute for any lessue year after discovery in which royality payments
aggregate less than \$1.00 per acre. Lessee shall pay such difference at end of lease year. This
mannam royalty may be warved, suspenced, or roduced, and the above royalty rates may not
roduced, for all or portons of this lesse if the Secretary deterrisines that such action is necessary
to encourage the greatest ultimates recovery of the lessed resources, or is otherwise justified.
An interest charge shall be assessed on late royalt payments not undersyments in accordance
with the Federal Oil and Gas Royalty Management Act of 1982 (FOGRMA) (96 Stat. 2447).
Lessee shall be table fer royalt payments on oil and gas lost or wasted from a lesse at when
such loss or waste is due to negligence on the part of the operator, or due to the failure to comply
with any rivie, regulation, order, or citation risued unner FOGRMA or the leasing authority.

Sec. 3 Bonds—Lessee shall file and mantana any bond required with the regulations.

Sec. 3 Bonds—Lessee shell file and maintain any bond required under regulations

Sec. 4. Dilgenor, rate of developmen, unitiation, and drassage—Lessee shall exercise reasonable dilgenor in developmen, unitiation, and shall preven unnecessary damage to, less of, or waste of leased resources. Lessor reserves right to specify rate of development and production in the public interest and to require lessee to succeptate to a cooperative or unit pant, within 30 days of notice, if deemed necessary for proper development and operation of area, field, or pool tembering these leased lands. Itsees shall drink and produce wells necessary to protect leased lands from draunage or pay compensatory soyalty for draunage in amount determined by lessor."

determined by lexion."

Sec. 3. Documents, evidence, and utspaction—Lesser shall file with proper office of lessor, not later than 30 days after effective date thereof, any contract or evidence of other arrangement for sale or disposal of production. At such times and in such forms so lessor may prescribe, lesser shall furnish destuided statements showing amounts and quastry of all products removed and sold, proceeds therefrom, and amount used for production purposes or answordably lost. Lessee may be required to provide plats and schematic diagrams showing development work and improvements, and reports with respect to parties in userest, expendences, and deprecution costs, late the form prescribed by lessor, lessee shall keep a daily drallage record, a log, information on well survey's and tests, and a record of subsurface investigations and furnish copies to lessor when required. Lessee shall leep open as all reasonable tennes for inspection by any authorized officer of lessor, the lessed premises and all wells, improvements, machinery, and futures thereon, and all books, accounts, maps, and records relative to operations, sunctions, and futures thereon on or in the lessed futures thereon.

supports costs claimed as measufacturing, preparation, and/or transportation costs. All such record shall be maintained in lessee's accounting offices for future said by lessor. Lessee shall maintain required records for 6 years after they are generated or, if a mudit or investigation is under way, until released of the obligation to maintain such records by lesion.

inspection by the public is accordance with the Freedom of Information Act (5 U.S.C. 532).

Sec. 6 Conduct of operatoris—Lesion shall conduct operations in a manner that minimum adverse impacts to the land, air, and water, to cultural, biological, visual, and other resources, and to other land uses or users. Lesion shall take reasonable measures deemed accessary by leasor to accomplish the intent of this section. To the extent consistent with lease right paramet, section exceeding the intent of this paramet, section resources may include, but are not limited to modification to stating or design of faculties, intring of operations, and specification of interim and final reclaimance measures. Leaver reserves the right to consistence existing uses and to authorize finaire uses upon or in the leased lands, including the approval of easierments or rights—firelys; such uses shall be conditioned to as to prevent unnecessary or unreasonable interference with rights of leases.

unnecessary or unreasonable suscrience with rights of leases.

Prior to disturbing the surface of the leased lands, leases shall contact leasor to be approach
of procedures to be followed and modifications or reclamation measures that may be necessary.

Areas to be disturbed may require inventiones or special studies to determine the extent of impacts to other recourters. Lease may be required to complete minor sirventiones or short term
special studies under guadelines provided by lessor, if in the conduct of operations, threatened
or endangered species, objects of historic or scientific interest, or substantial unancipated environmental effects are observed, leases thall immediately contact leasor. Leases shall cease any
operations that would result in the destruction of such species or objects.

- Sec. 7. Mining operations—To the extent that impacts from mining operations would be substantially different or prater than those associated with normal drilling operations, lessor reserves the right to deny approval of such operations.
- Sec. 8. Extraction of helium—Lessor reserves the option of extracting or having extracted helium from gas production in a manner specified and by means provided by lessor at no extreme or loss to lessee or owner of the gas. Lessee shall include in any contract or sale of gas the provise via of this section.

Sec. 10. Protection of diverse unicrests and equal opportunity—Lessee shall: pay when due all taxes legally assessed and levied under laws of the State or the United States, accord all employees complete treadem of purchase, pay. It wages at least twice each month in lawful money of the United States, manutain a safe working entironment in accordance with standard industry practices: and take measures necessary to protect the health and safety of the public.

- reasor not enser a subcontractors shall maintain segregated rectutes.

 Sec. 11. Transfer of lease interests and relinquishment of lease—As required by regulate lesses shall file with less or any legal subdivision by filing in the proper office a written re quishment, which shall be effective as of me date of filing, subpact to the continued obligat of the lessee and surery to pay all accrued rentals and royalnes.
- Sec 12. Delivery of premises—As such time as all or portions of this lesse are returned to lesso leases shall place affected wells in condution for suspension or shandowners, reclaim the lat as specified by lessor and, within a reasonable period of time, remove coguipment at improvements not deemed necessary by lessor for preservation of producible wells.
- Sec. 13. Proceedings in case of default—If leases fails to comply with any provisions of this lease, and the noncompliance continues for 30 days after written notice thereof, this lease shall be subject to applicable provisions and penalties of FOGRMA (96 Stat 2447). However, if this lease includes land known to contain valuable deposits of leaded resources, it may be cancelled only by justical proceedings. This provision shall not be construed to prevent the exercise by lessor of any other legal and equitable remedy, including switter of the default. Any such remote or waiver shall not prevent lease cancellation for the same default occurring as any other time.

Sec. 14. Hears and successors-in-interest—Each obligation of this lease shall extend to and be binding upon, and every benefit hereof shall insire to the hears, executors, administrators, successors, beneficiaries, or assignees of the respective parties hereto.

WHEN RECORDED, PLEASE RETURNING

TO THE ANSCHUTZ CORPORATION 2400 ANACONDA TOWER DENVER, COLORADO 80202

9547 BOOK 1 77 PAGE 30 1

RECORDED AT THE REQUEST OF BOCK 177.94GF 300 788 MAY 16 A9:07 GFFIGIAL RECOSES
EURENA COUNTY, NEVADA
M.N. RERALEM SECONDER
FILE NO 118501
FEE \$ 7.00 BBEK 177 PAGE 302