Form 3100-11* (March 1960

118502

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

OMB No. 1884-8888 Expires January 31, 1986

N_4070

OFFER TO LEASE AND LEASE FOR OIL AND GAS

The underspeed (reverse) offers to losse all or any of the bands in icon 2 that are evaluable for lease pursuent to the Mineral Leaning Act of 1920 (30 U.S.C. 181 at seq.), the Mineral Leaning Act for Acquired Lands (30 U.S.C. 351-359), the Antomay General's Opision of April 2, 1941 (40 OP Any. Gen. 41), or the

Read Instructions Before Completing

1. Name Herle C. Chambe	rs		
7800 East Union	Ave., Suite 1100		
Chy. Sam. Za Cam Denver, CO 802	37		
2. The effer/lesse is for: (Check Only-One)	E PUBLIC DOMAIN LANDS	ACQUIRED LANDS	Geroom U.S. marris
Surface managing agency if other than BLM:		Une/Project	
T. 25 N., g. 54 E.,	Maritim Mt. Diable) _{Sue} Nevada	Comp Eureka/White P
sec. 22, All; sec. 23, All;			
sec. 24, All; sec. 25, All;			
sec. 26. Etc. SWs. EthWs;		\ \ \	
sec. 27, Wis, SE's, WishE's;			
sec. 34, All; sec. 35, All;		_ / /	
sec. 36, All.		\ / /	5600.00
75.00	50	500.00	5675.00
Amount remitted: Piling for S	Rental for 5		Total 3
Land included in large	DO NOT WRITE BELOW 1	LHIS LINE	
	Meridia		County
SAME AS ITEM 2			
OVINE NO LIEM S		\	
	\		
			ECOO 00
			Total area in 15600.00
		/	s 5600.00
n accordance with the above offer, or the previously submi- nitract, remove and dispose of all the oil and gas (except below	and armstraneous oil and gas losse applicano	e or competitive bid, this lease is asset go	renting the exclusive right to drill for, num reprovements thereupon for the term indicate
extract, remove and dispose of all the cul and gas (except below telow, subject to renewal or extransion as accordance with the sees, the Secretary of the Laterior's regulations and formal o	as appropriets leasing authority. Rights grass others as effect as of lease insusces, and to re-	ed are surject to applicable laws, the terms plations and formal orders increaser promo-	conditions, and attached stipulations of th ligated when not inconsisted with least righ
granted or specific provinces of this losse.		THE UNITED STATES OF AMIRICA	
Type and primary term of lates:		2 11 X 1600	an
Significanous apacompatitive base (ten years)		Chief Bereit ett	(Signey Office
		Acting Chief, Branch of L	anda NOV 3 0 1984
Computative lease (five years)	NV-56363J	EFFECTIVE DATE OF LEASE	DEC 0 1 1984
O 00m		EFFECTIVE DATE OF LOCAL	
"(Formatily 3110-1, 2, 3, 3120-1, 7, 3130-4, 5, and 7)	BOOK 1 7 7 PA	6E303	_
10	Treat		Te
	*		

A (a) Undersigned certifies this (1) offeror is a critize of the United States; as association of such critizers, a municipality, or a corporation organized under the laws of the United States or of say State or Territory thereof. (2) all parties holding an interest to the offer are in communication with 41 CFR 3100 and the leasing authorities, (3) offeror is chargeable interest, direct and indirect, in clinic public domain or scienter latants to not accessed 200,000 acres in options are all clinic positions of some interest in any inclinic and (3) offeror is not considered a minor interest the same in which the clinic content by this offer communication and (ii) there is no decreased to the same in which the clinic and inclination of which offeror has been given notice, and say amendment or separate leaves that may incline any hand described in the solder upon to leaves that offer contained any land described in the solder upon to leave that offer with the regular pressure that the solder of the content of the content of the solder of the cont

Mule - 20th Jovenber Merle C. Chambers

Sec. 1. Restals—Restals shall be paid to proper office Annual restal rates per acre or fraction thereof are:

- (a) Samulaneous noncompensive lease, \$1.00 for the first 5 years, thereafter, \$3.08; (b) Regular noncompensive lease, \$1.00; (c) Compensive lease, \$2.00, or (d) Other, see annichams.

If all or part of a noncompetitive lessehold is determined to be within a known gentoquesial structure or a favorable petroleum goological province, annual restal shall become \$\mathbb{C}\$. (III), beginning with the lease year following notice of such determination. However, a lease that would otherwise be subject to the higher restal of core than \$\mathbb{C}\$. (IV) shall continue to be subject to the higher restal of the subject to restal of nore than \$\mathbb{C}\$. (IV) shall continue to be subject to the higher restal of the subject to the subject to the higher restal of the subject to the subject to the higher restal of the subject to the higher restal of the subject

otherwise be subject to tental of score than \$2.00 shall continue to be subject to the legism remain If this lease or a portion thereof is communicate of an approved cooperative or unit plan which includes a well capable of producing leased resources, and the plan contains a provision. Item allocation of producings, royalizes shall be pead on the production siliciated to this issue. However, amanal remains shall continue to be due at the rate specified in (a), (b), (c), (c), or side for those lands not within a participating area. Failure to pay assual result, if due, on or before the answersary date of this lease (or mean official working day if office is closed) shall automatically serminate this lease by operations of law. Renais may be waived, reduced, or suspended by the Secretary upon a sufficient abswerage by leases.

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

- (a) Simultaneous concompetitive lease, 12%%;
 (b) Regular concompetitive lease, 12%%;
 (c) Competitive lease, see attachment; or
 (d) Other, see attachment.

(d) Other, see attachment.

Lessor reserves the right to spocify whether royalty is to be paid in value or in land, and the right to establish reasonable munimum values on products after giving lesses notice and in opportunity to be heard. When paid in value, royalties shall be due and payable on the lass daw of the month following the month in which production occurred. When paid in land, productions that the desired produced without cost to lessor. Lesses shall not be required to hold such productions are storage beyond the last day of the month following the month in which productions in storage from causes beyond the reasonable control of mysity oil or other productions in storage from causes beyond the reasonable control of lesses.

Minimum royalty shall be due for any lesses year after discovery in which royalty payments aggregate less than \$1.00 per acre. Lesses shall pay such difference at end of lesse year. This minimum royalty may be waived, suspended, or reduced, and the above royalty resent may use reduced, for all or portions of this lesse if the Secretary determines that such storage shall be seed to the factories of the season of the company payments or underspayments in accordance with the Federal Oil and Gas Royalty Munagement Act of 1982 (FOGRMA) 196 Stat 264-7). Lesses shall be lable for royalt payments on and ag is loss or wasted from a lesse acre the wemm such loss or waste sides to negligence on the part of the operator, or due to the failure to commission with any rule, regulation, order, or citation issued under FOGRMA or the leasing authority. Sec. 3. Bonds—Lesses shall be failed for a deal of the minimum and under regulations.

nc. 3. Bonds—Lessoe shall file and maintain any bond required under regula

Sec. 4. Deligence, rase of development, unitization, and drainage—Lessee shall exercise reasonable diligence in developing and producing, and shall prevent unnecessary damage: tm, loss of, or waste of leased resources. Lessor reserves right to specify rates of development and production in the public interest and to require tessee to subscribe to a cooperative or unit name, within 30 days of nonce, if deemed necessary for proper development and operation of semi-netd, or pool embercing these lessed lands. Lessee shall drait and produce wells necessary on protect lessed lands from drainage or pay compensatory royalty for drainage in amounts determined by letter. ned by lessor

determined by leisor.

Sec. 3. Documents, evidence, and inspection—Lessee shall file with proper office of leisons, 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 its such form as lessor may prescribe, lessee shall furnally detailed statements showing smooths and quality of all products removed and insigh proceeds therefrom, and amount used for production purposes or unevoidably lost. Lessee may be required to provide plats and schematic dargrams showing development works not unprovenents, and reports with respect to purces in insertic, expenditures, and deprecusions create in the form prescribed by lessor, lessee shall keep a daily driving record, is log, information on well surveys and seas, and a record of subsurface investigations and furnish copies to lessor when required. Lessoe shall keep open at all reacoustle times for importance by any estimation of the control feature of lessor, the lessed premises and all wells, improvements, machinary, and future distinguished or or in the lessed lands. Lessee shall maximis copies of all constructs, sales agreements, accounting records, and documentation such as billings, inveners, or similar documentation times.

supports come classified as manufacturing, preparations, and/or transportation of shall be maintained in leases' a according offices for future saids by leases tain required records for 6 years after they are generated or, if an east or in way, until released of the obligation to maintain such records by leases. ×. L

way, usual released of the obligation to maintain study records by lessor.

During existence of this lesser, information obstained under this section shall be closed to interperson by the public us accordance with the Freedom of Information Act (3 U.S.C. 522). Sec. 6 Conduct of operations—Lessee shall conduct operations in a mainer that maintained any analysis of the land, air, and water (to cultivar), bristogical, visual, and other resources, and to other land uses or users. Lessee shall alse resenoubles measures meant accessary by lessor in accomplish the users to time of this section. To the extent consistent who lease right partiated, such measures may include, but are not lumined to, mochification to immig or design of facilities, itiming of operations, and specification of interim and final reclamation measures. Lessor reserves the right to commune existing uses and to authorize future uses upon or in the lessed Linds, including the approval of easimeters or rights-of-ways loss assessments or rights-of-ways loss and processed lessers to he accessed.

uninocularly or unreasonable interference with rights of lesses.

Prior to dissurring the surface of the lessed lands, lesses shall contact lessor to be apprised of procedures to be followed and modifications or reclamation measures that may be necessary.

Areas to be disturbed may require su-essories or special studies to determine the intent of unpects to other resources. Lessee may be required to complete minor su-estones or short stress special studies under guidelines provided by lessor. If in the conduct of operations, threatened or endain precisi procure, objects of shorter or scientific instrust, or substantial unasoccepted or unformered effects are observed, lessee shall unimediately contact lessor. Lesses shall crase 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 greater than those associated with normal drilling operations, leason reserves the right to demy 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 expense or loss to lesser or owner of the gas. Lesser shall include in any constrict or sale of gas the provisions of this section.

Soc. 9. Damages to property—Lessee shall pu) lessor for damage to lessor's improvements, and shall save and hold lessor harmless from all clasms for damage or harm to persons or property as a result of lesse operations.

Sec. 10. Prosection of diverse uncerests and oqual opportunity—Leaser shall: pay when due taxes legally assessed and levied under laws of the State or the United States, accord employees complete freatom of purchase, pay all wages at least-twice each month is lamoney of the United States, manna in a safe working environment in accordance with standard projects of the publishing practices, and take measures necessary to protect the health and safety of the publishing states.

Lessor receives the right to ensure that production is sold at reacceable prices and to pr monopoly. If lesser operates a pipeline, or owns controlling interest in a pipeline or a con-operating a pipeline, which may be operated accessible to oil derived from these leased leases shall comply with accions 28 of the Mineral Lessing Act of 1920. Lesses shall comply with Executive Order No. 11246 of September 24, 1963, as ame and regulations and relevant orders of the Secretary of Labor stands pursuant thereto. No lessee nor lesser's subcontractors shall maintain segregated facilities.

Sec. 11 Transfer of lease exterests and relinquishment of lease—As required by reg-leasee shall file with leasor any assignment or other transfer of an interest in this lease may relinquish this lease or any legal subdivision by filing in the proper office a writi-quishment, which shall be effective as of the date of filing, subject to the commised of of the leasee and surery to pay all accrued remais- and royatines.

Sec. 12 Definery of premises—At such time as all or portions of this lease are returned to leaso leasee shall place affected wells in condition for suspension or animonomeni, reclaim the lan as specified by leasor and, within a reasonable period of time, remove onjugment as improvements not decreased encessary by leasor for preservation of producible wells.

Sec. 13: Proceedings in case of default—If lesses fails to comply with any provisions of this lesse, and the noncompliance communes for 30 days after written notice thereof, this lesses shall be subject to cancellation. Lesses shall also be subject to applicable provisions and penalities of FOGRMA (69 Stat. 2447). However, if this lesse includes land known to contain valuable deposits of leased resources, it may be cancelled only by judicial proceedings. This provision shall not be constructed to prevent the exercise by lessor of any other legal and equitable remedy, including savere of the default. Any such remote or waver shall not prevent lesser cancellation for the same default occurring as say other tume.

nc. 14 Meirs and successors-us-interest—Each obligation of this lease shall extend to and be noting upon, and every benefit heroof shall move to the heirs, executions, administrators, suc-stors, beneficiaries, or assignees of the respectue parties heroto.

of the response parties bereso.

WHEN RECORDED, PLEASE RETURN TO THE ANSCHUTZ CORPORATION 2400 ANACONDA TOWER DENVER, COLORADO 80202

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RECORDED AT THE REQUEST OF The Anschutz Con-188 MAY 16 A9 107 BOOK 1 77 PAGE 305