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(Fermerly 3149-1, 2, 3, 3120-1, 7, 3130-4, 5, and 7)

## 119908

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

OMB No. 1004-0008 Espires January 31, 1996 Serial No. N. T. V. A.D. A.

## OFFER TO LEASE AND LEASE FOR OIL AND GAS

The undersupsed (reverse) offers to brase all or any of the lands in item 2 that are available for lease pursuant to the Mineral Leasing Act of 1920 (30 U.S.C. 181 et seq.), the M. Act for Acquised Lands (30 U.S.C. 351-359), the Anothery General's Opinion of April 2, 1941 (40 OP: Atty. Gen. 41), or the 1 the Anschutz Corporation ms 555 17th Street, Suite 2400 Cay, Same, Zip Code Denver, Colorado 80202 ACQUIRED LANDS (percein U.S. imeres) **8**) PUBLIC DOMAIN LANDS 2. This offer/lease is for: (Check Only One) oging agency if other than BLM: Meridian Mount Diablo Sume Nevada a. 50E Comey Eureka T. 24N Section 36: N4, SWk (Protraction Diagram #15: Section 36: NE4SEk, S4SEk Section 24: All (Protraction Diagram #159) Section 25: All (Protraction Diagram #159)
Section 26: All (Protraction Diagram #159)
Section 27: All (Protraction Diagram #159)
Section 28: All (Protraction Diagram #159)
Section 28: All (Protraction Diagram #159) Section 32: N2. SE's (Protraction Diagram #159) Section 32: SW2 Section 33: All (Protraction Liagram #159) Section 34: All (Protraction Diagram #159) Section 35: All (Protraction Diagram #159) Total acres applied for 6,345.00 Test \$ 6,420.00 Rental fee \$ 6,345.00 uni commend: Filing fee \$ 75.00 DO NOT WRITE BELOW THIS LINE S. Lord included in large SAME AS ITEM 2 6345.00 NOT IN A KNOWN GEOLOGICAL 6345.00 STRUCTURE see with the above offer, or the previously submitted simultaneous oil and gas lease application or competitive bid, this lease is issued granting the exclusive right to drill for, in some and dispose of all the oil and gas (except belium) in the lands described in stem 1 dejective with the right to build and maintain necessary improvements thereupon for the term indicated to returnion in accordance with the appropriate leasing authority. Rights granted are subject to epplicable laws, the terms, conditions, and anached supulsations of certainty of the internor's regulations and formal orders in effect as of lease assume, and to regulations and formal orders hereafter promulgated when not inconsistent with lease in specific provisions of this lease. THE UNITED STATES OF AMERICA Marla B. 13 Chief, Branch of Lands JUN: 2 2 1988 and Minerals Operations re lease (fine search

NV-5672-H

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EFFECTIVE DATE OF LEASE

1 1988

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4 (as Understeed certifies that IT differe is a cliuse of the United States, an association of such citizens, a many reality, or a consistent or representations of any State or Territory observed, (2) all parties holding an interest in the outer are in compitance with a CER AHOU and the learning authorities, (3) offerer's changeable interests, direct and endured, in either public domain or required lands do not exceed 201,000 acres in oil and gas options or 240,000 acres on propriet and propriet and acres realized acres in classes and 240 offerer is not considered a minor under the tases of the State in which the lands covered to this offer are increased in options in other learning District in Assass, and 440 offerer is not considered a minor under the tases of the State in which the lands covered to this offer are increased. (b) Understand agrees that suprature to this offer ore notice control in this offer one observable in this offer ore this offere was fulled but formed for any reason from this lease. The offerer tarrier agrees that the ofference is understanded in the withdrawal, citizen in whole of part, unless she withdrawal is received by the BLM State Office alone tase, an amendment to this lease, or a separate tease, which exists the least described in this offer with a been synded on behalf of the Omnico States.

This offer will be rejected and will afford offerer no priority if it is not properly completed and essecuted in secondance with the regulations, or if it is not example and any all afford offerer no priority if it is not properly completed and essecuted in the Intel States any false, festioons or fraudulent paraments. 18 U.S.C. Sec. 1001 makes it a crune for any person knowingly and willfully to make to any Impagnments or agency of the United States.

THE ANSCHUTZ CORPORATION

. 19\_87 Duly exercised this 12ti day of August

d executed in accordance with the regulations, or if it is not accompanied by the required to any Impartment or agency of the United States any false, factorous or frauda THE ANSCHUTZ CORPORATION

Lillian F. Lentz, Asst. V-P (Second of Lease of Address) 9- det

## LEASE TERMS

- ec. 1. Rentals—Rentals shall be paid to proper office of lessor in advance of each lease year insulal rental rates per acre or fraction thereof are:
  - (a) Simultaneous noncompetitive lease, \$1.00 for the first 5 years, thereafter, \$3.00; (b) Repular noncompetitive lease, \$1.00, (c) Competitive lease, \$2.00; or (d) Other, see attachment.

If all or part of a nonconcerture leasehold is determined to be within a known geological procure or a favorable petrolerum geological province, annual rental shall become \$2.00, regiming with the lease verse following nonce of best determinations. However, a lease that would there use be subject to rental of more than \$2.00 shall continue to be subject to the higher rental.

If this lease or a portion thereof is commuted to an approved cooperative or unit plan which belieds a well capable of producing leased resources, and the plan contains a provision for illocation of production, revisities that the paid on the production allocation to this lease. However, annual remails shall containe to be due at the rate specified in (a), (b), (c), or (d) However, annual remais shall continue to be of for those lands not within a participating area.

Feature to pay annual retail, if due, on or before the annuversary date of this lease for next official working day if office is closed shall automatically terminate this lease by operation of daw. Rentals may be waived, reduced, or suspended by the Secretary upon a sufficient showing

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

- (a) Simultaneous noncompetitive lease, 12½%;
  (b) Regular noncompetitive lease, 12½%;
  (c) Competitive lease, see attachment; or
  (d) Other, see attachment.

(d) Euler, see attachment.

Lessor reserves the right to specify whether royalty is to be paid in value or in land, and the right to establish reasonable minimum values on products after giving lesser waste and an opportunity to be heard. When paid in value, royalties shall be due and payable on the last day of the month following the month on which production occurred. When paid in land, production shall be delivered, unless others see agreed to by lessor, in merchantable conduction on the premiuse where produced without cost to tessor. Lesses shall not be required to hold such principation on its premiuse where produced without cost to tessor. Lesses shall not be required to hold such principation on its production of the part of the production occurred, one shall lessor be held faither for loss or destruction of tensate on one production occurred, nor shall lessor be held faither for loss or destruction of tensate of one one production of stage trum causes beyond the reasonable control of lessee.

Mornimum forable shall be due for any lesses were after discovere in which evolve outweents.

in storage from causes beyond the reasonable control of lessee.

Minimum rosalty shall be due for any lease year after discovery in which eopity payments, agreement to the state of the st

- Sec. 3. Bonds-Lessee shall fide and maintain any bund required under regulation
- See A Dalgence, rare of discelement, unutration, and drainage—Lessee shall eterrise reasonable dispence in developing and producing, and shall prevent unnecessare damage to doss of, or waste of learned relouvies. Lessue recrease right in specify rates of development and production in the public interest and to fequite lessee to subscribe to a convertance or unit plant within 10 days of notice, if deemed necessary lot proper development and operation of area, feeld, or push embrasing these reased lands. Lessee shall drive and produce which necessary in proper development and operation of area, feeld, or push embrasing these reased lands. Lessee shall drive and produce which necessary in grocest learned lands from drainage or, pay compensatory royally lot drainage in amount determined by lessor.
- determined by lessor.

  See: 3. Decuments, essence, and inspection—Lessee shall file with proper office of lessor, one start than 30 says and effective date thereof, any contract or evidence of other arrangement for such or above of production. At such times and in tun from as lessee may presente, lessee abail trunsh occured statements showing amounts and quality of all products removed and sold, produced the production partners or unavoisable lost. Lessee may be recurred to provide pasts and withmatic diagrams showing development most and improvements, and reports so in tessees to parties in interest, espenditures, and deprecution to the form prescribed by lessor, inside shall keep a date offiting necord, a log, information in the lorn prescribed by lessor, inside shall keep a date offiting necord, a log, information on the factor and the start of the shall be presented after the start of the start of

supports costs claimed as manufacturing, preparation, and/or transportation costs. All shall be maintained in leiser's accounting offices for future audit by lessor. Less tain required records for 6 years after they are generated or, if an audit or meeting, way, until released of the obligation to maintain such records by lessor. s. All such

way, until released of the obligation to maintain such records by letion.

During existence of this leave, information obtained under this section shall be relosed to impection by the public in accordance with the Freedom of Information Act (5 U.S.C. 352).

Sec. 6. Conduct of operations—Leaves shall conduct operations in a manner that maintaines adverted impacts to the land, art, and water, to cultural, biological, visual, and other resources, and to other land uses or users. Leaves shall take reasonable measures decrined indicastancy by leason to accomplish the intent of this section. To the extent consistent with leave signis granted, such measures may include, but are not limited to, modification to singer or design of feedings, immage of operations, and specification of uncertain functionable intentions are stating uses and to authorite functionable intentions or in the leased stands, including the approval of easements or rights-of-ways. Such uses shall be conditioned so as so prevent unnecessary or unreasonable interference with rights of leases.

unnecessary or unreasonable interference with rights of lessee.

Prior to disturbing the surface of the leased lands, lessee shall contact lessor to be approach of procedures to be followed and modifications or reclaimation measures that may be necessary.

Areas to be disturbed may require inventiones or special studies to determine the extent of impacts to other resources. Lessee may be required to complete minor inventiones or short term special studies under guidelines provided by lessor. If in the conduct of operations, threatened or endangered species, objects of historic of sectionific metric, or substantial enancequated or vironimental effects are conserted. Historic for section metric, or substantial enancequated or vironimental effects are conserted.

- Sec. 7. Mining operations—To the extent that impacts from mining operations substantially different or greater than those associated with normal draining operati-reserves the right to dem, approval of such operations.
- Sec. 8. Extraction of behium—Lessor reserves the option of extracting or inclining from gas production in a manner specified and by means provided expense or loss to lessee or owner of the gas. Lessee shall include in any or gas the provisions of this section.
- Sec. 9. Damages to property—Lessee shall pay lessor for damage to lessor's unp and shall save and hold lessor harmless from all clasms for damage or harm to perso erry as a result of lease operations.
- Sec. 10. Protection of diverse interests and equal opportunity—Lessee shall: pay when due all takes (again subsected and fevere interests and equal opportunity—Lessee shall: pay when due all takes (again) subsected and fevere under laws of the State or the United States, necroid all employers complice treadom of purchase, pay all wages at least more, each months of laws for money of the Chined States; maintain a safe working environment in accordance on standard industry, practices; and take measures necessary to protect the health and safety of the public.

nature, practices; and take measures necessary to protect the means and aborty of the Lestor reserves the right to ensure that production is toold at reasonable process and to incouply! It lesses operates a pipeline, or owns controlling trutters in a pipeline or a operating a pipeline, which may be operated accessible to oil derived team mess least lesses that comply with 5 citizen 28 of the historial Lessing Act of 1026. Lestor shall comply with 5 citizen 28 of the historial Lessing Act of 1026, as a and regulation and relevant orders of the Secretary of Labor issued pursuant historial lesses hot lesses a subcontractors shall maintain aggregated facilities.

- Sec. 11. Transier of lease interests and relinquishment of lease—An enquired by regulations, the second service of the second service of the second service of the service of an interest on this lease. Letter may relinquish this lease or any begal subdivision by fising in the proper office a orient retaining quishment, when shall be effective as of the date of filing; subject to the commond obligation of the lease and surety to pay all accrued renials and toy allows.
- Sec. 12. Delivery of premines—As such time as all or portions of this lease are returned to lessor, lessor shall place affected wells in condition for suspension or abandonness, ecclaim the land as specified by lessor and, within a reasonable period of time, remove equipment and improvements not deemed necessary by lessor for preservation of producible wells.
- improvements not deemed accessively of the same fails to comply with any provisions leave, and the noncompliance continues for 30 days after written mouse thereof, this take be subject to cancellation. Leaves shall also be subject to applicable provisions and professional for SGRMA (vo. Stat. 23.27). However, if this leave entudes land amone to comman of population of leaved resources, it may be cancelled only by judicial proximations. This profession of leaved resources, it may be cancelled only by judicial proximations. This profession of leavest of leaves of leavest of leaves of any other legal and equitable is including water of the default. Any such tremedy or savier shall not greatest face cancel for the same default occurring at any other time.
- Sec. 14. Heirs and successors in interest—Each obligation of this lease shall extend to and be binding upon, and every breefit hereof shall insite to the heirs, executors, administrators, suc-cessors, beneficialities, or assignous of the respective parties between

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

RECORDED AT THE REQUEST OF

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The Anschutz Corp

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