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UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

OFFER TO LEASE AND LEASE FOR OIL AND GAS

1920 (30 U.S.C. 181 et seg.), de Min

Server 555 17th Street, Suite 2400 City, Same, Zap Code Denver, Colorado 80202 2. This offer/Rese is for (Check Only One)	
This offerAcase as for (Check Only One) Surface managing agency if other than BLM: Legal description of Land requessed: T. 21 N R. 52 E Meridian Mount Diablo State No. (Protraction Diagram #166) Section 4: All Section 27: All Section 28: All Section 14: All Section 33: All Section 15: All Section 33: All Section 16: All Section 35: All Section 21: All Section 35: All Section 22: All Section 22: All Section 23: All Section 26: All Amount remined: Filing for \$ 75.00 Remail for \$ 9.598.00 DO NOT WRITE BELOW THIS LINE B. Meridian Mount Diablo State No.	ctct
Surface managing agency if other than BLM:	evada Comy Eureka Total acres applied for 9,598
Legal description of land requested: T. 21 N R 52 E	evada Comy Eureka Total acres applied for 9,598
T. 21 N R. 52 E Meridian Mount Diablo Same Not (Protraction Diagram #166) Section 4: All Section 27: All Section 9: All Section 14: All Section 33: All Section 15: All Section 34: All Section 16: All Section 34: All Section 21: All Section 35: All Section 22: All Section 22: All Section 23: All Section 26: All Section 26: All Section 26: All Section 27: All Section 27: All Section 28: All Section 29: All Section 29: All Section 29: All Section 20: All Section 20: All Section 20: All Section 26: All Section 27: All Section 28: All Secti	Total acres applied for 9,598
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Section 4: All Section 27: All Section 9: All Section 28: All Section 14: All Section 33: All Section 15: All Section 34: All Section 36: All Section 21: All Section 35: All Section 21: All Section 36: All Section 22: All Section 23: All Section 23: All Section 26: All Section 27: All Section 28:	
Section 9: All Section 28: All Section 14: All Section 33: All Section 15: All Section 34: All Section 36: All Section 35: All Section 21: All Section 36: All Section 22: All Section 23: All Section 23: All Section 26:	
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Section 21: All Section 36: All	
Section 22: All Section 23: All Section 26: All Associate remined: Filing for \$ 75.00 Rental for \$ 9.598.00 BO NOT WRITE BELOW THIS LINE Land included in lease: T. B. Meridian State	
Section 23: All Section 26: All Assessed vernined: Filing fee \$ 75.00 Restal fee \$ 9.598.00 BO NOT WRITE BELOW THIS LINE Land included in lease: T. B. Meridian State	
Section 26: All Assesses vernined: Filing for \$ 75.00 BO NOT WRITE BELOW THIS LINE Land included in lease: T. B. Meridian Store	
Assessed versioned: Filling fee \$ 75.00 Restal fee \$ 9.598.00 DO NOT WRITE BELOW THIS LINE Land included in lease: T. R. Morridian State	
Land included in lease: T. B. Meridian State	
Land included in lease: T. B. Meridian State	County
Land included in lease: T. B. Meridian State State	County
NOT IN A KNOWN GEOLOGICAL STRUCTURE	Total acres in trans_9598_C
In accordance with the above offer, or the previously submitted simultaneous oil and gas lease application or competitive by extract, remove and dispose of all the oil and gas (racept belium) as the lands described in sem 3 together with the right to busine below, subject to creareal or extension in accordance with the appropriate kasting authority. Right granted are subspect to ap- sease. One Secretary or the Internot's regulations and formal orders as effect as of lease sausance, and to regulations and formal	to be town the same continues and stacked stimulations
graned or specific provisions of this lease. THE UNITED 57	ATES OF AMERICA
	elax. Boll
Chief, Bra	nch of Lands JUN: 2 2 1
6	ls Operations (Table)
Competitive lease (five years)	JUL 1 1989
Other EFFECTIVE DA	
**Formerly 3110 1, 2, 3, 3120-1, 7, 3130-4, 3, and 7) NV-5672-K	180 PAGE 294

4 (a) Undersigned certifies that (1) offeror is a critice of the United States, an association of such criticals, a municipality, or a corporation organized under the laws of the United States or offers State on Territory thereof. (2) all parties holding an interest in the offer are in compliance with 41 CFR 3100 and the reasing authorities. (3) offeror's chargeable interests, direct and indiced methors public domain or acquired tants do not exceed 200,000 acres in old gas options or 245,000 acres in options and traves in the same State, or 300,000 acres in leaked and 200,000 acres in options in either leasing District in Atlaska and (4) offeror in not considered a timor under the laws of the lands covered to this other criticals of the Underspired agrees that the or separate tease that may include any land described in this offer complete state of the state of the underspired in the offer same the wildrane, and implicit may be considered in the softer same wildrane in received by the BLM State Office before this lease, an amontained to this lease, or a separate lease, whichever covers the land described in the wildrane, and will afford offeror on prompts; if it is not expected by the BLM State Office before this lease, an amontained to this lease, or a separate lease, whichever covers the land described in the wildrane, and will afford offeror on prompts; if it is not expected by the BLM State Office before this lease, an amontained to this lease, or a separate lease, whichever covers the land described in the wildrane, and will afford offeror on prompts; if it is not expected by the property of the state of the second of the United States any false, facinious or froudulent states.

This offer will be rejected and will afford offeror on prompts; if it is not expected on the United States any false, facinious or froudulent states and the state of the United States and Page States and States.

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LEASE TERMS

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

If all or part of a noncompetitive leasehold is determined to be within a known geological muchate or a favorable petroleum geological province, annual rental shall become \$2.00, segmining with the lease year following nonce of such determination. However, a lease that would determine the besubject to rental of more than \$2.00 shall continue to be subject to the higher rental.

otherwise be subject to rental of more than \$2.00 shall continue to be subject to the higher rental. If this issue or a portion thereof is communited to an approved cooperative or unit plan which sendudes a well capable of production gleased resources, and the plan contains a provision for allocation of production, rovalities shall be paid on the production allocated to this lease. However, annual rentals shall continue to be due at the rate specified in (a), (b), (c), or (d) for those lands not which a participating area.

Failure to pay annual rental, if due, on or before the anniversary date of this lease (or next orfifical working day if office is closed) shall automatically terminate this lease by operation of law Remain may be waived, reduced, or suspended by the Secretary upon a sufficient showing by sessee.

- 2 Royalties—Royalties shall be paid to proper office of lessor. Royalties shall be not in accordance with regulations on production removed or sold. Royalty rases are
 - (a) Simultaneous noncompetitive lease, 12% \$;
 (b) Regular noncompetitive lease, 12% \$;
 (c) Competitive lease, see anachment, or
 (d) Other, see anachment.

dissuper, see anisoment.

Lessor reteries the right to specifi whether royally is to be paid in value or in land, and the right to establish reasonable minimum values on products after giving lesser nistice and an opportunity to be heard. When paid in value, royalites shall be due and payable on the last distance of the month following the minimum in which production occurred. When paid in kind, production of the month following the month in which production occurred. When paid in kind, production which is definited, in the determination of the standard of the month following the month in which production in storage two most like and of the month following the month in which production occurred, nor shall lessee be field lable for lows or destruction of reality oil or other products as storage from causes beyond the reasonable control of lessee.

an storage from causes beyond the reasonable control of lessee.

Minimum rovalty shall be due for any leave year after discovery in which royalty payments agregate less than \$1.00 per act. Lesses shall pay such distrement at end of leave year. This minimum royalty may be waived, suspended, or reduced, and the above royalty rates may be reduced, for all on portions of this leave if the Secretary determines that such a stun is necessary to encourage the greatest ultimate recovery of the leaved resources, or is unrecovering such as necessary to the study of the

Sec. 3. Bonds-Lessee shall file and maintain any bond required under regulations

See 4. Dispence, rate of development, unitiation, and dramage—Leave shall exercise reasonable dispence in development, unitiation, and dramage—Leave shall exercise reasonable dispence in development and producing, and shall present unnecessary damage to loss of, or waste of leaved resources. Lessor receives light to specify raise of development and production in the public interest and for require lesser to submitted to a convertative or unit plain, which 30 days of instead is deemed necessary for priver development and operation of area, field, or paid embrasing three leased lands. Lesvee whall drift and produce wells necessary to provide the product leaved lands from dramage of pay compensatiny royally for dramage in amount demonstrated by lesser.

Sec. 5. Documents, evidence, and inspection—Lessee shall file with proper office of lessor, one later than 50 days write reliefuse date thereof, any contract or evidence of other arrangement for sale or distributed from the contract of the contract of evidence of other arrangement for sale or distributed from the contract shows a more and in the contract of the co

supports costs claumed as manufacturing, preparation, and/or transportation costs. Al shall be maintained in lessee's accounting offices for future saids by tessor. Less stain required records for by east after they are generated or, if an audit or investiga-way, until released of the obligation to maintain such records by fessor.

During existence of this lease, information obtained under this section shall be closed to appetion by the public in accordance with the Freedom of Information Act (5 U.S.C. 552). impection by the public in accordance with the Freedom of Information Act to U.S.C. 5223.

Sec. 6. Conduct of operations—Lease shall conduct operations in a manner that minimizes abseries impact to the land, art, and water, to cultural, biological, visual, and other resources, and to other land uses or users. Leases shall take reasonable measures deemed nonexamy by lease in accomplish the intent. of this section. To the extent consisting with lease rights granted, such measures may include, but are not limited to, modification to itting or design of facilities, forming operations and specification of intentin and final reclamation measures. Leases reserves the right to continue existing uses and to authorize future uses upon or in the leased leads, including the approval of easements or inplies-of-ways. Such uses shall be conditioned so as to prevent unnecessary or unreasonable unterference with right of leases.

unnecessary or unreasonable unterference with rights of lesses.

Prior to distinting the surface of the leased lands, lessee shall contact lessor to be apprised of procedures to or followed and modifications or rectamation measures that may be nocessary.

Areas to be disturbed may require inventories or appecial studies to determine the extent of impacts to other features. Lessee may be required to complete minor streaments or short temperical studies under prudetines provided by lessor. If in the conduct of operations, threatened or endangered species, operat of histories or secturalies interest, or substantial unanticipated are informational effects are observed, lessee shall immediately contact lessor. Lessee shall lease any operations that would result in the destruction of such appears or objects.

- Sec. 7. Mining operations—To the extent that impacts from mining operations would be substimulally different of creater than those associated with normal drilling operations, besser reserves the right to deny approval of such operations.
- Sec. 8 Extraction of helium—Lessor reserves the option of extracting or having et belium from gas production in a manner specified and by means provided by lesso expense or loss to lessee or on one of the gas. Lessee shall include in any contract or gas the provisions of this section.
- Sec 9. Damages to property—Lessee shall pay lessor for damage to lessor's improvements, and shall lave and hold lessor harmless from all claims for damage or harm to persons or property as a result of lease operations.
- Sec. 10. Protection of diverse interests and equal opportunity—Lessee shall: pay when due all taxes legally assessed and invend under laws of the State or the United States; accord all employees computer freedom of purchase; pay all wages at least twice each month in law far moving or the United States, ministria a safe working environment in accordance with standard industry practices, and take measures necessary to protect the health and safety of the public.

Easing reserves the right to ensure that production is sold at reasonable prices and to present moneyors. If leaves operates a pipeline, or on its controlling interest in a pipeline or a corrupt operating a pipeline, which may be operated accessible to oil derived from these leased lands, leaves shall comply with accounts of the thinkeral Leaving Act of 1920. Leaves shall comply with accounts of other No. 11240 of September 24, 1965, as amended and regulation and relevant orders of the Sections of Labor stone desired hand regulation and relevant orders of the Sections of Labor stone during the leaves not leave a subcontractors shall maintain segregated facilities.

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 Sec. 11. Transfer of lease interests and retinquishment of lease—As required by negulations, leasest shall life with lesion any sistingnized or other transfer of an interest in this fease. Lesion may retinquish this lease or any legal subdivision by filing in the proper office a written retinquishment, which shall be effective as of the due of filing, subject to the continued obligation of the fessee and surety to pay all accrued remais and royalties.
- Sec. 12. Delivery of premises—At such time as all or portions of this lease are returned to lease; thall place affected wells in condition for suspension or abandoment, reclaim the as specified by lessor and, within a reasonable period of time, remove equipment more determined decreasing by lessor for preservation of producible wells.
- Sec. 13. Proceedings in case of default—If tessee fails to comply with any provisions of the lease, and the nuncompliance continues for 10 days anter written nouse thereof, this lease shall be subject to cancellation. Lessee shall also be subject to applicable provisions and penalties of FOGRNA into Stat. 2447). However, if this lesse includes tank known to constain valuance deposits of least derivative, it may be carecited only by judicular proceedings. This provision shall not be construed to prevent the exercise by tesser of any other legal and equatable remodes, including waster of the default. Any such termods of waster shall not prevent later cancellations for the same default occurring at any other time.
- ice. 14. Herrs and successors in interest Each obligation of this lease shall estend to an inding upon, and every benefit hereof shall mure to the neurs, execusions, administrators, essors, beneficialnes, or assignces of the respective parties hereto.

BOOK 1 8 0 PAGE 295

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

9572

RECORDED AT THE REDUEST OF

BOOK 180 PAGE 294

The Anschutz Corp.

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OFFICIAL RECORDS
EUREKA COUNTY, SEVADA
M.N. REBALEATH FECORDER
FILE NO. FEE 3 700

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