120466
UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

BOOK 130 PAGE 324 OATB ALL FOODS 47003

OFFER TO LEASE AND LEASE FOR OIL AND GAS

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The undersigned (reverse) offers to lea	se all or know of the bands in 1927).	I that the bastistic to leve tour	THE ROUSE MITETAL LABOUR AND	G 1720 (30 0.5		
I HE BURGETSTRUCK (LEACTOR) CALLED TO 100			4 m. Co. 111 m Ma			
Art for Acquired Lands (30 U.S.C. 35	(1.155) the America (length) t (	bointon of April 2, 1941 (40 t)P. /	ARTY, CICRI, 41 L OF THE	-		

	Kind Immerian beloes Combusing
. Name The Anschutz Corporation	
Smen 555 17th Street, Suite 2	400
City, Sust. Zip Code Denver, Colorado	80202
. This offer/lease is for: (Check Only One)	83 PUBLIC DOMAIN LANDS D ACQUIRED LANDS (percent U.S. letters)
Surface managing agency if other than BLM:	Unit/Project
Legal description of land requested:	Meridian Mount Diablo State Nevada County White Pine
t. 23N R. 55E	& Eureka
Protraction Diagram #162 Section 3: All	Section 18: All
Section 4: All	
Section 5: All	
Section 6: All	
Section 7: All	
Section 8: All	
Section 9: All	
Section 15: Nis. Nisia, SWkSEk	. SYSWY
Section 16: All	
Section 17: All	Total acres applied for 6.8
* · · ·	Reptal fee 8 6,824.00 Test 8 6,899.00
Amount remitted: Filing fee \$ 75.00	Renal les 5 O O C C C C C C C C C C C C C C C C C
	DO NOT WRITE BELOW THIS LINE
Land included in lease:	
T. R.	Meridina State County
SAME AS ITEM 2	, , , , , , , , , , , , , , , , , , ,
SAME AS TIEM E	FEE S6 00 FILE #253421
•	TENED COURT WAS WAS THE
	AT THE IN HOEST OF CONT.
	The Anschutz Corporation
	110 218 JUL -6 P4:00
	139 <sub>crs</sub> 324-325
/ /	REDURA SIANUL RECTANGE Total arms in brase 6824
NOT IN A KNOWN GEOLOGICAL	RECORDED 130 CC 324-325  RECORDED 130 CC 324-325  WHITE PINE COUNTY RECORDER  Record recorded 5. 6824
STRUCTURE	Rental returned \$
and the share offer or the previously submit	and sumultaneous oil and gas lease application or competitive bad, this lease is issued granting the exchainse right to drall
estract, remove and dispose of all the oil and gas (except heliu)	m) in the lands beaching in semi-3 support the semi-semi-semi-semi-semi-semi-semi-semi-
below, subject to renewal or extension in accordance with the	he appropriate leasing authority. Rights granted are subject to applicable bases, the letters, continuous and sometiments with inviters in effect as of lease issuance, and to regulations and formal orders based for promulgated when not incommendent with its properties of lease issuance, and to regulations and formal orders based for promulgated when not incommendent with its
granted or specific provisions of this lease.	
Type and primary term of lease:	THE UNITED STATES OF AMERICA
	Marlas Book
Simultaneous noncompetitive lease (len years)	Chief, Branch of Lands
Regular noncompetitive lease (ten years)	and Minerals Operations JUN. 2 2
Competitive lease (five years)	(Tab)
	EFFECTIVE DATE OF LEASE JUL 1 1969
Other	
*(Formerly 3110-1, 2, 3, 3120-1, 7, 3130-4, 5, and 7)	BUUK   8   PAGE 4 6 5
	NW-5672- F
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discourance certifies of parties holding an interest in the offer size in compliance with 4 V CPR 3100 and the training surface of the contraction thereof in a contract holding an interest in the offer size in compliance with 4 V CPR 3100 and the training surface of the contract holding an interest in the offer size in compliance with 4 V CPR 3100 and the training surface of the contract holding an interest in the offer size in compliance with 4 V CPR 3100 and the same states in the same states of the contract holding size in an open on a cuber learning District in Alaska and (4) offeror in one considered a munor under the lasts of the Saute in which the lands covered by this offer in the considered a munor under the lasts of the Saute in which the lands covered by this offer in the offer constitutes acceptance of this trade, including all terms, conditions and significant of which the lands covered by the offer in the considered in the offer cannot the state, the state that may include any land described in this offer one in leasing at the time this offer as fulled but control of any reason from this least. The offeror barries are given noise, and any other cannot be exident an extended in the offer cannot be withframed in entire in which or one, and in which the control of the same interest one in the state of the control of the same interest one in the state of the same interest one which will be rejected and will affered differor one pricing it if it is not properly completed and executed in accordance with the regulations, or if it is not appropriate in the same control of the limited States any false, fertilious or franchised in the same control of the limited States any false, fertilious or franchised executed in the same control of the limited States any false, fertilious or franchised executed in the same control of the limited States any false, fertilious or franchised executed in the same control of the limited States any false, fertilious or franchised executed in the same control of the limited Sta

Duly executed this 12th day of August

THE ANSCHUTZ CORPORATION Lillian F. Lentz, Asst. V-Raymond Line & Asson, a her

## LEASE TERMS

Sec. 1. Remais—Remais shall be paid to proper office of lessor in advance of Annual rental rates per acre or fraction thereof are:

- (a) Simultaneous nencompetitive lesse, \$1.00 for the first 5 years, theresfier, \$3.00; (b) Regular rencompetitive lesse, \$1.00, (c) Competitive lesse, \$2.00, or (d) Other, see studentime.

If all or part of a noncompetitive leasehold is determined to be within a known geological procture or a favorable petroleum geological province, abusual retual shall become \$2.00, gironung and the lease year follows procture of used hetermination. However, a keep than would herwise be subject to retual of more than \$2.00 shall continue to be subject to the higher retual.

otherwise 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 committed to an approved cooperative or saint plan which includes a well carable of producing leased resources, and the plan contains a provision for allocation of production, morally is 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 sithin a participating area.

Failure to pay annual rental, if due, on or before the anniversary date of this lease to meet official working day if office is closed shall automatically terminate this lease by operation of plan. Rentals may be waived, reduced, or asserted by the Secretary upon a saffacet showing by lease.

5. C. 2. Royalites—Royalites shall be paid to proper office of lessor. Royalites shall be of publid in accordance with regulations on production removed or sold. Royalty rases are:

- (a) Simultaneous noncompetitive lease, 124%;
  (b) Regular noncompetitive lease, 124%;
  (c) Competitive lease, see stachment, or
  (d) Other, see stachment.

(d) Other, see attachment.

Lessor reserves the right to specify whether royally is to be paid in value or in hand, and the right to establish reasonable minimum values on products after guing lessee nessee and an office of the research of the research of the royal research on the premises where produced without rosts to issue. Lesvee shall not be required to hold such premises where produced without rosts to issue. Lesvee shall not be required to hold such premises where produced without rosts to issue. Lesvee shall not be required to hold such premises where produced without rosts to issue. Lesvee shall not be required to hold such premises to storage from causes beyond the reasonable control of lessee.

Minimum royally shall be due for any lease year after discovery in which royally payments aggregate less than \$1.00 per seer. Lessee shall pay such difference at end of fease year. This minimum torsalty whall be due for any lease year after discovery in which royally payments to encourage the greatest ultimate recovery of the leased resources, or is otherwise pushfield. An interest charge shall be asserted on last torsalty payments on undergramments on accordance with the Federal Oil and Gas Royalin Management Act of 1982 (FOKIMA) (96 Saal 2447), Lessee shall be labele for royally payments on oil said gas lost on wasted from a lessor as when any roll, repulation, odder, or custom one stored under repulsations.

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

Sec. 4. Diligence, rate of development, unitration, and drainage—Lessee shall exercise reasonable diligence in development, unitration, and drainage—Lessee shall exercise reasonable diligence in developing and producting, and shall precedu unoccasing damage to loss of, or waster of learner resources. Lessoe reserves right to specify rates of development and production in the public inferest and to require lessee to subscribe to a conjectative or unit plant which 10 days of notice if determed occuraty for priorer development and operation of seca, field, or poster foreign development, these learned lavids. Lessee shall drill and produce wells necessary to protect learned lands, from drainage or pay compensatory royally for drainage in amount determined by letsor.

Sec. 3. Decuments, evidence, and inspection—Lessee shall fide with proper office of leavor, not later than 30 days after effective date thereof, any contract or evidence of other arrangement for sale or diaponal of production. At is, h times and in such form at least may presente, lessee shall furnish desiraled statements show not menus and quality of all prinducts removed and told, proceeds their from, and amount used for production purposes or unavoidable loss. Lessee may be required to provide politic and schematic duragrams showing development work and informerments, and reports with religion to parties in uncreat, expenditures, and reports with religion to parties in uncreat, expenditures, and reports with religion to parties in uncreat, expenditures, and reports with a record of substatic in exceptation and furnish copies to lessor when required Lessee thall seep open at all reasonable limes for inspection by any substantial when the required Lessee thall seep open at all reasonable limes for inspection by any substantial other of lessor, to teasor permits and all mixin, improvements, machinery, and hautes between one in the states) lands. Lessee thall instant lessee that instantial opens of all contracts, takes agreements, seconds in death and all cases that instantial opens of all contracts, takes agreements, seconds and all bases, and decumentation such as addings, instruccs, or similar documentation that

supports costs claimed as manufacturing, preparation, and/or transportation costs. All such records shall be manuscend in letter; accounting officer for future such by lessor. Lesses shall maintain required records for 6 years after they are prentised or if, this mode or enversigation is under-year, until reteased of the obligation to maintain such records by lessor.

During existence of this lesse, information obtained under this section shall be closed to imprecision by the public in accordance with the Freedom of Information Act (5 U.S.C. 552). inspection by the public in accordance with the Freedom of Information Act 9.0.3.C. 5321.

See 6. Conduct of operations—I lease thail conduct cortations in a manner that imministes devices impact to the land, air, and water, to cultural, biological, visual, and other resource, and to other lend water or were 3. Lease thail take reasonable incatures deemed encessary by bean of concerning the memor of this section. To the extent comparison with lease rights presend, such measures may nersize, but are not limited in, investigation to itting or design of lacities, immigrate of operations, and specification of interior and final reclamation measures. Leased reserves the right to contained existing uses and to authorize furier uses ipton or in the leased bands, including the approval of easternation or inplict-of-ways. Such water shall be conditioned to an including the input of easternation or inplict-of-ways. Such water shall be conditioned to the provised laboration of the provised laboration of the provised designment or inplict-of-ways. Such water shall be conditioned to the provised designment or inplict-of-ways so that the condition of lease.

unnecessary or unreasonable interference with rights of lessee.

Price to disturbing the surface of the lessed lands, leaster 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 inventories or special studies to determine the extent of amplects to other insources. Easter may be required to complete minor surveniences or short term special studies under juidelines provided by lesser. If in the conduct of operations, threatened or endangered species, objects of historic or secentific interests, or substantial smantisquaried from the conduction of special studies and operations that would result in the destination 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 trialing operations, leasor reserves the night 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 expense or loss to bessee or owner of the gas. Lessee shall include at any contract or sale of gas the provisions of this section.
- Sec. 9. Damages to property—Lesser shall pay lessor for damage to lessor is improvementa, and shall have 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 legalls assessed and lessed under taws of the State or the United States; accord all employees complete freedom of purchase, pay all wages at least toxes each month in lawful money of the United States, maintain a safe working environment in accordance on the transfer industry practices, and take measures necessary to protect the health and safety of the public.

Lessor receives the right to ensure that production is sold at reasonable precess and to present minimply. It lesses operates a pipeline, or owns controlling interest in a pipeline or a company operating a paysine, which may be operated accessible to oil derived from these tested faines, lesses shall (comply with Executive Order No. 11240 of September 24, 1965, as amended, and regulation and relevant orders of the Secretary of Labor to sused partners therefore the secretary of the production of the secretary of the production of the secretary of the second production. Neither lesses not lesses to device a subcontractors shall manuam appreciated facilities.

- Sec. 11. Transfer of lease interests and relinquishment of lease—As required by regulation lease shall life with lessed any assignment or other transfer of an interest in this lease. Lass may relinquish this lease or any legal intedistration by filing in the proper office a written reli-quishment, which shall be reflective as of the date of filing, subject to the consistend obligate of the leasee and surery to pay all accrued remain and royalists.
- Sec. 12. Delivery of premiers—At such time as all or purious of this lease are returned to leasor, leaser shall place affected wells in conducton for suspension or abandomeror, reclaim the land as specified by leasor and, within a reasonable period of time, remove equipment and improvements not determed necessary by leasor for preservation of producible wells.
- Sec. 13. Proceedings in case of default—If lessee fails to compily with any provisions of this felsee, and the microcompliance continues for 30 data sites written notice thereof, this lease shall be subject to cancellation. Lessee shall also be subject to applicable provisions and practice of 12 (KRMA (so Stat. 247). However, if this lease includes lead however occasion valuable repression of resource of the exercise of the least includes lead however. Occasions washed repression of resource of the exercise of the least of the same default operated the exercise of the store of any other tiped and oquitable remode, including washer of the details. Any such remode or waster shall not prevent laser cancellation for the same default occurring at any other turns.
- Sec. 14. Heirs and successors in interest.—Each obligation of this lease shall extend to and be building upon, and every brieful hereof shall insite to the heirs, exocutors, administrators, successors, beneficiaries, or assignoes of the respective parties hereto.

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RECORDED AT THE REQUEST OF

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The anschut Corp.

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OFFICIAL FECUROS
EURENA COUNTY, NEVADA
MIN PEBALEATI, FECORDER
FILE NO. FEL \$ 7 22

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

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