120720

Form 3100-11* (March 1984) UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

ONB No. 100-0008 Expires January 31, 1996

OFFER TO LEASE AND LEASE FOR OIL AND GAS

The undersigned reverse) offers to lease all or any of the lands in nem 2 that are available for lease pursuant to the Mineral Leasing Act of 1920 (30 U.S.C. 181 or sing.), the Mineral Leasing Act for Acquired Lands (30 U.S.C. 351-359), the Actionary General's Options of April 2, 1941 (40 OP. Arry, Gen. 41), or the

ct for Acquired Lands (30 U.S.C. 351-359), the Amoriney (Read Instructions Before Comple	ting	
Name The Anschutz Corporation	a		
Some 555 17th Street, Suite	2400		
Cay, Same, Zip Code Denver, Colorado	80202		
This offer-lesse is for: (Check Only One)	E PUBLIC DOMAIN LANDS	ACQUIRED LANDS (perc	in U.S. immii
Surface managing agency if other than BLM:		Unit/Project	
Legal description of land requested:			1
T. 24 N R 52 E	Mendian Mount Diablo	Sume Nevada Co	www.Eureka
(Protraction Diagram #164)			
Section 3: All	Section 16: Al	$\mathbf{n} = -1$	
Section 4: All	Section 17: Al	u/\	
Section 5: All	Section 18: A	11	
Section 6: All			* \ \
Section 7: All			
Section 8: All Section 9: All			
Section 10: All			
Section 14: Wh		_ \	at acres applied for 7,447.00
Section 15: All	/ /		7,522.00
Amount remoted: Filing fee \$ 75.00	Rental for \$ _7,447	,00 Tou	15_7,522.00
	DO NOT WRITE BELOW THIS	LINE	
Land included in lease:			
7.	. Meridian	Sufe /	County
SAME AS ITEM 2			
			المراجع المنابع المنابع المنابع
	_ \		
			ul acres in tesse7447.00
NOT IN A WHOLIM CERL OCICAL	\ \		7447.00
NOT IN A KNOWN GEOLOGICAL STRUCTURE	. \ \		nial retained 3
percentages with the above offer, or the previously pube	meted simultaneous oil and gas least application or	competitive bid, this lease is issued granten	g the exclusive right to drill for, mine
struct remove and dispose of all the ou and gas (cacers not	Mills to the their occurrence or person and a second		dissons and attached statisticous of the
ease, the Secretary of the Interior's regulations and stream	orders in effect as of lease risuance, and to regulate	ons and formal orders hereafter promulgate	I when not inconsistent with sense tight
granted or specific provisions of this lease.	: // / nx	E UNITED STATES OF AMERICA	
Type and primary term of lease:	_ / / \	Marla A.	A. Il.
Simultaneous noncompetitive lease (ten years)	by	Lande	(Signal Officer
Regular noncompensive lease (sen years)	Chi and	Minerals Operations	JUL: 2 9 1988
Competitive lesse (five years)			(Tale) (Day
Other	EF	FECTIVE DATE OF LEASE	AUG 1 1989
		BOOK 1 8 2 PAGE 2 1 7	
(Formerly 3110-1, 2, 3, 3120-1, 7, 3130-4, 5, and 7)	2020	BUNK 1 0 S INOUS 1	
	NV-5672-PPP	•	
/ / /	,	ta de la resolución de la companya della companya della companya de la companya della companya d	

4. (a) Undersigned certifies that (1) offeror is a citizen of the United States; an association of such citizens; a municipality; or a corporation organized under the laws of the United States; and states and states are of any State or Territory thereof; (2) all parties holding an interest in the offer are in compliance with 4) CFR 3100 and the leasing authornies; (3) offeror's chargeagle interests, direct and indirect, in either public domain or sequints leasts do not exceed 200,000 agres in leasts and underse, in education of the least of the

Duly esecuted this 12th day of August

any Department or agency of the United States
THE ANSCHUTZ CORPORATION

Author

U.D.

U.D. ent V-Rom Lillian F. Lentz, Asst.

LEASE TERMS

- Sec. 3. Rentals—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 structure or a favorable perroleum geological province, annual retrial shall become \$7.00, beginning with the lease year following notice of such determination. However, a lease that would otherwise be subject to retrial of more than \$2.00 shall continue to be subject to the higher retail.

otherwise be subject to restal of more than \$2.00 shall continue to be subject to the higher result. If this lease or a portion thereof is communed to an approved cooperative or uner plan which includes a well capable of production glassed resources, and the plan contains a provision for allocation of production, royalties shall be paid on the production allocated to this lease. However, annual rentals shall contains to be due at the rate specified in (a), (b), (c), or (d) for those lands not within a participating area.

Failure to pay annual rental, if due, on or before the ansiversary date of this lease for next official working day if office is closed; shall submitted to the state by operation of law. Rentals may be waited, reduced, or suspended by the Secretary upon a sufficient showing by lessee.

- Sec. 2. Royalties—Royalties shall be paid to proper office of lessor. Royalties shall be on puted in accordance with regulations on production removed or sold. Royalty rates are:
 - (a) Simultaneous noncompetitive lease, 12%%;
 (b) Regular noncompetitive lease, 12%%;
 (c) Competitive lease, see attachment; or
 (d) Other, see attachment.

(d) Other, see anathments, see anathments, see (d) Other, see anathments (e) Other, see anathment (e) of the see and payable on the last day of the month following the month in which production shall be disverted, unless others as a great for the month following the month in which production courted. When paid in Lind, production shall be delivered, unless others as a great for by lessor, in merchanishle conditions on the premises where produced without cost lessor. Leves shall not be required to hidd such production in storage from a stage from the second of the second occurred, nor shall lesives be beld liable for loss or destruction of royally oil or other products is storage from causes beyond the reasonable control of lessor. Leves that say the second control of lessor in which royalty payments aggregate less than \$100 per secre. Lesses while pay such difference at end fease year. This manimum royalty shall be due for any lesse year after discovery in which royalty payments aggregate less than \$100 per secre. Lesses while pay such difference at end fease year. This manimum toyalty may be wasted, suspended, or reduced, and the above royalty rates may be reduced, for all or portions of this least of the Secretaria determines that such a focus in excessing to encourage the greatest ultimate recovery of the lessued resources, or is sufference with the Federal Oil and Gas Royalty. Management Act of 1982 (FOGRAIA) for Suc 12447), Lesses shall be liable for royalty payments on of and gas los on wasted from a lease site when such loss or waste is due to negligence on the pain of the operator, or due to the Laluter to comply with any-rule, regulation, order, or custion issued under FGGRAIA or the leasure assessment.

- Sec. 3. Bonds-Lessee shall file and maintain any bund required under regulations
- sec. 2. month—Lessee shall fule and maintain any bond required under repulations.

 Sec. 4. Diligence, rate of development, unitration, and diamage—Lessee shall exercise reasonable diligence in developing and producing, and shall prevent unnecessary damage to, loss of, or waste of leased resources. Lessor reserves right to specify rates of development and production in the public interest and to require lessee to substrate to a conjection or unit plan, within 30 days of natice, it deemed necessary for proper development and upperature of area, field, or pool embracing these leased lands. Lessee shall drill and produce wells necessary to protect leased lands from diamage or pay exempensatory royalty for drainage ta amount determined by lessor.
- determined by Person.

 Sec. 3. Documents, evidence, and inspection—Lessee shall file with proper office of lessoe, not later than 30 days after affective dure thereof, any contract or evidence of other arrangement for sale or disposal of production. At such times and in such form as lessoe may prescribe, lessee shall farmish denauled statements about nig amounts and quality of all products removed and sold, proceeds thereform, and amount used for production purposes or unavoidably four Lessee may be required to provide past and schematic diagrams showing development work and improvements, and records with tespect to parties in interest, expenditures, and depreciation costs, in the form prescribed by lessor, lessee shall keep a dady offuling record, a log, information on well surveys and texts, and a record of substrace in estigations and furnish copies to lessor when required. Lessee shall keep open at all reasonable times for impection by any authorized officer of lessor, the lesseed premises and all wells, improvements, machinery, and futures thereon, and all books, accounts, many, and records relative to operations, surveys, or investigations on or in the lessed lands. Lessee shall maintain copies of all contracts, all easy elementations, the continued contracts, and documentations gives a ballings, invoices, or animate documentations gives. nung records, and documentation such as billings, envoices, or similar duct

supports costs claimed as manufacturing, preparation, and/or transportation or shall be maintained in lesses's accounting offices for future auda by lessor tain required records for 6 years after they are generated or, of an auda of in-way, usual released of the obligation to maintain such refords by lessor.

During existence of this lease, information obtained under this section shall be closed to aspection 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 U.S.C. 732).

Sec. 6 Conduct of operation—"Lease shall conduct operations in a meaner that implicitly not other into the land, sir, and water, so cultivril, biological, virsual, and other resources, and so other into dusts or users. Leases shall take reasonable measures dormed mecasistry by leaser to accomplish the interns of this section. To the extent consistent with lease rights grained, used measures may include, but are not limited to, modifications to study or design of faculties, tuning of operations, and specification of interns and final reclaimation measures. Lease reserves the right is consume customy uses and to authorize future uses upon or in the lease of lands, including the approval of easements or rights—of-ways. Such uses that the conditioned so as no prevent unnecessary or unreasonable interference with rights of leases.

nancecastry or unreasonable interference with rights of lessee.

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

Areas to be disturbed may require inventiones or special studies to determine the easest of impacts to other recources. Lessee may be required to competer using inventional or stand terms special studies under guidelines provided by lessor. If it is the conduct of operations, threatened or enabagered species, objects of misunities are standard controlled that the objects of the standard controlled that is the conduct of the standard controlled that the standard controlled that the objects are objects.

- Sec. 7. Musing operations—To the extent that impacts from mining operations would be substantially different or greater than those associated with normal dralling 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 minimer specified and by means provided by lessor at no expense or loss to lessor or owner of the gas. Lessor shall include in any contract or sale of gas the provisions of this section.
- Sec. 9. Damages to property—Lessee shall pay lessor for damage to lessor's impound shall save and hold lessor harmless from all claims 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 till taxes legally assessed and levied under laws of the State or the United States; accord all employees complete treedom of purchase; pay all wages at least twice each month in lawfal money of the United States; manutans a safe working resourcement in accordance with standard inclusive practices; and take measures necessary to protect the health and safety of the public.

Lessor reserves the right to ensure that production is sold at reasonable prices and to prevent monorcity. If fesser operates a pipeline, or owns controlling interest in a pipeline or a company operating a pipeline, which may be operated accessible to oil derived from these leason lands, lesser shall comply with Section 28 of the Mineral Lessing Act of 1920. Lesser shall comply with Executive Order No. 11240 of September 24, 1965, as amended, and regulation and relevant orders of the Secretary of Labor issued pursuant thereto. Neither lesser not lessee's subcontractors shall command supregated faculties.

- Sec. 11. Transfer of lease university and relinquishment of transfer-As required by regi-lessee shall file with lessor 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 wrint quishment, which shall be effective as of the date of filing, subject to the continued of of the lessee and surery to pay all accrosed rentals and royalties.
- Sec. 12. Delivery of premises—At such time as all or portions of this lease are returned to le leaser shall place affected wells in condition for suspension or shandonment, rectain the as specified by leasor and, within a reasonable period of since, remove outputness improvements not deterned necessary by leasor for preservation of producible wells.
- Sec. 13. Proceedings in case of default—If leasee fails to compty with any provisions of this lease, and the noncomptiance continues for 30 days after winten notice thereof, this lease shall be subject to cancellation. Lessee shall also be subject to applicable provisions and penalties of FOCRM 4 (49 Sat. 2437). However, if this lease includes land hown to comman valuable deposits of leased resources, it may be cancelled only by judicual proceedings. This provision shall not be construed to prevent the exercise by lessor of any other legal and oquitable remody, mixingly of the default. Any such remody or wasver shall not prevent later cancellation for the same default occurring at any other time.
- sugations
 Sec. 14. Hears and successors-in-interest—Each obligation of this lease shall extend to and bridge upon, and every tenefit hereof shall intere to the hears, executors, administrations, to BOOK 1 8:29-PARE 2-ct

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120720 THE ANSCHUTZ CORPORATION
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DENVER, COLORADO 80202