120725 UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

T, ADA 47079

OFFER TO LEASE AND LEASE FOR OIL AND GAS

Service managing agency of other than BLM: Legal description of land requested: T. 20-N	Description Diablo State Nevada County Eureka Interest Intere	Enter 555 17th Street, Suite 2400 City, Same, Zip Code Deriver, Colorado 80202 2. This offertuses in for (Check Only Oper)		structions Before Completing
City, State, Zip Code Deriver, Colorado 80202 2. This offer/lease is for: (Check Only One) Surface managing agency if other than BLM: Legal description of land requested: T. 20-N g. 54-E Section 1: Lots 1,2,3,4, SlyNly, Sly Section 2: Lots 1,2,3,4, SlyNly, Sly Section 3: Lots 1,2,3,4, SlyNly, Sly Section 4: Lots 1,2,3,4, SlyNly, Sly Section 9: NlyNly, SWickilly, NlySwile, SlySwile, Sly Section 10: Lots 1,3,4, NllySwile, SlySwile, SlySwile, Sly Section 11: All Section 12: All Section 13: Nly, WlySwile, NlySkile, SlySwile, SlySwile, SlySwile, SlySwile, Section 13: Nly, WlySwile, NlySwile, SlySwile, SlySwile, Section 14: All Section 15: Lots 1,2, SlyNly, SlySwile, SlySwile, SlySwile, Section 16: Win, WlySwile, SlySwile, SlySwile, Section 17: All Section 16: Win, WlySwile, NlySkile, SlySwile, SlySwile, Section 16: Win, WlySwile, SlySwile, SlySwile, Section 16: Win, WlySwile, Section 16: W	Acquired Lands Acquired Lands (percent U.S. americal Unit/Project Unit/Proj	City, Sast, Zip Code Deriver, Colorado 80202 2. This offerhouse is for (Check Only One) Softee managing agency if other than BLM: Legal description of land responses: 1. 20 N g. 54-E Section 1: Lots 1,2,3,4, SlyNly, Sly Section 2: Lots 1,2,3,4, SlyNly, Sly Section 3: Lots 1,2,3,4, SlyNly, Sly Section 3: Lots 1,2,3,4, SlyNly, Sly Section 4: Lots 1,2,3,4, SlyNly, Nelsolve, SelyNly, Sely Section 10: Lots 1,2,3,4, SlyNly, Nelsolve, SelyNly, Sely Section 10: Lots 1,3,4, NEINNLY, Westwith, SelyNly, Sely Section 10: Lots 1,3,4, NEINNLY, Westwith, SelyNly, Sely Section 11: All Section 13: Nly, WlySuly, NlySely, SelySely, SelySuly, Sely Section 14: All Section 15: Lots 1,2, ElyNly, SelySely, SelySely, SelySely Section 16: Wly, WlySely, ElyNey Amount remated: Filing for 5 75.00 Remail for 5 7,087.00 Total acres applied for 7, Total acres applied for 7, Total acres to lesse. 7. R. Meridian Soits County Total acres to lesse. 708 Remail retained 5. 708 SAME AS ITEM 2	1. Name The Anschutz Corporation	
City, State, Zip Code Deriver, Colorado 80202 2. This offer/lease is for: (Check Only One) Surface managing agency if other than BLM: Legal description of land requested: T. 20-N R. 54-E Meridian Mount Diablo State Nevada County Eure Section 1: Lots 1,2,3,4, Signity, Section 3: Lots 1,2,3,4, Signity, Newsway, Signity, Selection 4: Lots 1,2,3,4, Signity, Newsway, Signity, Selection 9: Nignity, Swignity, Wigswig, Selection 10: Lots 1,3,4, Newswig, Selection 11: All Section 12: All Section 13: Nig, Wigswig, Nigseig, Selection 14: All Section 15: Lots 1,2, Selection 14: All Section 15: Lots 1,2, Eighity, Eighty, Selection 16: Wig, Wigseig, Eighty, Eighty, Section 16: Wig, Wigseig, Eighty, Section 16: Wig, Wigseig, Eighty, Eighty, Eighty, Section 16: Wig, Wigseig, Eighty, Section 16: Wig, Wigseig, Eighty, Eighty, Eighty, Section 16: Wig, Wigseig, Eighty, Eigh	Acquired Lands Acquired Lands (percent U.S. americal Unit/Project Unit/Proj	City, Sast, Zip Code Deriver, Colorado 80202 2. This offerhouse is for (Check Only One) Softee managing agency if other than BLM: Legal description of land responses: 1. 20 N g. 54-E Section 1: Lots 1,2,3,4, SlyNly, Sly Section 2: Lots 1,2,3,4, SlyNly, Sly Section 3: Lots 1,2,3,4, SlyNly, Sly Section 3: Lots 1,2,3,4, SlyNly, Sly Section 4: Lots 1,2,3,4, SlyNly, Nelsolve, SelyNly, Sely Section 10: Lots 1,2,3,4, SlyNly, Nelsolve, SelyNly, Sely Section 10: Lots 1,3,4, NEINNLY, Westwith, SelyNly, Sely Section 10: Lots 1,3,4, NEINNLY, Westwith, SelyNly, Sely Section 11: All Section 13: Nly, WlySuly, NlySely, SelySely, SelySuly, Sely Section 14: All Section 15: Lots 1,2, ElyNly, SelySely, SelySely, SelySely Section 16: Wly, WlySely, ElyNey Amount remated: Filing for 5 75.00 Remail for 5 7,087.00 Total acres applied for 7, Total acres applied for 7, Total acres to lesse. 7. R. Meridian Soits County Total acres to lesse. 708 Remail retained 5. 708 SAME AS ITEM 2	SSS 17th Street Suite 2400	
2. This offer/hease is for: (Check Only One) Surface managing agency if other than BLM: Legal description of land requested: 1. 20 - N 2. 54-E Section 1: Lots 1,2,3,4, S\(\frac{1}{2}\)N\(\frac{1}{2}\), S\(\frac{1}{2}\) Section 2: Lots 1,2,3,4, S\(\frac{1}{2}\)N\(\frac{1}{2}\), S\(\frac{1}{2}\) Section 3: Lots 1,2,3,4, S\(\frac{1}{2}\)N\(\frac{1}{2}\), N\(\frac{1}{2}\), S\(\frac{1}{2}\)Switz, S\(\frac{1}	Acquired Lands Acquired Lands (percent U.S. americal Unit/Project Unit/Proj	2. This offer/hase is for: (Check Only One) Sol Public Domain Lands Section 1: Lots 1,2,3,4, SlyNly, Sly Section 2: Lots 1,2,3,4, SlyNly, Sly Section 3: Lots 1,2,3,4, SlyNly, Sly Section 3: Lots 1,2,3,4, SlyNly, Sly Section 4: Lots 1,2,3,4, SlyNly, NEYSNly, Sly Section 10: Lots 1,2,3,4, SlyNly, NEYSNly, Sly Section 10: Lots 1,3,4, NEYNNly, NEYSNly, Sly Section 10: Lots 1,3,4, NEYNNly, LySNly, Sly Section 11: All Section 12: All Section 13: Nly, NigSNly, NlySely, SELYSNly, SELY Section 14: All Section 15: Lots 1,2, ElyNly, SelySely, SELYSNly Section 16: Nly, NigSNly, NlySely, SELYSNly Section 16: Nly, NigSNly, NlySely, SELYSNly Section 16: Nly, NigEly, ElyNly Section 16: Nly Section 17: Nly Section 16: Nly Section 16: Nly Section 17: Nly Section 16: Nly Section 17: Nly Section 17: Nly Section 18: Nly Section 18: Nly Section 18: Nly Section 19: Nly	sion 333 Iven detect, date	
Surface managing agency if other than BLM: Legal description of land requested: T. 20-N R. 54-E Section 1: Lots 1,2,3,4, Sl ₂ Nl ₂ , Sl ₂ Section 2: Lots 1,2,3,4, Sl ₂ Nl ₂ , Sl ₂ Section 3: Lots 1,2,3,4, Sl ₂ Nl ₂ , Sl ₂ Section 4: Lots 1,2,3,4, Sl ₂ Nl ₂ , Sl ₂ Section 9: Nl ₂ Nl ₂ , Swl ₂ Nwwl ₄ , Nel ₂ Swl ₄ , Sl ₂ Swl ₄ , Sel ₄ Section 10: Lots 1,2,3,4, Sl ₂ Nwl ₄ , Nel ₂ Swl ₄ , Sel ₄ Section 10: Lots 1,3,4, Nel ₂ Nwl ₄ , El ₂ Swl ₄ , Sel ₄ Section 11: All Section 12: All Section 13: Nl ₂ , Wl ₂ Swl ₄ , Nl ₂ Sel ₄ , Sel ₄ Sel ₄ , Sel ₄ Swl ₄ Section 14: All Section 15: Lots 1,2, El ₄ Wl ₂ , Sel ₄ Sel ₄ , Sel ₄ Swl ₄ Section 16: Wl ₂ , Wl ₂ Swl ₄ , Nl ₂ Sel ₄ Amount remand: Fling for \$ 75.00 DO NOT WRITE BELOW THIS LINE 7. R. Meridian Seita County	Meridian Mount Diablo State Nevada County Eureka 1/N1/2, S1/2 7, S1/2NE4, SE1/2NW14, E1/2SW14, SE1/4 1/2SW14, NE1/2SW14, SE1/4 1/2SW14, SE1/2SW14, SE1/4 1/2SW14, SE1/2SW14, SE1/4 1/2SW14, SE1/2SW14, E1/2 1/2 Recent fee \$ 7,087.00 DO NOT WRITE BELOW THIS LINE Meridian Souta County Total acres to lesse 708	Sortice managing agency if other than BLM: Legal description of land reposence: 1. 20-N g. 54-E Meridian Mount Diablo State Nevada County Eureka Section 1: Lots 1,2,3,4, Stanta, St	City. State. Zip Code Denver, Colorado 80202	
Legal description of land requested: T. 20-N R 54-E Meridian Mount Diablo State Nevada County Eure Section 1: Lots 1,2,3,4, Sl ₂ Nl ₂ , Sl ₂ Section 2: Lots 1,2,3,4, Sl ₂ Nl ₂ , Sl ₂ Section 3: Lots 1,2,3,4, Sl ₂ Nl ₂ , Sl ₂ Section 4: Lots 1,2,3,4, Sl ₂ Nl ₂ Nl ₂ , Nel ₂ Swl ₂ , Sel ₂ Swl ₂ , Sel ₃ Section 9: Nl ₂ Nl ₂ , Swl ₂ Nwl ₃ , Nel ₂ Swl ₃ , Sel ₃ Section 10: Lots 1,3,4, Nel ₂ Nwl ₃ , Sel ₃ Swl ₃ , Sel ₃ Section 10: Lots 1,3,4, Nel ₂ Nwl ₃ , Sel ₃ Swl ₃ , Sel ₃ Section 11: All Section 12: All Section 13: Nl ₂ , Wl ₂ Swl ₃ , Nl ₂ Sel ₃ , Sel ₃ Swl ₃ , Sel ₃ Swl ₃ Section 14: All Section 15: Lots 1,2, El ₃ Nl ₃ , Sel ₃ Swl ₃ , Sel ₃ Swl ₄ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Swl ₃ Sel ₃ Swl ₄ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Swl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ , El ₃ Nl ₃ Section 16: Wl ₃ , Wl ₃ El ₃ Section 16: Wl ₃ , Wl ₃ El ₃ Section 16: Wl ₃	Meridian Mount Diablo State Nevada County Eureka 1/N1/2, S1/2 7, S1/2N1/2, S1/2N1/2, S1/2N1/2, S1/2 1/2N1/2, N1/2, S1/2N1/2, S1/2 1/2N1/2, S1/2N1/2, S1/2 1/2N1/2, S1/2N1/2, S1	Legal description of band requisement: 1. 20 - N 20	2. This offer/tease is for: (Check Only One) & PUBLIC DO	MAIN LANDS ACQUIRED LANDS (percent U.S. smerest
T. 20-N g. 54-E Meridian Mount Diablo Same Nevada County Eure Section 1: Lots 1,2,3,4, S½N½, S½	INNY, SY INNY, SY 7, SYNEX, SEXNWX, EYSWX, SEX INNY, NEXSWX, SYSWX, SEX INNY, NEXSWX, SEX INNY, EYSWX, SEX IX, SEXSWX, EYS IX, SEXSXX, EY IX, SEXSEX, SEXSWX DO NOT WRITE BELOW THIS LINE Meridian Some County Total acres in lesse, 708	T. 20-N g. 54-E Meridian Mount Diablo Sum Nevada County Eureka Section 1: Lots 1,2,3,4, SyNis, Sis Section 2: Lots 1,2,3,4, SyNis, Sis Section 3: Lots 1,2,3,4, SyNis, Sis Section 3: Lots 1,2,3,4, SyNis, Sis Section 4: Lots 1,2,3,4, SyNis, NEISNis, SisSis, SisSis, SisSis Section 9: NigNis, SigNisNis, NEISNis, SisSis, SisSis, SisSis Section 10: Lots 1,3,4, NEISNis, SEIsSis, SisSis, SisSis Section 11: All Section 12: All Section 13: Nis, WisSis, NigSis, SisSis, SisSis Section 14: All Section 15: Lots 1,2, EigNis, Eis Section 16: Nis, WisEis, EigNis, Eis Section 16: Nis, WisEis, EigNis, Eis Amount remated: Filing for \$ 75.00 Remail for \$ 7,087.00 Total acres applied for 7, Total 5 7,162.00 NOT IN A KNOWN GEOLOGICAL STRUCTURE Total acres in bases 708 Total acres in base 708 Total acre	Surface managing agency if other than BLM:	Unit/Project
Section 1: Lots 1,2,3,4, Sl ₂ Nl ₂ , Sl ₂	INNY, SY INNY, SY 7, SYNEX, SEXNWX, EYSWX, SEX INNY, NEXSWX, SYSWX, SEX INNY, NEXSWX, SEX INNY, EYSWX, SEX IX, SEXSWX, EYS IX, SEXSXX, EY IX, SEXSEX, SEXSWX DO NOT WRITE BELOW THIS LINE Meridian Some County Total acres in lesse, 708	Section 1: Lots 1,2,3,4, SlaNla, Sla Section 2: Lots 1,2,3,4, SlaNla, Sla Section 3: Lots 1,2,3,4, SlaNla, Sla Section 4: Lots 1,2,3,4, SlaNla, NELSWLa, SlaNla, Sla Section 9: NaNla, SWLANULa, NELSWLa, SlaNla, SlaN	Legal description of land requested:	
Section 1: Lots 1,2,3,4, SlyNi, Sly Section 2: Lots 1,2,3,4, SlyNi, Sly Section 3: Lots 1,2,3,4, SlyNi, Sly Section 4: Lots 1,2,3,4, SlyNi, NELSWi, SlySwi, Sly Section 4: Lots 1,2,3,4, SlyNi, NELSWi, SlySwi, Sly Section 9: NigNi, Swinwi, WigSwi, SlySwi, Sly Section 10: Lots 1,3,4, Nelnwi, ElySwi, Ely Section 11: All Section 12: All Section 13: Ni, WigSwi, NigSly, SlySely, SlySwi,	INTERPORT OF TOTAL SCREEN TOTAL	Section 1: Lots 1,2,3,4, StyNty, Sty Section 2: Lots 1,2,3,4, StyNty, Sty Section 3: Lots 1,2,3,4, StyNty, Sty Section 4: Lots 1,2,3,4, StyNty, NEtSWty, StySWty, Sty Section 4: Lots 1,2,3,4, StyNty, NEtSWty, StySWty, Sty Section 9: NtyNty, StyLNty, WtySWty, StySWty, Sty Section 10: Lots 1,3,4, NEtNWty, EtySWty, Sty Section 10: Lots 1,3,4, NEtNWty, EtySWty, Ety Section 10: All Section 13: All Section 13: All Section 13: Lots 1,2, EtyMty, StySty, StySty Section 14: All Section 15: Lots 1,2, EtyMty, Ety Section 16: Wty, WtyEty, Ety Section 16: Wty, WtyEty, EtySty Section 16: Wty, WtyEtySty Section 16: Wty, StyWty, StyWty, StyWty, SetySty Section 16: Wty, StyWty, SetySty Section 16: Wty, StyWty, Section 16: Wty, StyWty, Section 16: Wty, StyWty, SetySty, Section 16: Wty, StyWty, SetySty, SetySty, SetySty, SetySty, SetySty, SetySty, SetySty, SetySty,	T 20- N R 54-E Meridian	Mount Diablo State Nevada County Eureka
Section 3: Lots 1,2,3,4,6,7, SignEx, SExMWx, Existration	7, Signey, Serving, Signey, Serving, Serving, Nerself, Serving, Nerself, Serving, Se	Section 3: Lots 1,2,3,4,6,7, SignEx, Selxinux, Selx Section 4: Lots 1,2,3,4, SignWx, Nelxinux, Nelxinux, Selxinux, S	Section 1: Lots 1,2,3,4, Sky Sky Sky	
Section 4: Lots 1,2,3,4, SigNiz, NEXSWiz, SigNiz, SEX	ignify, NEWSWY, Selven, Selven	Section 4: Lots 1,2,3,4, Stylwit, NEYSWY, SEYSWY, SEY Section 9: NYNY, SWYNWY, WYSWY, SEYSWY, SEY Section 10: Lots 1,3,4, NEYNWY, EYSWY, SEY Section 11: All Section 12: All Section 13: NY, WYSWY, NYSEY, SEYSEY, SEYSWY Section 14: All Section 15: Lots 1,2, EYWY, EY Section 16: WY, WYZEY, EYNEY Amount remarked: Filing fee \$ 75.00 DO NOT WRITE BELOW THIS LINE SAME AS ITEM 2 NOT IN A KNOWN GEOLOGICAL STRUCTURE Total acres in lesse, 700 Remail fee \$ 700 Remail fee in lease fee fee fee fee fee fee fee fee fee f	Section 2: Lots 1,2,3,4, Sana, Sa	celnul flour ser
Section 9: N12N12, SW2NW12, W2SW2, SEXSW2, SEX Section 10: Lots 1,3,4, NE12NW12, E12SW12, E12 Section 11: All Section 12: All Section 13: N12, W12SW12, N12SE12, SE12SE12, SE12SW12 Section 14: All Section 15: Lots 1,2, E12W12, E12 Section 16: W12, W12E12, E12NE2 Amount remated: Filing fee 3 75.00 Rental fee 5 7,087.00 Total 5 7,162 DO NOT WRITE BELOW THIS LINE	In Series In In Series In Series In Series In Series In Series In	Section 9: N ¹ 2N ¹ 2, SW ¹ 2NW ¹ 2, W ¹ 2SW ¹ 2, SE ¹ 2SW	Section 3: Lots 1,2,3,4,0,7, 52M22	kswk. skswk.sek
Section 10: Lots 1, 3, 4, NE-2NW-2, E-2SW-2, E-2SW-2, E-2SW-2, E-2SW-2, E-2SW-2, E-2SW-2, E-2SW-2, SE-2SW-2, SE-2S	NW12, E12SW12, E12 L12, SE12SE12, SE12SW12 Rental fee \$ 7,087.00 DO NOT WRITE BELOW THIS LINE Meridian State County Total acres applied for 7, 10	Section 10: Lots 1,3,4, NE-2NW-2, E-2SW-2, E-2SW-2, Section 11: All Section 12: All Section 13: N-2, W-2SW-2, N-2SE-2, SE-2SW-2, SE-2SW-2, Section 14: All Section 15: Lots 1,2, E-2NE-2, E-2NE-2, Section 16: W-2, W-2E-2, E-2NE-2, E-2NE-2, Section 16: W-2, W-2E-2, E-2NE-2, E	Section 9: Nana, Swanwa, Waswa, SE	kswk, sek
Section 12: All Section 13: N ¹ / ₂ , W ¹ / ₂ SW ¹ / ₂ , N ¹ / ₂ SE ¹ / ₂ , SE ¹ / ₂ SE ¹ / ₂ , SE ¹ / ₂ SW ¹ / ₂ Section 14: All Section 15: Lots 1, 2, E ¹ / ₂ W ¹ / ₂ , E ¹ / ₂ NE ¹ / ₂ Total acres applied Section 16: W ¹ / ₂ , W ¹ / ₂ E ¹ / ₂ , E ¹ / ₂ NE ¹ / ₂ Amount remated: Filing for \$ 75.00 Rental for \$ 7,087.00 Total \$ 7,162 DO NOT WRITE BELOW THIS LINE	Total acres in lesse, 708	Section 12: All Section 13: N ¹ 2, W ¹ 2SW ¹ 2, N ¹ 2SE ¹ 2, SE ¹ 2SE ¹ 2, SE ¹ 2SW ¹ 2 Section 14: All Section 15: Lots 1, 2, E ¹ 2W ¹ 2, E ¹ 2 Section 16: W ¹ 2, W ¹ 2E ¹ 2, E ¹ 2NE ¹ 2 Amount remated: Filing fee \$ 75.00 Rental fee \$ 7,087.00 Total s. 7,162.00 3. Land included in lease: T. R. Meridian Some County NOT IN A KNOWN GEOLOGICAL STRUCTURE Total acres in lease, 708 Recoul retained \$ 708 Recould retained \$ 708 Total acres in lease,	Section 10: Lots 1,3,4, NEINWIL, ELS	₩½, E ¹ 2
Section 13: N ¹ 2, W ¹ 2SW ¹ 2, N ¹ 2SE ¹ 2, SE ¹ 2SE ¹ 2, SE ¹ 2SW ¹ 2 Section 15: Lots 1, 2, E ¹ 2W ¹ 2, E ¹ 2 Section 16: W ¹ 2, W ¹ 2E ¹ 2, E ¹ 2NE ¹ 2 Amount remaid: Filing for \$ 75.00 Rental for \$ 7,087.00 Total \$ 7,162 DO NOT WRITE BELOW THIS LINE 3. Land included in lease: T. R. Meridian Some County	Total acres in lesse, 708	Section 13: N ¹ 2, W ¹ 2SW ¹ 2, N ¹ 2SE ¹ 2, SE ¹ 2SE ¹ 2, SE ¹ 2SW ¹ 2 Section 14: All Section 15: Lots 1, 2, E ¹ 2NE ¹ 2, E ¹ 2 Amount remarked: Filing fee \$ 75.00 Rental fee \$ 7,087.00 Tout \$ 7,162.00 DO NOT WRITE BELOW THIS LINE 3. Land included in lease: 7. R. Meridian Solue NOT IN A KNOWN GEOLOGICAL STRUCTURE Total acres in lease, 708 Recoul retained \$ 700 Recoul retained \$ 700 Total acres in lease, 708 Recoul retained \$ 700 Total acres in lease, 708 Recoul retained \$ 700 Total acres in lease, 708 Total acres in lease, 708 Recoul retained \$ 700 STRUCTURE		
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Section 15: Lots 1.2, E3/H2, E12 Section 16: W2, W2E12, E2NE2 Amount remand: Filing fee \$ 75.00 DO NOT WRITE BELOW THIS LINE 3. Land included in lease: 7. R. Meridian Saisa County	Rental fee \$ 7,087.00 Total \$ 7,162.00 DO NOT WRITE BELOW THIS LINE Meridian State County	Section 15: Lots 1.2, Estate Section 16: W2, W262, Estate Amount remained: Filing fee \$ 75.00 DO NOT WRITE BELOW THIS LINE 3. Land included in lease: T. R. Meridian Soits County NOT IN A KNOWN GEOLOGICAL STRUCTURE Section 16: W2, W262, Estate Estate Power of the second remained for \$ 7.087.00 Rental fee \$ 7.087.00 Total acres in lesse. 708 Rental fee \$ 7.087.00 Total acres in lesse. 708 Rental retailed \$ 708 Rental fee \$ 7.087.00		
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Amount remander Fuing set 5 12 12 22 DO NOT WRITE BELOW THIS LINE 3. Land included in lease: T. R. Meridian Soite County	DO NOT WRITE BELOW THIS LINE Meridisa Soits County Total acres in lesse, 708	DO NOT WRITE BELOW THIS LINE 3. Land included in lease: 7. R. Meridian Soite County SAME AS ITEM 2 NOT IN A KNOWN GEOLOGICAL STRUCTURE DO NOT WRITE BELOW THIS LINE Total acres in lease, 708 708 Result entailed 5. 708 Total acres in lease, 708 Total acre	Section 16: Why, When, Ennex	
3. Land included in lease: T. R. Meridian Soins County	Meridian State County Total acres to lesso, 708	3. Eard included in lease: T. R. Meridian State County SAME AS ITEM 2 NOT IN A KNOWN GEOLOGICAL STRUCTURE Total acres in lease 708 Result retained 5. 700	Amount remated: Filing fee \$ 12.00	Rental Ize 3
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Total serve in it		NOT IN A KNOWN GEOLOGICAL Resul retained S. 708 STRUCTURE	SAME AS ITEM 2	
NOT WE A MEMORIAL PERM DELPAT	Postal retained \$ 700	STRUCTURE	SAME AS ITEM 2	Total some in home.
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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 or of any State of Termiory thereof; (2) all parties holding an interest in the offer are in compliance with 43 CFR 3100 and the leasing authorities; (3) offeror's chargeapst interests, discoil and induced; or accompanied lands of not exceed 300 (80) acres in old and gas options or 240,080 acres in options and leases in the same State, or 300 EFD scress incleases and 200,000 acres in options in eather feating District in Aliska; and (4) offeror is not considered a minor inster the laws of the lands covered by this offer an accordance of the lands covered by the Offeror and the lands covered by the Offeror and the lands covered by the Offeror and particles of the lands covered by the Offeror and particles are the lands of the particles of the lands covered by the Alies State Offeror such particles. The offeror further agrees that this or separate lease, substituting, citizen in whose or pit, unless the wolfdrawal, has been signed on behalf of the United States.

This offer will be rejected and will afford offeror no protocol properly completed and executed in accordance with the regulations, or If it is not accompanied by the regulated payments. 18 U.S.C. Sec. 1001 makes it a crusse for any person knowingly and willfully to make to any Department or agency of the United States.

THE ANSCHUTZ CORPORATION

Lillian J. Henry Sugarture of Lesses or Altorney as t Duly executed this 12th day of August Lillian F. Lentz, Asst.

LEASE TERMS

- oc. 1. Remish-Resents shall be paid to proper office of lessor in advance of each lesse year.
 - (a) Simultaneous noncompetuive lease, \$1.00 for the first 5 years, thereafter, \$3.00; (b) Regular inoccompetuive lease, \$1.00; (c) Competuive lease, \$2.00, or (d) Other, see anachmen.

If all or part of a noncompetitive leasehold is determined to be within a known geological tructure or a favorable percolcum geological province, annual rental shall become \$2.00, reginning with the lease year following nonce of such determination. However, a lease that would thereuse be subject to rental of more than \$2.00 shall contains to be subject to the higher rental.

otherwise be subject to mental of more than \$2.00 shall containe to be subject to the higher restal. If this lease or a portion thereof is commuted to an approved cooperative or unit plan which includes a well capable of producing leased resources, and the plan contains a provision for allocation of production, roxalities shall be paid on the production allocation to this lease. However, animal remains shall continue 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 anniversary date of this lease for next official working day if office is closed; shall automatically terminate this lease by operation of law. Rentals may be waived, 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 e puted in accordance with regulations on production removed or sold. Royalty extes are:
 - (a) Simultaneous noncompetative lease, 12%%;
 (b) Regular noncompetative lease, 12%%;
 (c) Competative lease, see attachment; or
 (d) Other, see attachment.

(d) Other, see attachment.

Lessor reserves the right to specify whether royalty is to be paid in value or in kind, and the right to retablish reasonable minimum values on products after giving fewer notice and an office of the month following them paid in value, rowalties shall be due and payable on the last day of the month following the month in which production occurred. When paid in shall, production shall be delivered, unless otherwise agreed to by lessor, in merchantable condition on the premises where produced without cost to lessor. Every estail not be required to hold such principation in storage from causes beyond the reasonable control of lessor and any office occurred, nor shall lessee be held liable for loss or destruction of orgality oil or other production is storage from causes beyond the reasonable control of lessor. Even which may agree paid the standard of the resonable to the production of the production of the standard of the production of the production of the resonable that pay such difference at end of lease year. This minimum royalty wast be due for any lesse year after discovery in which royalty payments agree paid less than \$1.00 per a stre. Lesses shall be discretized, for all of portions of this lease of the Secretary determines that such action is nocessary to encourage the greatest ultimate recovery of the lessed resources, or a softenine may be reduced, for all of gas Royalty Management Act of 1982 (FOGRMA) (96 Star 2447). Lessee shall be laude for royalty payments out and pay so for a wasted from a lease site when such loss or wastes to due to registence on the part of the operator, or due to the failure to comply with any rule, regulation, order, or custom stored under regulations.

- Sec. 3. Bonds-Lessee shall file and maintain any bond required under regulations
- A horsest-screece mass rise and mannain any tona required under regulations.

 Free A. Disgence, rate of development, unitization, and drainage—Lessee shall exercise
 reasonable disjence in developing and producing, and shall prevent unnecessary damage to,
 loss of, or waste of leased resources. Lessor recerves right to specify rate of development and
 production in the public interest and no require lessee to subscribe to a convertance or unit plant
 which 10 days of notice, it deemed necessary for proper development and operation of area,
 field, or pool embracing these leased lands. Lessee shall drill and produce wells necessary to
 protect leased lands from drainage or pay compensatory royally for drainage in amount
 determined by lessor.
- determined by Irssar.

 Sec. 5. Dixtuments, evidence, and inspection—Lessee shall file with proper office of lessor, more later than Jou days after effective date thereof, any contract or evidence of other arrangement for sale or disposal of production. At sich times and in such form as lessor may presentle, lessee shall firming detailed statements thin sign amounts and quality of all products removed and sold, proceeds therefrom, and amount used for production purposes or unavoidably lost. Lessee may be required to provide plists and schemistic dargarms thisming development work and importements, and reports with respect to parties in interest, expenditures, and depression costs. In the form prescribed by lessor, lessee shall keep a daily druling record, a log, information on well surveys and exist, and a record of subsurface investigations and furnish copies to lessor when required. Lessee shall keep open at all reasonable times for impection by any authorized officer of leasor, the leason depression and all books, accounts, maps, and records relative to operations, surveys, or investigations on or is the leasof leason. Lessee shall instantant copies of all contracts, lastes agreements, accounting records, and documentation such as billings, invoices, or similar documentation had.

supports costs claimed as manufacturing, preparations, act/or transportation costs. All such records shall be maintained in lessee's accounting offices for finure audit by lessor. Lessee shall nationate required records for 6 years after they are generated or, if an audit or investigation is underway, until released of the obligations to maintain such records by lessor.

During existence of this lease, information obtained under this section shall be closed to imagection by the public in accordance with the Freedom of Information Act (5 U.S.C. 532).

impection by the public in accordance with the Freedom of Information Act (3 U.S.C. 3).

See, 6. Conduct of operations—Lessee shall confide operations; in a manner that imminists subimpacts to the land, air, and water, to cultural, biological, visual, and other resources, and
other land uses or users. Lessee shall take reasonable measures decrend necessary by lesse
accomplish the interior of this section. To the exemp consisters with lease rights granted, or
measures may include, but are not limited to, modification to using or design of facilities, or
dioperations, and specification of interim and fair relatination measures. Lessor reserves
right to continue cristing uses and to suthorize haire uses upon or in the lessed lands, inclute approval of eastermants or rights-of ways. Such uses thall be conditioned so as to pre
unnecessary or unreasonable unterference with rights of lessee.

unnecessary or unreasonable unerference with rights of lessee.

Prior to disturbing the surface of the lessed lands, lessee shall contact lessor to be apprise
of procedures to be followed and modifications or reclamation measures that may be accessary
Areas to be disturbed may require unventories or special studies to determine the extent of in
pacts to other resources. Lessee may be required to complete minor investones or shorted
special studies under guidelines provided by lesser. If in the conduct of operations, threaten
or endangered species, objects of historic or scennisfic interest, or substitution unannospitate of
vironnemula effects are observed, lessee thall immediately contact lessor. Lessee shall cause as
operations that would result in the destruction of such species or objects.

- Sec. 7. Mining operations—To the easent that impacts from mining operation substantially different or greater than those associated with normal drilling operators the right to deny approval of such operations.
- Sec. 8. Extraction of heisium—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 lessee or owner of the gas. Lessoe 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 improvements, and shall save and hold lessor harmless from all clasms for damage or harm to persons or prop erry 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 twied under laws of the State or the United States; accord all employees complete freedom of purchase, pay all wages at least twice each month in lawful money of the United States; maintain a safe working ensuronment in accordance with standard undustry practices; and take measures necessary to protect the health and safety of the public.

Essor reserves the right to ensure that production is sold at reasonable prices and to pre-minimostly. If leaser operates a pipeline, or owns controlling interest in a pipeline or a comp-operating a pipeline, which may be operated accessible to oil derived from these leased las-lesses shall comply with section. 30 of the himrarial Leasing Act of 1920. Lease shall comply with Executive Order No. 11240 of September 23, 1965, as amend and regulation and releasant orders of the Secretary of Labor studed pursuant thereto. New leases not leases a subcontractors shall maintain segregated facilities.

- Sec. 11. Transfer of lease interests and relinquishment of lease—As required by regulations of lease that required by regulations of lease—As required by regulations of cliniquish thus lease of any jeas abolds uson by filing in the proper office a written quishment, which shall be effective as of the date of filing, subject to the command of of the lease and surrety to pay all accrued restals and royalities.
- Sec. 12. Delivery of premues—At such time as all or portions of this lease are returned to leasor, leasee shall place affected wells in condition for suspension or abandonment, reclaim the land as specified by lessor and, within a reasonable period of time, remove equipment and improvements not decrived occurancy by lessor for preservation of producible wells.
- sec. 13. Proceedings in case of default—It leases fails to comply with any provisions of this lease, and the moncompliance continues for 30 days after written notice thereof, this lease shall be subject to cancellation. Lesses shall also be subject to applicable provisions and penalties of FOCRMA in 96 SLI 24371. 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 construed to prevent the exercise by lessor of any other legal and equitable remody, including waiter of the default. Any such remody or waiter shall not prevent laser cancellation for the same default occurring at any other time.
- Sec. 14. Hers and successors in interest Each obligation of this lease shall eatend to and be binding upon, and every benefit hereof shall iture to the heirs, executors, administrators, successors, beneficiaries, or assignees of the respective partials betten.

BOOK 1 82 PAGE 2 3 3

AND SECTION OF THE PROPERTY OF RECCEPLES AT THE REDUEST OF The anschulz Corp. 86 AUG 15 P1 108 SECURIOS SUMPLINE VADA LANGUE CADER 11:5 70 120725 A STANDARD CONTRACTOR OF THE PARTY OF WHEN RECORDED, PLEASE RETURN TO THE ANSCHUTZ CORPORATION BOOK | 82 PAGE 234 2400 ANACONDA TOWER DENVER, COLORADO 80202 9502