w Block Bucher 124272 4.3 Porce 3103-119 contact on the contact of the contac United States
Department of the interior
Bureau of Land Management PREM APPENVED Serial No.

OFFER TO LEASE AND LEASE FOR OIL AND GAS

No. 47215 As far Asymptotic Leasing Act of 1920 (30 U.S.C. 1911-1959), the Amortey Operata's Opinion of April 2, 1941 (60 OP. Any. Gen. 41)200000 S1 (10 Dec. 2) (3) U.S.C. 1911 (60 OP. Any. Gen. 41)2000000 S1 (10 Dec. 2) (3) (4) OF MIA.

With qualifications concerning Federale Control Co William D. Blankenship

The special part of th 2. This offer/feece is for: (Check Only Oss)

Public DOMAIN LANDS

ACQUIRED LANDS (percent U.S., interest

Street Company Company of Other through the DELM "Eurism canazing agency if other than BLM: \_\_ Total scree applied for 3185, 57 Rental fee \$ 3186.00 Total 8 3261.00 Annual reserved: Filing for 8 75.00 the late of distriction of the late of the DO NOT WRITE BELOW THIS LINE NOT IN A KNOWN SAPE AS ITEM 2 CEOLOGICAL STRUCTURE Total carea, in bean 3195.57 Rental retained 8 3186.00 In accordance with the above offer, or the preventily submitted simultaneous oil and gas lease application or competitive bid, this lease is issued granting the exclusive right to drill for, caise, extract, recover and dispuse of all the oil and gas leavesple fellows in the lands described in item 3 together with the right to build and maintain accessory improvements thereupon for the term indicated below, subject to repress or extension in accordance with the appropriate leasing outbornty. Rights granted are subject to applicable laws, the terms, conditions, and oneschad stipulations of this lease. The Secretary of the Internal's regulations and formal orders in effect as of lease issuence, and to regulations and formal orders bereafter promulgated when not inconsistent with lease rights granted or appares provisions of this lease. THE UNITED STATES OF AMERICA

Chief, Branch of Lands Type and primary term of teast: Screetzensen concompanione tease (ten yearn)

and Minerals Operations

NOV 2 0 1987

\*(Ferrosofty 3110-1, 2, 3, 3120-1, 7, 3130-4, 5, and 7)

DEC. 0 1 1987

Compared the englishment of the second of the second of the

4. (a) Underragned certifies that (1) offeror is a citazen of the United States of association of such crazen; a municipality; or a corporation organized under the laws of the United States or 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 authorities; (3) offeror's chargeavite interests, direct and indirect, as either publish domain or sequenced lands do not exceed 200, 000 ceres in only and gas expisions or 260, 000 ceres in only only one or 260, 000 ceres in other 160, 000 ceres in other or 260, 000 ceres in other 160, 000 ceres in other or 260, 000 ceres in other 160, 000 ceres in other 260, 000 c

the land described in the withdrawal, has been signed on behalf of the United States.

This offer will be rejected and will afford offerer on priority if it is not property completed and exercised in occurring the required payments. BU U.S.C. fee: 1001 reads it to crime for any person becomerably and willfully to make to any Department or agreety of the United States, any false, fixtuitions or frostdulent states exists or representations as to any matter within the jurisdictions. Signatury cortifies compliance with qualifications concerning. Federal end least the property of the Control of the Contr

(Signorer of Lesses or Advancer to Indian

LEASE TERMS

Soc. 1. Remails—Rentals shall be paid to proper office of basor in advance of each lease year.

Account rental rates per acre or traction thereof are:

- (a) Similtaneous noncompetitive lease, \$1.00 for the first 9 years, thereafter, \$3.00, (b) Regular noncompetitive tense, \$1.00, (c) Competitive lease, \$2.00; or (d) Other; see attachment.

If all or pain of a concompetitive leasehold is determined to be trisbin a known geological structure or a flovoroble petroleum geological province, annual recital shall become \$2.00, beginning with the lease year following nature of wisch determines. It showers, to lease that would otherwise be publical to rental of kine than \$2.00 shall continue to be national to the higher rental.

otherwise by subject to rends of more than \$3.00 shall continue to be nebyted to the higher rends. If this lease or a portion thereof is commented to an approved competitive or unit plan which includes a well capable of producing leaved resources, and the plan contains a provision lost allocation of production, robalies shall be paid on the production illicated to this lease. However, named restable shall continue to be due at the rate specified in (0), (b), (c), or (d) for those lands not within a participating area. Failure to joy annual rends, if due, on or before the anniversary doze of this lease (on neat official bording by if office is closed) shall automatically terrannose this lease by opportion of law Rendals may be naived, reduced, or suspended by the Secretary upon a sufficient sharping to become.

Sec. 2. Royalties -- Royalties shall be paid to proper office of breair. Royalties shall be com-puted in accordance with regulations on production temoved or cold. Royalty rates are:

- (a) Shruhaneous noncomprative lease, 1249.
  (b) Regular noncompetitive lease, 1245.
  (c) Competitive lease, see attachment, or

Lessor reserves the right to specify whether royalty is to be gold as a late or in hind, and the right to establish reasonable mannium values on products ofter guing lesses notice and on upportunity to be heard. When pool in value, right to specify the due and payable on the lost day of the mustah following the month in which production occurred. When post in band, production shall be delivered, unless utdersteins agreed to by Jessor, in merchostable condition on the premises where produced without cost to lesser. Lesses shall not be required to hald outly production in storing beyond the last day of the month value long the month in which production occurred, one shall lesses be held lable for fois and destruction at royalty oil or other graducts.

Minimum royally shall be due for any lease year after discovery in which royally payments obgregate less than \$1 (a) per airs. Lesses shall pay such difference at end of frees year. It is minimum royally may be waited, suspended in reduced, and the above royally rates any let

mainton royalty may be waited, suspended or reduced, and the above royalty tates may be reduced, for all or perturns of this lease of the Necretary determines that such action is necessary to enfouring the greatest attimate recovery of the leaved reconstruct, or a otherwise justified. An interest charge shall be assessed us also that the hypotrecto or undergo, ments to eccondance with our Pederal Orie and Que Royalty. Management Act of 1927 (POQRNY) of QS fast, 2467 Leaves shall be stable for royalty payments on our and go livel or world from a leave site when which have or weaker to have to registering on the part of the representation, or due to the during to world from a leave site when his year weaker is the foregreater.

Soc. 3 Bonds - Lessee shall like and maintain any found required under regulations.

bec « Diagence, rote of directopoient, unturation, and dramage—Lessee shall exercise reasonable diagence in developing and ponducing und shall present unnecessary during to have of understand the public interest and to require these of understand in the public interest and to require these to a dependent on in the public interest and to require these to a dependent and operation of the material received in the public interest and to require the ere to substitute to a dependent and operation of the result in the public in material and produce the public interest and the result dands in every shall drall and produce with increasing to protect heard—ands from dramage or pay compensatory results for dramage in amount determined by even.

has 5 Ducuments, avidence, and inspection—Leaves shall file outh proget office of leaver, and itself that 30 days after effective date thereof, any contract of evidence of other correspondent to sale or dispital of production. At with times and in such form as leaves may presently, leaves shall formuse distinct some affective interest above up amounts on it quality of all productions provided by lad, proceeds therefrom, and amount about up mention on it quality of all products increased and interest required to provide place and a betterior, durgrams showing development useds and improvements. One requires with respect to partie or interest expensions, and expect some costs in the form preserved as all states. In the form preserved as a first partie or interest expensions, and expect some costs in the form preserved by leaves leaves shall here a daily attitude ground, a long, indomnistion in well surveys and tests, and a record of substates; investigations and formush copies to leave their respective leaves the competition by on horistrated officer of insight, the leavest place for a dail with, inspectively to represent an objective to present an objective to present on, account, major and all limits, no counts, major, and records relative to operations, surveys, or investigations on or in the leaved lands. Leaves that formush copies to distinct to operations, surveys, or investigations on or in the leaved lands. Leaves that imminion copies of all interactions, clear agreements, or consideration and all limits.

exports costs claimed as numblecturing, preparation, and/or exceptioning organ. All such recents thell be maintained in leaser's accounting offices for future code by teaser. Leases stall excitation required records for 6 years after they are generated or, if as codil or anvestigation is understoned and released of the obligations in maintain such records by loceur.

Derring existence of this lease information and records by loceur.

Acotal remitted \$ .....

During existence of this lease, information obtained under this section shall be closed to appear in by the public in excordance with the Freedom of Information Act (5 U.S.C. 552) inspective by the public in excordance with the Freedom of Information Act (3 U.S.C. 552). Sec. 6. Conduct of questions—Leaves shall conduct operations in a minor that minimizes aniverse capture to the land, sar, and water, to culturally, biological, viewal, and other resources, and to other land uses or users. Leaves thall take reasonable measures desired necessary by leaves to exceepable the intent of this section. To the examt consistent with leave right granted, such missaures may include, but are not limited to, modifications to single or design of facilities, risings of operations, and specification of interior and final reclamation measures. Leaver reserves, the right to continue exturing uses and to authorize future uses upon or in the record lands, including the approval of easements or rights-of-ways. Such uses shall be conditioned to us to prevent unaccessary or unreasonable interference with right of leaves.

Print to disturbing the surface of the leaned Inds. leaner shall contact leasor to be apprised for covers to be fullowed and modifications or reclamation increasers that may be necessary used to ne disturbed may require inventiones or special studies to determine the eatent of imports to other tensories. Leave may be required to complete manner inventomes or when term special studies under guidelines provided by lessor. If in the conduct of operations, threatened or indicated special, edges to historice to step unific unit or substantial unanticipated enuranmental effects are observed, lessoe shall immediately outstot before. Lessee shall cease any that would result in the destruction of such species or objects

Sec. 7. Mining operations—To the extent that unpacts from adming operations would be substantially different or preser than those associated with normal drilling operations, leasur receives the right to deny approval of such operations.

Nec. 0. Extraction of beliam—Lessor reserves the uptima of entracting or having entracted beliam from gas production in a morner specified and by meens provided by lessor or one coverner or loss to lessor or owner of the gas. Lessor shall include in any contract or sale of gas the provisions of this section.

hec 9. Damages to property—Lessee shall pay lessor for damage to braster's improvements, and shall have and hold lessor-harmless from all claims for damage or harm to persons or property as a result of lesse operations.

For an instant to represent the control of the property of the

Locor reserves the right to cross, that production is sold a removeble prices and to prevent insoftners. Hence reserves a production is sold a removeble price, and to prevent insoftners of the first production of non-controlling interest in a propline or a company curranting a propline. As which may be operated accessible to oil derived from these traced lands, teaser shall comply with section. B of the Mineral Leasing Act of 1920.

Leases shall comply with Executive Order No. 1124h of September 23, 1965, as amended, and regulation and relevant orders of the Sections of Leavest pursuant pursuant thereto. Neither leases no 16 section 5 accountations shall maintain segregated facilities.

See 11 Francer of lease interests and relinquishment of lease—As required by regulations lessee shall fite with ressur any assignment or other transfer of on meters in this lease. Lessee may relinquish this leave of any jetal undivision by filing in the proper office o written refinquishment which hall be effective as of the date of filing, subpart to the continued obligation of the lessee and surery to pay all occured remain and royalters.

Sec. 12. Delivery of premises—As such time as all or portions of this base are returned to Issuer, sesser that place affected wells in condition for suspension or electromists, reclaim the land as specified by Irsus and a sitting or recommobile period of time, remove equipment and anytovements not userned necessary by Iraspir for preservation of producible wells.

See 13. Princedings in case of default—If leasee fails to comply with any provisions of this lease, and the noncompliance continues for 30 days after written notice thereof, this lease shall to subject to cancellation. Leavee shall also be subject to opplicable provisions and penalties of EuckiAA (No Stat. 1447). No ever, if this lease includes and known to contain valuable deposits of teased resources, it may be cancelled only by judicial processings. This provision shall not be constructed in present that exercise by leased of any other legal and equivable remedy, to also be constructed in default. Any such remody in causes shall not prevent later cancellotion for the same default occurring at any solver time.

Sec. 14. Heurs and successors in interest.—Each obligation of this bears shall extend to end be backing upon, and every hereful hereof shall mure to the bears, exequents, adouts statute, sec-cases a benetic bereto, of assignors of the respective parties bettern

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## NOTICE TO LESSEE

Provisions of the Mineral Leasing Act (MLA) of 1920, as amended by the Federal Coal Leasing Amendments Act of 1976, affect an entity's qualifications to obtain an oil and gas lease. Section 2(a)(2)(A) of the MLA, 30 U.S.C. 201(a)(2)(A), requires that any entity that holds and has held a Federal coal lease for 10 years beginning on or after August 4, 1976, and who is not producing coal in commercial quantities from each such lease, cannot qualify for the issuance of any other lease granted under the MLA. Compliance by coal lessees with Section 2(a)(2)(A) is explained in 43 CFR 3472.

In accordance with the terms of this oil and gas lease with respect to compliance by the initial lessee with qualifications concerning Federal coal lease holdings, all assignees and transferees are hereby notified that this oil and gas lease is subject to cancellation if: (1) the initial lessee as assignor or as transferor has falsely certified compliance with Section 2(a)(2)(A) or (2) because of a denial or disapproval by a State Office of a pending coal action, i.e., armslength assignment, relinquishment, or logical mining unit, the initial lessee as assignor or as transferor is no longer in compliance with Section 2(a)(2)(A). The assignee or transferee does not qualify as a bona fide purchaser and, thus, has no rights to bona fide purchaser protection in the event of cancellation of this lease due to noncompliance with Section 2(a)(2)(A).

Information regarding assignor or transferor compliance with Section 2(a)(2)(A) is contained in the lease case file as well as in other Bureau of Land Management records available through the State Office issuing this lease.

RECORDED AT THE REQUEST OF PAGE 190

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OFFICIAL RECORDS

TURENA CHURTY, NE VADA
M.N. REBALFATI, NE CONDER

FILE NO. FEE S

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