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Form 3100-11° (March 1984)

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UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

PROM APPURITO OMB No. 1094-0088 1 Espires Jeouary 31, 1986

OFFER TO LEASE AND LEASE FOR OIL AND GAS

H: 67970

The undersigned (reverse) offers to lease all or any of the lends in item 2 that are available for lease pursuant to the Mineral Leasing Act of 1920 (30 U.S.C. 181 et seq.), the Mineral Leasin for Acquired Lands (30 U.S.C. 331-339), the Anormey General's Opinion of April 2, 1941 (40 OP. Atty. Gen. 41), or the Reed Instructions Before Completing 1. Name The Anschutz Corporation Street 555 17th Street, Suite 2400 City, State, Zip Code Denver, Colorado 80202 ACQUIRED LANDS (percent U.S. interest E) PUBLIC DOMAIN LANDS 2. This offer/lease is for: (Check Only One) Surface managing agency if other than BLM: Meridian Mount Diablo State: Nevada Section 1: Lots 5,6,7,8,9,10,11,12,13,14,15, Section 8: All (Protraction Diagram #158)
16,17,18,19,20, Siz Section 9: All (Protraction Diagram #158) R. 51E 16,17,18,19,20, S₂ Section 2: Lots 5,6,7,8,9,10,11,12,13,14,15, ***** 40 ~16,17,18;19;20; Styr ***** Section 3: Lots 1,2,3,4,5,6 Section 3: W2, SE4 (Protraction Diagram #158)
Section 4: All (Protraction Diagram #158) Section 5: All (Protraction Diagram #158) Section 6: All (Protraction Diagram #158) Section 7: All (Protraction Diagram #158) Your seres applied for 9.515.30 Yest 8 9,593.00 Rental fee \$ 9,516.00 Amount remained: Filing fee 8 75.00 DO NOT WRITE BELOW THIS LINE Comy Eureka Meridian Mount Diablo State Nevada 23 N. R. 51 E. 828 sec. 4, all (Pro. Dia. No. 158); sec. 5, all (Pro. Dia. No. 158); sec. 8, all (Pro. Dia. No. 158); sec. 1, lots 5 - 20, Si; sec. 2, lots 5 - 20, Si; sec. 3, lots 1 - 6; sec. 9, all (Pro. Dia. No. 158). sec. 3, W., SEL (Pro. Dia. No. 158); Total exten in lease 7737.30 NOT IN A KNOWN GEOLOGICAL Barral serained S 7738.00 STRUCTURE In accordance with the above offer, or the previously submitted simultaneous oil and gas lease application or competitive bid, this lease is insized graining the exclusive right to drill for, mine, estract, remove and dispuse of all the oil and gas recept beliam) in the lands described in tiem 3 together with the right to build and maintain necessary improvements thereupon for the term indicated below, subject to renewal or extension in accordance with the appropriate leasing automaty. Rights grained are subject to applicable laws, the terms, conditions, and stacked supulations of this lease, the Secretary of the laterior's regulations and formal orders in effect as of lease issuance, and to regulations and formal orders become required when not inconsistent with lease rights grained or appreciate promising and formal orders are described by the constitution of the lease. THE UNITED STATES OF AMERICA S Tem and memory term of least: Chief, Branch of Lands and Minerals Operations NOV 4 1988 Be Regules emmeucupetates brase (ten years)

Competant bases (five sears)

O Otter _

DEC 1 1098 EFFECTIVE DATE OF LEASE.

(Furnisty 3110 1, 2, 3, 3120-1, 7, 3130-4, 5, and 7)

800K + 9 1 PAGEO 5 2

MV-5674-4

THE ANSCHUTZ CORPORATION

Duly executed this 12th day of August 19 87

Lillian F. Lentz, Asst. V-P Super of Lause or Acorder in these

LEASE TERMS

Soc. 1. Remais - Remais 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 noncomprisure lease, \$1.00 for the first 5 years, thereafter, \$3.00; (b) Regular noncomprisure lease, \$1.00; (c) Comprisive lease, \$2.00; er (d) Other, see anachment.

If all or part of a noncompetitive leasehold is determined to be within a known geological structure or a favorable percoleum geological province, annual restal shall become \$2,00, between \$4,00 to the favorable he lease year following nonce of useh determination. However, a lease that would 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 communed to an approved cooperative or unit plan which includes a well capable of producing leased resources, and the pean contains a provision for allocation of production, royalires shall be paid on the production allocated to this lease. However, annual rentals shall recursive 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 rettal, if due, on or before the anniversary date of this lease (or reat 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

Sec. 2. Royalties—Royalties shall be paid to proper office of lessor. Royalties shall be computed in accordance with regulations on production removed or soid. Royalty rates one:

- (a) Simultaneous noncompetitive Irase, 121/%;
 (b) Regular noncompetitive Irase, 121/%;
 (c) Competitive Irase, see anachment; or
 (d) Other, see attachment.

(d) Other, see attachment.

Lessor reserves the right to specify whether royalty is so be past in value or in land, and the right to establish reasonable mutament values on products after pixing fessee notice and on reportunity in the heart? When past in value royaltes shall be due and pashele on the last day of the month following the mutan in which production occurred. When past in kind, production shall be desired; another on, the production occurred. When past in kind, production attail to desired; unless on interests appeared to make the production in storage beyond the last day of the month following the month of which production on the primary where produced without in storage beyond the last day of the month following the month in which production occurred, nor shall fessee be first subile for loss or destruction of requiry oil or other products in storage from causes beyond the reasonable control of lessee.

Maximum royalty shall be due for any lease year after discovery on which royalty payments agreegase less than \$1.00 per sere. Lessee shall pay such difference of end of lease year. Thus minimum troughty may be asseed, assigned of reduced, and the object coulty rates may be reduced, for all or positions of this lease if the Secretary determines that such action is necessary to encourage the greatest unlimant recovery of the feason economics as such as a fine particular day interest charge shall be assessed on late royalty payments or observations in accordance with the Federal Oil and Gas Ross as any Management Act of 1982 (FOARMA) (vol. ball, 2447). Lessee shall be lable for royalty assessed on late royalty payments or observations in accordance with the Federal Oil and Gas Ross ass. Management Act of the Carbon of a feas the observation is also to easier to due so one given on the part of the openion of water to the feature to comply with any role, regulation.

Sec. 3 Bonds-Lesser shall file and maintain any bund required under regulations.

Sec. 4. Dilipence, rate of development, unitation, and utawaye—Lessee shall selected reasonable dilipence, rate of development, unitation, and atawaye—Lessee shall selected reasonable dilipence in development and producing, and shall previous unit-central damage to, bost of, or waite of lessed tenunces. Lessoe revenues right to specify takes oil development and postuction on the public interest and to require lessee to subscribe to a cooperative or unit plans within 30 days of notice it document necessary for proper development and upderstood of area, feld, or pool emitted-uny time lessed ands. Lessee shall drift and perfectly unit necessary to proper development and unit of the control of the property of the

Sec. 9. Duruments, evidence, and inspection—Lessee shall file with proper office of lessor, on later than 30 days after effective due thereoff, any contract or excessed of other arrangement than able of darmal of philadrom, as with furnes and in such form or when this precipite, lessee shall formula original studentics above me amounts and quality of a conclusive terminoid and solid. shall furtish direuted statements show and amounts and quality of as precision is removed and solid, proceeds thereform, and amounts used to production purposes or sharosolably loss. Existe may be required to provide plate and a hirmatic displaints showing direct-printin with and un-providents and reprints with respect to partition interfere is expenditure, and deprecision could be toom prescribed by lessor, existe shall keep a daily string record. A log, information on well survives and exist, and a record of subsurface investigations and primit degree to be when required. Lessor shall keep even at all reasonable turns low subsection by any authorities when required. Lessor shall keep even at all reasonable turns low subjection by any authorities others of lessor, the teason primate goal of well, improvements, each nearly, and taskness detrains, and absents, accounts, only, each seconds religious to operations, where you immediately consistency more than a substantial and the state of the manufacture of an exemption, such a girterments, or Channelly records, and determined such as buildings, invenion, or numbers does uncombined that supports costs clasmed as menufercuring, preparation, and/or transportation costs. All such record shall be maintained in lesses's accounting offices for future audit by lessor. Lessos shall maintain required records for by seria after they are generated or, if an audit or investigation is under way, until released of the obtigation to maintain such records by lessor.

During existence of this lease, information obtained under this section shall be closed to aspection by the public in eccurdance with the Freedom of Information Act (5 U.S.C. 352).

respection by the public is accordance with the Freedom of Information Act (3 U.S.C. 332).

Sec. 6. Conduct of operations—I reuse shall conduct operations in a manner than minimizes shall enter the minimize shall be impact to the land, are, and water, to cultival, biological, visual, and other resources, and to other land uses or users. Lessee shall take reasonable measures deemed necessary by leason to occomplish the intent of this section. To the extent consistent with lease rights granted, such measures may include, but are not limited by insufficient on to surpey of captions, timing of operations, and specification of interim and final reclamation measures. Lessor testeves the mobile for continuous assurptions and the continuous assurptions of the captures of the capture ontinue existing successful to outhorize future uses upon or in the leased lands, includ wal of easements or rights of ways. Such uses shall be conditioned to as to prev any 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 reclamation measures that may be necessary. Areas to be disturbed may require inventiones or special studies to determine the extent of unpoint to other resources. Lessee may be required to complete major inventiones or short term special studies under guidelines provided by lessor. If in the conduct of operations, threatened or endangered species, covert of historic or scientific interest, or substitutial unanticipated environmental effects are observed, lessee shall immediately contact lessor. Lessee shall sease any operations that would result in the destruction of such species or objects.

Sec. 7. Mining operations—To the extent that impacts from mining operations would be authanizally different or greater than those associated with cornal dralling operations, lessor reserves the right to dray approval of such operations.

Sec. 8 Extraction of helium—Lessor reserves the opioin of extracting or having extracted belium from pay production in a manner specified and by means provided by lessor at no extreme or too to lesse or owner of the gas. Lesser shall include in any contract or sale of gas the provisions of this accusion.

Sec. 9. Damares to property—Lessee shall pay lessor for damage to lessor's improvement and shall save and hold tessor barroises from all claims for damage or harm to persons or property as or testol of lease operations.

Esc. 10. Protection of diverse interests and equal opporatorsy—Lesses shall: pay when the all taxes legals assessed and resind under laws of the State or the United States; accord all users regain assessed and review under thes to the State of the United States; eccord all trappolices complete freedom or parchase, pay all wages at least roice each month to be will movel of the United States, or manutum a tale working environment in accordance with standard industry practices, and that the over-one necessary to project the health and safety of the public.

Lessor reverses the right to ensure that production is sold at eastenable prices and to prevent monopoly. If lesses operates a proteine, or owns controlling inserts in a pipeline or a company operating a pipeline, which may be operated accessable to oil derived from these tested lands, service shall comply with accessive Order No. 11246 or september 24, 1965, as amended, and regulations and release orders of the Secretary of Labus twind pursuant thereto. Neither Irases not lesses a subcontractions shall maintain segregated facilities.

erace not rever a uncontractors that maintain regregated localisms.

Sec. 11. Transfer of lease interests and retinguishment of lease—As required by regulations, traver shall file with lease one asseptiment or other transfer of an interest in this lease. Lease can retinquish this least or any legal sundivision by fitting in the proper office a written retinquish this least or any legal sundivision by fitting in the proper office a written retinquishment, both shall be effective on of the date of filing, subject to the continued obligation of the fitting and surery as pay all occured remain and no slitts.

Sec. 17. Delivery of premises—As such time as all or portions of this fease are returned to lessee shall place affected weits in condition for suspension or abandonness, rectain the six specified by lessiv and, within a reasonable period of time, remove equipment improvements and decimal encourage by feasor for preterrolound of productable wells.

Sec. 13. Fracedings in case of default—If lessee fails to comply with any provisions of this leave, and the nuncomprision constitute in 30 days after visiting move thereof, this leave shall be surject to cancellation. Lessee shall also be subject to applicable provisions and penalties of 5 CACRAI, 40% 542. 542. 142. However, if this stear includes sand Lious no contain established departs of leaved remotion, at may be cancelled only by publical proceedings. This provision shall not be constituted to proven use surrous by lesser of any outer legal and equitable remody, including a surror of the efficial. Any such remody of waiver short not prevent later cancellation leve the same default uncertaing or any other time.

Sec. 16 Meus and successors in ungress—Each obligation of this lease shall extend to and be bearing upon; and every benefit hereof shall mure to the bears, executions, administrators, suc-esta-size, beneficiation, of our

RECORDED AT THE REQUEST OF

BOOK 19/ PAGE 052 The anschutz Corp 88 NOV 21 AT 30

OFFICIAL RECORDS
EURENA COUNTY, NEVADA
M.M. REBALFAFI, RECORDER
FILE NO FLE 8 700

124882

ex191054

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

#9655