

130914

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
OFFER TO LEASE AND LEASE FOR OIL AND GAS

Serial No. **N-51688**

The undersigned owner/offeree offers to lease all or any of the lands in Item 2 described for lease pursuant to the Mineral Leasing Act of 1920, as amended and supplemented (30 U.S.C. 181 et seq.), the Mineral Leasing Act for Acquired Lands of 1941, as amended (30 U.S.C. 181-194), the Attorney General's Order of April 2, 1941 (49 Op. Atty. Gen. 411, as Amended), and the Mineral Leasing Act of 1976, as amended (30 U.S.C. 181-194), the Attorney General's Order of April 2, 1981 (49 Op. Atty. Gen. 411, as Amended).

READ INSTRUCTIONS BEFORE COMPLETING

1. Name:
TRI-QUEST RESOURCES, INC.
 Street:
P. O. Box 128
 City, State, Zip Code:
VIDALIA, LA 71373-0128

2. This application offers lease to the extent and term of **PUBLIC DOMAIN LANDS**.
 Surface managing agency is other than BLM _____.
 Legal description of land required _____.
 Parcel No. **NV-08-89-058**
 Sale item 2 in instructions being prior to completion, parcel number and sale date
 T 34N. R 51E. Section **MDM** State **Reno** County **Eureka County**
Sec. 34, NW1/4SE1/4.
 Containing **40.00 Acres**.

Amount enclosed (Filing fee) \$ **75.00** Record fee \$ **60.00**
DO NOT WRITE BELOW THIS LINE

3. Land included in lease
 T _____ R _____ Section _____ State _____ County _____
**T. 34 N., R. 51 E., MDM, Nevada
 sec. 34, NW $\frac{1}{4}$ SE $\frac{1}{4}$.
 Eureka County, Nevada 40.00 Acres**

Total acres applied for **40.00±**
 Total fee **135.00**

Total acres in lease **40.00**
 Total enclosed \$ **60.00**

This lease is issued granting the exclusive right to drill for, mine, extract, remove and dispose of all the oil and gas therefrom on the lands described in Item 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 authority. Rights granted are subject to applicable laws, the terms, conditions, and attached stipulations of this lease, the Secretary of the Interior's regulations and formal orders or letters of lease issuance, and to regulations and formal orders hereafter promulgated when not inconsistent with those rights granted or specific provisions of this lease.

NOTE: This lease is issued to the high bidder pursuant to his/her duly executed bid or nomination form submitted under 43 CFR 3120 and is subject to the provisions of that bid or nomination and those specified on this form.

Type and primary term of lease
 Noncompetitive lease (one year)
 Competitive lease (five years)
 Other _____

THE UNITED STATES OF AMERICA
Mark A. Bell
 Chief, Branch of Lands
 and Minerals Operations AUG 28 1989
 (Signature)

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 EFFECTIVE DATE OF LEASE **SEP 1 1989**

(Continued on reverse)

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., arms-length 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.

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PRAIRIE FALCON SPECIAL STIPULATION

The following described lands have been identified as favorable habitat supporting relatively high population densities of prairie falcons. Therefore, prior to entry onto the lands within the described areas, the lessee (operator) will discuss the proposed activities with the appropriate Bureau of Land Management's authorized officer who may require additional measures for the protection of prairie falcons. Such measures may include:

- a. No surface occupancy of selected areas.
- b. Restriction of activity near nest sites during the months of March through June.

Description of Lands

PARCEL NV-08-89-057
PARCEL NV-08-89-058

ALL LANDS
ALL LANDS

RECORDED AT THE REQUEST OF
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Tri - Quest Resources 0G-29
89 DEC 28 AM 114
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OFFICIAL RECORDER
EUREKA COUNTY, WYOMING
M.M. REBALATTI, PELLICH
FILE NO. *FEL 5800*

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