Form 3100-1

137352DEPAR: INT OF THE INTERIOR BUREAU OF LAND MANAGEMENT OFFER TO LEASE AND LEASE FOR OIL AND GAS

....NEVADA 11 54563

The undersigned inverses offers to lease all or any of the lands in Item 2 that are available for lease pursuant to the Mineral Leasing Act of 1920, as amended and supplemented (30 U.S.C. 18 et seq.), the Mineral Leasing Act for Acquired Lands of 1947, as amended (30 U.S.C. 351-359), the Anomey General's Opinion of April 2, 1941 (40 Op. Arry Gen. 41), or the

Company Comp		Energy Partners	READ INSTRUCTIONS BE	FORE COMPLETING		
The application of Control of Con	I. Name			•	*	
The application officines is for (Christ only Out 2 PUBLIC DOMAIN LANDSACQUIRED LANDS (percess U.S	Screen			e One		
Surface managing agency of one man BLM Logid description of load requested: *Purest No:_NV-91-05-0049 *Sale Date in_0y; 05 , 14 , 91 *Total acres append for 1,280.00 Total s_1,995.00 *Total screen in task 1_280.00 *Romal requests s_1,995.00 *Total screen in task 1_280.00 *To	City, State, Zip Code				• •	
Surface managing agency of one man BLM Logid description of load requested: *Purest No:_NV-91-05-0049 *Sale Date in_0y; 05 , 14 , 91 *Total acres append for 1,280.00 Total s_1,995.00 *Total screen in task 1_280.00 *Romal requests s_1,995.00 *Total screen in task 1_280.00 *To	. The aminomiation offerflows	and the second s			_	^
Total screen in load requested for 1,280.00 Automate remutation: Filling fee 5 75.00 Bental fee 5 1,920.00 DO NOT WRITE BELOW TRIS LINE Land websided in lease: T. R. Meridian Soate Country Total screen appeared for 1,280.00 Remail fee 5 1,920.00 DO NOT WRITE BELOW TRIS LINE Total screen appeared for 1,280.00 Remail fee 5 1,920.00 Total s 1,995.00 Total s 1,995.00 Total screen appeared for 1,280.00 Remail remained in lease: T. R. Meridian Soate Country Total screen in lease 1,280.00 Remail remained 5 1,200.00 Total screen in lease 1,280.00 Remail remained 5 1,200.00 Remail remained 5 1,200.00 Remail remained 5 1,200.00 Total screen in lease 1,280.00 Remail remained 5 1,200.00 Remail remained 5 1,200.00 Remail remained 5 1,200.00 Remail remained 5 1,200.00 Total screen in lease 1,280.00 Remail remained 5 1,200.00 Total screen in lease 1,280.00 Remail remained 5 1,200.00 Remail remained 6 1,200.00 Remail rem			L DUMAIN LANDS			opercent U.S. saterest
Amount remuted: Filing for 3 75.00 Restal for 5 1,920.00 Total 51,995.00 DO NOT WRITE BELOW TITS LINE Land included in lease: T. R. Meridian Same County Total series in lease 1,280.00 Restal for 5 1,920.00 Total 51,995.00 Total 51,995.00 Total 1,280.00 Restal for 5 1,920.00 DO NOT WRITE BELOW TITS LINE Total series in lease 1,280.00 Restal for 5 1,920.00 Total series in lease 1,280.00 Restal for 12, 911; Sec. 12, 911; Sec. 12, 911; Sec. 14, 911; Euroka County Total series in lease 1,280.00 Restal reasons 5 1,920.00 Notice of included an included the series of the series in lease 1,280.00 Restal reasons 5 1,920.00 Notice of included an included the series of the serie			• N77-01		yect	05 14 91
Amount remitted: Filing fee \$ 75.00 Remail fee \$ 1,920.00 Total acres applied fee \$ 1,280.00 DO NOT WRITE BELOW THIS LINE T. R. Mendian Sum T. Q. 11., R. 49 E., MCH1, Novada Soc. 12, J11; SEC. 14, J11. EUroka County Total acres in lease 1,280.00 Remail remained 5 1,320.00 Remail remained 5 1,320.00 Total acres in lease 1,280.00 Remail remained 5 1,320.00 Total acres in lease 1,280.00 Remail remained 5 1,320.00 Total acres in lease 1,280.00 Remail remained 5 1,320.00 Total acres in lease 1,280.00 Remail remained 5 1,320.00 Total acres in lease 1,280.00 Remail remained 5 1,320.00 Total acres in lease 1,280.00 Remail remained 5 1,320.00 Total acres in lease 1,280.00 Remail remained 6 1,300.00 Remail					"Sale	Date (m.d/y):
Amount remitted: Filing for \$75.00						\ \
DO NOT WRITE BELOW THIS LINE Total \$ 1,995.00 DO NOT WRITE BELOW THIS LINE Total scree in lease 1,280.00 Remail fee \$. MCT KLIAD	2000	County	1 1
DO NOT WRITE BELOW THIS LINE Total \$ 1,995.00 DO NOT WRITE BELOW THIS LINE Total scree in lease 1,280.00 Remail fee \$					• "	\ \
DO NOT WRITE BELOW THIS LINE Total \$ 1,995.00 DO NOT WRITE BELOW THIS LINE Total scree in lease 1,280.00 Remail fee \$						\ \
DO NOT WRITE BELOW THIS LINE Total \$ 1,995.00 DO NOT WRITE BELOW THIS LINE Total scree in lease 1,280.00 Remail fee \$						\ \
DO NOT WRITE BELOW THIS LINE Total \$ 1,995.00 DO NOT WRITE BELOW THIS LINE Total scree in lease 1,280.00 Remail fee \$	•					1 1
DO NOT WRITE BELOW THIS LINE Total \$ 1,995.00 DO NOT WRITE BELOW THIS LINE Total scree in lease 1,280.00 Remail fee \$				<		
DO NOT WRITE BELOW THIS LINE Total \$ 1,995.00 DO NOT WRITE BELOW THIS LINE Total scree in lease 1,280.00 Remail fee \$		•				
DO NOT WRITE BELOW THIS LINE Total \$ 1,995.00 DO NOT WRITE BELOW THIS LINE Total scree in lease 1,280.00 Remail fee \$						
DO NOT WRITE BELOW THIS LINE Total \$ 1,995.00 DO NOT WRITE BELOW THIS LINE Total scree in lease 1,280.00 Remail fee \$						
DO NOT WRITE BELOW THIS LINE Total \$ 1,995.00 DO NOT WRITE BELOW THIS LINE Total scree in lease 1,280.00 Remail fee \$						1.280.0
Land included in lease: T. R. Meridian Suise County Total acres in lease 1,280,00 Research relations 5 1,920,00 Research relations 6 1,920,00 Research rel	Amount remuted: Filing fo	75.00	Rental for \$ 1,96	20.00		Total acres applied for 17200.0
Total scree in lease 1,280.00 Total scree in lease 1,280.00 Recently Total scree in lease 1,280.00 Recently Total scree in lease 1,280.00 Recently retained \$ 1,200.00 Recently retained \$ 1,200.00 Total scree in lease 1,280.00 Recently retained \$ 1,200.00 Total scree in lease 1,280.00 Recently retained \$ 1,200.00 Total scree in lease 1,280.00 Recently retained \$ 1,200.00 Recently retained \$ 1,200.00 Total scree in lease 1,280.00 Recently retained \$ 1,200.00 Recently retained \$ 1,200.00 Total scree in lease 1,280.00 Recently retained \$ 1,200.00 Recently retained \$ 1,200.00 Recently retained \$ 1,200.00 Recently retained to the lease (screen screen			Kellul (de 3		\ \	Total \$ 27555.00
Total scree in lease 1,280.00 Total scree in lease 1,280.00 Recently Total scree in lease 1,280.00 Recently Total scree in lease 1,280.00 Recently retained \$ 1,200.00 Recently retained \$ 1,200.00 Total scree in lease 1,280.00 Recently retained \$ 1,200.00 Total scree in lease 1,280.00 Recently retained \$ 1,200.00 Total scree in lease 1,280.00 Recently retained \$ 1,200.00 Recently retained \$ 1,200.00 Total scree in lease 1,280.00 Recently retained \$ 1,200.00 Recently retained \$ 1,200.00 Total scree in lease 1,280.00 Recently retained \$ 1,200.00 Recently retained \$ 1,200.00 Recently retained \$ 1,200.00 Recently retained to the lease (screen screen			DO NOT WRITE BE	IOW TURE LINE		
T. 29 N., R. 49 E., MCII, Novada Soc. 12, all; Sec. 14, all. Euroka County Total acres in lease 1.280.01 Rental retained \$			oo nor mare de	LOW THIS LINE	\ \	
T. 29 N., R. 49 E., MCII, Novada Soc. 12, all; Sec. 14, all. Euroka County Total acres in lease 1.280.01 Rental retained \$						
T. 29 N., R. 49 E., MCII, Novada Soc. 12, all; Sec. 14, all. Euroka County Total acres in lease 1.280.01 Rental retained \$. Land included in lease:	•				•
Total acres in lease 1,280,00 Rensal retained \$ 1,280,00 Rensal retained \$ 1,280,00 Rensal retained \$ 1,220,00 Rensal retained \$					/ /	
Total acres in lease 1,280,00 Reneal retained \$ 1,280,00 Reneal Reneal Retained \$ 1,280,00 Reneal Reta	т.	R.	Mendian		/ //	•
Total acres in lease 1,280,00 Recessive retained \$ 1,280,00 Recess				\ M \ /	County	
Total acres in lease 1,280,00 Recessive retained \$ 1,280,00 Recess				/ /		
Total acres in lease 1,280,00 Recessive retained \$ 1,280,00 Recess	T. 29 N.	R. 49 E., MCM. N	evada			
Total acres in lease 1,280.00 Remai retained \$ 1,280.00 Remai retained	sec. 12.	all:				
Euroka County Total scres in lease 1,280,00 Rental retained \$ 1,920.00 Ren	sec. 14,	all.				
Total acres in lease 1_280_00 Remai retained 5_1_280_00 Remai retained 5_	Euroka Cou	enty		/ /		
Remail retained \$ 1,920.00 This lease is issued granting the exclusive right to drull for, mune, extract, remove and dispose of all the oil and gas (recept helium) in the lands described in liern 3 together with the right to be disposable laws, to terms, confidence with the appropriate leasing authority. Rights granted are subset presented for the terms, confidence with the appropriate leasing authority. Rights granted are subset presented for the terms, confidence with the appropriate leasing authority. Rights granted are subset offices hereafter promulgiated when not unconsulted with lease rights granted or specific provisions of this lease. OTTE: This lease is insided to the high bidder purposant to his her duty executed bid or nomination form submitted under 43 CFR 3128 and is subject to the provisions and those specified on this form. THE UNITED STATES OF AMERICA Signing Officers Chief, Lands and Minarial Leasing Section Tride Compensive lease (five years) Compensive lease (five years) Compensive lease (five years)				/ '		
Remail retained \$ 1,920.00 This lease is issued granting the exclusive right to drull for, mune, extract, remove and dispose of all the oil and gas (recept helium) in the lands described in liern 3 together with the right to be disposable laws, to terms, confidence with the appropriate leasing authority. Rights granted are subset presented for the terms, confidence with the appropriate leasing authority. Rights granted are subset presented for the terms, confidence with the appropriate leasing authority. Rights granted are subset offices hereafter promulgiated when not unconsulted with lease rights granted or specific provisions of this lease. OTTE: This lease is insided to the high bidder purposant to his her duty executed bid or nomination form submitted under 43 CFR 3128 and is subject to the provisions and those specified on this form. THE UNITED STATES OF AMERICA Signing Officers Chief, Lands and Minarial Leasing Section Tride Compensive lease (five years) Compensive lease (five years) Compensive lease (five years)		/ /				•
Remail retained \$ 1,920.00 This lease is issued granting the exclusive right to drull for, mune, extract, remove and dispose of all the oil and gas (recept helium) in the lands described in liern 3 together with the right to be disposable laws, to terms, confidence with the appropriate leasing authority. Rights granted are subset presented for the terms, confidence with the appropriate leasing authority. Rights granted are subset presented for the terms, confidence with the appropriate leasing authority. Rights granted are subset offices hereafter promulgiated when not unconsulted with lease rights granted or specific provisions of this lease. OTTE: This lease is insided to the high bidder purposant to his her duty executed bid or nomination form submitted under 43 CFR 3128 and is subject to the provisions and those specified on this form. THE UNITED STATES OF AMERICA Signing Officers Chief, Lands and Minarial Leasing Section Tride Compensive lease (five years) Compensive lease (five years) Compensive lease (five years)		/ /		\ \		
Remail retained \$ 1,920.00 This lease is issued granting the exclusive right to drull for, mune, extract, remove and dispose of all the oil and gas (recept helium) in the lands described in liern 3 together with the right to be disposable laws, to terms, confidence with the appropriate leasing authority. Rights granted are subset presented for the terms, confidence with the appropriate leasing authority. Rights granted are subset presented for the terms, confidence with the appropriate leasing authority. Rights granted are subset offices hereafter promulgiated when not unconsulted with lease rights granted or specific provisions of this lease. OTTE: This lease is insided to the high bidder purposant to his her duty executed bid or nomination form submitted under 43 CFR 3128 and is subject to the provisions and those specified on this form. THE UNITED STATES OF AMERICA Signing Officers Chief, Lands and Minarial Leasing Section Tride Compensive lease (five years) Compensive lease (five years) Compensive lease (five years)				\ \		*
his lease is issued granting the exclusive right to drill for, mine, extract, remove and dispose of all the oil and gas (recept helium) in the lands described in liem 3 together with the right to the immunitary in the lands described in liem 3 together with the right to the manual measurements because it is to the first so that the expressive leasing authority. Rights granted are subset promptions and informations, and authority. Rights granted are subset of the first promptions and formations and formations and the requirements and formations are first as of lease assumed. The information of the least of the high bidder pursuant to his ber dely executed bid or nomination form submitted under 40 CFR 3128 and is subject to the provisions of that least one and those specified on this form. The UNITED STATES OF AMERICA Signing Officers Chief, Lands and Mineral Leasing Section The United States of the lease (five years) Chief, Lands and Mineral Leasing Section The United States of the lease (five years) Chief, Lands and Mineral Leasing Section The United States of the lease (five years) Chief, Lands and Mineral Leasing Section The United States of the lease (five years)				\ \		
opticable laws, the terms, conditions, and stuched stipulations of this lease, the Secretary of the interior's regulations and formal orders as otherwise, and to requisitions and formal orders and formal orders as otherwise, and to requisitions and formal orders and formal orders as otherwise, and to requisitions and formal orders and formal orders as otherwise, and to requisitions and formal orders and formal orders as otherwise, and to requisitions and formal orders as otherwise, and to requisitions and formal orders as otherwise, and to requisit as otherwise, and to requisitions and formal orders as otherwise, and to requisit as ot			•	\ \		Remai retained \$
opticable laws, the terms, conditions, and stuched stipulations of this lease, the Secretary of the interior's regulations and formal orders as otherwise, and to requisitions and formal orders and formal orders as otherwise, and to requisitions and formal orders and formal orders as otherwise, and to requisitions and formal orders and formal orders as otherwise, and to requisitions and formal orders and formal orders as otherwise, and to requisitions and formal orders as otherwise, and to requisitions and formal orders as otherwise, and to requisit as otherwise, and to requisitions and formal orders as otherwise, and to requisit as ot						
opticable laws, the terms, conditions, and stuched stipulations of this lease, the Secretary of the interior's regulations and formal orders as otherwise, and to requisitions and formal orders and formal orders as otherwise, and to requisitions and formal orders and formal orders as otherwise, and to requisitions and formal orders and formal orders as otherwise, and to requisitions and formal orders and formal orders as otherwise, and to requisitions and formal orders as otherwise, and to requisitions and formal orders as otherwise, and to requisit as otherwise, and to requisitions and formal orders as otherwise, and to requisit as ot	This lease is issued granting the	exclusive right to drill for, mine, extr	nect, remove and dispose of a	I the oil and gas rescept A	teliumi in the lands descri	bed in Item 3 together with the right to h
OTE: This tensor is insured to the high bidder pursuant to his her duly executed hid or nomination form submitted under 40 CFR 3128 and is subject to the provisions of that his nomination and those specified on this form. THE UNITED STATES OF AMERICA Compensive lease (free years) Compensive lease (five years) Chief, Lands and Mineral Leasing Section (Dame) (Dame)	opticable laws, the terms, conc	illions, and attached stimulations of this	iene in Serence of the I-	or extension in accordance	e with the appropriate lea	sing authority. Rights granted are subject
Noncompetitive lease (fire years) Competitive lease (five years) Competitive lease (five years) Chief, Lands and Mineral Leasing Section	rocis hereafter promuigated w	then not inconsistent with lease rights	granted or specific provision	of this icase.	that orders to enect as or	scale tisuance, and to regulations and to
Noncompetitive lease (fire years) Competitive lease (five years) Competitive lease (five years) Chief, Lands and Minaral Leasing Section (Deep) (Deep)	OTE: This lease is issued to	s the high bidder pursuant to his be-	duly executed bid or nome	ination form submitted i	ander 41 CFR 1128 and	to exchang to the assessment of the bit
Noncompetitive lease (fire years) Competitive lease (five years) Chief, Lands and Minaral Leasing Section Title Title (Deer)	romanucion and those specific	d on this form.				a souler to the heatment of (vot 08
Noncompetitive lease (five years) Competitive lease (five years) Chief, Lands and Mineral Leasing Section (Date) (Date) Chief Lands and Mineral Leasing Section (Date)	Type and promary serm of leas	e:		THE UNITED STATE	S OF AMERICA	<i>1</i>
Compensive lease (five years) Chief, Lands and Minaral Leasing Section						,
Compensive lease (five years) Chief, Lands and Minaral Leasing Section	Noncompetitive lease (sea y	rears)		of Allel	. 1 M/10/10	man
Other 388K224 FASE2 0 5 EFFECTIVE DATE OF LEASE JUL 1 - 1001		•			Summe C	efficers
Other 388K224 FASE2 0 5 EFFECTIVE DATE OF LEASE JUL 1 - 1001	Compensive lease (five year	nı 🔨	/	Chief, Lands and I	Mineral Leasing Sec	
300H 2 24 FACE 2 0 5 EFFECTIVE DATE OF LEASE 301, 1 = 1001	\				Title	(Date)
	Other	nancu	221 BRESON	FEFECTIVE DATE O	JUL 1	+ 1031 ·
Commissed on reverse) NU-5076-00	\	ายขอ	CZ4TABLZU:	J CLIIVE DAIE	T LEASE	
NV-5076-00	c	7 7				111
	LONEUMERE OR PENELSE)	_///			λ	V-507/2-00
		///				/0/ 00

4 (a) Undersigned certifies that (1) offeror is a citizen of the United States, an association of such critizens, a municipality, or a corporation organized under the laws of the United States or Territory thereof. (2) all parties holding an interest in the offer are in compliance with 43 CFR 3100 and the reasing authorities. (3) offeror's chargeable interests, direct and indirect either public domain or acquired lands do not exceed 246,080 acres on Federal oil and gas leases in the arme State, of which not more than 200,000 acres are held under opioin or 300,000 acres are held under opioin or 300,000 acres in opions in enter leasing posterior in Alassia, (4) offeror is not considered as of the State in which the lands covered by this offer are sociated, offeror is in compliance with qualifications concerning Federal coal lease holdings as provided in sec. 218/24A of the Mineral Leasing Acr. (30 offeror is not on violation of sec. 41 of the Acr. (6) Undersigned agrees that signature to this offer constitutes acceptance of this lease, including all terms, condinous, and stipulations of which offeror has been given notice, and any amendment separate lease that may include any land described in this offer open to leasing at the time this offer was fided but remuted for any reason from this lease. The offeror hundrer agrees that this terms are constituted and the described in the withdrawal is received by the proper BLM State Office before this lease, an amendment to this lease, or a separate lease.

dance with the regulations, or if it is not according to the United Mates any faire, furnitum EMERGY PARTNERS NOT INC. offer will be rejected and will afford offeror no priority if it is not properly completed and executed in accordance. If it is U.S.C. Ser. 1001 makes it a crime for any person knowingly and willfully to make to any Department or any manufacture within its jurisdiction. MAY We executed this

19 91 Bruce E. Johnstonnes Title

LEASE TERMS ATTEST:

c. 1. Rentals—Rentals shall be paid to proper office of lessor in advastigation rental rates per acre or fraction thereof are

(a) Noncompetitive lease, \$1.50 for the first 5 years; thereafter (b) Competitive lease, \$1.50; for primary term; thereafter \$2.00 (c) Other, see anachment, or specified in regulations at the time this lease is issued.

If this lease or a portion thereof is committed to an approved cooperative or unit plan which icludes a well capable of producing leased resources, and the plan contains a provision for octation of production, rosalties shall be paid on the production allocated to this lease. However, which there is a production of the production of the plan contains and the plan contains and the plan contains are the production and production and production and production and production and production are the plan contains and plan contains are the plan contains are the plan contains and plan contains and plan contains are the plan contains and plan contains and plan contains a plan con

within a participating area Failure to pay annual rental, if due, on or before the anniversary dure of this lease (or next ficial working day if office is closed) shall automatically terminate this lease to operation of w. Rentals may be waived, reduced, or suspended by the Secretary upon a sufficient showing

- x 2 Rovalues—Rovalues shall be paid to proper office of lessor. Rovalues shall be computed accordance with regulations on production removed or sold. Royalrs rates are.

- (a) Noncompetitive lease, 12%%,
 (b) Competitive lease, 12%%,
 (c) Other, see attachment, or
 specified in regulations at the time this lease is issued.

specified in regulations at the time this lease is issued.

Lessor reserves the right to specify whether royalin is to be paid in value or in kind, and the gain to establish reasonable minimum values on products after guing lesser notice and an opportunity to be heard. When paid in value, royalities shall be due and peavable on the last day the month following the month in which production occurred. When next in kind, production sall be delivered, unless otherwise agreed up to lessor, in merchantable condition on the premises here produced without cost of lessor. Lessee shall not be required to had such production a source of the production of the prod

Minimum royaliv in hear of retainal of no less han the rental which otherwise would be required to that lease year shall be raviable at the end of each lease year beginning on or after a discovery power of the resulting that it manument to ward, sustended, or reduced, and the royal or results are reduced, for all or portions of this lease it are Secretary determined that such account in nocessary to encourage the greatest ultimate recovery of the leased resources, it is observed.

An interest charge shall be assessed on late royally payments or undergos memis in acc with the Federal Ou and Gas Royally Management act of 1982 (FOGRAS 4.130 U.S.C cases shall be liable for royally payments on out and gas lost or wasted from a traver such loss or waste is due to negligence on the pain of the operation, or due to be statute to each loss or waste is due to negligence on the pain of the operation, or due to be statute to each loss or waste is due to negligence on the pain of the operation, or due to the same of the operation of the same of the operation of the same of the operation of the operat

Bonds—A bond shall be filed and maintained for lease operations as required undellations.

equations, were 4 Disperse, rar of development, unitization and drainage. Leaves shall exercise reasonable bilisence in developing and protocoing, and shall prevent unnecessary damage to, loss of, or easier of leavest recorders. Leaves reserves right to specify rates of development and production in the public interests and in require leaves to subsente to a congressive or exit pain, within 10 tass of notice, if deemed precision for proper development and occurrence of area, field or producing these leaved lands. Leaves shall only and produce wells necessary to protoci teach, ands from drainage or pay compensation, royaln, for drainage in amount determined by tessers.

ands from drainage or pay compensation, invalin for drainage in amount determined by texture. S. Discourners is evidence, and impertion—Lessee shall fine with proper office of lessee set later than to days after effective date their oil, any contract or evidence or other arrangement in save or discours of production. At such times and on such times as sessee may preprint extension and associated as the second of all products retrieved and social products retrieved and social production purposes or nanovodates it will be a second or production purposes or nanovodates it will be a second or production purposes or nanovodates it will be a second or production production and production production and production production and production of the second o

1:33763

RMS 011251.

Cotts claimed as manifestions, preparative and to manifestion over All such records that he maintained in lesser a secondary offices for fourier such to tesser. Lessee shall maintain required records for he wear after they are generated or, if an audit or unexplosion of underway, until released of the coligation to maintain meth records by lesser proportions to manifestion.

During existence of this lesse, information obtained under this section shall be closed to inspection by the public in accordance with the Freedom of Information Act (5 U S C 552).

norte da facil

inspection by the public in accordance with the Freedom of Information Act (5 U.S.C. 552). Sec. 6. Conduct of operations—Lesses shall combact operations in a manner that mutuates adverse impacts to the lead, air, and where, to cultural, biological, visual, and other resulters and other resulters are consistent with leader injustices and other transitions of the first other land uses or users. Lesses shall take reasonable measures deemed necessars by lesses to accomplish the intent of this section. To the extent consistent with leave rights granted, such measures may include, but are net limited to, modifications to strap or design of facilities, timing of operations, and specification of unitern and final rectamation measures. Lessor reserves the rights to choining existing uses and to authorize future uses upon or in the teased lands, including the approval of easterness or rights of-way. Such users shall be conditioned so as to prevent unnecessars or uncreasonable interretence with rights of lesses.

unnecessary or unreasonable interference with rights of lessee.

Proor to disturbing the surface of the lessed lands, issues shall conduct lessor to be appeared of procedures to be followed and modifications or reclamation measures that may be necessary.

Areas to be disturbed may require unentiones or special studies to determine the extent of unpacts to other resources. Lessee may be required to complete minor unentiones or short term special studies under pudelines provided by lessor. If in the conduct of operational, threatened or endangered species, objects of historic or scientific unress, or substantial unantaripated environmental effects are observed, lessee shall unmodatates contact lessor. Lessee shall cause any operations that would result in the destruction of such species or objects.

So, Mining operations, To the extent that unpacts, from manuals.

5.5. Mining operations—To the extention of such species or objects to annually different or greater than time associated with normal dribing operations serves the right to deny approval of such operations.

Sec. 8. Extraction of helium—Lessor reserves be report of extracting or having extracted heliae from gas production in a manner specified and to means provided by lessor at no expense (loss to sever or owner of the gas. Lessee shall include in any contract of sale of gas the provision of this section.

Sec. 9. Damages to property—Lessee shall pay lessor for damage to lessor's unprovements and shall take and shall take and shall take and shall take and shall reson harmless from all citams for damage or harm to persons or property. 9 Damages as a result of lease operations

a result of least operation.

10 Protection in diverse interests and equal opportunity—Lessee shall, pay when due all to protection in diverse interests and equal opportunity—Lessee shall, pay when due all to repair sociation and tested under taws of the State or the United States, accred all employees interested and the control of the state more of the state of the

and tast measures necessary to prefect the health and safety or the public. Leaver receives the right to ensure that production is sold at reasonable proces and to prevent moneyors. If leaver operates a prefine or one moneyors are preferred as company operating a prefine, which may be operated accessible to oil derived from these leased tands leaver shall compay with section 28 of the Mineral Leaving Act of 1920.

leaves shall compos with section 28 of the Mineral Leaving. Act of 1920. Leaves shall compos with Executive Order No. 11246 of September 24, 1965, as amended, and regulations and registation of the Section of Leave 1888 of proceedings of the Section of Leave 1889 of the Section Section of the Section of Leave 18, 1965, as amended, and regulations on cleave a supercontraction shall manifestion specified circlines theretical and relinous information of Leave 18, required to regulations leaves thall fine with leaver any assignment or other transfer of an interest in this sease. Leave may refund this sease of any regal subdivision in fung in the proper office a written relinous theretically the effective as of the date of filing subject to the command other graces of the issue and turns to pay all account metals and resister.

of the reside and turns to pash all accrued rentals and resistance.

5. 12 Tension of premises—A touch turne as all or portions of this lease are returned to lessor lesses that it have affected with its condition, for suspension, or annatomental recision the land as steedfed to lessor and within a reasonable period of turns remove equipments and supprovements are deemed nocessarium vision for preservations of productible wells.

unprovements are deemed necessarily to result for preservation of productible wells. See 13. Proceedings in case of default—It result that is compile with any provisions of this leave and the non-implicate commission which also a new interministic thereof this sease shall be subject in care retaining unless or furth the sease should contain a well capability of production of our gas to provision quantities, or the sease in commission and an approved conjection of units of our organization agreement which command is well, capable of production of units of participation agreement which command is well capable of production of units of the communication agreement which command is well capable of production of units of the commission of provision and consistent remediate the production of the commission of the comm

Sec. 14. Here and successors in interest. Each obligation of this leave, that learned to and he building using and even benefic never benefic never to the here. Escendors, administration nuccessors, beneficiallies, or assigned of the respective parties nevero.

DUS Government Printing Office 1888-573-017-9

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.

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 Eureau of Land Management's authorized officer who may require additional measures for the protection of prairie falcons. Such measures may include:

No surface occupancy of selected areas.

ALL LANDS.

Restriction of activity near nest sites during the months of March through June.

Description of Lands

PARCEL NV-91-05-0030 ALL LANDS. PARCEL NV-91-05-0031 ALL LANDS. PARCEL NV-91-05-0032 ALL LANDS. PARCEL NV-91-05-0045 ALL LANDS. PARCEL NV-91-05-0048 ALL LANDS.

PARCEL NV-91-05-0049

PARCEL NV-91-05-0059 ALL LANDS.

OG-29

MULE DEER SPECIAL STIPULATION

The following described lands have been identified as critical habitat for wintering herds of mule deer. Therefore, prior to entry onto the lands within the described area, 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 mule deer. Such measures may include:

- a. Restriction of activity in identified areas during the winter months of November through March.
- b. No surface occupancy of selected areas.
- c. Special reclamation techniques.

This limitation does not apply to maintenance and operation of producing wells. Exceptions to this limitation, in any year, may be specifically authorized in writing by the Bureau of Land Management's authorized officer.

Description of Lands

PARCEL	NV-91-05-0046	ALL LANDS	
PARCEL	NV-91-05-0047	ALL LANDS	BOOK 224 PLG 205 OFFICIAL MEDICAL OF OF
PARCEL	NV-91-05-0048	ALL LANDS	aluncan Energy 91 JU 22 All:14
PARCEL	NV-91-05-0049	ALL LANDS	EUREKA GIAKTY, NEVADA M.N. REBALEAH, RECORDER
PARCEL	NV-91-05-0078	ALL LANDS	137352.
PARCEL	NV-91-05-0079	ALL LANDS	

OG-31 1 OF 2