Form 3100-1

137353 DEPAI INT OF THE INTERIOR BUREAU OF LAND MANAGEMENT OFFER TO LEASE AND LEASE FOR OIL AND GAS

NEVADA

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 Antonney General's Opinion of April 2, 1941 (40 Op. Arty Gen. 41), or the

. Name	Energy Partners	Nominee Company	AE COMPLETING		
Street City, State, Zip Code	1777 S. Harrison Denver, CO 802	n St., Penthouse (10	One		
This explication/offer/fem	se is for: (Check only One) - 32 PUBL	LIC DOMAIN LANDS	= ACOUR	ED.LANDS (percent U.S. innerest	
Surface managing agency		·	Unit/Project		
Legal description of land		Parcel No NV-91-0		"Sale Das: (m/d/y): 05 , 1	4 , 91
SEE ITEM 2 IN INST	RUCTIONS BELOW PRIOR TO C			\ \	
τ.	R.	Meridian	State C	CLINEY	
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				Total acres applied for	1.280.0
Amount remuted: Filing	for \$ 75.00	Rental fee 5 1.920	00	Total 5 1,995.0	0
		DO NOT WIRTE BELO	W THIS LINE	\	
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Land included in lease:	. *	/ /		/	
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T. 29 N.	, R. 49 E., MCH,	Nevada			
soc. 00 sec. 10	i all				
Euruka Co	ounty		\ \		
	/ /		/ / /		•
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		\	\	Total acres in lease	1 220 1
		\	, \	Restal retained \$	
	1 1		\\	William House at	
us lease is issued granting to it maintain necessary imore	the exclusive right to drill for, mine, e overnents thereupon for the term indic-	stract, remove and dispine of all the	e oil and gas texcept heisims in the	lands described in Item 3 together with	h the right to b
DESCRIBE SEWY, GRE LETTES, CO	Millions, and altached stipulations of th	DIS ICASE. THE SECTEMENT OF the Inters	OF & remillations and formal private in	propriate leasing authority. Rights gra i effect as of lease issuance, and to regi	matrous and ix used are ampies
	when not unconsistent with lease righ	/	/		
OTE: This lease is issued entertion and those speci	to the high bidder pursuant to his?	her duly executed bid or nomine	uon form submitted under 43 CF	R 3120 and is subject to the provisi	om of that hi
pe and prunary term of le			THE UNITED STATES OF AMES	1	
	-		THE UNITED STATES OF AME	ucx	
Noncompetitive lease sten	ı yearsı		Markett	Mingn	,
	*		y and the same of	7	
Compensave lease (five ye	mn)	(.	Chief, Lands and Mineral L	easing Section JUN 2.8	1991
			(Take)		ute)
Other			EFFECTIVE DATE OF LEASE _	JUL 1 - 1391	
		300K224 PAGE21	0	······································	
Continued on reverse)	/ /		-	NV-5077-0	0
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4. Tai Underlying confresh this (1) omero is a causen to use, one to the offer are in compliance with 43 CFR 3100 and the leasing authorities, (3) offeror's chappeable, interests, during and indirect enterproped (C) all pipertees holding an interest in the offer are in compliance with 43 CFR 3100 and the leasing authorities, (3) offeror's chappeable, interests, during and interest enterproped (C) all pipertees holding an interest and gas leases in the same State, of which not more than 200,000, acres are held under opious, or 300,000 res's in classifications concerning foreign (colleges holdings provided in its.) (3) (4) (4) of the Mineral Leasing Act, (4) offeror is not considered a minor under the laws of the State in which the lands covered by this offer are isocated, offeror is not involved in the same state of the control of the

This offer will be rejected and will afford offeror no priority if it is not properly completed and executed in accordance with the regulations, or remeats. 18 U.S.C. Sec. 100) makes it is crume for any person knowingly and willfully to make to any Department or agency of the United States and representations as to any matter within its jurisdiction.

PARTNERS

NOMINE COMPAN 14 day of May . 19 91 Bruce E. Johnston Vice P

LEASE TERMS ATTEST:

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

(a) Noncompetitive lease, \$1.50 for the first 5 years; thereafter \$2.00, (b) Competitive lease, \$1.50, for primary term, thereafter \$2.00, (c) Other, see antachmen, or appecified in reputations at the time this lease is assued.

If this lease or a portion therefore is committed to an approved cooperative or unit plan which cludes a well capable of producing leased resources, and the plan contains a provision for occident of producing notation, rowabes shall be paid on the production allocated to this sease. However, usual remains shall continue to the due at the rate specified in (a), (b), or (c) for those lands a within a participating area.

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

c 2. Royalues—Royalues shall be paid to proper office of lessor. Royalues shall be c accordance with regulations on production removed or sold. Royalry 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.

Lettor reserves the right to specify whether royally is to be paid in value or in land, and the ghi to estudish reasonable manimum values on products after giving lessee notice and an anomation to the heard. When paid in land, production and the production occurred. When paid in land, production all the delivered, unless otherwise agreed to be issue, in merchanishe condition on the premises after grounding without the paid in land, production all the delivered, unless otherwise agreed to be issue, it is merchanishe condition on the premises after grounding without production in large toyond whose cost in lessor. Lessee shall not be required to hold such production in some product of whose issues that have for the month in which production occurred, or shall lessee the held labels for loss or destruction of royalty oil or other products in siorage from causes beyond the reasonable control of lessee.

Maumann royalty as lieu of restal of not less than the rental which otherwise would be required or that lesse year shall be payable as the end of each leave year beginning on or after a discovery a paying quantities. This manuman royalty may be waited, suspended, or reduced, and the obove royalty raises may be reduced, for all or portions of this least if the Secretary determines that such action is necessary to encourage the greatest ultimate recovery of the leased resources, it is otherwise justified.

T is outstance passured.

An interest charge shall be assessed on late revally payments or underpayments in accordance with the Foderal Oil and Gas Royalin Management Act of 1982 (FOGRMA) (30 U S C 1701) asset shall be liable for royalin payments on oil and gas fost or wasted from a lease site when used hours or waste side to negligence on the part of the offension of due to the faulur to comply with any rule, regulation, order, or criation issued under FOGRMA or the leasing authorins.

3 Bonds-A bond shall be fued and maintained for lease operations as required under

equations

or 4. Dilipence, rate of development, autobasion, and drainage—Lessee shall exercise reasonable istigence in developing and producing, and shall prevent unnecessary damage to, ioss of, or waste of leased recourses, Lessor receives right to specify rates of development and production in the public interests and for reduce lessee to subsende to a competative or unit pain, within 30 tasks of notice, if deemed necessary for proper development and operation of area. Refed or public morning these teased lands, Lessee shall drill and preduce wells necessary to protect leased ands from drawinge or pay compensation; royally, for drainage in amount determined by servor

ands from drainage or pay compensation, movally for drainage in amount determined by testor co. 5. Documents, evidence, and inspection—Lesses shall file with proper office of testor to fatter than 3-days after effective oast deteroil, any contract or evidence of either arrangement of a later than 3-days after effective oast deteroil, any contract or evidence of either arrangement of any fatter of disposal of production. As so, times and in such forms a tessor may precure, evice—hall financial disposal disposal of production propriesses or unavoidably less. Lesses may exceed the returned of production propriesses or unavoidably less. Lesses may be experiently and production propriesses or unavoidably less. Lesses may be experiently as any experiently depreciated on provide plats and schematic diagrams showing development wors and caused. In the term prescribed to lesses expected in mercet expenditurely, and depreciation casts. In the term prescribed to lesses expected as daily depreciated adulting records a key, information in well uneverse and testor and a record of subservices investigations and furnish correct the exact premises and all wells improvements, machinery, and futures between offset of exact of the exact premises and all wells improvements, machinery, and futures between and all boxes, accounts, made and record or relative to operations, survivor or investigations on on the exact lands. Lesses shall maintain copies of all occurrences, machinery, and decumentation such as busings involves, or similar documentation in appoint

med as manufacturing, preparation, and of transportation costs. All such program be maintained in lessoe's accounting offices for future addit by in required records for 6 years after they are generated or, if an audit of until released of the obligation-to maintain such records by lessor

During existence of this lease, information obtained under this section by the public in accordance with the Freedom of Information DOG ACT (5 U.S.C. 552) inspection by the public in accordance with the Freedom of Information Act (5 U.S.C. 552). See 6. Cenduct of operations—Lessee shall conduct operations in a manufact that minimizes obveried in the land, aux, and water, to cultural, biological, valual, and other resources, and to more land uses or users. Lessee shall take reasonable measures deemed necessary to lesse to a accomplish the intent of this section. To the extent consistent with least rights granted, such measures may include, but are not immated to medification to string or design of faculties, timing of operations, and specification of interim and final rectaination measures. Lessor reserves the right in continue existing uses and/to authorize future uses upon or in the leased lands, including the approval of easements or rights of-way. Such uses shall be condutioned so as to prevent unnecessary or unreasonable interference with rights of leasee.

unnecessary or unreasonable interference with rights of lessee.
Prior to disturbing the surface of the leased leads, sessee that contact leaser to be do procedures to be followed and modifications or restamation measures that may be necessarily of the procedures to be followed and modifications or restamation measures that may be necessarily of the procedures of the procedures are required to complete maner insentions or short term is to other resources. Easee may be required to complete maner insentions of those term is studies under junded into procedures. If in the conduct of operations, threater enaughered species, ordered of historic or scientific suspens, or substantial unnuted enaughered species, ordered to finished or extensific suspens, or substantial unnuted in the destamble on 10 such species or objects, and y certainous has sound result in the destamble of such operation species or objects.
See 7. Munity operations—To the easem that imposits from munity uperations—one of the procedure of the proce

So: 8 Extraction of helium—Lessor reserves to 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 issue of owner of the gas. Lessoe shall include in any contract of sale of gas the provisions of this section.

of this section.

Sec. 9. Damages to property—Lessee shall pay lessor for damage to leasor's improvements, and shall save and hold lessor harmless from all classins for damage to leasor's improvements, as a result of lease operation.

Sec. 10. Protection of diverse interests and could operation—Lessee shall; pay when due all taxes legals assessed and lessed under laws or the Mate or the United States, accord all emptowers comprise freedom of purchase (as a all wages is least twice each month in lawful more) of the Dinied States, analization after overange freumorems in accordance with standard industry practices, and take measures necessary to protect the health and safety of the public.

Lessor reserves the right to ensure that production is sold at reasonable prices and to prevent monopolis. If lessee operatios a pipeline or one as controlling interest in a pipeline or o company operating a pipeline. On one as controlling interest in a pipeline of a company operating a pipeline. On one as controlling the state of 1920.

Lessee shall comply with Executive Criter No. 11240 of September 24, 1965, as amended.

Lessee shall comply with Executive Order No. 11240 of September 24, 1965, as amer nd regulations and relevant orders of the Secretary of Libror assued pursuant thereto. Ne assee nor lessee a subcontractors shall maintain vegregated faculties.

iessee not lessee a subcontractors shall mauriain segregated faculties.

See: 11. Transfer of lease untereus and relinquistences of lease—As required by regulations, leases thall file with lessors and susquences or other transfer of an unterest in this lease. Exceed may relinquish this lease of any legal solidissismen by fulling in the proper office a written may relinquish this lease of any legal solidissismen by fulling in the proper office a written relinquishmen which shall be effective as vide date of fulling, subject to the continued delegation of the lessee and surery to pay all accrued remains and royalities.

So: 12. Desirem of primitive—At such time as all or portugate of this lease are returned to lesser lessee shall place affected wells in condition to suspension or abundoment, rectain the tand as videoffed by fessor and within a reasonable remod of time remove equipment and as videoffed by fessor and within a reasonable remod of time remove equipment and improvements has decembed necessary by lessee feet preservation of producible wells.

So: 13. Proceedings in case of default—It lessee faut to common with any prossession of this

improvementa ha deemed incessary no session for preservation of producible wells. Soc. 13. Price ordinary in case of default—It is even fault to complex with any provisions of this leave, and the noncompitance committee for No days after winners notice thereof, this sease shall be not committee or the state of the subject to cancellation unless or until the leavehold contains a well capable of production of origin or pays in passing quantities or the sease is committed on an approved competitive or the passing contains a well capable of production of unitarity plan or communitational agreement which contains a well capable of production of unitarity plan or communitation agreement in this recommendation and provided content of progressive or unitarities to be self-unitarities. This provision scalar note to construct to prevent the exercise to season of any other result and courtains remedy underlying shall be provided to the content of t Sec. 14. Heirs and successive ministeres—Each obligation of this rease shall extend to and be building upon, and every benefit hereof that, mure to the heirs, executors, administrators successors, beneficiaries, or assignees of the respective parties hereto.

rent Frinting Office 1988-573-017/96

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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.

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.
- 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 ALL LANDS.

PARCEL NV-91-05-0059 ALL LANDS.

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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	
PARÇEL NV-91-05-0048	ALL LANDS RECORDED A TOTAL AND ALL	DF
PARCEL NV-91-05-0049	ALL LANDS 91 JL 22 M1:14	
PARCEL NV-91-05-0078	ALL LANDS EUREKA COUNTY NOVA M.N. REDALEATH NOVA FILE NO. FEE Sp.	; (*1):
PARCEL NV-91-05-0079	ALL LANDS 137353	_

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