## 141243

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

	Act of 1920, as amended and supplemented (30 U.S.C. II
مير مثا	dersigned (reverse) 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. 11 by the Mineral Leasing Act for Acquired Lands of 1947, as amended (30 U.S.C. 351-359), the Attorney General's Opinion of April 2, 1941 (40 Op. Atty. Gen. 41), or the
1 1 P	the American American Lands of 1947 as amended (30 U.S.C. 351-359), the Attorney General's Opinion of April 2, 1941 (40 Op. 201)
N 200.]	the Mineral Leating Act for Acquired Lands of 1777, as animate for the control of

•			READ INSTRUCTIONS	BEFORE COMPLETING		
Name	ANADARKO	PETROLEU	1 CORPORATION			
Plant.	P.O. Box	4499				
City, State, Zip Code	Houston,	Texas 77	7210-4499			
· · · · · · · · · · · · · · · · · · ·						<u></u>
This application/offer/leas	e is for: (Check o	ulv One) OE PUI	BLIC DOMAIN LANDS	□ ACQUI	RED LANDS (percent U.S. int	erest)
Surface managing agency				Unit/Project	- 1	8 13 91
Legal description of land	requested:		Parcel No.: NV-		*Sale Dute (m/d/y): 08	<u> </u>
SEE ITEM 2 IN INSTI	RUCTIONS BELL	OW PRIOR TO	COMPLETING PARCEL!	NUMBER AND SALE DATE.	County	
T.  Amount remitted: Filing	R. foc \$ <u>75.00</u>		Meridian  Rental foe \$ _28	80.00	Total acres app Total \$ _295	plied for 1919.84 55.00
		·	DO NOT WRITE	BELOW THIS LINE	)	
. Land included in lesse:						
sec. sec. Eureka ETURN TO: ANADARKO PETI 2.0. BOX 1330 HOUSTON, TEXA	ROLEUM C	1-4, E½,  ORPORATI	ION		Total acres	2880.00
and maintain necessary imp applicable laws, the terms, o orders hereafter promulgate	rovements thereup conditions, and atta- id when not income d to the high bide cified on this form	on for the term in ched stipulations o istent with lease t fer pursuant to b	dicated below, subject to ten of this lease, the Secretary of rights granted or specific pro	e of all the oil and gas (except helium) in ewal or extension in accordance with the the Interior's regulations and formal order visions of this lease.  somination form submitted under 43  THE UNITED STATES OF AM	rs in effect as of lease issuance, in effect as of lease issuance, in CFR 3120 and is subject to the	and to regulations and forms
			/ /	1.h.	m. In.	9
Noncompetitive lease (u	en years)		/	by Mayers	(Signag Officer)	
D. C	linear)	BOOK	235 PAGE44	Chief, Lands and Minera	Leasing Section	SFP 2 5 1991
Competitive lease (five	Acata)	1	7	(Title)		(Date)
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				THE CTIVE DITE OF LEIS	0CT 1 1991	

4. (a) Undersigned certifies that (1) offeror is a citizen of the United States; an association of such citizens; 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 43 CFR 3100 and the leasing authorities; (3) offeror's chargeable interests, direct and indirect in either public domain or acquired lands do not exceed 246,080 acres in Federal oil and gas leases in the same State, of which not more than 200,000 acres are held under option, or 300,000 acres in leases and 200,000 acres in options in either leasing District in Alaska; (4) offeror is not considered a minor under the laws of the State in which the lands covered by this offer are located; (3) offeror is in compliance with qualifications concerning Federal coal lease holdings provided in sec. 2(a)(2)(A) of the Mineral Leasing Act; (6) offeror is in compliance with reclamation requirements for all Federal oil and gas lease holdings as required by sec. 17(g) of the Mineral Leasing Act; and (7) offeror is not in violation of sec. 41 of the Act.

(b) Undersigned agrees that signature to this offer constitutes acceptance of this lease, including all terms, conditions, and attipulations of which offeror has been given notice, and any amendment or separate lease that may include any land described in this offer open to leasing at the time this offer was filed but omitted for any reason from this lease. The offeror further agrees that this offer cannot be withdrawn, either in whole or in part, unless the withdrawal is received by the proper BLM State Office before this lease, an amendment to this lease, or a separate lease, whichever covers the land described in the withdrawal, has been signed on behalf of the United States.

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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 if it is not accompanied by the symmets. 18 U.S.C. Sec. 1901 makes it a crime for any person knowingly and willfully to make to any Department or agency of the United States any false, fictitious or fraudulent star representations as to any matter within its jurisdiction.

ANADARKO PETROLEUM CORPORATION plations, or if it is not accompanied by the required

By Paul E. Feldmannature of Lessee or Attorney-in-fact)
Attorney-in-Fact 13 , 19 91 August Duly executed this ... \_ day of \_

## LEASE TERMS

Sec. 1. Rentals—Rentals shall be paid to proper office of lessor in advance of each lesse year. Annual rental rates per sure 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 attackment, 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 includes a well capable of producing leased resources, and the plan contains a provision for allocation of production, royalties shall be paid on the production allocated to this lease. However, is to be due at the rate specified in (a), (b), or (c) for those ntals shall co not within a participating area.

Failure to pay annual rental, if due, on or before the anniversary date of this lease (or next official working day if office is closed) shall automatically terminate this lease by operation of law. Renals 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 sold. Royalty rates are:

- (a) Noncompetitive lease, 121/1%;
  (b) Competitive lease, 121/1%;
  (c) Other, see attachment: or (c) Other, see attachment; or an appendied in regulations at the time this lease is issued.

Lessor reserves the right to specify whether royalty is to be paid in value or in kind, and the Lessor reserves the right to specify whether royalty is to be paid in value or in kind, and the right to establish reasonable minimum values on products after giving lessee notice and an opportunity to be heard. When paid in value, royalties shall be due and payable on the last day of the month following the month in which production occurred. When paid in kind, production shall be delivered, unless otherwise agreed to by lessor, in merchantable condition on the premises where produced without cost to lessor. Lessee shall not be required to hold such production in storage based the last day of the month following the month is which production occurred. in storage beyond the last day of the month following the month in which production occurred, nor shall lessee be held liable for loss or destruction of royalty oil or other products in storage from causes beyond the reasonable control of lessee.

Minimum royalty in lieu of rental of not less than the rental which otherwise we for that lease year shall be payable at the end of each lease year beginning on or after a discovery in paying quantities. This minimum royalty may be waived, suspended, or reduced, and the above royalty rates may be reduced, for all or portions of this lease if the Secretary determines that such action is necessary to encourage the greatest ultimate recovery of the leased resources, or is otherwise justified.

An interest charge shall be assessed on late royalty payments or underpayments in accordance with the Federal Oil and Gas Royalty Management Act of 1982 (FOGRMA) (30 U.S.C. 1701). Lessee shall be liable for royalty payments on oil and gas lost or wasted from a lease site when such loss or waste is due to negligence on the part of the operator, or due to the failure to comply with any rule, regulation, order, or citation issued under FOGRMA or the leasing authority.

Sec. 3. Bonds-A bond shall be filed and maintained for lease operations as required under

Soc. 4. Diligence, rate of development, unitization, and drainage—Leases shall exercise reasonable diligence in developing and producing, and shall prevent unnecessary damage to, loss of, or waste of leased resources. Leaser reserves right to specify rates of development and production in the public interest and to require leases to subscribe to a cooperative or unit plan, within 30 days of notice, if deemed necessary for proper development and operation of area, field, or puol embracing these leased lands. Leasee shall drill and produce wells necessary to protect leased lands from drainage or pay compensatory royalty for drainage in amount determined by leasor.

lands from drainage or pay compensatory royalty for drainage in amount determined by leasor.

Sec. 5. Documents, evidence, and inspection—Lessee shall file with proper office of leasor, not later than 30 days after effective date thereof, any contract or evidence of other arrangement for sale or disposal of production. At such times and in such form as lessor may prescribe, lessoe shall furnish detailed statements showing amounts and quality of all products removed and sold, proceeds therefrom, and amount used for production purposes or unavoidably lost. Lessee may be required to provide plats and schematic diagrams showing development work and improvements, and reports with respect to parties in interest, expenditures, and depreciation costs. In the form prescribed by lessor, lessee shall keep a daily drilling record, a log, information on well surveys and tests, and a record of subsurfact investigations and furnish copies to lessor when required. Lessee shall keep open at all reasonable times for inspection by any authorized officer of lessor, the lessed premises and all wells, improvements, machinery, and futures thereon, and all books, accounts, maps, and records relative to operations, surveys, or investigations on or in the lessed lands. Lessee shall maintain copies of all contracts, sales agreements, accounting records, and documentation such as billings, invoices, or similar documentation that supports.

its claimed as manufacturing, preparation, and/or transportation costs. All such records shull maintained in lessee's accounting offices for future sudit by lessor. Lessee shall maintain nuired records for 6 years after they are generated or, if an audit or investigation is underway, til released of the obligation to maintain such records by lessor.

During existence of this lease, information obtained under this section shall be closed to spection by the public in accordance with the Freedom of Information Act (5 U.S.C. 552). inspection by the public in accordance with the Freedom of Information Act (5 U.S.C. 332). Sec. 6. Conduct of operations—Lessee shall conduct operations in a manner that minimum adverse impacts to the land, air, and water, to cultural, biological, visual, and other resources, and to other land uses or users. Lessee shall take reasonable measures doemed necessary by lessor to accomplish the intent of this section. To the extent consistent with lease rights granted, such measures may include, but are not limited to, modification to siting or design of facilities, timing of operations, and specification of interim and final reclamation measures. Lessor reserves the right to continue existing uses and to authorize future uses upon or in the leased lands, including the approval of essements or rights-of-way. Such uses shall be conditioned so as to prevent unnecessary 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. as to be disturbed may require inventories or special studies to determine the extent of impo Areas to be distincted may be equire inventories of special standard inventories or short term special studies under guidelines provided by lessor. If in the conduct of operations, threatened or endangered species, objects of historic or scientific interest, or substantial unanticipated environmental effects are observed, lessee shall immediately contact lessor. Lessee shall cease 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 substantially different or greater than those associated with normal drilling operations, lessor reserves the right to deny approval of such operations.

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

Sec. 9. Damages to property—Lessee shall pay lessor for damage to lessor's improvements, and shall save and hold lessor harmless from all claims for damage or harm to persons or property as a result of lease operations.

Sec. 10. Protection of diverse interests and equal opportunity—Lessee shall: pay wh taxes legally assessed and levied under laws of the State or the United States, accord all d all employ complete freedom of purchase; pay all wages at least twice each month in lawful mone; United States; maintain a safe working environment in accordance with standard industry pri and take measures necessary to protect the health and safety of the public. ustry practices;

Lessor reserves the right to ensure that production is sold at reasonable prices and to prevent monopoly. If lessee operates a pipeline, or owns controlling interest in a pipeline or a company operating a pipeline, which may be operated accessible to oil derived from these leased lands, lessee shall comply with section 28 of the Mineral Leasing Act of 1920.

Lessee shall comply with Executive Order No. 11246 of September 24, 1965, as amended, nd regulations and relevant orders of the Secretary of Labor issued pursuant thereto. Neither lesses nor lesses's subcontractors shall maintain segregated facilities.

Sec. 11. Transfer of lease interests and relinquishment of lease—As required by regulations, lessee shall file with leaser any assignment or other transfer of an interest in this lease. Lessee may relinquish this lease or any legal subdivision by filing in the proper office a written relinquishment, which shall be effective as of the date of filing, subject to the continued obligation of the lessee and surery to pay all accrued rentals and royalties.

Sec. 12. Delivery of premises—At such time as all or portions of this lease are returned to leasor, lease shall place affected wells in condition for suspension or abandonment, reclaim the land an specified by leasor and, within a reasonable period of time, remove equipment and improvements not deemed necessary by leasor for preservation of producible wells.

Sec. 13. Proceedings in case of default-If lessee fails to comply with any provision s, and the noncompliance continues for 30 days after written notice thereof, this lease shall ubject to cancellation unless or until the leasehold contains a well capable of production of oil or gas in paying quantities, or the lease is committed to an approved cooperative or unit plan or communitization agreement which contains a well capable of production of unstized substances in paying quantities. This provision shall not be construed to prevent the exercise by lessor of any other legal and equitable remedy, including waiver of the default. Any such remedy or waiver shall not prevent later cancellation for the same default occurring at any other time. Lessee shall be subject to applicable provisions and penalties of FOGRMA (30 U.S.C. 1701).

Sec. 14. Heirs and successors-in-interest-Each obligation of this lease shall extend to and be binding upon, and every benefit hereof shall inure to the heirs, executors, administrators, upports.

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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.

BOOK 235

OFFICIAL RECORDS 44/

RECORDED AT THE RECOVEST OF

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EUREKA COUNTY, NE VAD M.N. REBALEATI. RECORDER FILE NO. FEE S 700 141243

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