Form 3100-11* (March 1984)

UNITED STATES DEPARTMENT OF THE ENTERIOR BUREAU OF LAND MANAGEMENT

ONE No. 1504-000 OF Serial No. EV AUA

OFFER TO LEASE AND LEASE FOR OIL AND GAS

			e available for itease pursuant to the Mineral L. [April 2, 1941 (40 OP Atty, Gen. 41), or the d Instructions Before Completing	\ \
1. Name	Texaco Inc.	1)
Street	P.O. Box 2100			
City, State, Zip Code	Denver, Colorado	80201		/ /
2. This offerilease is for: (C	Check Only One)	EXPUBLIC	DOMAIN LANDS	ACQUIRED LANDS (percent U.S. interest
Surface managing agency	y if other than BLM:	-	Unit/Project	
Legal description of land	requested;			
τ. 7 North	x.70 & 71 East	Meridian	Mount Diablo sur Neva	ida cum lincola
Taxaabs a w			1 1	and armedia
Protection D	orth, Range 70 East		Township 7 North	Range 71 East
Protraction C			Protraction Diagr	ram #56
	Section 20:	All	Section 6: All	\ /
Section 10: A	Section 22:	All	Section 7: All	
Section 10: A		All	Section 18: All	"MF
Section 12: A		A11	Section 19: All	
Section 13: A			1 1	
Section 14: A			1 1	
Section 15: A			1 1	
796	1 1]]	Total acres applied for 9.911.
Amount remitted: Filing fee \$ 75_00			Remtal fee 5 _ 9 _ 911 _ 00	Town , 9,986.00
Land included in lease:	1	DO NO	OT WRITE BELOW THIS LINE	
T.		The Real Property lies and the Personal Property lies and the		
		Mendian	State	Социну
CAME TO	ITEM 2			
SAME AS	ILEM Z	The state of the s		
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	/ /			
	/ /			
	/ /			Total scree to lease 9911.0
Name of the last				Rental retained 5 14866.5
accordance with the above	offer, or the previously submitted sem	ultaneous oil an	d ess bear application or competitive had able	
CIOW. SUBJECT TO SCHEWAI OF E	MORNON IN ACCORDANCE With the sense.			untain necessary improviments thereupon for the term indic
ase, the Socretary of the Inter	nor's regulations and formal orders in	effect as of leas	remany. Regrits granted are subject to applicable assuance, and to regulations and formal order	untain necessary improvimments thereupon for the term undir c laws, the terms, conditions, and attached stipulations of s hereafter promulgated when not unconsistent with lease in
ype and prumary term of leas				
			THE UNITED STATES	OF AMERICA
Simultaneous soncompetitive lease (sen years)			on Is arland Both	
/ n			Chief, Branc	h of (Signing Off
Regular noncompetitive le				
Regular noncompetitive le Competitive lease iffive ye Other				nerals Operations OCT 1 3 19

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 two 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 undirect, in options in either leasing Duritor is Alaxie; and 49 offeror is not considered a manor under the laws of the Saus in which the linds covered by this offer are located.

(b) Undersigned agrees that signature to this offer constitutes acceptance of this lease, including all terms, conditions, and separations of which offer or the above given notices, and any amendment offer cannot be withdrawn, either in whole or part, unless the withdrawn's in received by the 3LM State Office before that lease, an amendment to this lease, or a separate lease, whichever covers. This offer will be entered and till the service of the United States.

This offer will be entered and with 42 office of the United States.

the land described in the withdrawal, has been signed on behalf of the United States.

This offer will be rejected and will afford offere no priority if it is not properly completed and executed in accordance with the empirical states of it is not accompanied by the required payments. 19 U.S.C. Sec. 1001 makes it a crime for any person knowingly and willfully to make to any Department or agency of the United States any faire, Betitious or fraudulent statements or representations at to any matter within its jurisdiction.

JEXACO_INC.

Duly executed this 18th day of January ____ 19 88 Attorney-in-Fact in of Lauser or Amuracy-in-fact)

STATE OF COLORADO) CITY AND COUNTY OF DENVER)

, 19*98* , personally is subscribed to the within instrument as the attorney-in-fact of TEXACO INC. (known or proved) to me to be the person whose name and acknowledged to me that he subscribed the name of TEXACO INC. thereto as principal, and his own name as attorney-in-fact, freely and voluntarily and for the uses and purposes therein mentioned.

> & Longet Jones Notary Public Residing atjoan E. Enget 8654 Chase Dr. #338

My commission expires: June 27,1990

occurred, nor shall lessee be held hable for loss or destruction of royally oil or other products in storage from causes beyond the reasonable control of lessee.

in storage from causes beyond the reasonable control of lessee.

Minimum royaits shall be due for any lease year after discovery in which royaity payments aggregate less than \$100 per acre. Lessee shall pay such difference at end of lease year. This monimum royaity may be warved, suspended, or reduced, and the above royally raises 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 that he easies and of late royaity payments or undergray ments in accordance with the Federal Oil and Gas Royaity. Management Act of 1982 (FOGRMAr 196 Suit, 2447). Lessee shall be liable for royality payments on oil and gas isos 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 criation issued under FOGRMA or the leasing authority.

Sec. 3. Bonds—Lessee shall file and maintain any bond required under regulations.

Sec. 4. Diligence, rate of development, unitization, and drainage—Lesses shall exercise reasonated dispence in developing and producing, and shall prevent unnecessary damage to, loss of, or waste of leased resources. Lessor reserves right to specify rates of development and production in me public interest and to require lessue to susceptible to a cooperative or unit plan, within 30 days of notice, if deemed necessary for proper development and operation in area, field, or pool embracing these leased lands. Lessee shall drall and produce wells necessary to protect leased lands from drainage or pay compensatory royalty for drainage in amount determined by lessor. determined by lessor

determined by Jesuor.

Sec. 5. Documents, evidence, and inspection—Lessee shall file with proper office of lessor, not later than 30 days after effective dair thereof, any contract of evidence of other arrangement for sale or disposal of production. At such times and in such form as lessor may presentle, leasee shall furnish detailed statements showing amounts and quality of all products removed and solid, proceeds therefrom, and amount used for production purposes or unavoidably lost. Leasee may be required to pravade plast and schematic diagrams showing development work and unprovements, and reports were sespected parties in material, expenditures, and depreciation costs. In the form prescribed by lessor, lessee shall leep a daily drilling record, a log, information on well surveys and tests, and a record of substraface investigations and farmish copies to lessor when required. Lessee shall keep open at all reasonable times for inspection by any authorized officer of lessor, the leased premises and all wells, unproviments, machinery, and financia thereon, and all books, accounts, maps, and records relative to operations, surveys, or investigations on cr in the leased lands. Lessee shall maintain copies of all contracts, sales agreements, accounting records, and documentation such as billings, invosces, or similar documentation that

securif narrivers from all claims for damage or harm to persons or pro erry as a result of lease operations.

Arvada, CO 80003

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Sec. 10. Protection of diverse interests and equal opportunity—Lesses shall: pay when due all taxes legally assessed and levied under laws of the State or the United States, accord all employees complete freedom of purchase, pay all wages at least twice each month in lawful mercy of the United States, maintain a safe working environment in accordance with standard industry practices, and taxe measures necessary to protect the nearth and safety of the public.

Lessor reserva the right to ensure that production is told at reasonable prices and to prevent monopoly if lessee operates a specime, or owns controlling interest in a specime or a company operating a specime, which may be operated accessible to oil derived from these lessed lands, lessee shall compty with section 28 of the Mineral Lessing Act of 1920.

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

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

Sec. 1.2 Delivery of premises—At such time as all or portions of this lease are returned so lessor, lessee shall place affected wells in condition for suspension or abandonment, reclaim the land as specified by lessor and, within a reasonable period of time, remove equipment and improvements not deemed necessary by lessor for preservation of productible wells.

Soc. 13. Proceedings in case of default—If leases fails to comply with any provisions of this lease, and the noncompliance continues for 30 days after written notice thereof, this lease shall be subject to cancellation. Leases shall also be subject to applicable provisions and penalties of FOGRMA 496 Sat; 247! However, it this lease neturides land hardware occuration available deposits of leased resources, it may be cancelled only by judicial proceedings. 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.

Sec. 14. Hears and successors-in-interest — Each obligation of this lesse shall extend to and b-binding upon, and every benefit hereof shall insist to the heirs, executors, administrators, suc-cessors, beneficiaries, or assignees of the respective parties hereto.

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Serial Number:

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N-48012

N-48013

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MEVAGA STILLE OFFICE REDUCTIONAL

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Doc of Louis Management GENADA LANG OVERCE

CERTIFICATION

Effective December 31, 1986, provisions of the ilineral 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 ?(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 ten (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(s) granted under the MLA. Compliance with Section 2(a)(2)(A) by the coal lessees is explained in 43 CFR 3472. Signature of this statement certifies that you are in compliance with qualifications regarding Federal coal lease holdings, as provided in Section 2(a)(2)(A) of the ELA.

RECORDER'S MEMO;
POSSIBLE POOR RECOD IS DUE TO
QUALITY OF ORIGINAL DOCUMENT.

Texaco Inc.

Date

Signature of kessexer Attorney-in-Fact

<i>?</i>
Ns. 90 211
F ANN BALL AND TOP Texaco, Inc.
November 3, 1988
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65 CCIN
FRANK C. HULSE
COUNTY RECORDER
By Mare (Ondie). Deputy

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