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	THEN STATES THENT OF THE INTERIOR	Serial N	61154
BUREA	U OF LAND MANAGEMENT E AND LEASE FOR OIL AND GA	s ②	
The undersigned (reverse) offers to lease all or my of the	lends in Item 2 that are available for lease pursuant to the	Mineral Leasing Act of 1920, as amended	and supplemented (30 U.S.C. 181
to req./, the relative Leasing Act for Acquired Links of	1947, as assessed (30 U.S.C. 351-359), the Attorney Ger READ INSTRUCTIONS REPORT COMPL	/ / /	rwy, sem. 41), <b>9f 186</b>
-	rating Company	\	
Street P.O. Box 1370 City, State, Zip Code Denver, CO 80		] ]	1.00
		-/-/-	
This application/offer/lease is for: (Check only One)     Surface managing agency if other than BLM:	The state of the s	D ACQUIRED LANDS (percunt	U.S. interest)
Legal description of land requested:	*Parcel No.: NV-96-09-151 OR TO COMPLETING PARCEL NUMBER AND SAL	+Sale Date (m.	14/7): 9 / 10 / 96
т. 5S ж. 63E	OR TO COMPLETING PARCEL NUMBER AND SAL Meridian Mt. Diablo sime Ne	160	oln
(Pro Dia 191) Sec.22: All			
/ /			
/ /	1.1	/ )	
	/ /		
	\ \	\	
Amount remitted: Filing for \$ 75.00	Rental fee \$ 960.00		tres applied for 640,00 ; 1035,00
	DO NOT WRITE BELOW THIS LIN	as.	
$\rightarrow$ $+$ $+$	/ /	/	
3. Land included in lease:	_ / /	<b>A</b>	9ea-
T. R.	Meridian State	Enumy NEVADA	and Mana
		A.M. SEP	RECEIVED  and Management  LAND DEFICE
CAMP 10 1701-		NEVADA STA RENO. NE	1 1996
SAME AS ITEM 2		RENO. NE	TE OFFICE
1			·V4 ·<
/	/		tal acres in lease 640.00
/ / /	· .		ntal retained \$ 960.00
	er, mine, extract, remove and dispose of all the oil and gas		
and maintain necessary improvements thereupon for the t	term indicated below, subject to renewal or extension in ac ations of this lease, the Secretary of the Interior's regulation	continue with the appropriate leasing auth	scrity. Rights granted are subject to
	make rights granted in specific provinces of this sease.  and to his/her duly executed bid or nomination form sub-	omitted under 43 CFR 3120 and is subje	ct to the provisions of that bid or
Type and primary term of lease:		STATES OF AMERICA	
Noncompetitive lease (ten years)	hv , de	man - 1)	i e real
☐ Competitive lease (ten years)	Chief kilding	(Signing Officer) Law Operations Section	SEP 1 6 1996
O Other	·	(Tide)  DATE OF LEASE OF 0 1	(Date)

4. (a) Undersigned certifies that (1) offeror is a citizen of the United States or all my State or ">-relief place of the United States or all my State or ">-relief place of the United States or all my State or ">-relief place of the United States or all my State or ">-relief place of the United States or all my State or ">-relief place of the States or all my State or ">-relief place of the States or all my States or the States of the States of

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This affer will be rejected and will afferd offeror no periority if it is not properly completed and executed in accordance with the regulations, or if it is not pacamagnated by the required payments. If U.S.C. Sec. 1001 makes it a crime for any person knowingly and willfully to make to any Department or opency of the United States any takes. Believes or representations as to any matter within its jurisdiction.

10th day of September 1996 Gerald D. Klassen Signature of Lesser or Anomey in fact)

## LEASE TERMS

Sec. 1. Rentals—Rentals shall be poid to proper office of lessor in advance of each lease year Annual rental rates per acre or fraction thorsell are:

- (a) Noncompetitive leave, \$1.50 for the first 5 years; thereafter \$2.00; (b) Competitive leave, \$1.50, for the first 5 years; thereafter \$2.00;

(c) Other, see attachment, or as specified in regulations at the time this lease is issued.

If this icase or a purson thereof is committed to an approved connectative or unit play which includes a well capable of pressuring learners or enumerical and approved contains a prairie securing includes a well capable of pressuring learner resources, and the plan contains a provision for illication of presidential, repulsive shall be read on the production allocated to this leave. However, annual creatal's shall equatione to be due at the rate specified in (a), (b), or (c) for those land-not wishin a participating area.

Follows to pay annual rental, if the control before the anniversary date of this leave for neat official working day if office is closed) shall automatically terminate his leave by operation of law. Remais may be waived, reduced, or ampended by the Socretary upon a sufficient showing

Sec. 2. Royabics --Royabics shall be paid to proper office of lexace. Royabics shall be compa-in accordance with regulations on production removed or sold. Royably rates are:

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

Lessot 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 lesser notice and an opportunity to be heard. When paid in value, royalties shall be due and payable on the last day of the mostly following the mombin in which production necurred. When paid in kind, production shall be delivered, unless otherwise agreed to by lessor, in merchantable condition on the premises, where produced without rost to lessor. Lessee shall not be required to hold such production at 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 atomage from causes beyond the reasonable control of lessee. from causes beyond the reasonable control of lessee.

Minimum royalty in lieu of rotal of not less than the rental which otherwise would be required for that leave year shall be payable at the end of leach leave year beginning on or after a discovery in paying quantities. This minimum royalty may be waived, suspended, or tealered, and the above royalty rates may be reduced, for all or portions of this leave 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 underg an interest enarge small re-assessed on late rightly payments of underpayments in accordance with time Federal Oil and Gas, Royally Managenemi Act of 1982, FEXERAN (30 U.S.C. 1701). Lessee shall be liable for myshy payments on oil and gas lost or wasted from a lease site when such loss or waste a due to negligeneer on the part of the operator, or due to the failure to comply with any rule, regulation, order, or extanton reduct under FOCRMA or the leasing authority.

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

Soc. 4. Diligence, rate of development, untituation, and drainage—Lessee shall exercise reasonable diligence in developing and producing, and shall prevent unnocessary damage to, loss of, or waste of leason resources. Lessor reserves right to specify rates of development and production in the public interest and to require lessee to subscribe to a cooperative or unit plan days of notice, if deemed necessary for project development and operation of area, field, or pool embracing these leased lands. Lessee shall drill and produce wells necessary to project leased lands from drainage or pay compensatory royalty for drainage in amount determined by lessur

lands from drainage on pay compensatory royalty for drainage in annunt determined by lessur See, S. Documents, evidence, and inspection—Lesses shall file with proper office of leasor, not laire 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 leasor may prescribe, lessee shall farmish detailed statements showing amounts and quality of all products removed and suid, proceeds therefrom, and amount used for presidention purposes or unavoidably lost. Lessee may be required to provide plats and schematic disgrams showing development work and improvements, and reports with respect to pratice in interest, expenditures, and depreciation casts. In the form prescribed by lessor, lessee shall keep a daily dralling record, a key, information on well surveys and tests, and a record of subsurface 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, machinarcy, and fundance sharpos, and all books, accounts, maps, and records relative to operations, surveys, or investigations on or in the lessed dends. Lessee shall mannam copies of all contracts, sales agreements, accounting records, and documentation such as billings, invoices, or similar documentation that supports

costs claimed as manufacturing, preparation, and/or transportation costs. All such records shall be maintained in in-ser's occurating offices for forum audit by leason. Leases shall manusian trajected excurably for fixers where they are generated on it as audit or investigation as underson, until released of the obligation to maintain such records by leason.

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

Sec. 6. Conduct of operations—Lesser shall conduct operations in a manner that minimizes 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 decimed necessary by lessue to

other land uses or users. I essee shall take reasonable mensures deemed necessary by leavue to accomplish the intern of this section. To the extent consistent with lease rights granted, such measures use; include, but are not limited to, multifaction to siving or design of facilities, thining of operations, and specification of interior and final reclamation measures. Leavue reasones inglish to instruce caveting uses and to authorize feature use, upon or in the leased lands, including the approval of executions or registrative feature uses, upon or in the leased lands, including the approval of executions or registrative feature uses shall be conditioned so as to prevent tunnecessary or userasonable interference with rights of leases.

Priors to desputhing the usefue of the feated lands, leaves shall constant leason to be apprised of procedures to be followed and modifications or reclamation measures that may be necessary. Areas to be desarted in any require invernories or special studies to determine the extent of language. In other resources, Lesses may be required to complete minor inventories or short term special studies under guidelines provided by leason. If in the conduct of operations, threatened or available surface guidelines provided by leason. If in the conduct of operations, threatened arangeminism and effects are observed, lesses shall immediately constant leasures and of constanting language and operations. Must would result in the destruction of such species or objects.

Sec. 7. Manage operations—To the eatent that impacts from mining operations would be substantially different or greater than those associated with normal drilling operations, leaser reserves the right to deny approval of such operations.

Sec. 6. Extraction of beliant—Lessor reserves the option of extracting or having extracted belians from gast production in a manner specified and by means provided by lessor at no expense or loss to lessee or owner of the gas. Lessee stull include in any contract of sale of gas the provisions of this section.

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

Sec. 10. Protection of diverse interests and equal opportunity—Lessee shall: pay when due all taxes legally assessed and levied under laws of the State or the United States; occurd all employees complete freedom of purchase, pay all wages at least twice each month in fawful more United States, maintain a safe working environment in accordance with standard industry pr and take measures necessary to proceed the health and safety of the public.

Lessor reserves the right to ensure that production is sold at reasonable prices and to prevent thenopoly. 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, lesser 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, and regulations and relevant orders of the Secretary of Labor issued pursuant thereto. Neither lessee nor lessee's subcontractors shall maintain segregated facilities.

Sec. 11. Transfer of lease interests and retirepaishment of lease—As required by regulations, iessee shall file with leasor any assignment or other transfer of an interest in this lease. Lease may retinquish this lease or any legal subdivision by filing in the proper office a written retinquishment, which shall be effective as if the date of filing, subject to the continued obligation of the lessee and surety to pay all accrued restals and myeltics

Sec. 12. Delivery of premises—At such time as all or portions of this lease are returned to leasor, leaser 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 decined necessary by lessor for preservation of producible wells.

improvements not occided necessary by tester for preservation of producible wells.

Sec. 13 Proceedings in case of default—If leaste 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 unless or until the leasehold contains a well capable of production of oil or gas as paying quantities, or the lease is committed to an approved cooperative or such plan or communitations agreement which contains a well capable of production of sultitude plan or communitations agreement which contains a well capable of production of sultitude plan to construct to paying quantities. This provision shall not be constructed to prevent the exercise by lessor of any other legal and equitable remedy, or waver shall not prevent later cancellation for the same default occurring a ray other time. Lessee shall be subject to applicable provisions and penalties of POGRMA (30 U.S.C. 1701).

Sec. 14. Heirs and successors in-therest.—Each obligation of this lease shall extend to und be binding upon, and every benefit hereof shall imare to the heirs, executors, administrators, successors, beneficiaries, or assignees of the respective parties hereto.

BOOK 121 ARE 231

HICHS.

## THE FOLLOWING MOTICE WILL BE ATTACHED TO ALL ISSUED LEASES

## 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 transferses 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 transferse 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  $2(a)(2)(\lambda)$  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.

NO. 205995

FILED AND RECORDED AT REQUEST OF

Nessalk Energy, Inc.

September 26, 1996

AT 01 MINUTES PAST 1 0 CLOCK

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RECORDS, PAGE 230 LINCOLN COUNTY

NEVADA.

YURIKO SETZER

BY LELL BOULTY RECORDER