TRACT 41964 - Vermilion Parish, Louisiana

A portion of the entirety of the beds and bottoms embraced within the meander of the shoreline as same existed in 1942, located in any parts of Township 14 South, Ranges 1, 2 and 3 West and 1 East, and Township 15 South, Ranges 1, 2 and 3 West and 1 East, the entirety of said described area being deemed to comprise 50,000 acres, whether actually more or less, not presently under mineral lease from the State on March 9, 2011, and not formerly adjudicated in fee ownership to any party other than the State of Louisiana; which property is subject to the provisions of Special Act No. 92 of the 1942 Regular Session of the Louisiana Legislature requiring the successful bidder, within sixty (60) days of obtaining a mineral lease from the State of Louisiana, to obtain additional leases on the same property from LLOG Exploration Company, L.L.C. (successor in title to Energy Development Corp.) and Avrico, Inc. [both successors in title to Acadian Vermilion Rice Irrigation Company, Inc.] containing terms not substantially different from and further containing a bonus and royalty not less than one-half (1/2) of those contained in the lease taken from the State of Louisiana, being more specifically described as follows: Beginning at a point having Coordinates of X = 1,654,100.09 and Y =396,056.26; thence East approximately 4,855 feet to a point on the Exxon/State Ownership Boundary having a Coordinate of Y = 396,056.26;said Exxon/State Ownership Boundary Southerly along thence to the Northeast corner of Operating Agreement No. 217 having Coordinates of X = 1,658,005.57 and Y = 381,928.20; thence West 3,905.48 feet along the North boundary of said Operating Agreement No. 217 to a point having Coordinates of X = 1,654,100.09 and Y = 381,928.20; thence North 14,128.06 feet to the point of beginning, containing approximately 1,428 acres, all as more particularly outlined on a plat on file in the Office of Mineral Resources, Department of Natural Resources. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927, (South Zone).

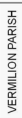
NOTE: The maximum primary term for any lease of this tract is three (3) years and further, the aggregate total royalty in leases from the State of Louisiana, LLOG Exploration Company, L.L.C. and Avrico, Inc. on this tract shall not equal less than twenty-five percent (25%). All leases, including the State lease shall contain a paragraph providing that, at the end of the primary term of the lease, Lessee shall release in favor of Lessor all of Lessee's right, title and interest in such lease as to all depths one hundred feet (100') below the deepest formation producing, or deepest formation, behind pipe, capable of producing, at that time.

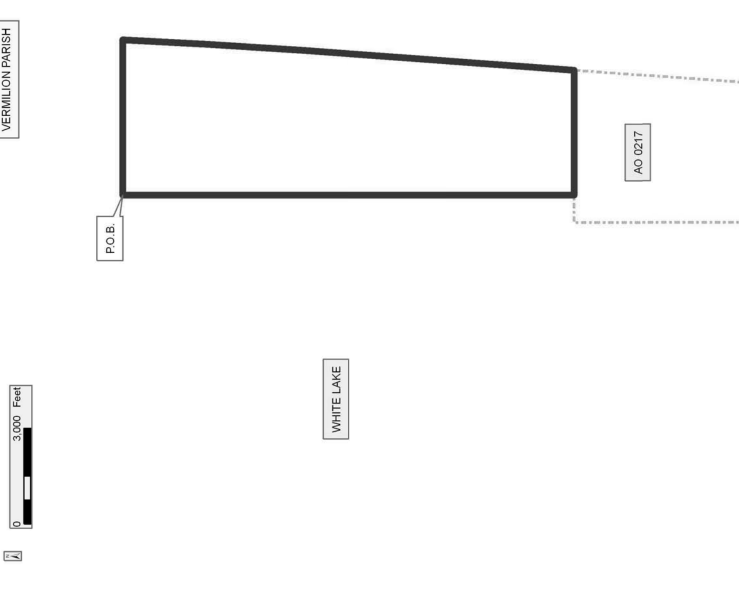
NOTE: The above description of the Tract nominated for lease has been provided and corrected, where required, exclusively by the nomination party. Any mineral lease selected from this Tract and awarded by the Louisiana State Mineral and Energy Board shall be without warranty of any kind, either express, implied, or statutory, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. Should the mineral lease awarded by the Louisiana State Mineral and Energy Board be subsequently modified, cancelled or abrogated due to the existence of conflicting leases, operating agreements, private claims or other future obligations or conditions which may affect all or any portion of the leased Tract, it shall not relieve the Lessee of the obligation to pay any bonus due thereon to the Louisiana State Mineral and Energy Board, nor shall the Louisiana State Mineral and Energy Board be obligated to refund any consideration paid by the Lessor prior to such modification, cancellation, or abrogation, including, but not limited to, bonuses, rentals and royalties.

NOTE: The State of Louisiana does hereby reserve, and this lease shall be subject to, the imprescriptible right of surface use in the nature of a servitude in favor of the Department of Natural Resources, including its and Commissions, Offices for the sole purpose implementing, of constructing, servicing and maintaining approved coastal zone management and/or restoration projects. Utilization of any and all rights derived under this lease by the mineral lessee, its agents, successors or assigns, shall not interfere with nor hinder the reasonable surface use by the Department of Natural Resources, its Offices or Commissions, as herein above reserved.

Bidder	Cash	Price/	Rental	Oil	Gas	Other
	Payment	Acre				







TRACT 41965 - Vermilion Parish, Louisiana

A portion of the entirety of the beds and bottoms embraced within the meander of the shoreline as same existed in 1942, located in any parts of Township 14 South, Ranges 1, 2 and 3 West and 1 East, and Township 15 South, Ranges 1, 2 and 3 West and 1 East, the entirety of said described area being deemed to comprise 50,000 acres, whether actually more or less, not presently under mineral lease from the State on March 9, 2011, and not formerly adjudicated in fee ownership to any party other than the State of Louisiana; which property is subject to the provisions of Special Act No. 92 of the 1942 Regular Session of the Louisiana Legislature requiring the successful bidder, within sixty (60) days of obtaining a mineral lease from the State of Louisiana, to obtain additional leases on the same property from LLOG Exploration Company, L.L.C. (successor in title to Energy Development Corp.) and Avrico, Inc. [both successors in title to Acadian Vermilion Rice Irrigation Company, Inc.] containing terms not substantially different from and further containing a bonus and royalty not less than one-half (1/2) of those contained in the lease taken from the State of Louisiana, being more specifically described as follows: Beginning at a point being the Northwest corner of State Lease No. 18090, having Coordinates of X = 1,625,907.14 and Y = 391,250.00; thence along the West boundary of said State Lease No. 18090 the following two courses: South 5,272.50 feet to a point having Coordinates of X = 1,625,907.14 and Y = 385,977.50, South 56 degrees 32 minutes 57 seconds East 3,692.69 feet to the Southwest corner of said State Lease No. 18090, also being the Northwest corner of State Lease No. 18091, having Coordinates of X = 1,628,988.16 and Y = 383,942.00; thence West 8,488.16 feet to a point having Coordinates of X = 1,620,500.00 and Y = 383,942.00; thence North 7,308.00 feet to a point having Coordinates of X = 1,620,500.00 and Y =391,250.00; thence East 5,407.14 feet to the point of beginning, containing approximately 979.13 acres, all as more particularly outlined on a plat on file in the Office of Mineral Resources, Department of Natural Resources. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927, (South Zone).

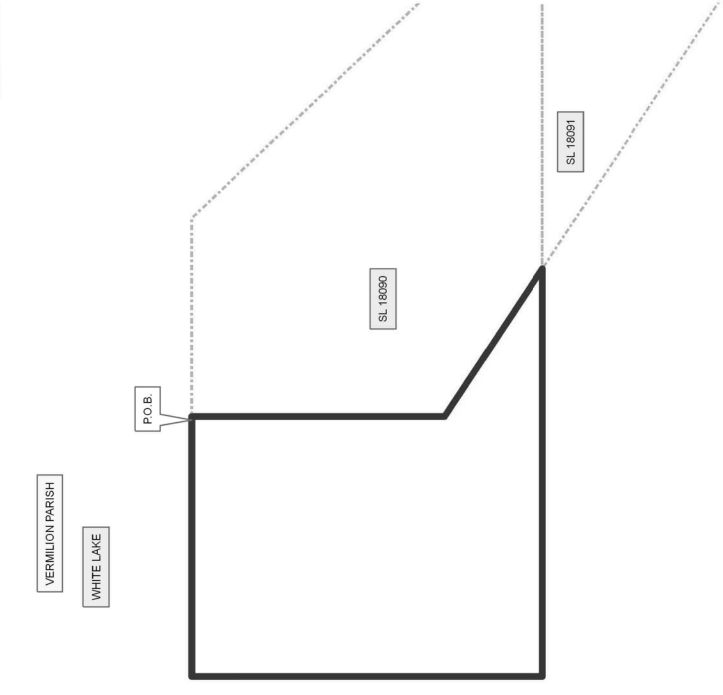
NOTE: The maximum primary term for any lease of this tract is three (3) years and further, the aggregate total royalty in leases from the State of Louisiana, LLOG Exploration Company, L.L.C. and Avrico, Inc. on this tract shall not equal less than twenty-five percent (25%). All leases, including the State lease shall contain a paragraph providing that, at the end of the primary term of the lease, Lessee shall release in favor of Lessor all of Lessee's right, title and interest in such lease as to all depths one hundred feet (100') below the deepest formation producing, or deepest formation, behind pipe, capable of producing, at that time.

NOTE: The above description of the Tract nominated for lease has been provided and corrected, where required, exclusively by the nomination party. Any mineral lease selected from this Tract and awarded by the Louisiana State Mineral and Energy Board shall be without warranty of any kind, either express, implied, or statutory, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. Should the mineral lease awarded by the Louisiana State Mineral and Energy Board be subsequently modified, cancelled or abrogated due to the existence of conflicting leases, operating agreements, private claims or other future obligations or conditions which may affect all or any portion of the leased Tract, it shall not relieve the Lessee of the obligation to pay any bonus due thereon to the Louisiana State Mineral and Energy Board, nor shall the Louisiana State Mineral and Energy Board be obligated to refund any consideration paid by the Lessor prior to such modification, cancellation, or abrogation, including, but not limited to, bonuses, rentals and royalties.

NOTE: The State of Louisiana does hereby reserve, and this lease shall be subject to, the imprescriptible right of surface use in the nature of a servitude in favor of the Department of Natural Resources, including its Offices and Commissions, for the sole purpose of implementing, constructing, servicing and maintaining approved coastal zone management and/or restoration projects. Utilization of any and all rights derived under this lease by the mineral lessee, its agents, successors or assigns, shall not interfere with nor hinder the reasonable surface use by the Department of Natural Resources, its Offices or Commissions, as herein above reserved.

Bidder	Cash	Price/	Rental	Oil	Gas	Other
	Payment	Acre				







Office of Mineral Resources, Acres: 979.13 Tract Number: 41965

TRACT 41966 - Vermilion Parish, Louisiana

A portion of the entirety of the beds and bottoms embraced within the meander of the shoreline as same existed in 1942, located in any parts of Township 14 South, Ranges 1, 2 and 3 West and 1 East, and Township 15 South, Ranges 1, 2 and 3 West and 1 East, the entirety of said described area being deemed to comprise 50,000 acres, whether actually more or less, not presently under mineral lease from the State on March 9, 2011, and not formerly adjudicated in fee ownership to any party other than the State of Louisiana; which property is subject to the provisions of Special Act No. 92 of the 1942 Regular Session of the Louisiana Legislature requiring the successful bidder, within sixty (60) days of obtaining a mineral lease from the State of Louisiana, to obtain additional leases on the same property from LLOG Exploration Company, L.L.C. (successor in title to Energy Development Corp.) and Avrico, Inc. [both successors in title to Acadian Vermilion Rice Irrigation Company, Inc.] containing terms not substantially different from and further containing a bonus and royalty not less than one-half (1/2) of those contained in the lease taken from the State of Louisiana, being more specifically described as follows: Beginning at a point having Coordinates of X = 1,620,500.00 and Y =391,250.00; thence South approximately 16,060 feet to а point of intersection with the 1942 Shoreline of White Lake having a Coordinate of X = 1,620,500.00; thence Northwesterly, Northerly and Westerly along the meanders of said 1942 Shoreline of White Lake to a point of intersection with a North-South line having a Coordinate of X = 1,611,460.00; thence North approximately 8,167 feet to a point having Coordinates of X = 1,611,460.00 and Y = 391,250.00; thence East 9,040.00 feet to the point of beginning, containing approximately 2,293 acres, all as more particularly outlined on a plat on file in the Office of Mineral Resources, Department of Natural Resources. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927, (South Zone).

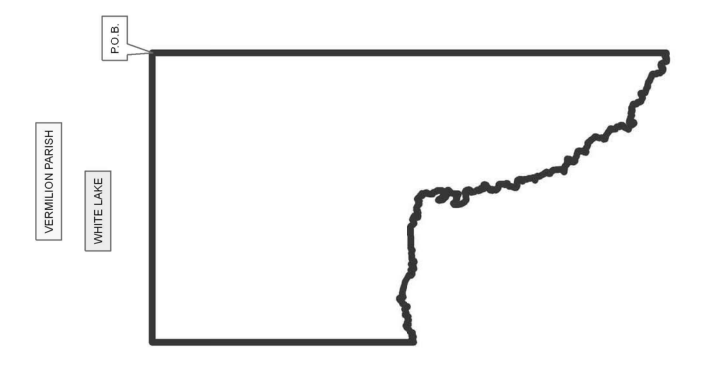
NOTE: The maximum primary term for any lease of this tract is three (3) years and further, the aggregate total royalty in leases from the State of Louisiana, LLOG Exploration Company, L.L.C. and Avrico, Inc. on this tract shall not equal less than twenty-five percent (25%). All leases, including the State lease shall contain a paragraph providing that, at the end of the primary term of the lease, Lessee shall release in favor of Lessor all of Lessee's right, title and interest in such lease as to all depths one hundred feet (100') below the deepest formation producing, or deepest formation, behind pipe, capable of producing, at that time.

NOTE: The above description of the Tract nominated for lease has been provided and corrected, where required, exclusively by the nomination party. Any mineral lease selected from this Tract and awarded by the Louisiana State Mineral and Energy Board shall be without warranty of any kind, either express, implied, or statutory, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. Should the mineral lease awarded by the Louisiana State Mineral and Energy Board be subsequently modified, cancelled or abrogated due to the existence of conflicting leases, operating agreements, private claims or other future obligations or conditions which may affect all or any portion of the leased Tract, it shall not relieve the Lessee of the obligation to pay any bonus due thereon to the Louisiana State Mineral and Energy Board, nor shall the Louisiana State Mineral and Energy Board be obligated to refund any consideration paid by the Lessor prior to such modification, cancellation, or abrogation, including, but not limited to, bonuses, rentals and royalties.

NOTE: The State of Louisiana does hereby reserve, and this lease shall be subject to, the imprescriptible right of surface use in the nature of a servitude in favor of the Department of Natural Resources, including its and Commissions, Offices for the sole purpose implementing, of constructing, servicing and maintaining approved coastal zone management and/or restoration projects. Utilization of any and all rights derived under this lease by the mineral lessee, its agents, successors or assigns, shall not interfere with nor hinder the reasonable surface use by the Department of Natural Resources, its Offices or Commissions, as herein above reserved.

Bidder	Cash	Price/	Rental	Oil	Gas	Other
	Payment	Acre				







TRACT 41967 - Vermilion Parish, Louisiana

A portion of the entirety of the beds and bottoms embraced within the meander of the shoreline as same existed in 1942, located in any parts of Township 14 South, Ranges 1, 2 and 3 West and 1 East, and Township 15 South, Ranges 1, 2 and 3 West and 1 East, the entirety of said described area being deemed to comprise 50,000 acres, whether actually more or less, not presently under mineral lease from the State on March 9, 2011, and not formerly adjudicated in fee ownership to any party other than the State of Louisiana; which property is subject to the provisions of Special Act No. 92 of the 1942 Regular Session of the Louisiana Legislature requiring the successful bidder, within sixty (60) days of obtaining a mineral lease from the State of Louisiana, to obtain additional leases on the same property from LLOG Exploration Company, L.L.C. (successor in title to Energy Development Corp.) and Avrico, Inc. [both successors in title to Acadian Vermilion Rice Irrigation Company, Inc.] containing terms not substantially different from and further containing a bonus and royalty not less than one-half (1/2) of those contained in the lease taken from the State of Louisiana, being more specifically described as follows: Beginning at a point having Coordinates of X = 1,643,665.09 and Y =389,314.44; thence South 12,220.24 feet to a point on the North line of State Lease No. 3052, having Coordinates of X = 1,643,665.09 and Y = 377,094.20; thence West 312.69 feet along said North line of State Lease No. 3052, as amended, to its Northwest Corner, having Coordinates of X = 1,643,352.40 and Y = 377,094.20; thence South 1,300.63 feet along the West line of said State Lease No. 3052 to a point having Coordinates of X = 1,643,352.40 and Y = 375,793.57; thence North 89 degrees 57 minutes 59 seconds West 3,548.35 feet to a point having Coordinates of Х = 1,639,804.05 and Y = 375,795.66; thence North 05 degrees 16 minutes 32 seconds East 5,297.20 feet to a point having Coordinates of Х = 1,640,291.11 and Y = 381,070.42; thence North 89 degrees 57 minutes 59 seconds West 2,591.11 feet to the Southeast corner of State Lease No. 18091, as amended having Coordinates of X = 1,637,700.00 and Y = 381,071.93; thence North 2,098.77 feet along the East line of State Lease No. 18091 to a point having Coordinates of X = 1,637,700.00 and Y =383,170.70; thence North 43 degrees 27 minutes 08 seconds West 1,062.48 feet along the Northeast boundary of said State Lease No. 18091 to its Northeast corner also being the Southeast corner of State Lease No. 18090, as amended, having Coordinates of X = 1,636,969.28 and Y = 383,942.00; thence 5,436.84 feet along the Eastern boundary of said State Lease No. 18090 to a point having Coordinates of X = 1,633,230.09 and Y =387,888.86; thence North 1,425.58 feet to a point having Coordinates of X = 1,633,230.09 and Y = 389,314.44; thence East 10,435.00 feet to the point of beginning, containing approximately 1,946.06 acres, all as more particularly outlined on a plat on file in the Office of Mineral Resources, Department of Natural Resources. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927, (South Zone).

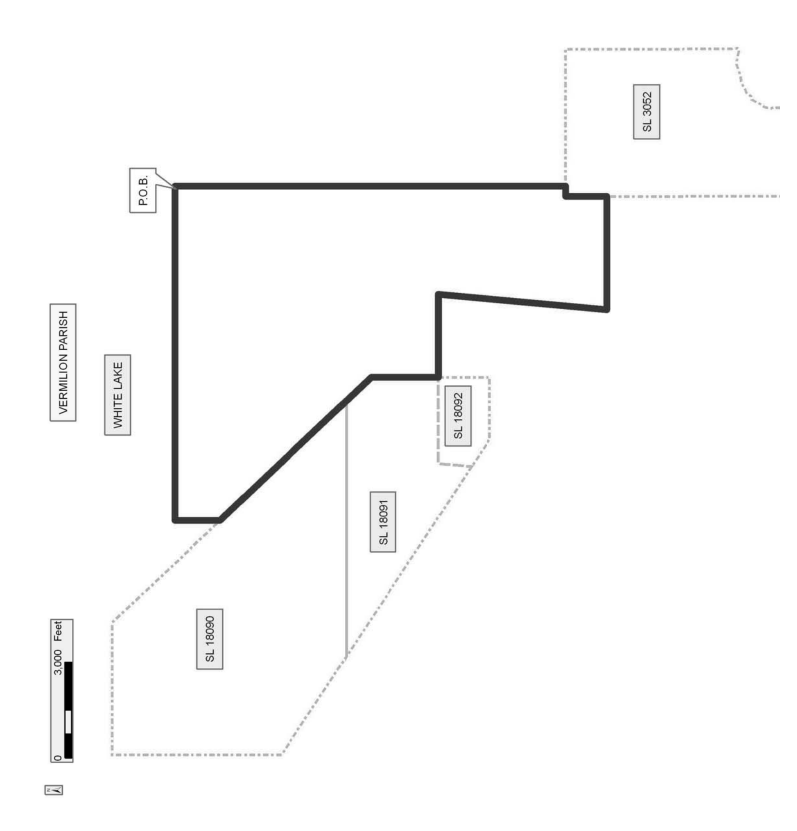
NOTE: The maximum primary term for any lease of this tract is three (3) years and further, the aggregate total royalty in leases from the State of Louisiana, LLOG Exploration Company, L.L.C. and Avrico, Inc. on this tract shall not equal less than twenty-five percent (25%). All leases, including the State lease shall contain a paragraph providing that, at the end of the primary term of the lease, Lessee shall release in favor of Lessor all of Lessee's right, title and interest in such lease as to all depths one hundred feet (100') below the deepest formation producing, or deepest formation, behind pipe, capable of producing, at that time.

NOTE: The above description of the Tract nominated for lease has been provided and corrected, where required, exclusively by the nomination party. Any mineral lease selected from this Tract and awarded by the Louisiana State Mineral and Energy Board shall be without warranty of any kind, either express, implied, or statutory, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. Should the mineral lease awarded by the Louisiana State Mineral and Energy Board be subsequently modified, cancelled or abrogated due to the existence of conflicting leases, operating agreements, private claims or other future obligations or conditions which may affect all or any portion of the leased Tract, it shall not relieve the Lessee of the obligation to pay any bonus due thereon to the Louisiana State Mineral and Energy Board, nor shall the Louisiana State Mineral and Energy Board be obligated to refund any consideration paid by the Lessor prior to such modification, cancellation, or abrogation, including, but not limited to, bonuses, rentals and royalties.

NOTE: The State of Louisiana does hereby reserve, and this lease shall be subject to, the imprescriptible right of surface use in the nature of a servitude in favor of the Department of Natural Resources, including its Offices and Commissions, for the sole purpose of implementing, constructing, servicing and maintaining approved coastal zone management and/or restoration projects. Utilization of any and all rights derived under this lease by the mineral lessee, its agents, successors or assigns, shall not interfere with nor hinder the reasonable surface use by the Department of Natural Resources, its Offices or Commissions, as herein above reserved.

Bidder	Cash	Price/	Rental	Oil	Gas	Other
	Payment	Acre				





TRACT 41968 - Vermilion Parish, Louisiana

A portion of the entirety of the beds and bottoms embraced within the meander of the shoreline as same existed in 1942, located in any parts of Township 14 South, Ranges 1, 2 and 3 West and 1 East, and Township 15 South, Ranges 1, 2 and 3 West and 1 East, the entirety of said described area being deemed to comprise 50,000 acres, whether actually more or less, not presently under mineral lease from the State on March 9, 2011, and not formerly adjudicated in fee ownership to any party other than the State of Louisiana; which property is subject to the provisions of Special Act No. 92 of the 1942 Regular Session of the Louisiana Legislature requiring the successful bidder, within sixty (60) days of obtaining a mineral lease from the State of Louisiana, to obtain additional leases on the same property from LLOG Exploration Company, L.L.C. (successor in title to Energy Development Corp.) and Avrico, Inc. [both successors in title to Acadian Vermilion Rice Irrigation Company, Inc.] containing terms not substantially different from and further containing a bonus and royalty not less than one-half (1/2) of those contained in the lease taken from the State of Louisiana, being more specifically described as follows: Beginning at a point having Coordinates of X = 1,643,665.09 and Y =389,314.44; thence East 10,435.00 feet to a point having Coordinates of X = 1,654,100.09 and Y = 389,314.44; thence South 3,643.70 feet to a point having Coordinates of X = 1,654,100.09 and Y = 385,670.74; thence West 6,147.69 feet to a point being the Northwest Corner of State Lease No. as amended, having Coordinates of X = 1,647,952.40 and Y =3055, 385,670.74; thence South 4,176.54 feet along the Western boundary of said State Lease No. 3055, to its Southwest corner having Coordinates of X =1,647,952.40 and Y = 381,494.20, said point also being the Northwest corner of State Lease No. 3057, as amended; thence South 4,400.00 feet along the West line of said State Lease No. 3057 to a point having Coordinates of X = 1,647,952.40 and Y = 377,094.20, said point being also the Northeast Corner of State Lease No. 3052; thence West 4,287.31 feet along the North line of said State Lease No. 3052 to a point having Coordinates of X = 1,643,665.09 and Y = 377,094.20; thence North 12,220.24 feet to the point of beginning, containing approximately 1,716.99 acres, all as more particularly outlined on a plat on file in the Office of Mineral Resources, Department of Natural Resources. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927, (South Zone).

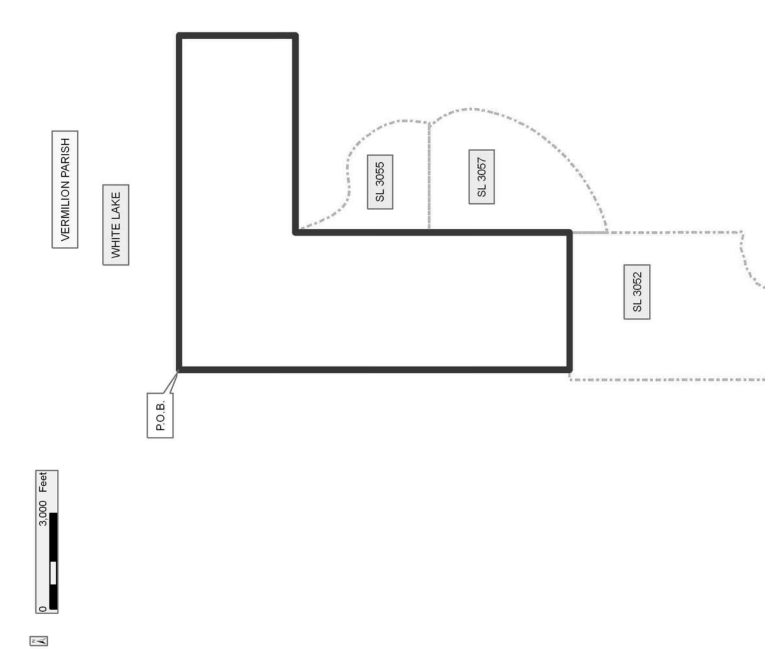
NOTE: The maximum primary term for any lease of this tract is three (3) years and further, the aggregate total royalty in leases from the State of Louisiana, LLOG Exploration Company, L.L.C. and Avrico, Inc. on this tract shall not equal less than twenty-five percent (25%). All leases, including the State lease shall contain a paragraph providing that, at the end of the primary term of the lease, Lessee shall release in favor of Lessor all of Lessee's right, title and interest in such lease as to all depths one hundred feet (100') below the deepest formation producing, or deepest formation, behind pipe, capable of producing, at that time.

NOTE: The above description of the Tract nominated for lease has been provided and corrected, where required, exclusively by the nomination party. Any mineral lease selected from this Tract and awarded by the Louisiana State Mineral and Energy Board shall be without warranty of any kind, either express, implied, or statutory, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. Should the mineral lease awarded by the Louisiana State Mineral and Energy Board be subsequently modified, cancelled or abrogated due to the existence of conflicting leases, operating agreements, private claims or other future obligations or conditions which may affect all or any portion of the leased Tract, it shall not relieve the Lessee of the obligation to pay any bonus due thereon to the Louisiana State Mineral and Energy Board, nor shall the Louisiana State Mineral and Energy Board be obligated to refund any consideration paid by the Lessor prior to such modification, cancellation, or abrogation, including, but not limited to, bonuses, rentals and royalties.

NOTE: The State of Louisiana does hereby reserve, and this lease shall be subject to, the imprescriptible right of surface use in the nature of a servitude in favor of the Department of Natural Resources, including its of implementing, and Offices Commissions, for the sole purpose constructing, servicing and maintaining approved coastal zone management and/or restoration projects. Utilization of any and all rights derived under this lease by the mineral lessee, its agents, successors or assigns, shall not interfere with nor hinder the reasonable surface use by the Department of Natural Resources, its Offices or Commissions, as herein above reserved.

Bidder	Cash	Price/	Rental	Oil	Gas	Other
	Payment	Acre				





Office of Mineral Resources, Acres: 1716.99 Tract Number: 41968

TRACT 41969 - Vermilion Parish, Louisiana

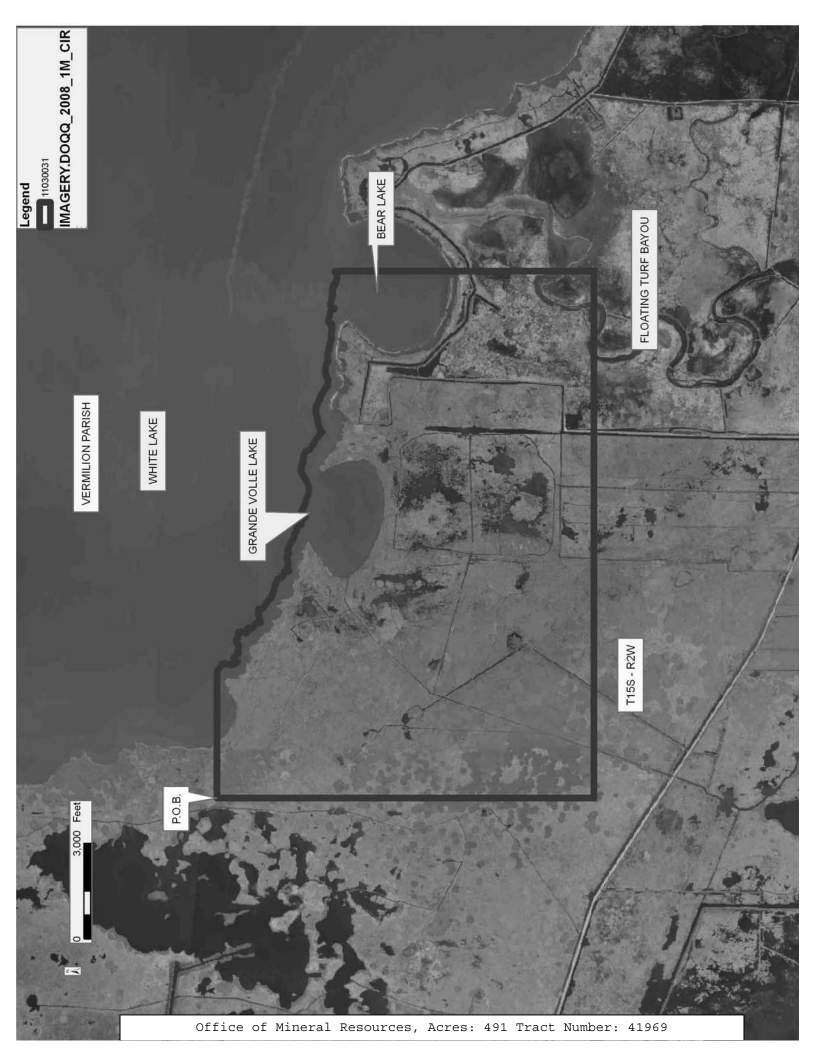
A portion of the bed and bottom of White Lake created by shoreline erosion since November of 1942, and therefore not in existence at the time Special Act No. 92 of the 1942 Regular Session of the Louisiana Legislature was enacted, and all lands now or formerly constituting the beds and bottoms of all water bodies of every nature and description claimed as one hundred percent (100%) owned by the State of Louisiana, not presently under mineral lease by the State of Louisiana on March 9, 2011 and being more particularly described as follows: Beginning at a point having Coordinates of X = 1,595,000.00 and Y = 386,775.71; thence East approximately 3,956 feet to a point of intersection with the 1942 Shoreline of White Lake having a Coordinate of Y = 386,775.71; thence Southeasterly and Easterly along the meanders of said 1942 Shoreline of White Lake to a point of intersection with a North South line having a Coordinate of X = 1,611,460.00; thence South approximately 8,083 feet to a point having Coordinates of X = 1,611,460.00 and Y = 375,000.00; thence West 16,460.00 feet to a point having Coordinates of X = 1,595,000.00 and Y = 375,000.00; thence North 11,775.71 feet to the point of beginning, containing approximately 491 acres, all as more particularly outlined on a plat on file in the Office of Mineral Resources, Department of Natural Resources. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927, (South Zone).

NOTE: Any lease on this Tract shall contain the following language, to wit: "Should a title dispute arise regarding this leased acreage and litigation ensue, lessee herein agrees to pay the State as billed by the State, any and all legal costs incurred by the State of Louisiana in defending its title to said leased acreage up to a maximum aggregate amount of one hundred fifty thousand and no/100 dollars (\$150,000.00) for all leases in the same area by the same lessee."

NOTE: The above description of the Tract nominated for lease has been provided and corrected, where required, exclusively by the nomination party. Any mineral lease selected from this Tract and awarded by the Louisiana State Mineral and Energy Board shall be without warranty of any kind, either express, implied, or statutory, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. Should the mineral lease awarded by the Louisiana State Mineral and Energy Board be subsequently modified, cancelled or abrogated due to the existence of conflicting leases, operating agreements, private claims or other future obligations or conditions which may affect all or any portion of the leased Tract, it shall not relieve the Lessee of the obligation to pay any bonus due thereon to the Louisiana State Mineral and Energy Board, nor shall the Louisiana State Mineral and Energy Board be obligated to refund any consideration paid by the Lessor prior to such modification, cancellation, or abrogation, including, but not limited to, bonuses, rentals and royalties.

NOTE: The State of Louisiana does hereby reserve, and this lease shall be subject to, the imprescriptible right of surface use in the nature of a servitude in favor of the Department of Natural Resources, including its Offices and Commissions, for the sole purpose of implementing, constructing, servicing and maintaining approved coastal zone management and/or restoration projects. Utilization of any and all rights derived under this lease by the mineral lessee, its agents, successors or assigns, shall not interfere with nor hinder the reasonable surface use by the Department of Natural Resources, its Offices or Commissions, as herein above reserved.

Bidder	Cash	Price/	Rental	Oil	Gas	Other
	Payment	Acre				



TRACT 41970 - Vermilion Parish, Louisiana

A portion of the entirety of the beds and bottoms embraced within the meander of the shoreline as same existed in 1942, located in any parts of Township 14 South, Ranges 1, 2 and 3 West and 1 East, and Township 15 South, Ranges 1, 2 and 3 West and 1 East, the entirety of said described area being deemed to comprise 50,000 acres, whether actually more or less, not presently under mineral lease from the State on March 9, 2011, and not formerly adjudicated in fee ownership to any party other than the State of Louisiana; which property is subject to the provisions of Special Act No. 92 of the 1942 Regular Session of the Louisiana Legislature requiring the successful bidder, within sixty (60) days of obtaining a mineral lease from the State of Louisiana, to obtain additional leases on the same property from LLOG Exploration Company, L.L.C. (successor in title to Energy Development Corp.) and Avrico, Inc. [both successors in title to Acadian Vermilion Rice Irrigation Company, Inc.] containing terms not substantially different from and further containing a bonus and royalty not less than one-half (1/2) of those contained in the lease taken from the State of Louisiana, being more specifically described as follows: Beginning at a point having Coordinates of X = 1,611,460.00 and Y =386,775.71; thence South approximately 3,693 feet to a point of intersection with the 1942 Shoreline of White Lake having a Coordinate of X = 1,611,460.00; thence Westerly and Northwesterly along the meanders of said 1942 Shoreline of White Lake to a point of intersection with an East West line having a Coordinate of Y = 386,775.71; thence East approximately 12,504 feet to the point of beginning, containing approximately 744 acres, all as more particularly outlined on a plat on file in the Office of Resources, Department of Natural Resources. All Mineral bearings, distances and coordinates are based on Louisiana Coordinate System of 1927, (South Zone).

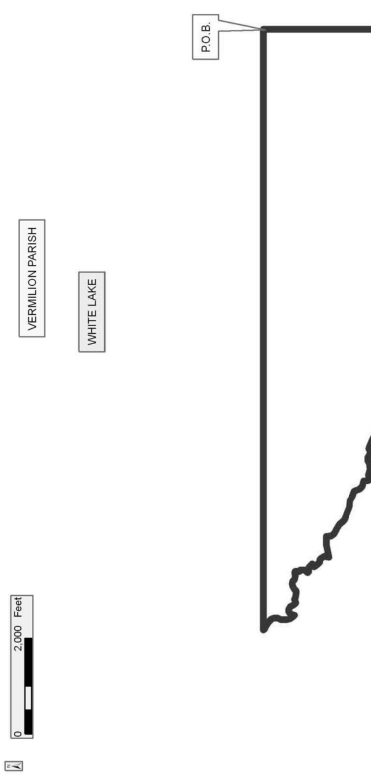
NOTE: The maximum primary term for any lease of this tract is three (3) years and further, the aggregate total royalty in leases from the State of Louisiana, LLOG Exploration Company, L.L.C. and Avrico, Inc. on this tract shall not equal less than twenty-five percent (25%). All leases, including the State lease shall contain a paragraph providing that, at the end of the primary term of the lease, Lessee shall release in favor of Lessor all of Lessee's right, title and interest in such lease as to all depths one hundred feet (100') below the deepest formation producing, or deepest formation, behind pipe, capable of producing, at that time.

NOTE: The above description of the Tract nominated for lease has been provided and corrected, where required, exclusively by the nomination party. Any mineral lease selected from this Tract and awarded by the Louisiana State Mineral and Energy Board shall be without warranty of any kind, either express, implied, or statutory, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. Should the mineral lease awarded by the Louisiana State Mineral and Energy Board be subsequently modified, cancelled or abrogated due to the existence of conflicting leases, operating agreements, private claims or other future obligations or conditions which may affect all or any portion of the leased Tract, it shall not relieve the Lessee of the obligation to pay any bonus due thereon to the Louisiana State Mineral and Energy Board, nor shall the Louisiana State Mineral and Energy Board be obligated to refund any consideration paid by the Lessor prior to such modification, cancellation, or abrogation, including, but not limited to, bonuses, rentals and royalties.

NOTE: The State of Louisiana does hereby reserve, and this lease shall be subject to, the imprescriptible right of surface use in the nature of a servitude in favor of the Department of Natural Resources, including its Offices and Commissions, for the sole purpose of implementing, constructing, servicing and maintaining approved coastal zone management and/or restoration projects. Utilization of any and all rights derived under this lease by the mineral lessee, its agents, successors or assigns, shall not interfere with nor hinder the reasonable surface use by the Department of Natural Resources, its Offices or Commissions, as herein above reserved.

Bidder	Cash	Price/	Rental	Oil	Gas	Other
	Payment	Acre				





TRACT 41971 - Vermilion Parish, Louisiana

A portion of the entirety of the beds and bottoms embraced within the meander of the shoreline as same existed in 1942, located in any parts of Township 14 South, Ranges 1, 2 and 3 West and 1 East, and Township 15 South, Ranges 1, 2 and 3 West and 1 East, the entirety of said described area being deemed to comprise 50,000 acres, whether actually more or less, not presently under mineral lease from the State on March 9, 2011, and not formerly adjudicated in fee ownership to any party other than the State of Louisiana; which property is subject to the provisions of Special Act No. 92 of the 1942 Regular Session of the Louisiana Legislature requiring the successful bidder, within sixty (60) days of obtaining a mineral lease from the State of Louisiana, to obtain additional leases on the same property from LLOG Exploration Company, L.L.C. (successor in title to Energy Development Corp.) and Avrico, Inc. [both successors in title to Acadian Vermilion Rice Irrigation Company, Inc.] containing terms not substantially different from and further containing a bonus and royalty not less than one-half (1/2) of those contained in the lease taken from the State of Louisiana, being more specifically described as follows: Beginning at a point having Coordinates of X = 1,654,100.09 and Y =385,560.74; thence South 3,742.54 feet to a point on the North boundary of A0217 having Coordinates of X = 1,654,100.09 and Y = 381,928.20; thence West 847.69 feet to the Northwest corner of said AO217 having Coordinates of X = 1,653,252.40 and Y = 381,928.20; thence South approximately 8,305 feet to a point of intersection with the 1942 Shoreline of White Lake having a Coordinate of X = 1,653,252.40; thence Westerly and Southwesterly along the meanders of said 1942 Shoreline of White Lake to a point of intersection with a North South line having a Coordinate of Х = 1,647,952.40, being the same North South line that forms the East boundary of State Lease No. 3052; thence North approximately 3,956 feet to a point on the East line of said State Lease No. 3052, also being the Southernmost point of State Lease No. 3057, having Coordinates of X = 1,647,952.40 and Y = 375,913.23; thence along the Southern and Eastern boundary of said State Lease No. 3057 the following courses: Northeasterly on an arc having radius of 3,375.84 feet to a point having Coordinates of Х а = 1,649,021.80 and Y = 376,306.36, Northeasterly on an arc having a radius of 5,213.92 feet to a point having Coordinates of X = 1,650,051.33 and Y =376,987.18, Northeasterly on an arc having a radius of 5,340.96 feet to a point having Coordinates of X = 1,650,744.31 and Y = 377,706.77, Northeasterly on an arc having a radius of 4,410.13 feet to a point having Coordinates of X = 1,651,728.58 and Y = 379,632.37, Northwesterly on an arc having a radius of 1,823.83 feet to the Northeast corner of said State Lease No. 3057, also being a point on the Southern boundary of State Lease No. 3055, having Coordinates of X = 1,651,236.90 and Y = 381,494.20; thence along the boundary of said State Lease No. 3055 the following courses: East 134.00 feet to a point having Coordinates of Х = 1,651,370.90 and Y = 381,494.20; North 06 degrees 55 minutes 31 seconds East 475.59 feet to a point having Coordinates of X = 1,651,428.24 and Y =381,966.32; North 03 degrees 30 minutes 17 seconds East 247.50 feet to a point having Coordinates of X = 1,651,443.37 and Y = 382,213.36; North 00

degrees 16 minutes 30 seconds East 114.60 feet to a point having Coordinates of X = 1,651,443.92 and Y = 382,327.96; North 04 degrees 55 minutes 08 seconds West 127.24 feet to a point having Coordinates of X = 1,651,433.01 and Y = 382,454.73; North 16 degrees 19 minutes 18 seconds West 216.20 feet to a point having Coordinates of X = 1,651,372.25 and Y =382,662.22; North 17 degrees 56 minutes 06 seconds West 180.85 feet to a point having Coordinates of X = 1,651,316.56 and Y = 382,834.28; North 25 degrees 52 minutes 49 seconds West 185.62 feet to a point having Coordinates of X = 1,651,235.54 and Y = 383,001.28; North 28 degrees 06 minutes 06 seconds West 273.50 feet to a point having Coordinates of X = 1,651,106.71 and Y = 383,242.54; North 35 degrees 08 minutes 57 seconds West 234.96 feet to a point having Coordinates of X = 1,650,971.44 and Y =383,434.66; North 36 degrees 53 minutes 05 seconds West 249.10 feet to a point having Coordinates of X = 1,650,821.93 and Y = 383,633.90; North 46 degrees 45 minutes 03 seconds West 166.16 feet to a point having Coordinates of X = 1,650,700.90 and Y = 383,747.75; North 49 degrees 24 minutes 45 seconds West 131.25 feet to a point having Coordinates of X = 1,650,601.23 and Y = 383,833.14; North 51 degrees 13 minutes 23 seconds West 111.42 feet to a point having Coordinates of X = 1,650,514.37 and Y =383,902.92; North 60 degrees 36 minutes 10 seconds West 135.13 feet to a point having Coordinates of X = 1,650,396.64 and Y = 383,969.25; North 62 degrees 27 minutes 24 seconds West 79.62 feet to a point having Coordinates of X = 1,650,326.04 and Y = 384,006.07; North 74 degrees 45 minutes 10 seconds West 70.00 feet to a point having Coordinates of X = 1,650,258.50 and Y = 384,024.48; North 68 degrees 58 minutes 13 seconds West 42.75 feet to a point having Coordinates of X = 1,650,218.60 and Y =384,039.82; North 84 degrees 28 minutes 42 seconds West 95.61 feet to a point having Coordinates of X = 1,650,123.43 and Y = 384,049.02; North 87 degrees 42 minutes 33 seconds West 76.80 feet to a point having Coordinates of X = 1,650,046.69 and Y = 384,052.09; North 88 degrees 40 minutes 04 seconds West 132.04 feet to a point having Coordinates of X =1,649,914.69 and Y = 384,055.16; South 85 degrees 45 minutes 47 seconds West 83.11 feet to a point having Coordinates of X = 1,649,831.81 and Y =384,049.02; South 85 degrees 19 minutes 01 seconds West 187.89 feet to a point having Coordinates of X = 1,649,644.55 and Y = 384,033.68; South 81 degrees 11 minutes 08 seconds West 180.18 feet to a point having Coordinates of X = 1,649,466.50 and Y = 384,006.07; South 83 degrees 09 minutes 23 seconds West 77.29 feet to a point having Coordinates of X =1,649,389.76 and Y = 383,996.86; West 95.16 feet to a point having Coordinates of X = 1,649,294.60 and Y = 383,996.86; North 86 degrees 38 minutes 00 seconds West 104.55 feet to a point having Coordinates of X = 1,649,190.23 and Y = 384,003.00; North 82 degrees 09 minutes 11 seconds West 89.87 feet to a point having Coordinates of X = 1,649,101.20 and Y =384,015.27; North 71 degrees 34 minutes 13 seconds West 67.94 feet to a point having Coordinates of X = 1,649,036.74 and Y = 384,036.75; North 67 degrees 17 minutes 09 seconds West 179.52 feet to a point having Coordinates of X = 1,648,871.14 and Y = 384,106.07; North 52 degrees 03 minutes 42 seconds West 214.72 feet to a point having Coordinates of X = 1,648,701.80 and Y = 384,238.08; North 37 degrees 45 minutes 42 seconds

West 132.73 feet to a point having Coordinates of X = 1,648,620.52 and Y = 384,343.01; North 37 degrees 31 minutes 14 seconds West 183.50 feet to a point having Coordinates of X = 1,648,508.76 and Y = 384,488.55; North 32 degrees 09 minutes 50 seconds West 139.95 feet to a point having Coordinates of X = 1,648,434.26 and Y = 384,607.02; North 22 degrees 05 minutes 37 seconds West 60.06 feet to a point having Coordinates of X = 1,648,411.67 and Y = 384,662.67; North 26 degrees 06 minutes 30 seconds West 127.39 feet to a point having Coordinates of X = 1,648,355.61 and Y = 384,777.06; North 24 degrees 37 minutes 54 seconds West 123.28 feet to a point having Coordinates of X = 1,648,304.23 and Y = 384,889.12; North 25 21 minutes 33 seconds West 147.26 feet to a point having degrees Coordinates of X = 1,648,241.16 and Y = 385,022.19; North 20 degrees 33 minutes 44 seconds West 183.07 feet to a point having Coordinates of X = 1,648,176.86 and Y = 385,193.60; North 21 degrees 27 minutes 25 seconds West 138.33 feet to a point having Coordinates of X = 1,648,126.26 and Y = 385,322.34; North 24 degrees 31 minutes 46 seconds West 144.04 feet to a point having Coordinates of X = 1,648,066.46 and Y = 385,453.38; North 27 degrees 41 minutes 17 seconds West 245.47 feet to a point having Coordinates of X = 1,647,952.40 and Y = 385,670.74; East 6,147.69 feet to the point of beginning, containing approximately 1,044 acres, all as more particularly outlined on a plat on file in the Office of Mineral Resources, Department of Natural Resources. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927, (South Zone).

NOTE: The maximum primary term for any lease of this tract is three (3) years and further, the aggregate total royalty in leases from the State of Louisiana, LLOG Exploration Company, L.L.C. and Avrico, Inc. on this tract shall not equal less than twenty-five percent (25%). All leases, including the State lease shall contain a paragraph providing that, at the end of the primary term of the lease, Lessee shall release in favor of Lessor all of Lessee's right, title and interest in such lease as to all depths one hundred feet (100') below the deepest formation producing, or deepest formation, behind pipe, capable of producing, at that time.

NOTE: The above description of the Tract nominated for lease has been provided and corrected, where required, exclusively by the nomination party. Any mineral lease selected from this Tract and awarded by the Louisiana State Mineral and Energy Board shall be without warranty of any kind, either express, implied, or statutory, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. Should the mineral lease awarded by the Louisiana State Mineral and Energy Board be subsequently modified, cancelled or abrogated due to the existence of conflicting leases, operating agreements, private claims or other future obligations or conditions which may affect all or any portion of the leased Tract, it shall not relieve the Lessee of the obligation to pay any bonus due thereon to the Louisiana State Mineral and Energy Board, nor shall the Louisiana State Mineral and Energy Board be obligated to refund any consideration paid by the Lessor prior to such

modification, cancellation, or abrogation, including, but not limited to, bonuses, rentals and royalties.

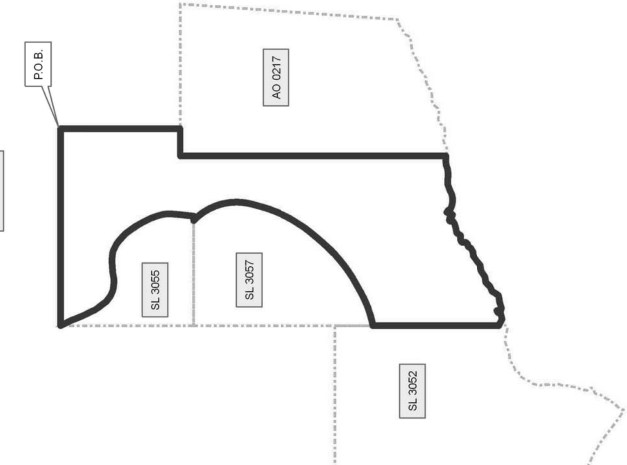
NOTE: The State of Louisiana does hereby reserve, and this lease shall be subject to, the imprescriptible right of surface use in the nature of a servitude in favor of the Department of Natural Resources, including its and Commissions, Offices for the sole purpose of implementing, constructing, servicing and maintaining approved coastal zone management and/or restoration projects. Utilization of any and all rights derived under this lease by the mineral lessee, its agents, successors or assigns, shall not interfere with nor hinder the reasonable surface use by the Department of Natural Resources, its Offices or Commissions, as herein above reserved.

Bidder	Cash	Price/	Rental	Oil	Gas	Other
	Payment	Acre				











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TRACT 41972 - Vermilion Parish, Louisiana

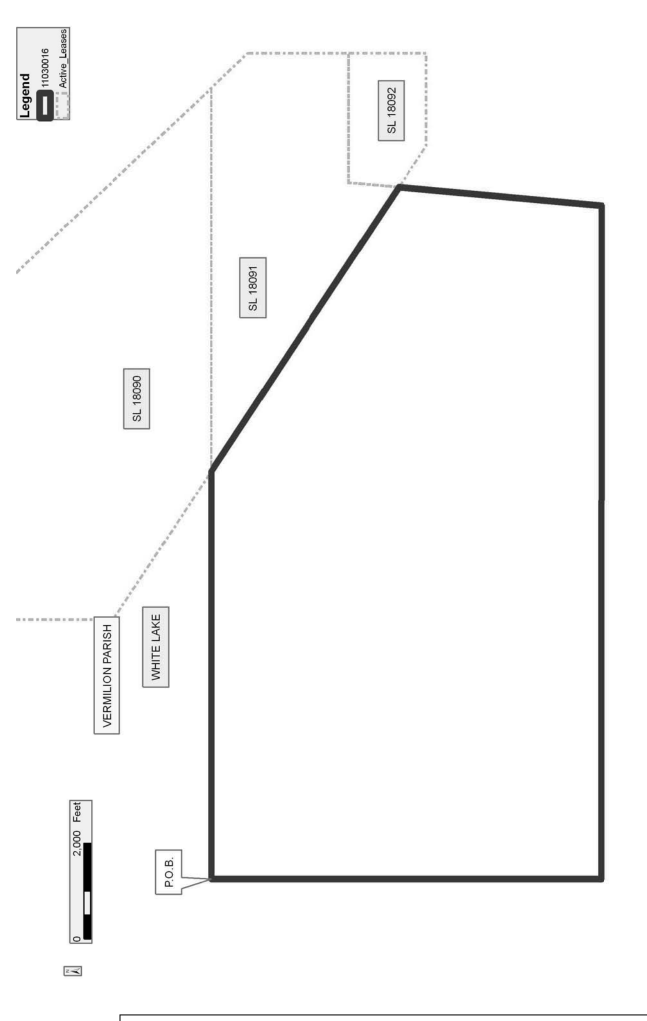
A portion of the entirety of the beds and bottoms embraced within the meander of the shoreline as same existed in 1942, located in any parts of Township 14 South, Ranges 1, 2 and 3 West and 1 East, and Township 15 South, Ranges 1, 2 and 3 West and 1 East, the entirety of said described area being deemed to comprise 50,000 acres, whether actually more or less, not presently under mineral lease from the State on March 9, 2011, and not formerly adjudicated in fee ownership to any party other than the State of Louisiana; which property is subject to the provisions of Special Act No. 92 of the 1942 Regular Session of the Louisiana Legislature requiring the successful bidder, within sixty (60) days of obtaining a mineral lease from the State of Louisiana, to obtain additional leases on the same property from LLOG Exploration Company, L.L.C. (successor in title to Energy Development Corp.) and Avrico, Inc. [both successors in title to Acadian Vermilion Rice Irrigation Company, Inc.] containing terms not substantially different from and further containing a bonus and royalty not less than one-half (1/2) of those contained in the lease taken from the State of Louisiana, being more specifically described as follows: Beginning at a point having Coordinates of X = 1,620,500.00 and Y =383,942.00; thence East 8,488.15 feet to the Southwest corner of State Lease No. 18090, as amended, also being the Northwest corner of State Lease No. 18091, as amended, having Coordinates of X = 1,628,988.15 and Y = 383,942.00; thence South 56 degrees 32 minutes 57 seconds East 7,093.14 feet along the West boundary of said State Lease No. 18091 to its Southernmost corner, also being the Westernmost corner of State Lease No. as amended, having Coordinates of X = 1,634,906.38 and Y =18092, 380,032.11; thence South 05 degrees 14 minutes 28 seconds West 4,251.13 feet to a point having Coordinates of X = 1,634,518.04 and Y = 375,798.76; thence North 89 degrees 57 minutes 59 seconds West 14,018.05 feet to a point having Coordinates of X = 1,620,500.00 and Y = 375,806.98; thence North 8,135.02 feet to the point of beginning, LESS AND EXCEPT that if any, of Section 16, Township 15 South, Range 1 West, portion, Southwestern District, Vermilion Parish, Louisiana, which may lie within the above described tract, containing approximately 2,407.37 acres, all as more particularly outlined on a plat on file in the Office of Mineral Resources, Department of Natural Resources. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927, (South Zone).

NOTE: The maximum primary term for any lease of this tract is three (3) years and further, the aggregate total royalty in leases from the State of Louisiana, LLOG Exploration Company, L.L.C. and Avrico, Inc. on this tract shall not equal less than twenty-five percent (25%). All leases, including the State lease shall contain a paragraph providing that, at the end of the primary term of the lease, Lessee shall release in favor of Lessor all of Lessee's right, title and interest in such lease as to all depths one hundred feet (100') below the deepest formation producing, or deepest formation, behind pipe, capable of producing, at that time.

NOTE: The above description of the Tract nominated for lease has been provided and corrected, where required, exclusively by the nomination party. Any mineral lease selected from this Tract and awarded by the Louisiana State Mineral and Energy Board shall be without warranty of any kind, either express, implied, or statutory, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. Should the mineral lease awarded by the Louisiana State Mineral and Energy Board be subsequently modified, cancelled or abrogated due to the existence of conflicting leases, operating agreements, private claims or other future obligations or conditions which may affect all or any portion of the leased Tract, it shall not relieve the Lessee of the obligation to pay any bonus due thereon to the Louisiana State Mineral and Energy Board, nor shall the Louisiana State Mineral and Energy Board be obligated to refund any consideration paid by the Lessor prior to such modification, cancellation, or abrogation, including, but not limited to, bonuses, rentals and royalties.

NOTE: The State of Louisiana does hereby reserve, and this lease shall be subject to, the imprescriptible right of surface use in the nature of a servitude in favor of the Department of Natural Resources, including its Offices and Commissions, for the sole purpose of implementing, constructing, servicing and maintaining approved coastal zone management and/or restoration projects. Utilization of any and all rights derived under this lease by the mineral lessee, its agents, successors or assigns, shall not interfere with nor hinder the reasonable surface use by the Department of Natural Resources, its Offices or Commissions, as herein above reserved.

Bidder	Cash	Price/	Rental	Oil	Gas	Other
	Payment	Acre				



TRACT 41973 - Vermilion Parish, Louisiana

A portion of the bed and bottom of White Lake created by shoreline erosion since November of 1942, and therefore not in existence at the time Special Act No. 92 of the 1942 Regular Session of the Louisiana Legislature was enacted, and all lands now or formerly constituting the beds and bottoms of all water bodies of every nature and description claimed as one hundred percent (100%) owned by the State of Louisiana, not presently under mineral lease by the State of Louisiana on March 9, 2011 and being more particularly described as follows: Beginning at a point having Coordinates of X = 1,628,000.00 and Y = 364,603.05; thence West 16,540.00 feet to a point having Coordinates of X = 1,611,460.00 and Y = 364,603.05; thence North approximately 18,480 feet to a point of intersection with the 1942 Shoreline of White Lake having a Coordinate of X = 1,611,460.00; thence Easterly, Southerly, Southeasterly and Southerly along the meanders of said 1942 Shoreline of White Lake to a point of intersection with a North South line having a Coordinate of X = 1,628,000.00; thence South approximately 4,861 feet to the point of beginning, containing approximately 530 acres, all as more particularly outlined on a plat on file in the Office of Mineral Resources, Department of Natural Resources. All bearings, distances and coordinates are based on Louisiana Coordinate System of 1927, (South Zone).

NOTE: Any lease on this Tract shall contain the following language, to wit: "Should a title dispute arise regarding this leased acreage and litigation ensue, lessee herein agrees to pay the State as billed by the State, any and all legal costs incurred by the State of Louisiana in defending its title to said leased acreage up to a maximum aggregate amount of one hundred fifty thousand and no/100 dollars (\$150,000.00) for all leases in the same area by the same lessee."

NOTE: The above description of the Tract nominated for lease has been provided and corrected, where required, exclusively by the nomination party. Any mineral lease selected from this Tract and awarded by the Louisiana State Mineral and Energy Board shall be without warranty of any kind, either express, implied, or statutory, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. Should the mineral lease awarded by the Louisiana State Mineral and Energy Board be subsequently modified, cancelled or abrogated due to the existence of conflicting leases, operating agreements, private claims or other future obligations or conditions which may affect all or any portion of the leased Tract, it shall not relieve the Lessee of the obligation to pay any bonus due thereon to the Louisiana State Mineral and Energy Board, nor shall the Louisiana State Mineral and Energy Board be obligated to refund any consideration paid by the Lessor prior to such modification, cancellation, or abrogation, including, but not limited to, bonuses, rentals and royalties.

NOTE: The State of Louisiana does hereby reserve, and this lease shall be subject to, the imprescriptible right of surface use in the nature of a

servitude in favor of the Department of Natural Resources, including its Offices and Commissions, for the sole purpose of implementing, constructing, servicing and maintaining approved coastal zone management and/or restoration projects. Utilization of any and all rights derived under this lease by the mineral lessee, its agents, successors or assigns, shall not interfere with nor hinder the reasonable surface use by the Department of Natural Resources, its Offices or Commissions, as herein above reserved.

Bidder	Cash	Price/	Rental	Oil	Gas	Other
	Payment	Acre				

