OVER THE COUNTER LEASE OFFERING
FOR OIL, GAS AND ASSOCIATED HYDROCARBONS

STATE OF UTAH
SCHOOL AND INSTITUTIONAL TRUST LANDS ADMINISTRATION
675 EAST 500 SOUTH, SUITE 500
SALT LAKE CITY, UT  84102-2818
(801) 538-5100

OIL, GAS AND ASSOCIATED HYDROCARBONS LEASING UNITS

The following parcels were not leased during the July 2010 Competitive Lease Offering and are available for over the counter leasing thru Thursday, October 21, 2010, in accordance with R850-21-300 Lease Application Process under Rules Governing the Management and Use of Trust Lands in Utah. All unit parcels are a **5 year lease term at a 16-2/3% royalty rate**. The offering of these lands for leasing of oil, gas and associated hydrocarbons does not guarantee that there are deposits of oil, gas and associated hydrocarbons on these lands. Each application should include only one leasing unit per application and must be on Form B-4 (rev. 04-07), Over the Counter Oil, Gas and Associated Hydrocarbons Application. All parcels of lands are offered at a **$2.00 per net acre or fractional part thereof** with an additional $30.00 to cover the application fee. All acreage within the leasing unit will be leased in its entirety. **INTERACTIVE OIL, GAS & ASSOCIATED HYDROCARBONS OVER THE COUNTER APPLICATION FORM B-4 (rev. 4-07) IS NOW AVAILABLE ON OUR WEB SITE [http://trustlands.utah.gov/](http://trustlands.utah.gov/) CLICK ON THE FORMS & APPLICATIONS LINK AND SCROLL DOWN TO THE OIL & GAS FORMS SECTION.**

<table>
<thead>
<tr>
<th>LEASING UNIT NO.</th>
<th>DESCRIPTION</th>
<th>COUNTY/ACRES</th>
</tr>
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<tbody>
<tr>
<td>LEASING UNIT NO. 16 IS IN A DESIGNATED MULTIPLE MINERAL DEVELOPMENT AREA. FOR MORE INFORMATION, REFER TO THE SCHOOL AND INSTITUTIONAL TRUST LANDS ADMINISTRATION RULES AND REGULATIONS AT R-850-22-1000.</td>
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<table>
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<tr>
<th>*16</th>
<th>T16S, R24E, SLB&amp;M</th>
<th>Grand</th>
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<tbody>
<tr>
<td>Sec.  5</td>
<td>Lots 1(41.25), 2(40.38), 3(40.69), 4(40.29), 5(40.16), SW¼NW¼, W½SW¼ [Lots aka N½NW¼, SE¼NW¼, E½SW¼]</td>
<td>897.05 Acres</td>
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<tr>
<td>Sec.  6</td>
<td>Lots 2(40.30), 3(40.17), 4(33.14), 5(33.33), 6(33.55), 7(33.79), S½NE¼, SE¼NW¼, E½SW¼, SE¼ [Lots aka NW¼NE¼, NE¼NW¼, W½W½]</td>
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</table>
LEASING UNIT NOS. 17 & 18 ARE IN A DESIGNATED MULTIPLE MINERAL DEVELOPMENT AREA. FOR MORE INFORMATION, REFER TO THE SCHOOL AND INSTITUTIONAL TRUST LANDS ADMINISTRATION RULES AND REGULATIONS AT R-850-22-1000.

*17  T16S, R24E, SLB&M
      Sec. 7: Lots 1(34.02), 2(34.24), NE¼, E½NW¼ 593.68 Acres
            [Lots aka W½NW¼]
      Sec. 8: Lots 1(22.63), 2(22.79), S½NE¼, NW¼
            [Lots aka S½N½NE¼]

*18  T17S, R21E, SLB&M
      Sec. 1: Lots 1(28.00), 2(28.06), 3(28.10), 4(28.16), S½N½, S½ [All]

*Parcels have been leased as of 07/27/2010. Units are no longer available.
Applicant Name:____________________________________________  
Address:___________________________________________________  
__________________________________________________________  
City                                State                         Zip Code  
Telephone No.        _____________________  

Applicant hereby applies for an oil, gas and associated hydrocarbons lease on the following described tract of land situated in ______________ County, State of Utah.  

Total Acres _____________  

REQUIREMENTS AND CONDITIONS: 1) One lease is limited to no more than 2,560 acres; 2) The Applicant offers a minimum rental of $40.00 or $2.00 per acre, (fractional acres are rounded up to one full acre) whichever is greater; 3) Applicant does hereby deposit with this application a sum of $__________ as advance first year rental and a separate check for the $30.00 application fee to secure a lease for the above described oil, gas and associated hydrocarbons. 4) If the applicant is a firm, association or corporation, the entity must be qualified to do business in the State of Utah.  

Upon approval the applicant must accept an oil, gas and associated hydrocarbons lease in the form currently offered by the School and Institutional Trust Lands Administration subject to the requirements of the laws of the State of Utah, including the rules of the Division of Oil, Gas and Mining and the rules governing the management of the School and Institutional Trust Lands Administration both now in effect and as may hereinafter be adopted. Failure of funds or failure to execute a lease within 30 days of receipt shall constitute a forfeiture of the first year rental and termination of the lease agreement.  

Applicant’s Signature  
By:                                          
**(Attorney-in-fact) Signature**  

** Application filed by an attorney-in-fact in behalf of the applicant shall not be accepted unless there is sufficient evidence on file with the Trust Lands Administration that the applicant authorized the attorney-in-fact to apply for and execute the lease in his behalf.  

This form cannot be used for any competitive bid sale. (See SITLA Rule R850-3-300.) For questions or information call (801) 538-5100. This form cannot be used for any Metaliferous Mineral or Surface applications.  

FORM B-4 (rev. 4-07)  

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