## TRACT 43342 - Caddo Parish, Louisiana

A certain Tract of land, excluding the beds and bottoms of all navigable waters, belonging to and not presently under mineral lease from Caddo Levee District on July 10, 2013, being more fully described as follows: That certain tract of land containing 334.82 acres, more or less, being a part of that certain 599.32 acres, more or less, being described as the South Half of the Northeast Quarter (S/2 of the NE/4); the Southeast Quarter of the Northwest Quarter (SE/4 of the NW/4); the Southwest Quarter (SW/4); the North Half of the Southeast Quarter (N/2 of the SE/4) and the South Half of the Southeast Quarter (S/2 of the SE/4), along with Lots Three (3), Four (4), Five (5), Six (6) and Seven (7) of Section 21, Township 20 North, Range 15 West, being all of said Section, excepts Lots 1 and 2; LESS AND EXCEPT Lots 3, 4 and 7, the Southeast Quarter of the Northwest Ouarter (SE/4 of the NW/4) and the Southwest Ouarter (SW/4)excluding its southernmost 660 feet all being 264.50 acres, for a total described 334.82 acres, all as more particularly outlined on a plat on file in the Office of Mineral Resources, Department of Natural Resources. The description is based on information provided by the State Agency regarding location and ownership of surface and mineral rights. All bearings, distances and coordinates, if applicable, are based on Louisiana Coordinate System of 1927, (North or South Zone).

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 fair market value shall be paid to lessor for all merchantable timber removed or destroyed in conducting operations on the above described tract.

NOTE: At the end of the primary term of the lease, Lease shall release all depths one hundred (100') feet below the stratigraphic equivalent of the deepest producing interval in any well drilled on the leased premises or on any unit containing all or any portion thereof. Said release shall be in written and recordable form. In the event that a well is drilling at the end of the primary term on the leased premises or on a unit containing

all or part of the leased premises, the herein required release shall be provided to Lessor when such well is completed either as a producer or a dry hole.

NOTE: The Caddo Levee District will accept the following minimum percentages for the submitted acreage: No less than 25% royalty revenue from production.

NOTE: The Caddo Levee District requests the primary term of the lease to be no more than thirty-six (36) months from the date of execution of the lease.

Applicant: TACOMA ENERGY CORPORATION to Agency and by Resolution from the Caddo Levee District authorizing the Mineral Board to act in its behalf

Cash	Price/	Rental	Oil	Gas	Other
Payment	Acre				



## TRACT 43343 - Caddo Parish, Louisiana

A certain Tract of land, excluding the beds and bottoms of all navigable waters, belonging to and not presently under mineral lease from Caddo Levee District on July 10, 2013, being more fully described as follows: That certain tract of land being described as Lots 3, 4 and 7, the Southeast Quarter of the Northwest Quarter and the Southwest Quarter excluding its southernmost 660 feet, all being situated in Section 21, Township 20 North, Range 15 West, Caddo Parish, Louisiana, **but only as to the depths below 2,500 feet**, and containing **264.50 acres**, all as more particularly outlined on a plat on file in the Office of Mineral Resources, Department of Natural Resources. The description is based on information provided by the State Agency regarding location and ownership of surface and mineral rights. All bearings, distances and coordinates, if applicable, are based on Louisiana Coordinate System of 1927, (North or South Zone).

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 fair market value shall be paid to lessor for all merchantable timber removed or destroyed in conducting operations on the above described tract.

NOTE: At the end of the primary term of the lease, Lease shall release all depths one hundred (100') feet below the stratigraphic equivalent of the deepest producing interval in any well drilled on the leased premises or on any unit containing all or any portion thereof. Said release shall be in written and recordable form. In the event that a well is drilling at the end of the primary term on the leased premises or on a unit containing all or part of the leased premises, the herein required release shall be provided to Lessor when such well is completed either as a producer or a dry hole.

NOTE: The Caddo Levee District will accept the following minimum percentages for the submitted acreage: No less than 25% royalty revenue from production.

NOTE: The Caddo Levee District requests the primary term of the lease to be no more than thirty-six (36) months from the date of execution of the lease.

NOTE: The lease shall only cover depths greater than 2,500 feet below the surface of the ground.

Applicant: TACOMA ENERGY CORPORATION to Agency and by Resolution from the Caddo Levee District authorizing the Mineral Board to act in its behalf

Bidder	Cash	Price/	Rental	Oil	Gas	Other
	Payment	Acre				



## TRACT 43344 - Cameron Parish, Louisiana

A certain Tract of land, excluding the beds and bottoms of all navigable waters, belonging to and not presently under mineral lease from Cameron Parish Police Jury on July 10, 2013, being more fully described as follows: Whereas, the Parish of Cameron owns certain lands, roads, rightof-ways, not presently under mineral lease situated in Section 2, Township 15 South, Range 14 West, comprising 0.6858 acres, more or less, located at Berwick Road and Smith Ridge Road, the intersection of and more particularly described as follows: Beginning at a point 34.00 feet South 00 degrees 04 minutes 14 seconds West from the intersection of the East Line of Tract No.1, belonging to Joseph Earl Rutherford, and the North Right of Way Line of Parish Road No. 548, as per plat of survey prepared by F. Shutts feet Sons for the Heirs of Mrs. Eliza Griffith in Sections 1 and 2, Township 15 South, Range 14 West, dated February 7,1972; the point of beginning being the centerline of the present asphalt wearing course, thence running along the East line of said Tract No.1 North 00 degrees 04 minutes 14 seconds East a distance of 300.00 feet; thence turning and running North 84 degrees 40 minutes 17 seconds West a distance of 100.00 feet; thence turning and running South 00 degrees 04 minutes 14 seconds West a distance of 300.00 feet to the centerline of the present asphalt wearing course; thence turning and running South 84 degrees 40 minutes 17 seconds East a distance of 100.00 feet to the point of beginning, all the bearings being true and the parcel containing a calculated area of 0.6858 acres, all as more particularly outlined on a plat on file in the Office of Mineral Resources, Department of Natural Resources. The description is based on information provided by the State Agency regarding location and ownership of surface and mineral rights. All bearings, distances and coordinates, if applicable, are based on Louisiana Coordinate System of 1927, (North or South Zone).

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: There shall be no drilling or surface operations on the lands vested in the Parish of Cameron.

NOTE: There shall be a minimum royalty of 25%.

NOTE: Lessee shall at all times comply with all applicable environmental and wetlands laws and regulations promulgated by the federal government, the State of Louisiana, and/or any department, office or agency thereof, and Lessee shall obtain all licenses and/or permits required under such laws and regulations.

Applicant: OIL LAND SERVICES, INC. to Agency and by Resolution from the Cameron Parish Police Jury authorizing the Mineral Board to act in its behalf

Bidder	Cash	Price/ Acre	Rental	Oil	Gas	Other
	Payment	Acre				

