

**Reference Table of Bid Requirements and Additional Information for
Each State and State Agency Lands and Water Bottoms Category and Subcategory**

Category Subcategory	Primary Term Limit?	Cash Payment Payee?	Annual Rental Required if Primary Term > 1 year?	Oil & Gas Royalty Statutory Minimum?	Oil & Gas Royalty Advertised Minimum?	Additional Information
State Lands and Water Bottoms Categories and Subcategories						
Offshore (Inclusive of Ascension Bay)	5 years	Office of Mineral Resources	Yes ≥ ½ Cash Payment	1/8	Check ad	
Inland (Exclusive of Ascension Bay)	3 years	Office of Mineral Resources	Yes ≥ ½ Cash Payment	1/8	Check ad	
Louisiana Department of Wildlife and Fisheries Area/State Owned	3 years	Office of Mineral Resources	Yes ≥ ½ Cash Payment	1/8	Check ad	The Louisiana Department of Wildlife and Fisheries ("LDWF") must concur in any mineral leasing of any wildlife management area, preserve, refuge, or similarly defined and designated area under its jurisdiction and control and any state mineral lease granted on such property must adopt and incorporate LDWF special rules, provisions, regulations and other limitations on activity for that area. See LSA-R.S. 56:4; LSA-R.S. 36:602. Interested parties may obtain copies of any LDWF special rules, provisions, regulations and other limitations for a given area directly from the LDWF. A mineral lessee bears sole responsibility for determining which rules and regulations apply to the leased property.
Marsh Island Wildlife Refuge	3 years	½ to Office of Mineral Resources ½ to Russell Sage Foundation	Yes ≥ ½ Cash Payment	1/8	Check ad	If a state mineral lease is awarded on a Marsh Island Wildlife Refuge tract, then one-half (½) of any and all revenues due the state as royalty, rentals, or otherwise shall be paid directly to the Russell Sage Foundation. LSA-R.S. 56:798(A)(1).
School Indemnity Lands	3 years	Office of Mineral Resources	Yes ≥ ½ Cash Payment	1/6	Check ad	
Tax Adjudicated Lands	3 years	Office of Mineral Resources	Yes ≥ ½ Cash Payment	1/8	Check ad	
Vacant State Lands	3 years	Office of Mineral Resources	Yes ≥ ½ Cash Payment	1/8	Check ad	
White Lake						
White Lake Water Bottoms as of 1942	3 years	Office of Mineral Resources	Yes ≥ ½ Cash Payment	1/8	Check ad	The successful bidder awarded a state mineral lease on White Lake Water Bottoms as of 1942 must: (1) Acquire a mineral lease from each of the successors in title to Acadia-Vermilion Rice Irrigating Company, Inc., currently: (a) LLOG Exploration Company, LLC (immediate successor in title to Energy Development Corp.) and (b) Avrico, Inc., within sixty (60) days after the execution of the state mineral lease, for not less than (½) of the bonus and royalty payable under and upon terms not substantially different from the state mineral lease, (2) Provide that the minimum aggregate total royalty from all leases shall not equal less than twenty-five percent (25%), and (3) Include a provision in all of the mineral leases that at the end of the primary term, 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.

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<i>White Lake Eroded Shoreline from 1942</i>	3 years	Office of Mineral Resources	Yes ≥ ½ Cash Payment	1/8	Check ad	It is mandatory that a bid on a White Lake Eroded Shoreline from 1942 tract offer the additional consideration that should a title dispute arise regarding the tract and litigation ensue, the bidder obligates himself(itself) to pay to the State, as same may be billed, any and all legal costs incurred by the State of Louisiana in defending its title to said tract up to a maximum aggregate amount of one hundred fifty thousand and no/100 dollars (\$150,000.00) for all leases acquired by the bidder on White Lake Eroded Shoreline from 1942 acreage.
<i>White Lake Alleged Section 16 School Lands</i>	3 years	Office of Mineral Resources	Yes ≥ ½ Cash Payment	1/6	Check ad	The successful bidder awarded a state mineral lease on White Lake Alleged Section 16 School Lands must: (1) Acquire a mineral lease from each of the successors in title to Acadia-Vermilion Rice Irrigating Company, Inc., currently: a) LLOG Exploration Company, LLC (immediate successor in title to Energy Development Corp.) and b) Avrigo, Inc., within sixty (60) days after the execution of the state mineral lease, for an aggregate amount of not less than one-half (½) of the aggregate bonus and royalty payable under and upon terms not substantially different from the state mineral lease and the Vermilion Parish School Board mineral lease, (2) Provide that the minimum aggregate total royalty from all leases shall not equal less than twenty-five percent (25%), and (3) Include a provision in all of the mineral leases that at the end of the primary term, 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.

State Agency Lands and Water Bottoms Categories and Subcategories

State Agency Lands	3 years	State Agency(ies)	Yes ≥ ½ Cash Payment	1/8 (except 1/6 for School Boards)	Check ad	Any amendments, assignments or other agreements entered into after the State Mineral Board has awarded the state agency mineral lease must thereafter be approved by the respective state agency(ies), not the State Mineral Board.
Louisiana Department of Wildlife and Fisheries Area/LDWF Owned	3 years	LDWF	Yes ≥ ½ Cash Payment	1/8	Check ad	The Louisiana Department of Wildlife and Fisheries ("LDWF") must concur in any mineral leasing of any wildlife management area, preserve, refuge, or similarly defined and designated area under its jurisdiction and control and any state agency mineral lease granted on such property must adopt and incorporate LDWF special rules, provisions, regulations and other limitations on activity for that area. See LSA-R.S. 36:602. Interested parties may obtain copies of any LDWF special rules, provisions, regulations and other limitations for a given area directly from the LDWF. A mineral lessee bears sole responsibility for determining which rules and regulations apply to the leased property.
Russell Sage Wildlife Management Area	3 years	½ to Ouachita Farm Corporation ½ to LDWF	Yes ≥ ½ Cash Payment	1/8	Check ad	The payment of bonus, rental and royalty, as well as any other leasehold payment shall be made in two (2) checks of equal amount: one for one-half (½) of the total amount due and owing made payable to Ouachita Farm Corporation and the second for one-half (½) of the total amount due and owing made payable to the Louisiana Department of Wildlife and Fisheries.

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Section 16 School Lands	3 years	School Board	Yes ≥ ½ Cash Payment	1/6	Check ad	Any amendments, assignments or other agreements entered into after the State Mineral Board has awarded the state agency mineral lease shall thereafter be approved by the school board, not the State Mineral Board.
<i>Section 16 School Lands that fall in a township lying within more than one (1) parish</i>	3 years	State Treasurer	Yes ≥ ½ Cash Payment	1/6	Check ad	Any amendments, assignments or other agreements entered into after the State Mineral Board has awarded the state agency mineral lease shall thereafter be approved by the respective school boards, not the State Mineral Board. If a state mineral lease is awarded on a Section 16 School Lands tract that falls in a township lying within more than one (1) parish, then any rentals, royalties, or other revenues arising from the lease shall be paid directly to the respective parish school boards according to the township percentage lying within each parish as set forth in the Section 16 School Lands Parish Records maintained by the State Land Office, Division of Administration. See LSA-R.S. 41:640(B).