For PHAs with fiscal years ending June 30, 2009, or September 30, 2009, their management operations certification is due 2 months after the date of this notice.

Resident Assessment Indicator. HUD will not administer the resident service and satisfaction survey during Transition Year 2. A PHA has a choice regarding its resident service and satisfaction assessment score:

(1) The most recent resident service and satisfaction assessment score will be carried over for PHAs with fiscal years ending June 30, 2009, September 30, 2009, December 31, 2009, and March 31, 2010; or

(2) If a PHA believes it would have received a higher resident service and satisfaction assessment score if a new resident survey had been conducted, it may appeal its resident service and satisfaction assessment score pursuant to 24 CFR 902.69 and must include the PHA's supporting documentation and reasons for the appeal. Please send all appeal requests to the Deputy Assistant Secretary, Real Estate Assessment Center, at the following address:

U.S. Department of Housing and Urban Development, Office of Public and Indian Housing, Attention: Deputy Assistant Secretary, Departmental Real Estate Assessment Center, 550 12th Street, SW., Suite 100, Washington, DC 20410.

HUD will determine if an adjustment is warranted. All other aspects of the current PHAS rule will remain in effect during Transition Year 2.

#### **III. Environmental Review**

This notice provides operating instructions and procedures in connection with activities under a **Federal Register** document that has previously been subject to a required environmental review. Accordingly, under 24 CFR 50.19(c)(4), this notice is categorically excluded from environmental review under the National Environmental Policy Act of 1969 (42 U.S.C. 4321 *et seq.*).

Dated: January 4, 2010.

#### Sandra B. Henriquez,

Assistant Secretary for Public and Indian Housing.

[FR Doc. 2010–267 Filed 1–11–10; 8:45 am] BILLING CODE 4210–67–P

# DEPARTMENT OF THE INTERIOR

#### Minerals Management Service

[Docket No. MMS-2009-OMM-0012]

MMS Information Collection Activity: 1010–0176, Renewable Energy and Alternate Uses of Existing Facilities on the Outer Continental Shelf, Extension of a Collection; Submitted for Office of Management and Budget (OMB) Review; Comment Request

**AGENCY:** Minerals Management Service (MMS), Interior.

**ACTION:** Notice of a revision of an information collection (1010–0176).

**SUMMARY:** To comply with the Paperwork Reduction Act of 1995 (PRA), we are notifying the public that we have submitted to OMB an information collection request (ICR) to renew approval of the paperwork requirements in the regulations under 30 CFR 285, "Renewable Energy and Alternate Uses of Existing Facilities on the Outer Continental Shelf," and related forms. This notice also provides the public a second opportunity to comment on the paperwork burden of these regulatory requirements.

**DATES:** Submit written comments by February 11, 2010.

**ADDRESSES:** Submit comments by either fax (202) 395–5806 or e-mail (*OIRA\_DOCKET@omb.eop.gov*) directly to the Office of Information and Regulatory Affairs, OMB, Attention: Desk Officer for the Department of the Interior (1010–0176). Please also submit a copy of your comments to MMS by any of the means below.

• Electronically: Go to *http:// www.regulations.gov.* In the entry titled "Enter Keyword or ID," enter docket ID MMS–2009–OMM–0012, then click search. Under the tab "View by Relevance" you can submit public comments and view supporting and related materials available for this collection of information. The MMS will post all comments.

• Mail or hand-carry comments to the Department of the Interior; Minerals Management Service; Attention: Cheryl Blundon; 381 Elden Street, MS–4024; Herndon, Virginia 20170–4817. Please reference Information Collection 1010– 0176 in your subject line and include your name and return address.

FOR FURTHER INFORMATION CONTACT: Cheryl Blundon, Regulations and Standards Branch, (703) 787–1607. You may also contact Cheryl Blundon to obtain a copy, at no cost, of the regulations and forms that require the subject collection of information.

#### SUPPLEMENTARY INFORMATION:

*Title:* 30 CFR 285, Renewable Energy and Alternate Uses of Existing Facilities on the Outer Continental Shelf.

*Forms:* MMS–0002, MMS–0003, MMS–0004, MMS–0005, and MMS–0006.

OMB Control Number: 1010-0176. Abstract: The Outer Continental Shelf (OCS) Lands Act, as amended (43 U.S.C. 1331 et seq. and 43 U.S.C. 1801 et seq.), authorizes the Secretary of the Interior to issue leases, easements, or rights-ofway on the OCS for activities that produce or support production, transportation, or transmission of energy from sources other than oil and gas (renewable energy). Specifically, subsection 8(p) of the OCS Lands Act, as amended by section 388 of the Energy Policy Act of 2005 (Pub. L. 109-58), directs the Secretary of the Interior to issue any necessary regulations to carry out the OCS renewable energy program. The Secretary delegated the authority to issue such regulations and implement an OCS renewable energy program to the Minerals Management Service (MMS). The MMS has issued regulations for OCS renewable energy activities at 30 CFR part 285.

Subsequent to the approval of the information collection requirements in the final 30 CFR part 285 regulations, MMS developed five new forms that respondents must use to submit certain information collection requirements in Subpart D, Lease and Grant Administration, and Subpart E, Payments and Financial Assurance Requirements. These forms entail no additional burden as they only clarify and facilitate the submission of the currently approved information collection requirements to which the forms pertain. This resubmitted ICR is revised to: Correct citation numbering, fine tune words to better match requirements in the final rule, and reflect the inclusion of the new Forms MMS-0002, MMS-0003, MMS-0004, MMS-0005, and MMS-0006. No burden hours have been changed from the OMB currently approved collection.

Regulations implementing these responsibilities are under 30 CFR part 285. Responses are mandatory or required to obtain or retain a benefit. No questions of a sensitive nature are asked. The MMS protects information considered proprietary according to the Freedom of Information Act (5 U.S.C. 552) and its implementing regulations (43 CFR part 2), and under regulations at 30 CFR 285.113, addressing disclosure of data and information to be made available to the public and others.

Respondents will operate commercial and noncommercial technology projects

that include installation, construction, operation and maintenance, and decommissioning of offshore facilities, as well as possible onshore support facilities. The MMS must ensure that these activities and operations on the OCS are carried out in a safe and pollution-free manner, do not interfere with the rights of other users on the OCS, and balance the protection and development of OCS resources. To do this, MMS needs information concerning the proposed activities, facilities, safety equipment, inspections and tests, and natural and manmade hazards near the site, as well as assurance of fiscal responsibility. Specifically, MMS will use the information collected under part 285 to:

• Determine if applicants and assignees are qualified to hold leases on the OCS. Information is used to track ownership of leases as to record title, operating rights, and right-of-way (ROW) or right of use and easement (RUE), as well as to approve requests to designate an operator to act on the lessee's behalf. Information is necessary to approve assignment, relinquishment, or cancellation requests. Information is used to document that a lease, ROW, or RUE has been surrendered by the record title holder and to ensure that all legal obligations are met and facilities are properly decommissioned.

• Determine if an application for a ROW or RUE serves the purpose specified in the grant.

• Review and approve SAPs, COPs, and GAPs prior to allowing activities to commence on a lease to ensure that the activities will protect human, marine, and coastal environments of the OCS; to review plans for taking safety equipment out of service to ensure alternate measures are used that will properly provide for the safety of the facilities. The MMS inspectors monitor the records concerning facility inspections and tests to ensure safety of operations and protection of the environment and to schedule their workload to permit witnessing and inspecting operations. The information provides lessees greater flexibility to comply with regulatory requirements through approval of alternative equipment or procedures and departures to regulations if they demonstrate equal or better compliance with the appropriate performance standards.

• Ensure that, if granted, proposed routes of an ROW or RUE do not conflict with any State requirements or unduly interfere with other OCS activities.

• Determine if all facilities, project easements, cables, pipelines, and

obstructions, when they are no longer needed, are properly removed or decommissioned, and that the seafloor is cleared of all obstructions created by operations on the lease, project easement, RUE or ROW.

• Improve safety and environmental protection on the OCS through collection and analysis of accident reports to ascertain the cause of the accidents and to determine ways to prevent recurrences.

In addition to the above, forms will be submitted to MMS. The MMS needs the information on the forms for proper and efficient administration of OCS renewable energy leases and grants and to document the financial responsibility of lessees and grantees. Forms MMS-0002, MMS-0003, MMS-0004, and MMS-0006 are needed by renewable energy entities on the OCS to designate an operator and to assign or relinquish a lease or grant. Form MMS-0005 is needed to procure and submit a bond for the purpose of meeting financial assurance requirements as set forth in the regulations. The MMS will maintain the forms that are submitted as official lease and grant records pertaining to operating responsibilities, ownership, and financial responsibility.

Respondents submit the following forms to MMS under 30 CFR part 285, subpart D. The forms and their purposes are:

# OCS Renewable Energy Assignment of Grant, Form MMS-0002

The MMS uses this form as the official record as to the assignment of record title interest in a renewable energy grant (Right-of-Way or Right-of-Use and Easement). The MMS uses the information to identify the assigned grant interest and any new grant resulting from the assignment. The information on Form MMS–0002 will be filed and maintained in the applicable MMS regional office.

### OCS Renewable Energy Assignment of Interest in Lease, Form MMS-0003

The MMS uses this form as the official record as to the assignment of record title interest in a renewable energy lease. The MMS uses the information to identify the assigned lease interest and any new lease resulting from the assignment. The information on Form MMS–0003 will be filed and maintained in the applicable MMS regional office.

# OCS Renewable Energy Lease or Grant Relinquishment Application, Form MMS–0004

The MMS uses this form as the official record as to the relinquishment

of a renewable energy lease or grant. Although relinquishment may be required by MMS under 30 CFR 285.658(c), in most cases relinquishments will be filed voluntarily. Form MMS–0004 is required for any relinquishment and will be filed and maintained in the applicable MMS regional office.

## OCS Renewable Energy Lessee's, Grantee's, and Operator's Bond, Form MMS–0005

The MMS uses this form as the official instrument for filing and maintaining a surety bond for financial assurance relating to a lease or grant in compliance with the requirements of 30 CFR 285, subpart E. Form MMS–0005 is required for all bonds and other forms of financial assurance and will be filed and maintained in the applicable MMS regional office.

### OCS Renewable Energy Lease or Grant Designation of Operator, Form MMS– 0006

The MMS uses the information in this form as the official record as to designation of the individual, corporation, or association having control or management of activities on a renewable energy lease or grant. Form MMS–0006 is required to designate an operator or to notify MMS of a change in the designated operator.

*Frequency:* Varies depending upon the requirement, but is generally on occasion or annual.

Description of Respondents: Primary respondents comprise Federal OCS companies that submit unsolicited proposals or responses to **Federal Register** notices; or are lessees, designated operators, and ROW or RUE grant holders. Other potential respondents are companies or state and local governments that submit information or comments relative to alternative energy-related uses of the OCS; certified verification agents (CVAs); and surety or third-party guarantors.

Estimated Reporting and Recordkeeping Hour Burden: The estimated annual hour burden for this information collection is a total of 31,124 hours. The following chart details the individual components and estimated hour burdens. In calculating the burdens, we assumed that respondents perform certain requirements in the normal course of their activities. We consider these to be usual and customary and took that into account in estimating the burden.

			Non-hour cost burden	s
Section(s) in 30 CFR 285	Reporting and recordkeeping requirement	Hour burden	Average number of annual responses	Annual burden hours
	Subpart A—General	Provisions		
102; 105; 110	These sections contain general references plans, notices, reports, and/or suppleme ered under specific requirements.			0
102(e)	State and local governments enter into task force or joint planning or coordination agreement with MMS.	1	6 agreements	6
103; 904	Request general departures not specifi- cally covered elsewhere in part 285.	2	6 requests	12
105(c)	Make oral requests or notifications and submit written follow up within 3 busi- ness days not specifically covered elsewhere in part 285.	1	8 requests	8
106; 107; 213(e); 230(f); 302(a); 408(b)(7); 409(c); 1005(c); 1007(c); 1013(b)(7).	Submit evidence of qualifications to hold a lease or grant, required information and supporting information.	2	20 evidence submissions	40
106(b)(1)	Request exception from exclusion or dis- qualification from participating in trans- actions covered by Federal non-pro- curement debarment and suspension system.	1	1 exception	1
106(b)(2), (3); 225; 527(c); 705(c)(2); 1016.	Request reconsideration and/or hearing	Requirement not considered IC under 5 CFR 1320.3(h)(9).		0
108; 530(b)	Notify MMS within 3 business days after learning of any action filed alleging re- spondent is insolvent or bankrupt.	1	1 notice	1
109	Notify MMS in writing of merger, name change, or change of business form no later than 120 days after earliest of ei- ther the effective date or filing date.	Requirement	not considered IC under 5 CFR 1320.3(h)(1).	0
111	Within 30 days of receiving bill, submit processing fee payments for MMS doc- ument or study preparation to process applications and requests.	.5	4 fee submissions	2
		4	MMS payments x \$4,000 = \$16,000	)
111(b)(2), (3)	Submit comments on proposed proc- essing fee or request approval to per- form or directly pay contractor for all or part of any document, study, or other activity, to reduce MMS processing costs.	2	4 processing fee comments or reduction requests.	8
111(b)(3)	Perform, conduct, develop, etc., all or part of any document, study, or other activity; and provide results to MMS to reduce MMS processing fee.	19,000	1 submission	19,000
111(b)(3)	Pay contractor for all or part of any docu- ment, study, or other activity, and pro- vide results to MMS to reduce MMS processing costs.	3 contr	actor payments x \$950,000 = \$2,85	0,000
111(b)(7); 118(a); 436(c)	Appeal MMS estimated processing costs, decisions, or orders pursuant to 30 CFR 290.	Exempt ur	der 5 CFR 1320.4(a)(2), (c)	0
113(b)	Respond to the Freedom of Information Act release schedule.	4	1 agreement	4

			Non-hour cost burder	าร
Section(s) in 30 CFR 285	Reporting and recordkeeping requirement	Hour burden	Average number of annual responses	Annual burden hours
115(c)	Request approval to use later edition of a document incorporated by reference or alternative compliance.	1	1 request	1
116	The Director may occasionally request in- formation to administer and carry out the offshore alternative energy program via <b>Federal Register</b> Notices.	4	25	100
118(c); 225(b)	Within 15 days of bid rejection, request reconsideration of bid decision or rejection.	Requirement r	not considered IC under 5 CFR 1320.3(h)(9).	0
			78 responses	19,183 hours
	Subtotal		\$2,866,000 non-hour c	costs
	Subpart B—Issuance of OCS Alte	ernative Energy	Leases	
200; 224; 231; 235; 236; 238	These sections contain references to inforr tions, plans, payments, etc., the burden			0
210; 211(a), (b); 213 thru 216	Submit comments in response to <b>Federal</b> <b>Register</b> notices on Request for Inter- est in OCS Leasing, Call for Informa- tion and Nominations (Call), Area Iden- tification, and the Proposed Sale Notice.	4	16 comments	64
211(d); 216; 220 thru 223; 231(c)(2).	Submit bid, payments, and required infor- mation in response to <b>Federal Reg-</b> ister Final Sale Notice.	5	12 bids	60

306; 309; 315; 316	Subpart C—ROW Grants and RUE Grants to These sections contain references to inform			0
	Subtotal		49 responses	181 hours
237(b)	Request lease be dated and effective 1st day of month in which signed.	1	1 request	1
235(b); 236(b)	Request additional time to extend prelimi- nary or site assessment term of com- mercial or limited lease, including re- vised schedule for SAP, COP, or GAP submission.	1	2 requests	2
231(g)	Within 45 days of receiving lease copies, submit rent and rent information.		for 30 CFR Subchapter A.	0
231(g)	Within 10 business days of receiving lease documents, execute lease; file financial assurance and supporting documentation.	2	4 leases	8
231(b)	Submit comments in response to <b>Federal</b> <b>Register</b> notice re interest of unsolic- ited request for a lease.	4	4 unsolicited requests	16
230; 231(a)	Submit unsolicited request and acquisi- tion fee for a commercial or limited lease.	5	5 unsolicited requests	25
224	Within 10 business days, execute 3 cop- ies of lease form and return to MMS with required payments, including evi- dence that agent is authorized to act for bidder; if applicable, submit informa- tion to support delay in execution.	1	5 lease executions	5
211(d); 216; 220 thru 223; 231(c)(2).	Submit bid, payments, and required infor- mation in response to <b>Federal Reg-</b> <b>ister</b> Final Sale Notice.	5	12 bids	60
	est in OCS Leasing, Call for Informa- tion and Nominations (Call), Area Iden- tification, and the Proposed Sale Notice.			

			Non-hour cost burden	S
Section(s) in 30 CFR 285	Reporting and recordkeeping requirement	Hour burden	Average number of annual responses	Annual burden hours
302(a); 305; 306	Submit 1 paper copy and 1 electronic version of a request for a new or modi- fied ROW or RUE and required infor- mation, including qualifications to hold a grant.	5	1 ROW/RUE request	5
307; 308(a)(1)	Submit comments on competitive interest in response to <b>Federal Register</b> notice of proposed ROW or RUE grant area or comments on notice of grant auction.	4	2 comments	8
308(a)(2), (b); 315; 316	Submit bid and payments in response to <b>Federal Register</b> notice of auction for a ROW or RUE grant.	5	1 bid	5
309	Submit decision to accept or reject terms and conditions of noncompetitive ROW or RUE grant.	2	1 grant decision	2
	Subtotal		5 responses	20 hours
	Subpart D—Lease and Gra	nt Administratio	n	
400; 401; 402; 405; 409; 416, 433.	These sections contain references to inform tions, plans, payments, etc., the burden			0
401(b)	Take measures directed by MMS in ces- sation order and submit reports in order to resume activities.	100	1 cessation measures report	100
405(d)	Submit written notice of change of ad- dress.	Requirement r	not considered IC under 5 CFR 1320.3(h)(1).	0
405(e); Form MMS-0006	If designated operator (DO) changes, no- tify MMS and identify new DO for MMS approval.	1	1 new DO notice	1
408 thru 411; Forms MMS–0002 and MMS–0003.	Within 90 days after last party executes a transfer agreement, submit 1 paper copy and 1 electronic version of a lease or grant assignment application, including originals of each instrument creating or transferring ownership of record title, eligibility and other qualifications; and evidence that agent is authorized to execute assignment.	1 (30 minutes per form × 2 forms = 1 hour)	2 assignment requests/instru- ments submissions.	2
415(a)(1); 416; 420(a), (b); 428(b).	Submit request for suspension and re- quired information no later than 90 days prior to lease or grant expiration.	10	2 suspension requests	20
417(b)	Conduct, and if required pay for, site-spe-	100	1 study/submission	100

417(b)	Conduct, and if required pay for, site-spe- cific study to evaluate cause of harm or damage; and submit 1 paper copy and 1 electronic version of study and re- sults.	100	1 study/submission	100
			1 study × \$950,000 = \$950,000	
425 thru 428; 652(a)	Request lease or grant renewal no later than 180 days before termination date of your limited lease or grant, or no later than 2 years before termination date of operations term of commercial lease.	6	2 renewal requests	12
435; 658(c)(2); Form MMS– 0004.	Submit 1 paper copy and 1 electronic version of application to relinquish lease or grant.	1	2 relinquishments	2

			Non-hour cost burden	s
Section(s) in 30 CFR 285	Reporting and recordkeeping requirement	Hour burden	Average number of annual responses	Annual burden hours
436; 437	Provide information for reconsideration of MMS decision to contract or cancel lease or grant area.	Requirement I	not considered IC under 5 CFR 1320.3(h)(9).	0
			11 responses	237 hours
	Subtotal		\$950,000	
	Subpart E—Payments and Financial	Assurance Req	uirements	
sequent references throughout	or providing bonds or other financial assuran part 285 to furnish, replace, or provide ad es to other information submissions, approva e in part 285.	ditional bonds, s	ecurities, or financial assurance.	0
500 thru 509; 1011	Submit payor information, payments and payment information, and maintain auditable records according to sub- chapter A regulations or guidance.	Burdens cove approved	ered by information collections for 30 CFR Subchapter A.	0
506(c)(4)	Submit documentation of the gross an- nual generation of electricity produced by the generating facility on the lease—use same form as authorized by the EIA. (Burden covered under DOE/EIA OMB Control Number 1905– 0129 to gather info and fill out form. MMS's burden is for submitting a copy).	10 min	6 forms	1
510	Submit application and required informa- tion for waiver or reduction of rental or other payment.	1	1 waiver or rental reduction	1
* 515; 516(a)(1), (b); 525(a) thru (f).	Execute and provide \$100,000 minimum lease-specific bond or other approved security; or increase bond level if required.	1	6 base-level lease bonds or other security.	6
*516(a)(2), (3), (b), (c); 517; 525(a) thru (f).	Execute and provide commercial lease supplemental bonds in amounts determined by MMS.	1	5 SAP and COP bonds	5
516(a)(4); 521(c)	Execute and provide decommissioning bond or other financial assurance; schedule for providing the appropriate amount.	1	3 decommissioning bonds	3
517(c)(1)	Submit comments on proposed adjust- ment to bond amounts.	1	3 adjustment comments	3
517(c)(2)	Request bond reduction and submit evi- dence to justify.	5	2 reduction requests	10
* 520; 521; 525(a) thru (f); Form MMS–0005.	Execute and provide \$300,000 minimum limited lease or grant-specific bond or increase financial assurance if required.	1	1 base-level ROW/RUE bond	1
525(g)	Surety notice to lessee or ROW/RUE grant holder and MMS within 5 busi- ness days after initiating insolvency or bankruptcy proceeding, or Treasury de- certifies surety.	1	1 surety notice	1
*526	In lieu of surety bond, pledge other types of securities, including authority for MMS to sell and use proceeds.	2	1 other security pledge	2

			Non-hour cost burden	S
Section(s) in 30 CFR 285	Reporting and recordkeeping requirement	Hour burden	Average number of annual responses	Annual burden hours
526(c)	Provide annual certified statements de- scribing the nature and market value, including brokerage firm statements/re- ports.	1	1 statement	1
* 527; 531	Demonstrate financial worth/ability to carry out present and future financial obligations, annual updates, and re- lated or subsequent actions/records/re- ports, etc.	10	1	10
528	Provide third-party indemnity; financial in- formation/statements; additional bond info; executed guarantor agreement and supporting information/documenta- tion.	10	1	10
528(c)(6); 532(b)	Guarantor/Surety requests MMS termi- nate period of liability and notifies les- see or ROW/RUE grant holder, etc.	1	1 request	1
* 529	In lieu of surety bond, request authoriza- tion to establish decommissioning ac- count, including written authorizations and approvals associated with account.	2	1 decommissioning account	2
530	Notify MMS promptly of lapse in bond or other security/action filed alleging les- see, surety or guarantor et al. is insol- vent or bankrupt.	1	1 notice	1
533(a)(2)(ii), (iii)	Provide agreement from surety issuing new bond to assume all or portion of outstanding liabilities.	3	1 surety agreement	3
536(b)	Within 10 business days following MMS notice, lessee, grant holder, or surety agrees to and demonstrates to MMS that lease will be brought into compliance.	16	1 agreement demonstration	16
	Subtotal		37 responses	77 hours

# Subpart F—Plans and Information Requirements

Two ** indicate the primary cites for Site Assessment Plans (SAPs), Construction and Operations Plans (COPs), and General Activities Plans (GAPs); and the burdens include any previous or subsequent references throughout part 285 to submission and approval. This subpart contains references to other information submissions, approvals, requests, applications, plans, etc., the burdens for which are covered elsewhere in part 285.				0
** 600(a); 601(a), (b); 605 thru 613.	Within 6 months after issuance of a com- petitive lease or grant, or within 60 days after determination of no competi- tive interest, submit 1 paper copy and 1 electronic version of a SAP, including information to assist MMS to comply with NEPA such as hazard info, air quality, and all required information, certifications, etc.	240	6 SAPs	1,440

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			Non-hour cost burder	าร
Section(s) in 30 CFR 285	Reporting and recordkeeping requirement	Hour burden	Average number of annual responses	Annual burden hours
** 600(b); 601(c), (d)(1); 606(b); 618; 620 thru 629; 633.	If requesting an operations term for com- mercial lease, at least 6 months before the end of site assessment term, sub- mit 1 paper copy and 1 electronic version of a COP, or FERC license ap- plication, including information to assist MMS to comply with NEPA such as hazard info, air quality, and all required information, surveys and/or their re- sults, reports, certifications, project easements, supporting data and infor- mation, etc.	1,000	3 COPs	3,000
** 600(c); 601(a), (b); 640 thru 648.	Within 6 months after issuance of a com- petitive lease or grant, or within 60 days after determination of no competi- tive interest, submit 1 paper copy and 1 electronic version of a GAP, including information to assist MMS to comply with NEPA such as hazard info, air quality, and all required information, surveys and reports, certifications, project easements, etc.	240	1 GAP	240
** 601(d)(2); 622; 628(f); 632; 634; 658(c)(3).	Submit revised or modified COPs, includ- ing project easements, and all required additional information.	50	1 revised or modified COP	50
602 <sup>1</sup>	Until MMS releases financial assurance, respondents must maintain, and pro- vide to MMS if requested, all data and information related to compliance with required terms and conditions of SAP, COP, or GAP.	2	9 records maintenance/submis- sions.	18
**613(d), (e)	Submit revised or modified SAPs and re- quired additional information.	50	1 revised or modified SAP	50
612(b); 647(b)	Noncompetitive leases must submit copy of SAP or GAP consistency certification and supporting documentation.	1	4 leases	4
615(a)	Notify MMS in writing within 30 days of completion of construction and installa- tion activities under SAP.	1	5 completion construction no- tices.	5
615(b)	Submit annual report summarizing find- ings from site assessment activities.	30	8 annual reports	240
615(c)	Submit annual, or at other time periods as MMS determines, SAP compliance certification, effectiveness statement, recommendations, reports, supporting documentation, etc.	40	8 compliance certifications	320
617(a)	Notify MMS in writing before conducting any activities not approved, or provided for, in SAP; provide additional informa- tion if requested.	10	1 notice before activity	10
627(c)	Include oil spill response plan as required by part 254.	Burden covere	d 30 CFR part 254, 1010–0091.	0
631	Request deviation from approved COP schedule.	2	1 deviation request	2

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	Describes and second second	11	Non-hour cost burdens	
Section(s) in 30 CFR 285	Reporting and recordkeeping requirement	Hour burden	Average number of annual responses	Annual burden hours
633(b)	Submit annual, or at other time periods as MMS determines, COP compliance certification, effectiveness statement, recommendations, reports, supporting documentation, etc.	80	9 compliance certifications	720
634(a)	Notify MMS in writing before conducting any activities not approved or provided for in COP, and provide additional in- formation if requested.	10	1 notice before activity	10
635	Notify MMS any time commercial oper- ations cease without an approved sus- pension.	1	1 termination notice	1
636(a)	Notify MMS in writing no later than 30 days after commencing activities asso- ciated with placement of facilities on lease area.	1	3 commence notices	3
636(b)	Notify MMS in writing no later than 30 days after completion of construction and installation activities.	1	3 completion notices	3
636(c)	Notify MMS in writing at least 7 days be- fore commencing commercial oper- ations.	1	3 initial ops notices	3
** 642(b); 648(e); 655; 658(c)(3)	Submit revised or modified GAPs and re- quired additional information.	50	1 revised or modified GAP	50
651	Before beginning construction of OCS fa- cility described in GAP, complete sur- vey activities identified in GAP and submit initial findings. This only in- cludes the time involved in submitting the findings; it does not include the sur- vey time as these surveys would be conducted as good business practice.	30	5 surveys/reports	150
653(a)	Notify MMS in writing within 30 days of completing installation activities under the GAP.	1	5 completion notices	5
653(b)	Submit annual report summarizing find- ings from activities conducted under approved GAP.	30	8 annual reports	240
653(c)	Submit annual, or at other time periods as MMS determines, GAP compliance certification, recommendations, reports, etc.	40	8 compliance certifications	320
655(a)	Notify MMS in writing before conducting any activities not approved or provided for in GAP, and provide additional in- formation if requested.	10	1 notice before activity	10
656	Notify MMS if at any time approved GAP activities cease without an approved suspension.	1	1 termination notice	1
658(c)(1)	If after construction, cable or pipeline de- viate from approved COP or GAP, no- tify affected lease operators and ROW/ RUE grant holders of deviation and provide MMS evidence of such notices.	3	1 deviation notice/MMS evi- dence.	3

			Non-hour cost burdens	S
Section(s) in 30 CFR 285	Reporting and recordkeeping requirement	Hour burden	Average number of annual responses	Annual burden hours
659	Determine appropriate air quality mod- eling protocol, conduct air quality mod- eling, and submit 3 copies of air quality modeling report and 3 sets of digital files as supporting information to plans.	70	10 air quality modeling reports/ information.	700
	Subtotal		108 responses	7,598
	Subpart G—Facility Design, Fabr	ication, and Inst	allation	
quent references throughout pa	es for the reports discussed in this subpart, rt 285 to submitting and obtaining approval. quests, applications, plans, etc., the burdens	This subpart cont	ains references to other informa-	0
*** 700(a)(1), (b), (c); 701	Submit Facility Design Report, including 1 paper copy and 1 electronic copy of the cover letter, certification statement, and all required information (1–3 paper or electronic copies as specified).	200	3 Facility Design Reports	600
***700(a)(2); (b), (c); 702	Submit 1 paper copy and 1 electronic copy of a Fabrication and Installation Report, certification statement and all required information.	160	3 Fabrication & Installation Reports.	480
705(a)(3); 707; 712	Certified Verification Agent (CVA) con- ducts independent assessment of the facility design and submits reports to lessee or grant holder and MMS—in- terim reports if required, and 1 elec- tronic copy and 1 paper copy of the final report.	100	3 CVA design interim reports	300
		100	3 CVA final reports	300
705(a)(3); 708; 709; 710; 712	CVA conducts independent assessments on the fabrication and installation activi- ties, informs lessee or grant holder if procedures are changed or design specifications are modified; and sub- mits reports to lessee or grant holder and MMS—interim reports if required, and 1 electronic copy and 1 paper copy of the final report.	100	3 CVA interim reports	300
		100	3 CVA final reports	300
703 ***; 705(a)(3); 711; 712	CVA/project engineer monitors major project modifications and repairs and submits reports to lessee or grant hold- er and MMS—interim reports if re- quired, and 1 electronic copy and 1 paper copy of the final report.	20	1 interim report	20
		15	1 final report	15
705(c)	Request waiver of CVA requirement in writing; lessee must demonstrate standard design and best practices.	40	1 waiver	40
706	Submit for approval with SAP, COP, or GAP, initial nominations for a CVA or new replacement CVA nomination, and required information.	16	13 new CVA nominations	208
708(b)(2)	Lessee or grant holder notify MMS if modifications identified by CVA/project engineer are accepted.	1	1 notice	1

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			Non-hour cost burder	าร
Section(s) in 30 CFR 285	Reporting and recordkeeping requirement	Hour burden	Average number of annual responses	Annual burden hours
709(a)(14); 710(a)(2), (e) <sup>1</sup>	Make fabrication quality control, installa- tion towing, and other records available to CVA/project engineer for review (re- tention required by §285.714).	1	3 records retention	3
713	Notify MMS within 10 business days after commencing commercial operations.	1	2 commence notices	2
714; <sup>1</sup>	Until MMS releases financial assurance, compile, retain, and make available to MMS and/or CVA the as-built drawings, design assumptions/analyses, sum- mary of fabrication and installation ex- amination records, inspection results, and records of repairs not covered in inspection report. Record original and relevant material test results of all pri- mary structural materials; retain records during all stages of construc- tion.	100	3 lessees	300
	Subtotal	1	43 responses	2,869
Subpart H—Environmental a	nd Safety Management, Inspections, and COPs, and G <i>i</i>		nents for Activities Conducted U	nder SAPs,
801(c), (d)	Notify MMS if endangered or threatened species, or their designated critical habitat, may be in the vicinity of the lease or grant or may be affected by lease or grant activities.	1	2 notices	2
801(e), (f)	Submit information to ensure proposed activities will be conducted in compli- ance with the Endangered Species Act (ESA) and Marine Mammal Protection Act (MMPA); including, agreements and mitigating measures designed to avoid or minimize adverse effects and incidental take of endangered species or critical habitat.	6	2 ESA/MMPA submissions	12
802; 902(e)	Notify MMS of archaeological resource within 72 hours of discovery.	3	1 archaeological notice	3
802(b); 802(c)	If requested, conduct further archae- ological investigations and submit re- port.	10	1 archaeological report	10
802(d)	If applicable, submit payment for MMS costs in carrying out National Historic Preservation Act responsibilities.	.5	1 payment	.5
803(b)	If required, conduct additional surveys to define boundaries and avoidance distances and submit report.	15	2 survey/report	30
810 ***; 632(b)	Submit safety management system de- scription with the SAP, COP, or GAP.	35	10 safety management sys- tems.	350
813(b)(1)	Report within 24 hours when any re- quired equipment taken out of service for more than 12 hours; provide written confirmation if reported orally.	.5	3 equipment reports	1.5
		1	1 written confirmation	1
813(b)(3)	Notify MMS when equipment returned to service; provide written confirmation if oral notice.	.5	3 return to service notices	1.5

Section(s) in 30 CFR 285	Reporting and recordkeeping requirement	Hour burden	Non-hour cost burdens	
			Average number of annual responses	Annual burden hours
815(c)	When required, analyze cable, P/L, or fa- cility damage or failures to determine cause and as soon as available submit comprehensive written report.	1.5	1 analysis report	1.5
816	Submit plan of corrective action report on observed detrimental effects on cable, P/L, or facility within 30 days of dis- covery; take remedial action and sub- mit report of remedial action within 30 days after completion.	2	1 corrective action plan and report.	2
822(a)(2)(iii), (b)	Until MMS releases financial assurance, maintain records of design, construc- tion, operation, maintenance, repairs, and investigation on or related to lease or ROW/RUE area; make available to MMS for inspection.	1	4 records retention	4
823	Request reimbursement within 90 days for food, quarters, and transportation provided to MMS reps during inspec- tion.	2	1 reimbursement request	2
824(a) <sup>1</sup>	Develop annual self inspection plan cov- ering all facilities; retain with records, and make available to MMS upon re- quest.	24	4 self assessment plans	96
824(b)	Conduct annual self inspection and sub- mit report by November 1.	36	4 annual reports	144
825	Based on API RP 2A–WSD, perform as- sessment of structures, initiate mitiga- tion actions for structures that do not pass assessment process, retain infor- mation, and make available to MMS upon request.	60	4 assessments and mitigation actions.	240
830(a), (c); 831 thru 833	Immediately report incidents to MMS via oral communications, submit written fol- low-up report within 15 business days after the incident, and submit any re- quired additional information.	Oral .5	6 incidents	3
		Written 4	1 incident	4
830(d)	Report oil spills as required by part 254	Burden covere	ed by 1010–0091, 30 CFR part 254	0
Subtotal 52 responses			908	

#### Subpart I—Decommissioning

Four \*\*\*\* indicate the primary cites for the reports discussed in this subpart, and the burdens include any previous or subsequent references throughout part 285 to submitting and obtaining approval. This subpart contains references to other information submissions, approvals, requests, applications, plans, etc., the burdens for which are covered elsewhere in part 285

	Reporting and recordkeeping requirement	Hour burden	Non-hour cost burdens	
Section(s) in 30 CFR 285			Average number of annual responses	Annual burden hours
*** 902(b), (c), (d), (f); 905, 906; 907; 908(c); 909.	Submit for approval 1 paper copy and 1 electronic copy of the SAP, COP, or GAP decommissioning application and site clearance plan at least 2 years be- fore decommissioning activities begin, 90 days after completion of activities, or 90 days after cancellation, relin- quishment, or other termination of lease or grant. Include documentation of coordination efforts w/States, local or tribal governments, requests that cer- tain facilities remain in place for other activities, be converted to an artificial reef, or be toppled in place. Submit ad- ditional information requested or modify and resubmit application.	20	1 decommissioning application	20
902(d); 908;	Notify MMS at least 60 days before com- mencing decommissioning activities.	1	1 decommissioning notice	1
910	Within 60 days after removing a facility, verify to MMS that site is cleared.	1	1 removal verification	1
912	Within 60 days after removing a facility, cable, or pipeline, submit a written report.	8	1 removal report	8
MMS does not anticipate decomn	nissioning activities for at least 5 years so the	e requirements ha	ave been given a minimal burden	
Subtotal 4 resp			4 responses	30
Subpart	t J—RUEs for Energy and Marine-Related	Activities Using	Existing OCS Facilities	
1004, 1005, 1006	Contact owner of existing facility and/or lessee of the area to reach preliminary agreement to use facility and obtain concurring signatures; submit request to MMS for an alternative use RUE, in- cluding all required information/modi- fications.	1	1 request for RUE to use exist- ing facility.	1
1007(a), (b), (c)	Submit indication of competitive interest in response to <i>Federal Register</i> notice.	4	1 response	4

Subpart	J-RUEs for Energy and Marine-Related	Activities Using	Existing OCS Facilities	
1004, 1005, 1006	Contact owner of existing facility and/or lessee of the area to reach preliminary agreement to use facility and obtain concurring signatures; submit request to MMS for an alternative use RUE, in- cluding all required information/modi- fications.	1	1 request for RUE to use exist- ing facility.	1
1007(a), (b), (c)	Submit indication of competitive interest in response to <i>Federal Register</i> notice.	4	1 response	4
1007(c)	Submit description of proposed activities and required information in response to <i>Federal Register</i> notice of competitive offering.	5	1 submission	5
1007(f)	Lessee or owner of facility submits deci- sion to accept or reject proposals deemed acceptable by MMS.	1	1 decision	1
1010(c)	Request renewal of Alternate Use RUE	6	1 renewal request	6
1012; 1016(b)	Provide financial assurance as MMS de- termines in approving RUE for an exist- ing facility, including additional security if required.	1	1 bond or other security	1
1013	Submit request for assignment of an al- ternative use RUE for an existing facil- ity, including all required information.	1	1 RUE assignment request	1
1015	Request relinquishment of RUE for an existing facility.	1	1 RUE relinquish	1

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Section(s) in 30 CFR 285	Reporting and recordkeeping requirement	Hour burden	Non-hour cost burdens	
			Average number of annual responses	Annual burden hours
Subtotal 8 responses			20	
	30 CFR Parts 250 & 290 Pro	oposed Revision	S	
250.1730	Request departure from requirement to remove a platform or other facility.	No change to burden covered by 1010–0142, 30 CFR 250, subpart Q		0
250.1731(c)	Request deferral of facility removal subject to RUE issued under this subpart.	1	1 deferral request	1
250.290.2	Request reconsideration of an MMS decision concerning a lease bid.	Requirement not considered IC under 5 CFR 1320.3(h)(9)		0
Subtotal		1 response	1	
			396 Responses	31,124
Total Burden		\$3,816,000 Non-Hour Cost Burdens		

Estimated Reporting and Recordkeeping Non-Hour Cost Burden: We have identified three non-hour cost burdens to industry. We estimate the total of those at \$3,816,000 for the following:

Section 285.111–\$16,000: This section requires respondents to pay a processing fee for MMS document or study preparation when necessary for MMS processing of applications and requests. The processing fee is \$4,000 and we anticipate approximately 4 fees.

Section 285.111(b)(3)-\$2,850,000: This section allows respondents to pay a contractor instead of MMS for all or part of any document, study, or other activity, and provide the results to MMS to reduce MMS processing costs. We estimate the non-hour cost burden of this payment could range from \$100,000 to \$2,000,000; therefore, we are estimating the cost at \$950,000. We anticipate no more than 3 payments.

Section 285.417(b)–\$950,000: This section requires respondents to pay for a site-specific study to evaluate the cause of harm or damage to natural resources, and submit a report to MMS. We estimate the non-hour cost burden of this study could range from \$100,000to \$2,000,000, depending on the nature of the study; therefore, we are estimating the cost at \$950,000. We anticipate no more than one study.

Public Disclosure Statement: The PRA (44 U.S.C. 3501, et seq.) provides that an agency may not conduct or sponsor a collection of information unless it displays a currently valid OMB control number. Until OMB approves a collection of information, you are not obligated to respond.

*Comments:* Section 3506(c)(2)(A) of the PRA (44 U.S.C. 3501, *et seq.*)

requires each agency "\* \* \* to provide notice \* \* \* and otherwise consult with members of the public and affected agencies concerning each proposed collection of information \* Agencies must specifically solicit comments to: (a) Evaluate whether the proposed collection of information is necessary for the agency to perform its duties, including whether the information is useful; (b) evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) enhance the quality, usefulness, and clarity of the information to be collected; and (d) minimize the burden on the respondents, including the use of automated collection techniques or other forms of information technology.

To comply with the public consultation process, on September 23, 2009, we published a Federal Register notice (74 FR 48588) announcing that we would submit this ICR to OMB for approval. The notice provided the required 60-day comment period. In addition, §285.114 provides the OMB control number for the information collection requirements imposed by the 30 CFR 285 regulations. The regulation also informs the public that they may comment at any time on the collections of information and provides the address to which they should send comments. We have received no comments in response to these efforts.

If you wish to comment in response to this notice, you may send your comments to the offices listed under the **ADDRESSES** section of this notice. The OMB has up to 60 days to approve or disapprove the information collection but may respond after 30 days. Therefore, to ensure maximum consideration, OMB should receive public comments by February 11, 2010.

Public Availability of Comments: Before including your address, phone number, e-mail address, or other personal identifying information in your comment, you should be aware that your entire comment–including your personal identifying information–may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

MMS Information Collection Clearance Officer: Arlene Bajusz, (202) 208–7744.

Dated: November 25, 2009.

#### E.P. Danenberger,

Chief, Office of Offshore Regulatory Programs. [FR Doc. 2010–356 Filed 1–11–10; 8:45 am] BILLING CODE 4310–MR–P

# DEPARTMENT OF THE INTERIOR

#### **Bureau of Land Management**

[L10300000 EG0000 LLWO270000]

## Extension of Approved Information Collection, OMB Control Number 1004– 0001

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** 60-Day notice and request for comments.

**SUMMARY:** In compliance with the Paperwork Reduction Act of 1995, the Bureau of Land Management (BLM) announces its intention to request that the Office of Management and Budget (OMB) extend approval for the