- 4986 (Formerly: Roche Biomedical Laboratories, Inc.)
- Laboratory Specialists, Inc., 113 Jarrell Dr., Belle Chasse, LA 70037, 504–392–7961
- Marshfield Laboratories, 1000 North Oak Ave., Marshfield, WI 54449, 715–389– 3734/800–222–5835
- MedExpress/National Laboratory Center, 4022 Willow Lake Blvd., Memphis, TN 38175, 901–795–1515
- Medical College Hospitals Toxicology Laboratory, Department of Pathology, 3000 Arlington Ave., Toledo, OH 43699–0008, 419–381–5213
- Medlab Clinical Testing, Inc., 212 Cherry Lane, New Castle, DE 19720, 302–655– 5227
- MedTox Laboratories, Inc., 402 W. County Rd. D, St. Paul, MN 55112, 800–832–3244/ 612–636–7466
- Methodist Hospital of Indiana, Inc., Department of Pathology and Laboratory Medicine, 1701 N. Senate Blvd., Indianapolis, IN 46202, 317–929–3587
- Methodist Medical Center Toxicology Laboratory, 221 N.E. Glen Oak Ave., Peoria, IL 61636, 800–752–1835/309–671– 5199
- MetroLab-Legacy Laboratory Services, 235 N. Graham St., Portland, OR 97227, 503–413–4512, 800–237–7808(x4512)
- National Psychopharmacology Laboratory, Inc., 9320 Park W. Blvd., Knoxville, TN 37923, 800–251–9492
- National Toxicology Laboratories, Inc., 1100 California Ave., Bakersfield, CA 93304, 805–322–4250
- Northwest Toxicology, Inc., 1141 E. 3900 South, Salt Lake City, UT 84124, 800–322– 3361
- Oregon Medical Laboratories, P.O. Box 972, 722 East 11th Ave., Eugene, OR 97440–0972, 503–687–2134
- Pathology Associates Medical Laboratories, East 11604 Indiana, Spokane, WA 99206, 509–926–2400
- PDLA, Inc. (Princeton), 100 Corporate Court, So. Plainfield, NJ 07080, 908–769–8500/ 800–237–7352
- PharmChem Laboratories, Inc., 1505–A O'Brien Dr., Menlo Park, CA 94025, 415– 328–6200/800–446–5177
- PharmChem Laboratories, Inc., Texas Division, 7606 Pebble Dr., Fort Worth, TX 76118, 817–595–0294 (formerly: Harris Medical Laboratory)
- Physicians Reference Laboratory, 7800 West 110th St., Overland Park, KS 66210, 913–338–4070/800–821–3627
- Poisonlab, Inc., 7272 Clairemont Mesa Rd., San Diego, CA 92111, 619–279–2600/800– 882–7272
- Premier Analytical Laboratories, 15201 I–10 East, Suite 125, Channelview, TX 77530, 713–457–3784 (formerly: Drug Labs of Texas)
- Presbyterian Laboratory Services, 1851 East Third Street, Charlotte, NC 28204, 800– 473–6640
- Puckett Laboratory, 4200 Mamie St., Hattiesburgh, MS 39402, 601–264–3856/ 800–844–8378
- Scientific Testing Laboratories, Inc., 463 Southlake Blvd., Richmond, VA 23236, 804–378–9130

- Scott & White Drug Testing Laboratory, 600 S. 25th St., Temple, TX 76504, 800–749– 3788
- S.E.D. Medical Laboratories, 500 Walter NE, Suite 500, Albuquerque, NM 87102, 505– 244–8800, 800–999–LABS
- Sierra Nevada Laboratories, Inc., 888 Willow St., Reno, NV 89502, 800–648–5472
- SmithKline Beecham Clinical Laboratories, 7600 Tyrone Ave., Van Nuys, CA 91045, 818–989–2520
- SmithKline Beecham Clinical Laboratories, 801 East Dixie Ave., Leesburg, FL 34748, 904–787–9006 (formerly: Doctors & Physicians Laboratory)
- SmithKline Beecham Clinical Laboratories, 3175 Presidential Dr., Atlanta, GA 30340, 770–452–1590 (formerly: SmithKline Bio-Science Laboratories)
- SmithKline Beecham Clinical Laboratories, 506 E. State Pkwy., Schaumburg, IL 60173, 708–885–2010 (formerly: International Toxicology Laboratories)
- SmithKline Beecham Clinical Laboratories, 400 Egypt Rd., Norristown, PA 19403, 800– 523–5447 (formerly: SmithKline Bio-Science Laboratories)
- SmithKline Beecham Clinical Laboratories, 8000 Sovereign Row, Dallas, TX 75247, 214–638–1301 (formerly: SmithKline Bio-Science Laboratories)
- SmithKline Beecham Clinical Laboratories, 1737 Airport Way South, Suite 200, Seattle, WA 98134, 206–623–8100
- South Bend Medical Foundation, Inc., 530 N. Lafayette Blvd., South Bend, IN 46601, 219–234–4176
- Southwest Laboratories, 2727 W. Baseline Rd., Suite 6, Tempe, AZ 85283, 602–438– 8507
- St. Anthony Hospital (Toxicology Laboratory), P.O. Box 205, 1000 N. Lee St., Oklahoma City, OK 73102, 405–272–7052
- Toxicology & Drug Monitoring Laboratory, University of Missouri Hospital & Clinics, 2703 Clark Lane, Suite B, Lower Level, Columbia, MO 65202, 314–882–1273
- Toxicology Testing Service, Inc., 5426 N.W. 79th Ave., Miami, FL 33166, 305–593–2260
- TOXWORX Laboratories, Inc., 6160 Variel Ave., Woodland Hills, CA 91367, 818–226– 4373 (formerly: Laboratory Specialists, Inc.; Abused Drug Laboratories; MedTox Bio-Analytical, a Division of MedTox Laboratories, Inc.)
- UNILAB, 18408 Oxnard St., Tarzana, CA 91356, 800–492–0800/818–343–8191 (formerly: MetWest-BPL Toxicology Laboratory),

No laboratories withdrew from the Program during February 1996.

Acting Executive Officer, Substance Abuse and Mental Health Services Administration. [FR Doc. 96–5132 Filed 3–4–96; 8:45 am]

BILLING CODE 4160-20-U

# ADVISORY COMMISSION ON INTERGOVERNMENTAL RELATIONS

# Notice of Public Hearing Postponement and Extended Comment Period

Due to scheduling conflicts and other issues prohibiting the participation of several commissioners, the Advisory Commission on Intergovernmental Relations (ACIR) has postponed the scheduled March 8 public hearing on the preliminary report, *The Role of Federal Mandates in Intergovernmental Relations* until Tuesday, March 26, 1996. The exact time and location of the rescheduled hearing will be announced as soon as the information is available.

In addition, ACIR is extending the public comment period on the preliminary report until Friday, March 29, 1996.

#### FOR FURTHER INFORMATION CONTACT:

Advisory Commission on Intergovernmental Relations, 800 K Street, NW, Suite 450, South Tower, Washington, DC 20575. Phone: (202) 653–5540/FAX: (202) 653–5429/ Internet: ir002529@interramp.com.

Dated: March 1, 1996. William E. Davis, Executive Director.

[FR Doc. 96-5252 Filed 3-4-96; 8:45 am]

BILLING CODE 5500-01-M

### **DEPARTMENT OF THE INTERIOR**

## **Bureau of Land Management**

[WO-320-4130-02-24 1A]

## Notice of Proposed Information Collection

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

**ACTION:** Notice and request for comments.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, the Bureau of Land Management (BLM) is announcing its intention to request approval for the collection of information from mining claimants and operators conducting activities on the Public Lands under the authority of the mining laws. The purpose of the collection is to prevent unnecessary or undue degradation and prevent impairment of wilderness suitability as required by Sections 302(b) and 603(c) the Federal Land Policy and Management Act.

**DATES:** Comments on the proposed information collection must be received by May 6, 1996 to be assured of consideration.

ADDRESSES: Comments may be mailed to: Regulatory Management Team (420), Bureau of Land Management, 1849 C Street NW, Room 401LS, Washington, DC 20240.

Comments may be sent via Internet to: WO140@attmail.com. Please include "ATTN: Surface Management" and your name and return address in your Internet message.

Comments may be hand-delivered to the Bureau of Land Management Administrative Record, Room 401, 1620 L Street, NW, Washington, DC.

Comments will be available for public review at the L Street address during regular business hours (7:45 A.M. to 4:15 p.m.), Monday through Friday. FOR FURTHER INFORMATION CONTACT: Richard E. Deery, (202) 452-0353. SUPPLEMENTARY INFORMATION: In accordance with 5 CFR 1320.8(d), BLM is required to provide 60-day notice in the Federal Register concerning a proposed collection of information to solicit comments on (a) whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology. Accordingly, BLM will not require any of the information proposed to be collected as described below until it receives and analyzes any comments and obtains approval from the Office of Management and Budget under 44 U.S.C. 3501 et seq., and OMB assigns a clearance number.

In 1980, the BLM published two final rules to establish procedures for managing prospecting, exploration, mining and processing activities on lands subject to the operation of the mining law (45 FR 13974, March 3, 1980 and 45 FR 78902, November 26, 1980). The two rule makings put into place the regulations at 43 C.F.R. Subpart 3802 (Exploration and Mining, Wilderness Review Program) and Subpart 3809 (Surface Management). The principal authorities for these two sets of regulations are the mining law (30 U.S.C. 22 et seq.) and the Federal Land Policy and Management Act of 1976 (43

U.S.C. 1701 *et seq.*). OMB approved the information collections contained in these regulations and assigned OMB clearance numbers 1004–0110 (34 C.F.R. 3802) and 1004–0104 (43 C.F.R. 3809).

BLM and the public generally refer to the two sets of regulations as the "surface management" regulations. Under the terms of these rules, anyone planning to conduct activities the public lands under the mining law must submit various types of information to the BLM to obtain a benefit: use of the public lands to prospect, explore, develop, mine, or process Federally owned mineral resources pursuant to the mining law. Depending on the lands involved in the activity, the mining claimant or operator must submit the information in either a Notice (43 C.F.R. 3809.1-3) or a Plan of Operations (43 C.F.R. 3802.1–4 and 3809.1–5). Casual use activities require no submission of information to the BLM in either set of regulations. For the convenience of the public, BLM proposes to treat both rules in a single information collection approval. Consolidation of the information collection burden is appropriate because on several occasions, activities regulated under both sets of regulations have been embraced by a single mineral property under the control of a single operator.

The types of information generally contained within each type of response include: (1) The mining claimant or operator's name, address and phone number; (2) the activity's location; (3) when available, the mining claim recordation number(s); (4) the methods and equipment to be employed during the operations; (5) a description of the proposed activity sufficient to locate it on the ground; (6) a description of reclamation or mitigation measures to be employed to prevent unnecessary or undue degradation; (7) a description of location of aircraft landing areas; (8) a description of access routes and equipment used in construction; and (9) a description of measures to be taken during periods of non-operation. In addition to the project information, various types of financial information, financial instruments and forms associated with bonding and financial guarantees required to ensure reclamation will be required under pending modifications of 43 C.F.R. 3809. For details on these requirements, see the proposed bonding regulations at 56 FR 31602, published on July 11,

When mining claimants or operators propose to conduct mineral development operations on the public lands, they may have to submit information to State agencies as well.

Prior to the promulgation of the surface management regulations, relatively robust State programs were developed in most of the western States. In recognition of these programs, the regulations explicitly allow for the creation, by memorandums of agreement, of joint State/Federal programs for administration and enforcement of the regulations. Thus, in addition to the information noted above, any information currently required by State mining or reclamation laws and regulations for a permit or other approval to conduct exploration or mining operations is to be submitted BLM and the appropriate State agency.

When the required information is properly filed, BLM uses the information to determine if the proposed activities will prevent unnecessary or undue degradation of the public lands. If lands under wilderness review are involved, BLM will also make a determination regarding the prevention of wilderness impairment. In the latter case, a determination that impairment may occur will result in the rejection of the proposed plan. In the case where there is no land under wilderness review, BLM will either approve a plan as submitted if it prevents unnecessary or undue degradation or modify it to prevent unnecessary or undue degradation. In making both of these determinations, BLM makes use of the National Environmental Policy Act (NEPA) process.

For Notice level actions, the information submitted by the respondent is subject to review by BLM field staff, but no BLM approval is necessary. BLM will examine any activity that may result in unnecessary or undue degradation. In the event an activity may result in unnecessary or undue degradation, BLM will advise the respondent not to undertake that activity unless it is modified to eliminate the conflict. Road construction resulting in inside cuts greater than three feet can prompt a consultation requirement if the BLM decides such consultation is necessary.

Based on BLM's experience administering the surface management program over the past 15 years, the public reporting burden for this entire collection is estimated to average 15 hours per response. The respondents are mining claimants and operators of prospecting, exploration, mining, and processing operations. The number of responses per respondent is one per operation, and most responses are generally sufficient for several year's worth of proposed activities. The number of responses per year is

estimated to be about 1,300. The estimated total annual burden on new respondents is collectively 19,500 hours.

All responses to this notice will be summarized and included in the request for Office of Management and Budget approval. All comments will also become a matter of public record.

Dated: February 28, 1996. Annetta L. Cheek, Regulatory Management Team. [FR Doc. 96–4993 Filed 3–4–96; 8:45 am] BILLING CODE 4310–84–P

### [WO-310-1310-01-24 1A]

# Extension of Currently Approved Information Collection; OMB Approval Number 1004–0162

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

**ACTION:** Notice and request for comments.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, the Bureau of Land Management (BLM) is announcing its intention to request extension of approval for the collection of information from those persons who: (1) Submit a notice of intent (Form 3150-4) to conduct oil and gas geophysical exploration operations on Federal lands, and (2) submit a notice of completion (Form 3150-5) of oil and gas exploration operations. BLM uses the information to determine who is conducting geophysical operations on public lands and to ensure that appropriate measures are taken to protect the environment as required by the National Environmental Policy Act of 1969.

**DATE:** Comments on the proposed information collection must be received by May 6, 1996 to be considered.

ADDRESSES: Comments may be mailed to: Regulatory Management Team (420), Bureau of Land Management, 1849 C. Street NW, Room 40l LS Bldg., Washington, D.C. 20240.

Comments may be sent via Internet to: WO140@attmail.com. Please include "Attn: 1004–0162" and your name and return address in your Internet message.

Comments may be hand delivered to the Bureau of Land Management Administrative Record, Room 401, L Street, NW, Washington, D.C.

Comments will be available for public review at the L Street address during regular business hours (7:45 A.M. to 4:15 P.M., Monday through Friday). FOR FURTHER INFORMATION CONTACT:

Gloria J. Austin, (202) 452–0340.

SUPPLEMENTARY INFORMATION: In accordance with 5 CFR 1320.8(d), BLM is required to provide 60-day notice in the Federal Register concerning a proposed collection of information to solicit comments on (a) whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed collection, including the validity of the methodology and assumptions used; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

The Mineral Leasing Act (MLA) of 1920 (30 U.S.C. 181 *et seq.*) gives the Secretary of the Interior responsibility for oil and gas leasing on approximately 570 million acres of public lands and national forests, and private lands where mineral rights have been retained by the Federal Government. The Act of August 7, 1947, (Mineral Leasing Act of Acquired Lands) authorizes the Secretary to lease lands acquired by the United States (30 U.S.C. 341-359). The Federal Land Policy and Management Act of 1976 (43 U.S.C. 1701 et seq.) establishes a public land policy and provides for the management, protection, development and enhancement of the public lands.

The regulations at 43 CFR Group 3150 establish procedures for conducting oil and gas geophysical exploration operations on public lands when authorization for such operations is required from the Bureau of Land Management (BLM). The regulations were last revised in 1988. The notice of intent (Form 3150–4) to conduct oil and gas geophysical exploration operations and the notice of completion (Form 3150–5) of oil and gas exploration operations were developed in 1990, and the information required from the public remains the same.

BLM needs the information requested on the notice of intent to allow it to process applications for geophysical exploration operations on public lands and manage environmental compliance requirements in accordance with the laws, regulations, and land use plans. BLM uses the information to determine that geophysical operation activities will be conducted in a manner consistent with the regulations, local land use plans, and Environmental

Assessments. BLM needs the information requested on the notice of completion to determine whether rehabilitation of the lands is satisfactory or whether additional rehabilitation is necessary.

The forms may be submitted in person or by mail to the proper BLM office. The company name, address and phone number is needed to identify the person/entity conducting operations. BLM assigns the BLM Case Number to track each specific operation. Where a particular operation requires State approval also, the State Case Number is assigned by the appropriate State agency so that the Bureau may coordinate exploration activity with the State. The legal land description is required to determine where the involved public lands are located.

Based on its experience administering onshore oil and gas geophysical exploration activities, BLM estimates the public reporting burden for completing the notice of intent (Form 3150-4) to conduct geophysical exploration operations is one hour. BLM estimates it will take an average time of 20 minutes to complete the notice of completion (Form 3150-5) of oil and gas exploration operations. The information required is clearly outlined on the form and in the terms and conditions attached. The information is already maintained by the respondents for their own record-keeping purposes and needs only to be transferred or attached to the forms.

It is estimated that approximately 600 notices of intent and 600 notices of completion will be filed annually for a total annual burden of 800 hours. Respondents vary from small businesses to major corporations.

Any interested member of the public may request and obtain, without charge, a copy of Form 3150–4 or 3150–5 by contacting the person identified under FOR FURTHER INFORMATION CONTACT. All responses to this notice will be summarized and included in the request for Office of Management and Budget approval. All comments will also become part of the public record.

Dated: February 29, 1996. Annetta L. Cheek, Regulatory Management Team, Chief. [FR Doc. 96–5104 Filed 3–4–96; 8:45 am] BILLING CODE 4310–84–P