

of the United States; Act of August 30, 1890 (43 U.S.C. 945).

2. All mineral deposits in the lands so patented, and to it, or persons authorized by it, the right to prospect for, mine and remove such deposits from the same under applicable laws and regulations to be established by the Secretary of Interior.

The grant of herein described lands is subject to any other reservations, provisions or covenants provided by the Recreation and Public Purposes Act that the authorized officer deems appropriate, including the following provision:

A statement from the City of Elko indemnifying the United States harmless against any legal liability or future costs directly or indirectly attributable to the disposal of solid waste or release of hazardous substances on the subject land.

The land is not required for any Federal purpose. The classification and subsequent conveyance are consistent with the Bureau's planning for the area.

Upon publication of this Notice of Realty Action in the **Federal Register**, the subject lands will be segregated from all forms of appropriation under the public land laws, including locations under the mining laws, except for recreation and public purpose. The segregative effect shall terminate upon issuance of a patent or as specified in an opening order to be published in the **Federal Register**, whichever occurs first.

For a period of 45 days from the date of publication of this notice in the **Federal Register**, interested parties may submit comments to the Field Manager, Elko Field Office, 3900 Idaho Street, Elko, NV 89801. Any objections will be evaluated by the State Director, who may sustain, vacate or modify this realty action. In the absence of timely filed objections, the classification of the lands described in this Notice will become effective 60 days from the date of publication in the **Federal Register**.

Classification Comments

Interested parties may submit comments involving the suitability of the land for conveyance under the Recreation and Public Purposed Act. Comments on the classification are restricted to whether the land is physically suited for the proposal, whether the use will maximize the future use or uses of the land, whether the use is consistent with local planning and zoning, or if the use is consistent with State and Federal programs.

Application Comments

Interested parties may submit comments regarding the specific use

proposed in the application and plan of development, whether the BLM followed proper administrative procedures in reaching the decision, or any other factor not directly related to the suitability of the land for a Class I landfill.

Dated: July 16, 1999.

David J. Vandenberg,

Acting Field Manager.

[FR Doc. 99-19051 Filed 7-26-99; 8:45 am]

BILLING CODE 4310-HC-P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

Agency Information Collection Activities: Submitted for Office of Management and Budget Review; Comment Request

AGENCY: Minerals Management Service (MMS), DOI.

ACTION: Notice of Information Collection.

SUMMARY: Under the Paperwork Reduction Act of 1995, we are soliciting comments on two information collections—Safety Net Report (OMB Control Number 1010-0103) and Certification for not Performing Accounting for Comparison (OMB Control Number 1010-0104)—both expire on November 30, 1999.

FORM: MMS-4411, Safety Net Report; MMS-4410, Certification for not Performing Accounting for Comparison.

DATES: Written comments should be received on or before September 27, 1999.

ADDRESSES: Comments sent via the U.S. Postal Service should be sent to Minerals Management Service, Royalty Management Program, Rules and Publications Staff, P.O. Box 25165, MS 3021, Denver, Colorado 80225-0165; courier address is Building 85, Room A613, Denver Federal Center, Denver, Colorado 80225; e-mail address is RMP.comments@mms.gov.

FOR FURTHER INFORMATION CONTACT: Dennis C. Jones, Rules and Publications Staff, phone (303) 231-3046, FAX (303) 231-3385, e-mail Dennis.C.Jones@mms.gov.

SUPPLEMENTARY INFORMATION: Section 3506(c)(2)(A) of the Paperwork Reduction Act 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.

The Department of the Interior (DOI) is the department within the Federal Government responsible for matters relevant to mineral resource development on Federal and Indian lands and the Outer Continental Shelf (OCS). The Secretary of the Interior (Secretary) is responsible for managing the production of minerals from Federal and Indian lands and the OCS; for collecting royalties from lessees who produce minerals; and for distributing the funds collected in accordance with applicable laws. MMS performs the royalty management functions for the Secretary.

OMB Control Number 1010-0103

The safety net calculation establishes the minimum value for royalty purposes. This requirement will assist the Indian lessor in receiving all the royalties that are due and aid MMS in its compliance efforts. The safety net price will be calculated using prices received for gas sold downstream of the index point. It will include only the lessee's or lessee's affiliate's arm's-length contracts and will not require detailed calculations for the costs of transportation. By June 30 of each calendar year, the lessee will be required to calculate for each month of the calendar year a safety net price. This must be calculated for each index zone where the lessee has an Indian lease. The safety net price will capture the significantly higher values for sales occurring beyond the first index pricing point. The lessee will submit its safety net price to MMS annually (by June 30) using the Safety Net Report, Form MMS-4411.

The Safety Net Report will allow MMS and the tribes to ensure that Indian mineral lessors receive the maximum revenues from mineral resources on their land consistent with the Secretary's trust responsibility and lease terms. In the safety net calculation, the lessee will only include sales under those arm's-length contracts that establish a delivery point beyond the first index pricing point to which the gas flows. Moreover, those contracts must include any gas produced from or allocable to one or more of the lessee's

Indian leases in the index zone. Information provided on the form may be used by MMS auditors, the Royalty Valuation Division, and the Office of Indian Royalty Assistance.

There are 700 companies that pay royalties on approximately 4,511 tribal and allotted Indian leases; we estimate that 20 percent of the companies (140 companies) have sales beyond the first index pricing point. Therefore, 560 reports from 140 companies for 4 index zones will be required annually. We estimate that it will take a company 24 hours to report the data required at proposed 30 CFR 206.172(e) (reference 63 FR 7089) and a recordkeeping burden of 1 hour per report annually. Therefore, we estimate that the annual burden for this information collection is 14,000 hours (560 reports \times 25 hours).

OMB Control Number 1010-0104

Accounting for comparison (dual accounting) is required by the terms of most Indian leases when gas produced from the lease is processed. To not perform dual accounting, a lessee must certify, on Form MMS-4410, Certification For Not Performing Accounting For Comparison, that the gas was never processed prior to entering the pipeline with an index located in an index zone or into a mainline pipeline not in an index zone. The lessee will be required to sign the certification form for each lease having production that is exempt from dual accounting. This is a one-time certification that will remain in effect until there is a change in lease status or ownership. This certification will allow MMS and the tribes to better monitor compliance with the dual accounting requirement of Indian leases.

In most cases, the lessee will directly know the disposition of the gas. If gas is sold at the wellhead, the lessee may have to consult with the purchaser of the gas to determine its disposition. Information provided on the form may be used by MMS auditors, the Royalty Valuation Division, and the Office of Indian Royalty Assistance.

There are approximately 4,511 tribal and allotted Indian leases and 700 payors comprising the Indian lease universe. We estimate that 30 percent of the Indian leases, or 1,353 leases, would not require accounting for comparison. A certification form will be required for each lease, and the certification will remain in effect until there is a change in lease status or ownership. This one-time filing as required by proposed 30 CFR 206.172(b)(ii) (reference 63 FR 7089) will require 3 hours per certification report to extract the data from company records or obtain the

information from the purchasers and a recordkeeping burden of 1 hour per report annually. Therefore, we estimate that the total annual burden for this information collection is 5,412 hours (1,353 reports \times 4 hours).

Dated: July 21, 1999.

Joan Killgore,

Acting Associate Director for Royalty Management.

[FR Doc. 99-19081 Filed 7-26-99; 8:45 am]

BILLING CODE 4310-MR-P

DEPARTMENT OF THE INTERIOR

National Park Service

National Register of Historic Places; Notification of Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before July 17, 1999. Pursuant to § 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, 1849 C St. NW, NC400, Washington, DC 20240. Written comments should be submitted by August 11, 1999.

Carol D. Shull,

Keeper of the National Register.

ILLINOIS

Cook County

Four Nineteen Building, 419 W. 83rd St., Chicago, 99000973

Northeast Evanston Historic District, Roughly bounded by Emerson St., Sherman Ave., Sheridan Pl., Lake Michigan, Sheridan Rd., and Orrington Ave., Evanston, 99000979
Wheeler—Kohn House, 2018 S. Calumet Ave., Chicago, 99000975

Macon County

Decatur and Macon County Welfare Home for Girls, 736 S. Martin Luther King Jr. Dr., Decatur, 99000982

Pike County

Griggsville Landing Lime Kiln, IL 490, N of Napoleon Hollow, Valley City vicinity, 99000974

Pulaski County

Illinois Central Railroad Depot, Jct. of Central Ave. and Ullin Ave., Ullin, 99000978

St. Clair County

Berger—Kiel House, 931 N. 6th St., Mascoutah, 99000977

Warren County

Pike—Sheldon House, 406 S. Third St., Monmouth, 99000976

Winnebago County

Rockford Morning Star Building, 127 N. Wyman St., Rockford, 99000972

LOUISIANA

Vermilion Parish

St. Mary Congregational Church, 213 S. Louisiana Ave., Abbeville, 99000983

MARYLAND

Washington County

Cedar Grove, 15435 Dellinger Rd., Williamsport, 99000984

Baltimore Independent City

Riviera Apartments, 901 Druid Park Lake Dr., Baltimore, 99000985

MISSISSIPPI

Lafayette County

Falkner, Maud Butler, House, 510 S. Lamar Blvd., Oxford, 99000986

MISSOURI

Cape Girardeau County

Wichterich, Robert Felix and Elma Taylor, House, 300 Good Hope St., Cape Girardeau, 99000987

MONTANA

Mineral County

Savenac Nursery Historic District, I-90, S of Haugan, Haugan vicinity, 99000988

NEW YORK

Allegany County

McKinney Stables of Empire City Farms, 105 South St., Cuba, 99001000

Fulton County

Chamberlain, Benjamin, House, 100 Market St., Johnstown, 99000989

St. Lawrence County

Wanakena Footbridge, Over Oswegatchie R., bet. Front St. and South Shore Rd., Fine, 99001001

Sullivan County

Jewish Community Center of White Sulphur Springs, Briscoe Rd., White Sulphur Springs, 99000991

Tefereth Israel Anshei Parksville Synagogue, Dead End St., Parksville, 99000990

Ulster County

Davis Stone House (Rochester MPS), 4652 NY 209, Rochester, 99000995

Sahler Stone House (Rochester MPS), Kyserike Rd., Rochester, 99000992

Sahler Stone House and Dutch Barn (Rochester MPS), Winfield Rd., Rochester, 99000998

Stilwell Stone House (Rochester MPS), 189 Old Kings Highway, Rochester, 99000996

Stilwill—Westbrook Stone House (Rochester MPS), 482 Old Kings Highway, Rochester, 99000997

Van Wagenen Stone House and Farm Complex (Rochester MPS), 2732 Lucas Turnpike, Rochester, 99000994

Van Wagenen, Jacobus, Stone House (Rochester MPS), 2659 Lucas Turnpike, Rochester, 99000999

Winfield Corners Stone House (Rochester MPS), Winfield Rd., Rochester, 99000993