

sessions involve discussions of personal information concerning the scientific competence of individuals associated with these intramural research programs. Disclosure of this information would constitute a clearly unwarranted invasion of personal privacy (5 U.S.C. 552(c)(6)).

Each public advisory committee meeting listed above may have as many as four separable portions: (1) An open public hearing, (2) an open committee discussion, (3) a closed presentation of data, and (4) a closed committee deliberation. Every advisory committee meeting shall have an open public hearing portion. Whether or not it also includes any of the other three portions will depend upon the specific meeting involved. The dates and times reserved for the separate portions of each committee meeting are listed above.

The open public hearing portion of each meeting shall be at least 1 hour long unless public participation does not last that long. It is emphasized, however, that the 1 hour time limit for an open public hearing represents a minimum rather than a maximum time for public participation, and an open public hearing may last for whatever longer period the committee chairperson determines will facilitate the committee's work.

Public hearings are subject to FDA's guideline (Subpart C of 21 CFR Part 10) concerning the policy and procedures for electronic media coverage of FDA's public administrative proceedings, including hearings before public advisory committees under 21 CFR Part 14. Under 21 CFR 10.205, representatives of the electronic media may be permitted, subject to certain limitations, to videotape, film, or otherwise record FDA's public administrative proceedings, including presentations by participants.

Meetings of advisory committees shall be conducted, insofar as is practical, in accordance with the agenda published in this Federal Register notice. Changes in the agenda will be announced at the beginning of the open portion of a meeting.

Any interested person who wishes to be assured of the right to make an oral presentation at the open public hearing portion of a meeting shall inform the contact person listed above, either orally or in writing, prior to the meeting. Any person attending the hearing who does not in advance of the meeting request an opportunity to speak will be allowed to make an oral presentation at the hearing's conclusion, if time permits, at the chairperson's discretion.

Persons interested in specific agenda items to be discussed in open session

may ascertain from the contact person the approximate time of discussion.

A list of committee members and summary minutes of meetings may be requested from the Dockets Management Branch (HFA-305), Rm. 4-62, Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, between 9 a.m. and 4 p.m., Monday through Friday.

The Commissioner, with the concurrence of the Chief Counsel, has determined for the reasons stated that those portions of the advisory committee meetings so designated in this notice shall be closed. The Federal Advisory Committee Act (FACA), as amended by the Government in the Sunshine Act (Pub. L. 94-409), permits such closed advisory committee meetings in certain circumstances. Those portions of a meeting designated as closed, however, shall be closed for the shortest possible time, consistent with the intent of the cited statutes.

The FACA, as amended, provides that a portion of a meeting may be closed where the matter for discussion involves a trade secret; commercial or financial information that is privileged or confidential; information of a personal nature, disclosure of which would be a clearly unwarranted invasion of personal privacy; investigatory files compiled for law enforcement purposes; information the premature disclosure of which would be likely to significantly frustrate implementation of a proposed agency action; and information in certain other instances not generally relevant to FDA matters.

Examples of portions of FDA advisory committee meetings that ordinarily may be closed, where necessary and in accordance with FACA criteria, include the review, discussion, and evaluation of drafts of regulations or guidelines or similar preexisting internal agency documents, but only if their premature disclosure is likely to significantly frustrate implementation of proposed agency action; review of trade secrets and confidential commercial or financial information submitted to the agency; consideration of matters involving investigatory files compiled for law enforcement purposes; and review of matters, such as personnel records or individual patient records, where disclosure would constitute a clearly unwarranted invasion of personal privacy.

Examples of portions of FDA advisory committee meetings that ordinarily shall not be closed include the review, discussion, and evaluation of general preclinical and clinical test protocols and procedures for a class of drugs or devices; consideration of labeling

requirements for a class of marketed drugs or devices; review of data and information on specific investigational or marketed drugs and devices that have previously been made public; presentation of any other data or information that is not exempt from public disclosure pursuant to the FACA, as amended; and, notably deliberative sessions to formulate advice and recommendations to the agency on matters that do not independently justify closing.

This notice is issued under section 10(a)(1) and (2) of the Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770-776 (5 U.S.C. App. 1)), and FDA's regulations (21 CFR Part 14) on advisory committees.

Dated: March 10, 1986.

Joseph P. Hille,

Acting Commissioner of Food and Drugs.

[FR Doc. 86-5703 Filed 3-14-86; 8:45 am]

BILLING CODE 4160-01-M

## DEPARTMENT OF THE INTERIOR

### Office of the Secretary

#### Privacy Act of 1974, Revision of Notice of System of Records

Pursuant to the provisions of the Privacy Act of 1974, as amended (5 U.S.C. 552a) notice is hereby given that the Department of the Interior proposes to revise a notice describing a system of records maintained by the Minerals Management Service. The notice is titled "Mineral Lease and Royalty Accounting Files—Interior, MMS-1" (formerly EMM-1). Except as noted below, all changes being published are editorial in nature, and reflect organization changes and other updating administrative revisions which have occurred since the publication of the material in the Federal Register on June 2, 1983 (48 FR 24791). The revised notice is published in its entirety below.

The sections of the notice describing categories of individuals covered by, and records contained in the system are being revised to expand and clarify the descriptions of information and scope of the records. In accordance with the provisions of the Federal Oil and Gas Royalty Management Act of 1982 (30 U.S.C. 1701, et. seq.), the routine uses section of the notice is expanded to describe additional access to information by States and Indian tribes. Also, the existing routine disclosure statement for litigation purposes is revised to incorporate the clarification on such disclosures prescribed by the Office of Management and Budget

(OMB) in its supplementary guidelines dated May 24, 1985, for implementing the Privacy Act. A routine disclosure to consumer reporting agencies pursuant to the provisions of 5 U.S.C. 552a(b)(12) also is added.

As required by section 3 of the Privacy Act of 1974, as amended (5 U.S.C. 552a(o)), the Office of Management and Budget, the President of the Senate, and the Speaker of the House of Representatives have been notified of this action.

5 U.S.C. 552a(e)(11) requires that the public be provided a 30-day period in which to comment. The Office of Management and Budget requires a 60-day period to review such proposals pursuant to its Circular No. A-130. Therefore, written comments on these proposed changes can be addressed to the Department Privacy Act Officer, Office of the Secretary (PIR), Room 7357, Main Interior Building, U.S. Department of the Interior, Washington, DC 20240. Comments received on or before May 16, 1986, will be considered. The notice shall be effective as proposed without further notice at the end of the comment period, unless comments are received which would require a contrary determination.

Dated: March 6, 1986.

Oscar W. Mueller, Jr.,  
Director, Office of Information Resources  
Management.

#### INTERIOR/MMS-1

##### SYSTEM NAME:

Mineral Lease and Royalty  
Accounting Files—Interior, MMS-1.

##### SYSTEM LOCATION:

Department of the Interior, Minerals  
Management Service, Royalty  
Management Program, Denver Federal  
Center, Building 85, Denver, Colorado  
80225.

##### CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Lease or permit holders, royalty payors and reporters and individuals who have reported rents, royalties, and bonuses from oil or other minerals or gas from producing or nonproducing Federal or Indian leases. Only the records reflecting information about individuals are subject to the Privacy Act. The system also contains records concerning corporations and other business entities that are not subject to the Privacy Act.

##### CATEGORIES OF RECORDS IN THE SYSTEM:

Lease numbers; dates due; debtors; billee; payor; lessee; permittee; lessor (Federal, Indian tribe, or allottee); names and addresses; ID numbers;

products produced; production volume; sales value; royalty amounts; dates due; and related information.

##### AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

The principal statutory authorities under which this system is maintained include the Federal Oil and Gas Royalty Management Act (FOGRMA) of 1982 (30 U.S.C. 1701 et seq.); The Act of February 20, 1920 (30 U.S.C. 181 et seq.); The Act of March 3, 1909 (25 U.S.C. 396 et seq.); and, The Outer Continental Shelf Lands Act (43 U.S.C. 1331 et seq.).

##### ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

The primary uses of the records are: (1) Collect royalties and rents; (2) control revenues; (3) distribute funds collected; (4) keep records of royalty accounts, including rents, bonuses, royalties and associated sales and production information; (5) provide data to facilitate comparative auditing of mineral production, royalties due, revenues collected, and funds distributed; (6) gather statistics for managing the mineral leasing program; and (7) provide informational access to external users including States, Indian tribes or agencies, and Federal agencies.

Disclosures outside the Department of the Interior may be made: (1) To the U.S. Department of Justice or in a proceeding before a court or adjudicative body when (a) the United States, the Department of the Interior, a component of the Department, or, when represented by the Government, an employee of the Department is a party to litigation or anticipated litigation or has an interest in such litigation; and (b) the Department of the Interior determines that the disclosure is relevant or necessary to the litigation and is compatible with the purpose for which the records are compiled; (2) of information indicating a violation or potential violation of a statute, regulation, rule, order, or license to appropriate Federal, State, local, or foreign agencies responsible for investigating or prosecuting the violation or for enforcing or implementing the statute, rule, regulation, order, or license; (3) to a congressional office from the record of an individual in response to an inquiry the individual has made to the congressional office; (4) to a Federal agency which has requested information relevant or necessary to its hiring or retention of an employee or issuance of a security clearance, license, contract, grant or other benefit; (5) to Federal, State, or local agencies where necessary

to obtain information relevant to the hiring or retention of an employee, or issuance of a security clearance, license, contract, grant or other benefit; and (6) to a State or Indian tribe which has entered into a cooperative agreement pursuant to section 202 of FOGRMA (30 U.S.C. 1732) for sharing of oil and gas royalty information or for carrying out enforcement or other activities.

##### DISCLOSURES TO CONSUMER REPORTING AGENCIES:

Pursuant to the provision of 5 U.S.C. 552a(b)(12), disclosures may be made from this system to consumer reporting agencies, as defined in the Fair Credit Reporting Act (15 U.S.C. 1681a(f)), or the Federal Claims Collection Act of 1966 (31 U.S.C. 3701(a)(3)).

##### POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

###### STORAGE:

Maintained in manual form (i.e. in file folders) as well as machine readable (i.e. magnetic tapes, disks, diskettes and microforms).

###### RETRIEVABILITY:

Indexed by: Lease or contract number; lessee and/or payor; purchasers of royalty oil; permittee; billee; production reporter; and/or commodity. The information is also retrievable by location, and by whether the lease is an Indian lease or a Federal onshore or offshore lease.

###### SAFEGUARDS:

Maintained with safeguards meeting the requirements of 43 CFR 2.51 for computerized and manual records.

###### RETENTION AND DISPOSAL:

Determination of the disposition of the records is pending approval of the Archivist.

###### SYSTEM MANAGER AND ADDRESS:

Associate Director for Royalty Management, Department of the Interior, Minerals Management Service, Royalty Management Program, P.O. Box 25165, Denver, Colorado 80225.

###### NOTIFICATION PROCEDURES:

Inquiries regarding the existence of a record should be addressed to the System Manager. A written, signed request stating that the individual seeks information concerning his/her records is required (43 CFR 2.80).

###### RECORD ACCESS PROCEDURES:

Requests for access shall be addressed to the System Manager,

signed by the requester and meet the content requirements of 43 CFR 2.63.

**CONTESTING RECORD PROCEDURES:**

A petition for amendment shall be addressed to the System Manager and meet the requirements of 43 CFR 2.71.

**RECORD SOURCE CATEGORIES:**

Lessees, permittees, and individuals on whom records are maintained.

[FR Doc. 86-5725 Filed 3-14-86; 8:45 am]

BILLING CODE 4310-MR-M

**Bureau of Land Management**

[ES-035951, Group]

**Maine; Filing of Plat of Dependent Resurvey and Survey**

March 10, 1986.

1. The plat of the dependent resurvey and survey of the boundaries of the land held in trust for the Passamaquoddy Tribe in Township 4 Northern Division, Bingham's Penobscot Purchase, Hancock County, Maine, will be officially filed in the Eastern States Office, Alexandria, Virginia at 7:30 a.m., on April 24, 1986.

2. The dependent resurvey and survey were made at the request of the Bureau of Indian Affairs.

3. All inquiries or protests concerning the technical aspects of the dependent resurvey and survey must be sent to the Deputy State Director for Cadastral Survey, Eastern States Office, Bureau of Land Management, 350 South Pickett Street, Alexandria, Virginia 22304, prior to 7:30 a.m., April 24, 1986.

4. Copies of the plat will be made available upon request and prepayment of the reproduction fee of \$4.00 per copy. Lane J. Bouman,

*Deputy State Director for Cadastral Survey.*

[FR Doc. 86-5677 Filed 3-14-86; 8:45 am]

BILLING CODE 4310-GJ-M

[ES-035952, Group 20]

**Missouri; Filing of Plat of Dependent Resurvey and Subdivision of Sections**

March 10, 1986.

1. The plat of the dependent resurvey of a portion of the east boundary (Fifth Principal Meridian), a portion of the south boundary, Township 33 North, Range 1 West, a portion of the east boundary, Township 33 North, Range 2 West, a portion of the subdivisional lines, and the subdivision of sections 18 and 21, Township 33 North, Range 1 West, Fifth Principal Meridian, Missouri, will be officially filed in the Eastern

States Office, Alexandria, Virginia at 7:30 a.m., on April 24, 1986.

2. The dependent resurvey was made at the request of the U.S. Forest Service.

3. All inquiries or protests concerning the technical aspects of the dependent resurvey must be sent to the Deputy State Director for Cadastral Survey, Eastern States Office, Bureau of Land Management, 350 South Pickett Street, Alexandria, Virginia 22304, prior to 7:30 a.m., April 24, 1986.

4. Copies of the plat will be made available upon request and prepayment of the reproduction fee of \$4.00 per copy. Lane J. Bouman,

*Deputy State Director for Cadastral Survey.*

[FR Doc. 86-5698 Filed 3-14-86; 8:45 am]

BILLING CODE 4310-GJ-M

[4310-53]

**Bureau of Mines**

**Information Collection Submitted to the Office of Management and Budget for Review Under the Paperwork Reduction Act**

A request extending the collection of information listed below has been submitted to the Office of Management and Budget for approval under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35). Copies of the proposed collection of information and related forms and explanatory material may be obtained by contacting the Bureau's clearance officer at the phone number listed below. Comments and suggestions on the requirement should be made within 30 days directly to the Bureau clearance officer and to the Office of Management and Budget Interior Department Desk Officer, Washington, DC 20503, telephone 202-395-7313.

Title: 30 CFR 601—Helium Purchase Contract Application.

Abstract: This application is a form which requires the company name, address, and amount of original volume of helium desired on initial order with amount of cash advance required. Part 601 of 30 CFR gives information in regard to address and telephone number for securing the forms.

Bureau Form Number: 6-1584-X.

Frequency: Occasional.

Description of Respondents: Purchasers of Government Helium.

Annual Responses: 19.

Annual Burden Hours: 5.

Bureau clearance officer: James T. Hereford 202-634-1125.

Robert C. Horton,

*Director, Bureau of Mines.*

March 7, 1986.

[FR Doc. 86-5726 Filed 3-14-86; 8:45 am]

BILLING CODE 4310-53-M

[4310-53]

**Information Collection Submitted to the Office of Management and Budget for Review Under the Paperwork Reduction Act**

A request extending the collection of information listed below has been submitted to the Office of Management and Budget for approval under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35). Copies of the proposed collection of information and related forms and explanatory material may be obtained by contacting the Bureau's clearance officer at the phone number listed below. Comments and suggestions on the requirement should be made within 30 days directly to the Bureau clearance officer and to the Office of Management and Budget Interior Department Desk Officer, Washington, DC 20503, telephone 202-395-7313.

Title: Gas Well Data—Survey of Helium-Bearing Natural Gas.

Abstract: Respondents supply information which will be used by the Bureau of Mines Division of Helium Field Operations, to evaluate the helium resources of the United States. This evaluation helps assure a continued supply of the valuable natural resource to meet essential Government needs. Results of the gas analyses, along with the data supplied, are published to provide valuable information to industry and to the public when those data are released by the supplier.

Bureau Form Number: 6-1579-A.

Frequency: Annually.

Description of Respondents: Owners and operators of helium-bearing natural gas wells and transmission lines.

Annual Responses: 200.

Annual Burden Hours: 50.

Bureau clearance officer: James T. Hereford, 202-634-1125.

Robert C. Horton,

*Director, Bureau of Mines.*

March 7, 1986.

[FR Doc. 86-5727 Filed 3-14-86; 8:45 am]

BILLING CODE 4310-53-M