Sec. 30 W¹/₂SE¹/₄SW¹/₄NE¹/₄ Containing 5 acres, more or less.

The land is not required for any federal purpose. The lease/conveyance is consistent with current Bureau planning for this area and would be in the public interest. The lease/patent, when issued, will be subject to the provisions of the Recreation and Public Purposes Act and applicable regulations of the Secretary of the Interior, and will contain the following reservations to the United States:

- 1. A right-of-way thereon for ditches or canals constructed by the authority of the United States, Act of August 30, 1890 (43 U.S.C. 945).
- 2. All minerals shall be reserved to the United States, together with the right to prospect for, mine and remove such deposits from the same under applicable law and such regulations as the Secretary of the Interior may prescribe.

and will be subject to:

- 1. Easements in favor of Clark County for roads, public utilities and flood control purposes.
- 2. All valid and existing rights, which are identified and shown in the case file.

The lands have been segregated from all forms of appropriation under the Southern Nevada Public Lands Management Act (Pub. L. 105–263). Detailed information concerning this action is available for review at the office of the Bureau of Land Management, Las Vegas Field Office, 4765 W. Vegas Drive, Las Vegas, Nevada.

Upon publication of this notice in the Federal Register, the above described land will be segregated from all other forms of appropriation under the public land laws, including the general mining laws, except for lease/conveyance under the Recreation and Public Purposes Act, leasing under the mineral leasing laws and disposals under the mineral material disposal laws. For a period of 45 days from the date of publication of this notice in the Federal Register, interested parties may submit comments regarding the proposed lease/ conveyance for classification of the lands to the Bureau of Land Management, Las Vegas Field Office, 4765 W. Vegas Dr., Las Vegas, Nevada 89108-2135.

Classification Comments: Interested parties may submit comments involving the suitability of the land for an elementary school. 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 an elementary School.

Any adverse comments will be reviewed by the State Director. In the absence of any adverse comments, the classification of the land described in this Notice will become effective 60 days from the date of publication in the **Federal Register**. The lands will not be offered for lease/conveyance until after the classification becomes effective.

Dated: July 25, 2000.

Rex Wells,

Assistant Field Manager, Division of Lands, Las Vegas, NV.

[FR Doc. 00–21210 Filed 8–18–00; 8:45 am] BILLING CODE 4510–HC–P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

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

AGENCY: Minerals Management Service (MMS), Interior.

ACTION: Notice of extension of a currently approved information collection (OMB Control Number 1010–0091).

SUMMARY: To comply with the Paperwork Reduction Act of 1995 (PRA), we are submitting to OMB for review and approval an information collection request (ICR) titled "30 CFR Part 254, Oil-Spill Response Requirements for Facilities Located Seaward of the Coast Line." We are also soliciting comments from the public on this ICR.

DATES: Submit written comments by September 20, 2000.

ADDRESSES: You may submit comments directly to the Office of Information and Regulatory Affairs, OMB, Attention: Desk Officer for the Department of the Interior (1010–0091), 725 17th Street, NW., Washington, DC 20503. Mail or hand carry a copy of your comments to the Department of the Interior, Minerals Management Service, Attention: Rules Processing Team, Mail Stop 4024, 381

Elden Street; Herndon, Virginia 20170–4817.

Our practice is to make comments, including names and home addresses of respondents, available for public review during regular business hours. Individual respondents may request that we withhold their home address from the rulemaking record, which we will honor to the extent allowable by law. There may be circumstances in which we would withhold from the record a respondent's identity, as allowable by the law. If you wish us to withhold your name and/or address, you must state this prominently at the beginning of vour comment. However, we will not consider anonymous comments. We will make all submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, available for public inspection in their entirety.

FOR FURTHER INFORMATION CONTACT:

Alexis London, Rules Processing Team, telephone (703) 787–1600. You may also contact Alexis London to obtain at no cost a copy of our submission to OMB, which includes the regulations that require this information to be collected.

SUPPLEMENTARY INFORMATION:

Title: 30 CFR Part 254, Oil-Spill Response Requirements for Facilities Located Seaward of the Coast Line.

OMB Control Number: 1010–0091. Abstract: The Federal Water Pollution Control Act, as amended by the Oil Pollution Act of 1990 (OPA), requires that a spill-response plan be submitted for offshore facilities prior to February 18, 1993. The OPA specifies that after that date, an offshore facility may not handle, store, or transport oil unless a plan has been submitted. Regulations at 30 CFR part 254 establish requirements for spill-response plans for oil-handling facilities seaward of the coast line, including associated pipelines.

We use the information collected under 30 CFR part 254 to determine compliance with OPA by owners/ operators. Specifically, MMS needs the information to:

• Determine effectiveness of the spillresponse capability of owners/operators;

- Review plans prepared under the regulations of a State and submitted to MMS to satisfy the requirements of this rule to ensure that they meet minimum requirements of OPA:
- Verify that personnel involved in oil-spill response are properly trained and familiar with the requirements of the spill response plans and to witness spill-response exercises;
- Assess the sufficiency and availability of contractor equipment and materials;

- Verify that sufficient quantities of equipment are available and in working order:
- Oversee spill-response efforts and maintain official records of pollution events; and
- Assess the efforts of owners/ operators to prevent oil spills or prevent substantial threats of such discharges.

Responses are mandatory. No proprietary, confidential, or sensitive information is collected.

Frequency: The frequency varies by regulatory requirement, but is mostly annual or on occasion

annual or on occasion.

Estimated Number and Description of Respondents: Primarily approximately 197 owners or operators of facilities located in both State and Federal waters

seaward of the coast line and 3 oil spill response companies.

Estimated Annual Reporting and Recordkeeping "Hour" Burden: 42,233 burden hours (refer to burden chart).

Estimated Annual Reporting and Recordkeeping "Non-Hour Cost" Burden: We have identified no non-hour cost burdens for this collection.

BURDEN BREAKDOWN

Citation 30 CFR 254	Reporting requirement	Annual number	Burden (in hours)	Annual burden hours
254.1(a)–(d); 254.2(a); 254.3 thru 254.5; 254.7; 254.20 thru 254.29; 254.44(b).	Submit spill response plan for OCS facilities and related documents.	25 new plans	120	3,000
254.1(e)	Request MMS jurisdiction over facility landward of coast line (no recent request received).	2 requests	.5	1
254.2(b)	Submit certification of capability to respond to worst case discharge or substantial threat of such.	12 certifications	10	120
254.2.(c); 254.30	Submit revised spill response plan for OCS facilities at least every 2 years.	170 revised plans	25	4,250
254.8	Appeal MMS orders or decisions	Burden covered under 30 CFR 290 (1010–0121)		0
254.42(f)	Inform MMS of the date of any exercise (triennial).	244 notifications	1	244
254.46(a)	Notify NRC of all oil spills from owner/operator facility.	Burden would be included in the NRC inventory		0
254.46(b)	Notify MMS of oil spills of one barrel or more from owner/operator facility; submit follow-up report.	59 notifications & reports	1	59
254.46(c)	Notify MMS & responsible party of oil spills from operations at another facility.	23 notifications	1	23
254.50; 254.51	Submit response plan for facility in State waters by modifying existing OCS plan.	9 plans	45	405
254.50; 254.52	Submit response plan for facility in State waters following format for OCS plan.	9 plans	100	900
254.50; 254.53	Submit response plan for facility in State waters developed under State regmts.	15 plans	93	1,395
254.54	Submit description of oil-spill prevention procedures.	36 submissions	5	180
Reporting—Subtotal		604 Responses		10,577
254.41	Conduct annual training; retain training records for 2 years.	197 owners/operators	40	7,880
254.42(a) thru (e)	Conduct triennial response plan exercise; retain exercise records for 3 years.	206 exercises	110	22,660
254.43	Inspect response equipment monthly; retain inspection & maintenance records for 2 years.	31 inspections \times 12 months = 372.	3	1,116
Recordkeeping—Subtotal Total Hour Burden		197 Recordkeepers (RKs) 801 Responses/RKs	3	31,656 42,233

Comments: The PRA (44 U.S.C. 3501, et seq.) provides that an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. Section 3506(c)(2)(A) of the PRA 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 May 25, 2000, we published a **Federal Register** notice

(65 FR 3826) with the required 60-day comment period announcing that we would submit this ICR to OMB for approval. In addition, § 254.9 displays the OMB control number, specifies that the public may comment at anytime on the collection of information required in the 30 CFR part 254 regulations, and provides the address to which they should send comments. We have received no comments in response to those efforts. We also consulted with several respondents and adjusted some of the information collection burdens as a result of those consultations.

If you wish to comment in response to this notice, send your comments directly 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 September 20, 2000.

MMS Information Collection Clearance Officer: Jo Ann Lauterbach, (202) 208–7744.

Dated: August 3, 2000.

John V. Mirabella,

Acting Chief, Engineering and Operations Division.

[FR Doc. 00–21212 Filed 8–18–00; 8:45 am]

DEPARTMENT OF THE INTERIOR

Minerals Management Service

Notice and Agenda for Meeting of the Royalty Policy Committee of the Minerals Management Advisory Board

AGENCY: Minerals Management Service, Interior.

ACTION: Notice of meeting.

SUMMARY: The Secretary of the Department of the Interior established a Royalty Policy Committee (Committee) on the Minerals Management Advisory Board to provide advice on our management of Federal and Indian minerals leases, revenues, and other minerals related policies. Committee membership includes representatives from States, Indian Tribes and allottee organizations, minerals industry associations, the general public, and other Federal departments.

This will be the eleventh meeting of the Committee. A chairperson will be elected, majority and minority reports on Sodium/Potassium draft valuation regulations will be presented for consideration, and the Coal and Accounting Relief for Marginal Properties subcommittees will present interim reports. We will be prepared to discuss our royalty-in-kind programs, and our administrative appeal procedures. Guest presenters will discuss the State of Texas's program of exchanging natural gas for electricity and the results of a natural gas study.

DATES: Thursday, September 7, 2000, 8:30 a.m. to 5 p.m., Mountain Daylight Savings time.

ADDRESSES: The meeting will be held at the Sheraton Denver West Hotel, 360 Union Boulevard., Lakewood, CO 80228, telephone number (303) 987– 2000.

FOR FURTHER INFORMATION CONTACT: Gary

L. Fields, Chief, Program Services Office, Royalty Management Program, Minerals Management Service, PO Box 25165, MS 3062, Denver, CO 80225– 0165, telephone number (303) 231– 3102, fax number (303) 231–3781, email gary.fields@mms.gov.

SUPPLEMENTARY INFORMATION: The

location and dates of future meetings will be published in the Federal Register and posted on our Internet site at http://www.rmp.mms.gov/Laws R D/ RoyPC/RoyPC.htm. Meetings will be open to the public without advanced registration, on a space available basis. The public may make statements during the meetings, to the extent time permits, and file written statements with the Committee for its consideration; copies of these written statements should be submitted to Gary Fields. Within 2 weeks following the conclusion of each meeting, the minutes for the meeting will be available for public inspection and copying at our offices in Building 85 on the Denver Federal Center in Lakewood, Colorado; the minutes will also be posted on our Internet site. These meetings are conducted under the authority of the Federal Advisory Committee Act (Pub. L. 92-463, 5 U.S.C., Appendix 1) and the Office of Management and Budget (Circular No. A-63, revised).

Dated: August 15, 2000.

Lucy Querques Denett,

Associate Director for Royalty Management. [FR Doc. 00–21227 Filed 8–18–00; 8:45 am] BILLING CODE 4310–MR–U

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 August 12, 2000. Pursuant to section 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 September 5, 2000.

Carol D. Shull,

Keeper of the National Register.

California

Alameda County

Heinhold's First and Last Chance Saloon, 56 Jack London Square, Oakland, 00001067

San Bernardino County

Black Canyon—Inscription Canyon, Address Restricted, Hinkley, 00001046

Colorado

Las Animas County

Rourke Ranch Historic District, Comanche National Grassland, La Junta, 00001047

Illinois

Cook County

West Town State Bank Building, 2400 W. Madison St., Chicago, 00001049

Saline County

Saline County Poor Farm, 1600 Feazel Rd., Harrisburg, 00001048

Maryland

Frederick County

Bloomsbury, 2062 Thurston Rd., Frederick, 00001053

Queen Anne's County

Churchill Theatre—Community Building, MD 19, Church Hill, 00001051

Washington County

Funkstown Historic District, Roughly bounded by Antietam Creek, US 40A, Stouffer Ave., and High St., Funkstown, 00001050

Woburn Manor, 7661 Dam #4 Rd., Sharpsburg, 00001052

Mississippi

Jefferson County

Church Hill Rural Historic District, MS 553 and Church Hill Rd., 1 mi. S of Christ Episcopal Church, Natchez, 00001054