BURDEN BREAKDOWN—Continued

Citation 30 CFR 250 sub- part M	Reporting requirement	Burden per require- ment (hours)
1304(b)	Request compulsory unitization, including submitting unit agreement, unit operating agreement, initial plan of operation, and supporting data; serving nonconsenting lessees with documents.	144
1304(d)	Request hearing on required unitization	1
1304(e)	Submit statement at hearing on compulsory unitization	4
130(e)	Submit three copies of verbatim transcript of hearing	1
1300–1304	General departure and alternative compliance requests not specifically covered elsewhere in subpart M regulations.	2

Estimated Annual Reporting and Recordkeeping "Non-Hour Cost" Burden: Section 250.1304(d) provides an opportunity for parties notified of compulsory unitization to request a hearing. Section 250.1304(e) requires the party seeking the compulsory unitization to pay for the court reporter and three copies of the verbatim transcript of the hearing. It should be noted there have been no such hearings in the recent past, and none are expected in the near future. We estimate that the burden would be less than \$100 to reproduce the copies.

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: Before submitting an ICR to OMB, PRA section 3506(c)(2)(A) 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.

Agencies must also estimate the "non-hour cost" burdens to respondents or recordkeepers resulting from the collection of information. Except as noted above for costs associated with § 250.1304(d), we have identified no other non-hour cost burdens. Therefore, if you have costs to generate, maintain,

and disclose this information, you should comment and provide your total capital and startup cost components or annual operation, maintenance, and purchase of service components. You should describe the methods you use to estimate major cost factors, including system and technology acquisition, expected useful life of capital equipment, discount rate(s), and the period over which you incur costs. Capital and startup costs include, among other items, computers and software you purchase to prepare for collecting information, monitoring, and record storage facilities. Generally, your estimates should not include equipment or services purchased: (i) Before October 1, 1995; (ii) to comply with requirements not associated with the information collection; (iii) for reasons other than to provide information or keep records for the Government; or (iv) as part of customary and usual business or private practices.

We will summarize written responses to this notice and address them in our submission for OMB approval. As a result of your comments, we will make any necessary adjustments to the burden in our submission to OMB.

Public Comment Policy: 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 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 your 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.

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

Dated: February 12, 2002.

William S. Hauser,

Acting Chief, Engineering and Operations Division.

[FR Doc. 02–7383 Filed 3–27–02; 8:45 am] BILLING CODE 4310–MR–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 information collection.

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) for a new "Form MMS–144, Rig Movement Notification Report" for reporting rig movement information. We are also soliciting comments from the public on this ICR.

DATES: Submit written comments by April 29, 2002.

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–XXXX), 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.

FOR FURTHER INFORMATION CONTACT:

Alexis London, Rules Processing Team, telephone (703) 787–1600. You may also

contact Alexis London to obtain a copy at no cost of the form MMS–144.

SUPPLEMENTARY INFORMATION:

Title: Form MMS–144, Rig Movement Notification Report.

OMB Control Number: 1010–XXXX. Abstract: The Outer Continental Shelf (OCS) Lands Act (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 prescribe rules and regulations to administer leasing of the OCS. Such rules and regulations will apply to all operations conducted under a lease. Operations on the OCS must preserve, protect, and develop oil and natural gas resources in a manner which is consistent with the need to make such resources available to meet the Nation's energy needs as rapidly as possible; to balance orderly energy resource development with protection of human, marine, and coastal environments; to ensure the public a fair and equitable return on the resources of the OCS; and to preserve and maintain free enterprise competition. Section 1332(6) of the Act requires that "operations in the [O]uter Continental Shelf should be conducted in a safe manner by well-trained personnel using technology, precautions, and techniques sufficient to prevent or minimize the likelihood of blowouts, loss of well control, fires, spillages, physical obstruction to other users of the waters or subsoil and seabed, or other occurrences which may cause damage to the environment or to property, or endanger life or health.'

This ICR concerns regulations in 30 CFR 250 subparts D, E, and F, and specifically in §§ 401(g), 502, and 602, on the movement of drilling, completion, and workover rigs and related equipment on and off an offshore platform or from well to well on the same offshore platform. Although the requirement for operators to notify MMS of rig movements is not specifically stated in the referenced sections, since MMS is mandated to perform timely inspections on rigs and platforms, we must have accurate information with regard to their location on the OCS. We use this information in scheduling inspections with regard to priority and cost effectiveness.

Operators have filed rig movement reports for many years. Presently, the MMS Gulf of Mexico OCS Region (GOMR) requires an operator to inform us of rig arrival and departure times as conditions of approval for Applications for Permit to Drill (drilling) and Sundry Notices (completion, workover, and abandonment). In reporting a rig movement, respondents will generally fax the information or leave a telephone

message. The current regulations do not specifically state what information MMS needs, and MMS has not issued standard instructions on what to report. Therefore, in many cases, the respondents have not provided sufficient information for MMS to identify data with regard to location, rig type, and well operation. This then requires follow-up telephone calls or messages to the respondent to obtain the needed information. The proposed form MMS–144 will give MMS the proper information.

Each MMS District Office conducts inspections and uses helicopters to transport inspectors from rig to rig. As the major duty of approximately onehalf of the personnel in those offices is to perform inspections on the OCS, and with helicopter usage being a major cost item (\$450 to \$520 per hour) in their budget, proper scheduling is an extremely important issue. In many cases, due to inaccurate information, the current non-standard format for rig movement reporting has resulted in unnecessary increased inspection flight time (and higher costs) and loss of inspector man-hours.

Because of the volume of activity in the GOMR, to avoid these recurring problems, that Region has developed a new form MMS–144, "Rig Movement Notification Report." The MMS District Offices will use the information reported to accurately ascertain the arrival and departure of all rigs in OCS waters and to verify compliance with approved permits. It is reiterated that only the form is new, not the reporting requirement.

The OMB has approved the rig movement notice with the other information collection requirements of the 30 CFR 250, subparts D, E, and F regulations (1010–0053, 1010–0067, and 1010–0043). Also, OMB approved this reporting notification in the pending revised subpart D proposed (§ 250.404) regulations (1010–0141). Responses are mandatory. No questions of a "sensitive" nature are asked, and no proprietary information is involved.

Frequency: The frequency is "on occasion."

Estimated Number and Description of Respondents: Approximately 130 Federal OCS oil and gas lessees.

Estimated Annual Reporting and Recordkeeping "Hour" Burden: We estimate the average hour burden is 6 minutes to complete form MMS–144. MMS receives approximately 1,800 notices each year, for an estimated 180 annual burden hours.

Estimated Annual Reporting and Recordkeeping "Non-Hour Cost" Burden: We have identified no "nonhour cost" burden associated with form MMS–144.

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 March 1, 2001, we published a Federal Register notice (66 FR 12955) announcing that we would submit the ICR to OMB for approval. The notice provided the required 60-day comment period. We received three requests for copies of the new form, but only one follow-up comment/request for clarification. The commenter asked if the form addressed the needs of the U.S. Coast Guard (USCG) and Defense Mapping Agency and whether the form would be used to report a rig skid to a new well on the same platform in lieu of the informal telephone notification. In response, the GOMR explained that the form would replace the current informal telephone notification to MMS, not duplicate it.

As a result of comments and discussions with representatives of the Offshore Operators Committee (an industry consortium) on the proposed form, we have included certain "optional" data elements. These were added so that respondents will have the option of also sending the MMS form to the USCG. If notification of a particular rig movement only needs to be reported to MMS, these optional data elements need not be completed by the lessee/operator.

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 April 29, 2002.

Public Comment Policy: 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 record, which we will honor to the extent allowable by the 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 your 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.

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

Dated: March 5, 2002.

E.P. Danenberger,

Chief, Engineering and Operations Division. [FR Doc. 02–7384 Filed 3–27–02; 8:45 am] BILLING CODE 4310–MR-P

DEPARTMENT OF THE INTERIOR

National Park Service

Finding of No Significant Impact (FONSI) for Environmental Assessment on the Mount Vernon Trail Bridge #12 Safety Realignment

AGENCY: National Park Service, Interior. **ACTION:** Availability of the FONSI and decision record for the proposed safety improvements to Bridge #12 located approximately ½ mile north of the southbound Fort Hunt exit of the George Washington Memorial Parkway along the Mount Vernon Trail.

SUMMARY: Pursuant to Council on Environmental Quality regulations and National Park Service policy, the National Park Service announces the availability of the FONSI and decision record for the proposed safety improvements on and around Mount Vernon Trail Bridge #12 within the George Washington Memorial Parkway. The FONSI and decision record identifies Alternative 2 as the preferred Alternative in the "Environmental"

Assessment for the Mount Vernon Trail Bridge #12 Safety Realignment." Under this alternative, trail realignment and bridge construction will correct the steep and sharp-curved approaches to the bridge, provide a more sustainable bridge structure, provide for safety on the bridge, and continue to protect natural and cultural resources in and around the bridge. All environmental measures will be taken to minimize impacts to resources during old bridge demolition and new bridge construction.

DATES: The Environmental Assessment, upon which the FONSI determination was made, was available for public comment from May 31–June 29, 2001 and one written comment was received in support of the project.

ADDRESSES: The FONSI and decision record will be available for public inspection Monday through Friday, 8:00 a.m. through 4:00 p.m. at George Washington Memorial Parkway Headquarters, Turkey Run Park, McLean, VA.

SUPPLEMENTARY INFORMATION: The FONSI and decision record completes the Environmental Assessment process. **FOR FURTHER INFORMATION CONTACT:** Ms. Ann Brazinski (703) 289–2541.

Rich Foster,

Acting Superintendent, George Washington Memorial Parkway.

[FR Doc. 02–7379 Filed 3–27–02; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF THE INTERIOR

National Park Service

Finding of No Significant Impact (FONSI) for the Environmental Assessment for the Glen Echo Park North Arcade Rehabilitation

AGENCY: National Park Service, Interior. **ACTION:** Availability of the FONSI and decision record for the proposal to replace the existing deteriorated North Arcade structure and damaged portions of the adjacent arcade structure with a new North Arcade structure in Glen Echo Park.

SUMMARY: Pursuant to Council on Environmental Quality regulations and National Park Service policy, the and National Park Service (NPS) announces the availability of the FONSI and decision record for the proposed replacement of the existing deteriorated North Arcade structure and damaged portions of the adjacent arcade structure with a new North Arcade structure in Glen Echo Park, a unit of the George

Washington Memorial Parkway. The FONSI and decision record identifies Alternative B as the preferred Alternative in the "Environmental Assessment for the Glen Echo Park North Arcade Rehabilitation." Under this alternative, the existing North Arcade structure located in Glen Echo Park, Glen Echo, Maryland, would be demolished and a new structure built in the same location. Although the NPS determined that this undertaking will have an "Adverse Effect" upon the North Arcade structure itself, the action overall will have "No Adverse Effect" on the qualities that qualify the Glen Echo Park Historic District for listing on the National Register of Historic Places. In accordance to the Memorandum of Agreement with the Maryland State Historic Preservation Officer signed July 17, 2001, the NPS will mitigate the demolition of historic structures and will design the new structures in a manner complementing the original and respecting the surrounding Historic District.

DATES: The Environmental Assessment, upon which the FONSI was made, was available for public comment from July 2–31, 2001 and no comments were received.

ADDRESSES: The FONSI and decision record will be available for public inspection Monday through Friday, 8:00 a.m. through 4:00 p.m. at George Washington Memorial Parkway Headquarters, Turkey Run Park, McLean, VA.

SUPPLEMENTARY INFORMATION: The FONSI and decision record completes the Environmental Assessment process. **FOR FURTHER INFORMATION CONTACT:** Ms. Ann Brazinski (703) 289–2541.

Rich Foster,

Acting Superintendent, George Washington Memorial Parkway.

[FR Doc. 02–7378 Filed 3–27–02; 8:45 am] **BILLING CODE 4310–70–P**

DEPARTMENT OF THE INTERIOR

National Park Service

Notice of Intent To Prepare a Draft Environmental Impact Statement for the General Management Plan for Fort Matanzas National Monument, St. Augustine, FL

SUMMARY: The National Park Service will prepare an Environmental Impact Statement on the General Management Plan for Fort Matanzas National Monument. The statement will assess potential environmental impacts associated with various types and levels