

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

**[FWS–HQ–NWRS–2018–N164;
FXRS1261090000–189–FF09R24000; OMB
Control Number 1018–0162]**

**Agency Information Collection
Activities; Non-Federal Oil and Gas
Operations on National Wildlife Refuge
System Lands**

AGENCY: Fish and Wildlife Service,
Interior.

ACTION: Notice of information collection;
request for comment.

SUMMARY: In accordance with the
Paperwork Reduction Act of 1995, we,
the U.S. Fish and Wildlife Service
(Service) are proposing to renew an
information collection.

DATES: Interested persons are invited to
submit comments on or before June 17,
2019.

ADDRESSES: Send your comments on the
information collection request by mail
to the Service Information Collection
Clearance Officer, U.S. Fish and
Wildlife Service, MS: BPHC, 5275
Leesburg Pike, Falls Church, VA 22041–
3803 (mail); or by email to *Info_Coll@
fws.gov*. Please reference OMB Control
Number 1018–0162 in the subject line of
your comments.

FOR FURTHER INFORMATION CONTACT: To
request additional information about
this ICR, contact Madonna L. Baucum,
Service Information Collection
Clearance Officer, by email at *Info_
Coll@fws.gov*, or by telephone at (703)
358–2503.

SUPPLEMENTARY INFORMATION: In
accordance with the Paperwork
Reduction Act of 1995, we provide the
general public and other Federal
agencies with an opportunity to
comment on new, proposed, revised,
and continuing collections of
information. This helps us assess the
impact of our information collection
requirements and minimize the public’s
reporting burden. It also helps the
public understand our information
collection requirements and provide the
requested data in the desired format.

We are soliciting comments on the
proposed information collection request
(ICR) that is described below. We are
especially interested in public comment
addressing the following issues: (1) Is

the collection necessary to the proper
functions of the Service; (2) will this
information be processed and used in a
timely manner; (3) is the estimate of
burden accurate; (4) how might the
Service enhance the quality, utility, and
clarity of the information to be
collected; and (5) how might the Service
minimize the burden of this collection
on the respondents, including through
the use of information technology.

Comments that you submit in
response to this notice are a matter of
public record. We will include or
summarize each comment in our request
to OMB to approve this ICR. Before
including your address, phone number,
email address, or other personal
identifying information in your
comment, you should be aware that
your entire comment—including your
personal identifying information—may
be made publicly available at any time.
While you can ask us in your comment
to withhold your personal identifying
information from public review, we
cannot guarantee that we will be able to
do so.

Abstract: The authority of the Service
to regulate non-Federal oil and gas
operations on National Wildlife Refuge
System (NWRS) lands is broadly
derived from the Property Clause of the
United States Constitution (Art. VI, Sec.
3), in carrying out the statutory
mandates of the Secretary of the
Interior, as delegated to the Service, to
manage Federal lands and resources
under the National Wildlife Refuge
System Administration Act (NWRSA),
as amended by the National Wildlife
Refuge System Improvement Act
(NWRISA; 16 U.S.C. 668dd *et seq.*), and
to specifically manage species within
the NWRS under the provisions of
numerous statutes, the most notable of
which are the Migratory Bird Treaty Act
(MBTA; 16 U.S.C. 715 *et seq.*), the
Endangered Species Act (ESA; 16 U.S.C.
1531 *et seq.*), and the Fish and Wildlife
Act of 1956 (FWA; 15 U.S.C. 742f).

The Service’s rule at 50 CFR, part 29,
subpart D provides for the continued
exercise of non-Federal oil and gas
rights while avoiding or minimizing
unnecessary impacts to refuge resources
and uses. Other land management
agencies have regulations that address
oil and gas development, including the
Department of the Interior’s National
Park Service (NPS) and Bureau of Land

Management (BLM), and the U.S.
Department of Agriculture’s Forest
Service. These agencies all require the
submission of information similar to the
information requested by the Service.

The collection of information is
necessary for the Service to properly
balance the exercise of non-Federal oil
and gas rights within refuge boundaries
with the Service’s responsibility to
protect wildlife and habitat, water
quality and quantity, wildlife-
dependent recreational opportunities,
and the health and safety of employees
and visitors on NWRS lands.

The information collected under 50
CFR, part 29, subpart D identifies the
owner and operator (the owner and
operator can be the same) and details
how the operator may access and
develop oil and gas resources. It also
identifies the steps the operator intends
to take to minimize any adverse impacts
of operations on refuge resource and
uses. No information is submitted
unless the operator wishes to conduct
oil and gas operations.

We use the information collected to:
(1) Evaluate proposed operations, (2)
ensure that all necessary mitigation
measures are employed to protect refuge
resources and values, and (3) ensure
compliance with all applicable laws and
regulations, including the National
Environmental Policy Act (42 U.S.C.
4321 *et seq.*) and its regulations (40 CFR
parts 1500–1508), the NWRSA, as
amended by the NWRISA, and to
specifically manage species within the
NWRS under the provisions of
numerous statutes, the most notable of
which are the MBTA, the ESA, the Fish
and Wildlife Coordination Act (16
U.S.C. 661 *et seq.*), and the FWA.

Title of Collection: Non-Federal Oil
and Gas Operations on National
Wildlife Refuge System Lands, 50 CFR
29, Subpart D.

OMB Control Number: 1018–0162.

Form Number: FWS Form 3–2469.

Type of Review: Extension of a
currently approved collection.

Respondents/Affected Public:
Businesses that conduct oil and gas
exploration on national wildlife refuges.

Respondent’s Obligation: Required to
obtain or retain a benefit.

Frequency of Collection: On occasion.

*Total Estimated Annual Nonhour
Burden Cost:* None.

Activity/requirement	Estimated number of annual responses	Completion time per response (hours)	Estimated total annual burden hours
Preexisting Operations (§ 29.61)	40	50	2,000
Temporary Access Permit Application (§ 29.71)	35	17	595

Activity/requirement	Estimated number of annual responses	Completion time per response (hours)	Estimated total annual burden hours
Accessing Oil and Gas Rights from Non-Federal Surface Location (§ 29.80)	5	1	5
Pre-application Meeting for Operations Permit (§ 29.91)	45	2	90
Operations Permit Application (§§ 29.94–29.97)	45	140	6,300
Financial Assurance (§§ 29.103(b), 29.150)	45	1	45
Identification of Wells and Related Facilities (§ 29.119(b))	45	2	90
Reporting (§ 29.121):			
Third-Party Monitor Report (§ 29.121(b))	300	17	5,100
Notification—Injuries/Mortality to Fish and Wildlife and Threatened/Endangered Plants (§ 29.121(c))	20	1	20
Notification—Accidents Involving Serious Injuries/Death and Fires/Spills (§ 29.121(d))	20	1	20
Written Report—Accidents Involving Serious Injuries/Deaths and Fires/Spills (§ 29.121(d))	20	16	320
Report—Verify Compliance with Permits (§ 29.121(e))	240	4	960
Notification—Chemical Disclosure of Hydraulic Fracturing Fluids uploaded to FracFocus (§ 29.121(f))	5	1	5
Permit Modifications (§ 29.160(a))	10	16	160
Change of Operator:			
Transferring Operator Notification (§ 29.170)	20	8	160
Acquiring Operator's Requirements for Wells Not Under a Service Permit (§ 29.171(a))	19	40	760
Acquiring Operator's Acceptance of an Existing Permit (§ 29.171(b))	1	8	8
Extension to Well Plugging (§ 29.181(a)).			
Application for Permit Modification	10	140	1,400
Modification	5	16	80
Public Information (§ 29.210):			
Affidavit in Support of Claim of Confidentiality (§ 29.210(c) and (d))	1	1	1
Confidential Information (§ 29.210(e) and (f))	1	1	1
Maintenance of Confidential Information (§ 29.210(h))	1	1	1
Generic Chemical Name Disclosure (§ 29.210(i))	1	1	1
Totals	934		18,122

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.

The authority for this action is the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*).

Dated: April 11, 2019.

Madonna Baucum,
Information Collection Clearance Officer, U.S. Fish and Wildlife Service.

[FR Doc. 2019-07521 Filed 4-15-19; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[190A2100DD/AAKC001030/AOA501010.999900253G]

Indian Gaming; Tribal-State Class III Gaming Compacts Taking Effect in the State of Oregon

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: This notice announces that the Tribal-State Compacts between the State of Oregon and the Klamath Tribes and the Confederated Tribes of the Coos,

Lower Umpqua and Siuslaw Indians are taking effect.

DATES: These compacts take effect on April 16, 2019.

FOR FURTHER INFORMATION CONTACT: Ms. Paula L. Hart, Director, Office of Indian Gaming, Office of the Deputy Assistant Secretary—Policy and Economic Development, Washington, DC 20240, (202) 219-4066.

SUPPLEMENTARY INFORMATION: Under section 11 of the Indian Gaming Regulatory Act (IGRA) Public Law 100-497, 25 U.S.C. 2701 *et seq.*, the Secretary of the Interior shall publish in the **Federal Register** notice of approved Tribal-State compacts for the purpose of engaging in Class III gaming activities on Indian lands. As required by 25 CFR 293.4, all compacts and amendments are subject to review and approval by the Secretary. The Secretary took no action on the compacts between the State of Oregon and the Klamath Tribes and the Confederated Tribes of the Coos, Lower Umpqua and Siuslaw Indians within 45 days of their submission. Therefore, the Compacts are considered to have been approved, but only to the extent they are consistent with IGRA. *See* 25 U.S.C. 2710(d)(8)(C).

Dated: January 29, 2019.

John Tahsuda,
Principal Deputy Assistant Secretary—Indian Affairs.

[FR Doc. 2019-07472 Filed 4-15-19; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[190A2100DD/AAKC001030/AOA501010.999900253G]

Indian Gaming; Approval of Tribal-State Class III Gaming Compact Amendment in the State of Oregon

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: This notice publishes the approval of the Amendment to the Amended and Restated (Highway 26) Tribal-State Compact for Regulation of Class III Gaming between the Confederated Tribes of the Warm Springs Reservation of Oregon (Tribe) and the State of Oregon (State), Amendment I (Amendment).

DATES: This compact amendment takes effect on April 16, 2019.

FOR FURTHER INFORMATION CONTACT: Ms. Paula L. Hart, Director, Office of Indian