Property Number: 54200320015 Status: Surplus Reason: Contamination GSA Number: 1-U-NY-882. Pennsylvania Bldg. 619 Naval Surface Warfare Center Philadelphia Co: PA 19112– Landholding Agency: Navy Property Number: 77200320063 Status: Excess Reason: Within 2000 ft. of flammable or explosive material. Washington Residence No. 44 Lake Cle Elum Rd. Ronald Co: Kittitas WA 98940-Landholding Agency: Interior Property Number: 61200320015 Status: Unutilized Reason: Extensive deterioration. Warehouse 104 Lake Cle Elum Rd. Ronald Co: Kittitas WA 98940– Landholding Agency: Interior Property Number: 61200320016 Status: Unutilized Reason: Extensive deterioration. Garage No. 105 Lake Cle Elum Rd. Ronald Co: Kittitas WA 98940– Landholding Agency: Interior Property Number: 61200320017 Status: Unutilized Reason: Extensive deterioration. Residence **Riverside Road** Yakima Co: WA 98901– Landholding Agency: Interior Property Number: 61200320018 Status: Unutilized Reason: Extensive deterioration. Detached Garage/Shop Riverside Road Yakima Co: WA 98901– Landholding Agency: Interior Property Number: 61200320019 Status: Unutilized Reason: Extensive deterioration. Detached Garage/Storage Riverside Road Yakima Co: WA 98901-Landholding Agency: Interior Property Number: 61200320020 Status: Unutilized Reason: Extensive deterioration. Storage Bldg. Riverside Road Yakima Co: WA 98901– Landholding Agency: Interior Property Number: 61200320021 Status: Unutilized Reason: Extensive deterioration. Michigan Land/USCG 1380 Beach Street Muskegon Co: MI 49441-Landholding Agency: GSA Property Number: 54200320014 Status: Excess Reason: Within 2000 ft. of flammable or

explosive material

GSA Number: 1–U–MI–0610. [FR Doc. 03–15300 Filed 6–19–03; 8:45 am] BILLING CODE 4210–29–M

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Indian Health Service

Renewal of Agency Information Collection for Indian Self-Determination and Education Assistance Contracts

AGENCIES: Bureau of Indian Affairs, Department of the Interior, and Indian Health Service, Department of Health and Human Services. **ACTION:** Notice of request for comments.

SUMMARY: The Department of the Interior and the Department of Health and Human Services announce a request for comments concerning renewal of 1076-0136, the Information Collection Request used for Indian Self-Determination and Education Assistance actions. The information collection will be used to process contracts, grants or cooperative agreements for award by the Bureau of Indian Affairs and the Indian Health Service as authorized by the Indian Self-Determination and Education Assistance Act, as amended, and as set forth in 25 CFR part 900. The Department of the Interior and the Department of Health and Human Services invite comment on the information collection described below. DATES: Interested persons are invited to submit comments on or before August 19, 2003.

ADDRESSES: If you wish to comment, you may submit your comments to Lena Mills, Office of Tribal Services, Bureau of Indian Affairs, Department of the Interior, 1951 Constitution Avenue, NW., MS 320–SIB, Washington, DC 20240. You may telefax comments on this information collection to (202) 208– 5113. You may also hand deliver written comments or view comments at the same address.

FOR FURTHER INFORMATION CONTACT: Lena Mills, Office of Tribal Services, Bureau of Indian Affairs, (202) 513– 7612. You may obtain a copy of this information collection document at no charge by a written request to the same address, by telefaxing a request to the above number, or by calling (202) 513– 7612. Please identify the information collection by the number 1076–0136.

SUPPLEMENTARY INFORMATION: The Department of the Interior and the Department of Health and Human Services developed a joint rule, 25 CFR part 900, to implement section 107 of the Indian Self-Determination and Education Assistance Act, as amended, and Title I, Public Law 103-413, the Indian Self-Determination Contract Reform Act of 1994. Section 107(a)(2) (A)(ii) of the Indian Self-Determination Contract Reform Act requires the joint rule to permit contracts and grants to be awarded to Indian tribes without the unnecessary burden or confusion associated with two sets of rules and information collection requirements when there is a single program legislation involved. The Bureau of Indian Affairs and the Indian Health Service expect that the base burden hours for complying with this Information Collection Request, OMB 1076–0136, will be reduced overall by approximately 20 percent during the contract renewal process. The reduction in the number of base burden hours associated with information collection requirements of 25 CFR part 900 results form the following three factors:

(1) More tribes are contracting under 25 CFR 900.8, which permits tribes to contract several programs under a single contract;

(2) The number of self-governance tribes has increased. Self-governance tribes may combine all programs under a single self-governance compact;

(3) The majority of contracts awarded are renewal contracts, which take considerably less time to complete than new contracts and therefore substantially decrease time spent under subpart C.

The information requirements for this joint rule differ from those of other agencies. Both the Bureau of Indian Affairs and the Indian Health Service let contracts for multiple programs, whereas other agencies usually award single grants to tribes. Under the Indian Self-Determination and Education Assistance Act, as amended, and the Indian Self-Determination Contract Reform Act of 1994, tribes are entitled to contract and may renew contracts annually with the Bureau of Indian Affairs and the Indian Health Service, whereas other agencies provide grants on a discretionary or competitive basis.

The proposal and other supporting documentation identified in this information collection are used by the Department of the Interior and the Department of Health and Human Services to determine applicant eligibility, evaluate applicant capabilities, protect the service population, safeguard Federal funds and other resources, and permit the Federal agencies to administer and evaluate contract programs. Tribal governments or tribal organizations provide the information by submitting Public Law 93–638 contract or grant proposals to the appropriate Federal agency. No third-party notification or public disclosure burden is associated with this collection.

Request for Comments

The Department of the Interior and the Department of Health and Human Services request comments on this information collection particularly concerning:

(1) The necessity of the information collection for the proper performance of the agencies functions;

(2) Whether this information collection duplicates a collection elsewhere by the federal government;

(3) Whether the burden estimate is accurate or could be reduced using technology available to all respondents;

(4) If the quality of the information requested ensures its usefulness to the agencies;

(5) If the instructions are clear and easily understood, leading to the least burden on the respondents.

Burden Statement

Each respondent is required to respond from 1 to 12 times per year, depending upon the number of programs it contracts from the Bureau of Indian Affairs and Indian Health Service. In addition, each subpart concerns information collection for different parts of the contracting process. For example, subpart C relates to initial contract proposal contents. Information collection for subpart C would be unnecessary when contracts are renewed. Subpart F describes minimum standards for the management systems used by Indian tribes or tribal organizations under these contracts. Subpart G addresses the negotiability of all reporting and data requirements in the contract.

Total annual burden: 191,174 hours. Total number of respondents: 550. Total number of responses: 5,507.

Dated: June 13, 2003.

Aurene M. Martin,

Acting Assistant Secretary—Indian Affairs, Department of the Interior. Dated: April 30, 2003.

Duane Jeanotte,

Dualle Jeanotte,

Acting Director of Headquarters Operations, Department of Health and Human Services. [FR Doc. 03–15608 Filed 6–19–03; 8:45 am] BILLING CODE 4310–4J–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[ES-020-03-1320-EL]

Intent To Prepare a Land Use Analysis/ Environmental Assessment; Alabama

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of intent to prepare a land use analysis/environmental assessment.

SUMMARY: The Bureau of Land Management's Eastern States, Jackson Field Office, is preparing a Land Use Analysis/Environmental Assessment (LUA/EA) to consider leasing Federal coal in response to lease application ALES–51589. This notice is issued pursuant to 40 CFR 1501.7, 43 CFR 1610.2(c) and 43 CFR part 3420. The planning effort will follow the procedures set forth in 43 CFR part 1610. As provided at 43 CFR part 3420, information and data pertaining to the coal deposits or other resources, which potentially may be affected by development of the coal, are requested. The public is invited to participate in this planning process, beginning with the identification of planning issues and criteria.

Coal companies, state and local governments and the general public are encouraged to submit information to assist in determining (1) coal development potential, and (2) development conflicts with other resources.

DATES: Comments will be accepted on or before July 21, 2003.

Public Participation: This notice initiates the National Environmental Policy Act (NEPA) public scoping process. The agencies will work collaboratively with interested parties to identify the management decisions that are best suited to national, regional and local needs and concerns. The public is invited to participate in this planning process, beginning with the identification of issues and planning criteria along with submittal of coal or other resource or land use information. ADDRESSES: Comments should be sent to Sid Vogelpohl, Bureau of Land Management, 411 Briarwood, Suite 404; Jackson, MS 39206.

FOR FURTHER INFORMATION CONTACT: Sid Vogelpohl, Bureau of Land Management, (601) 977–5402.

SUPPLEMENTARY INFORMATION: The coal lease application, filed by Pittsburg & Midway Coal Mining Company, is located in Fayette County, Alabama. The lease application area is

approximately 1.5 miles southeast of Berry, Alabama. The lease application area, totaling 2,887.2 acres, is described as follows: Township 16 South, Range 10 West, Huntsville Meridian Section 14: SW1/4SW1/4, Section 15: SE¹/₄SW¹/₄, S¹/₂SE¹/₄, NE1/4SE1/4, Section 21: N¹/₂SW¹/₄, SW¹/₄SW¹/₄, E¹/₂, Section 22: All, Section 23: NW¹/₄, W¹/₂SW¹/₄, SW¹/₄SE¹/₄, Section 26: NW¹/₄NW¹/₄, Section 27: N1/2, SE1/4, Section 28: E¹/₂NE¹/₄, N¹/₂SW¹/₄, SE1/4SW1/4, SE1/4, Section 31: NE¹/₄SE¹/₄,

Section 33: NE¹/₄, E¹/₂NW¹/₄,

Section 34: NW¹/₄.

The applicant proposes to mine the Federal coal in the lease application area by underground methods extending from the existing North River Mine. The surface estate overlying the lease application area is privately owned.

The BLM has the responsibility to address coal lease applications on Federal mineral estate under the Mineral Leasing Act of 1920, as amended. The Office of Surface Mining, in coordination with the State of Alabama, has responsibility to issue Mine Permits under the Surface Mining Control and Reclamation Act.

Current mining at the North River Mine (Mine Permit P–3222) does not include Federal coal. The coal lease applicant has filed for an amendment to the existing Permit to extend the Mine into Federal coal in the lease application area and associated private coal.

An interdisciplinary team will prepare the LUA/EA. Preliminary issues, subject to change as a result of public input, are (1) potential impacts of coal exploration and development on the surface and subsurface resources and (2) consideration of restrictions on lease rights to protect surface resources.

Preliminary planning criteria developed to guide the preparation of the PA, subject to change as a result of public input, are as follows:

1. Land use planning and environmental analysis will be conducted in accordance with laws, regulations, executive orders and manuals. Planning will be conducted for the federal coal mineral estate (leaseable mineral estates, such as, coal; are under the administration of the BLM).

2. A mine plan scenario will be prepared for the Federal coal resource. The surface estate is privately owned.

3. Resource data needed to evaluate the impacts of coal exploration and mining will be collected.

4. The planning team will work cooperatively with (a) federal, state,