threat it may pose to the general health and welfare of tribal members. Such schedule may also provide, in the case of repeated violations, for imposition of monetary penalties greater than the Five Hundred Dollars (\$500.00) limitation set forth above. The penalties provided for herein shall be in addition to any criminal penalties which may hereafter be imposed in conformity with Federal law by separate Chapter, or provision of this Ordinance or by a separate ordinance adopted by the Business Council.

Section 7.2. Initiation of action. Any violation of this ordinance shall constitute a public nuisance. The Business Council may initiate and maintain an action in tribal court or any court of competent jurisdiction to abate and permanently enjoin any nuisance declared under this Ordinance. Any action taken under this Section shall be in addition to any other penalties provided for by this Ordinance.

Dated: July 8, 1997.

Ada E. Deer,

Assistant Secretary—Indian Affairs.
[FR Doc. 97–18504 Filed 7–14–97; 8:45 am]
BILLING CODE 4310–02–P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

Agency Information Collection Activities: Proposed Collection; Comment Request

AGENCY: Minerals Management Service, DOI.

ACTION: Notice of information collection solicitation.

SUMMARY: Under the Paperwork Reduction Act of 1995, the Minerals Management Service (MMS) is soliciting comments on an information collection. A customer survey was initiated under an information collection titled MMS' Generic Customer Satisfaction Surveys, Office of Management and Budget (OMB) Control Number 1010–0098. This "generic" information collection expired on June 30, 1997. We are requesting OMB approval for a new information collection titled Office of Indian Royalty Assistance Customer Satisfaction Survey.

Individual Indian mineral owners are requested to respond, using a customer comment card, to three questions by checking "Yes" or "No" boxes and to a fourth question with a written response. The four questions are:

- 1. Did we answer your questions?
- 2. Did we respond timely?
- 3. Did we treat you courteously?

4. How can we improve our service? We estimate that it takes about 2 minutes to respond to these questions and that approximately 60 respondents will respond annually.

DATES: Written comments should be received on or before September 15, 1997.

ADDRESSES: Comments sent via the U.S. Postal Service should be sent to Minerals Management Service, Royalty Management Program, Rules and Publications Staff, P.O. Box 25165, MS 3021, Denver, Colorado 80225–0165; courier address is Building 85, Room A-212, Denver Federal Center, Denver, Colorado 80225; e:Mail address is David_Guzy@mms.gov.

FOR FURTHER INFORMATION CONTACT: Dennis C. Jones, Rules and Publications Staff, phone (303) 231–3046, FAX (303)

231–3385, e-Mail

 $Dennis_C_Jones@mms.gov.$

SUPPLEMENTARY INFORMATION: In compliance with the Paperwork Reduction Act of 1995, Section 3506 (c)(2)(A), we are notifying you, members of the public and affected agencies, of this collection of information, and are inviting your comments. Is this information collection necessary for us to properly do our job? Have we accurately estimated the public's burden for responding to this collection? Can we enhance the quality, utility, and clarity of the information we collect? Can we lessen the burden of this information collection on the respondents by using automated collection techniques or other forms of information technology?

Dated: July 9, 1997.

Donald T. Sant,

Associate Director for Royalty Management. [FR Doc. 97–18466 Filed 7–14–97; 8:45 am] BILLING CODE 4310–MR–P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

Agency Information Collection Activities: Proposed Collection; Comment Request

AGENCY: Minerals Management Service, DOI.

ACTION: Notice of information collection solicitation.

SUMMARY: Under the Paperwork Reduction Act of 1995, the Minerals Management Service (MMS) is soliciting comments on an information collection, Gas Transportation and Processing Allowances (OMB Control Number 1010–0075); this information collection pertains to Indian leases only. **FORMS:** MMS–4109, Gas Processing Allowance Summary Report; MMS–4295, Gas Transportation Allowance Report.

DATES: Written comments should be received on or before September 15, 1997.

ADDRESSES: Comments sent via the U.S. Postal Service should be sent to Minerals Management Service, Royalty Management Program, Rules and Publications Staff, P.O. Box 25165, MS 3021, Denver, Colorado 80225–0165; courier address is Building 85, Room A-212, Denver Federal Center, Denver, Colorado 80225; e:Mail address is David_Guzy@smtp.mms.gov.

FOR FURTHER INFORMATION CONTACT: Dennis C. Jones, Rules and Publications Staff, phone (303) 231–3046, FAX (303) 231–3385, e-Mail

Dennis__C__Jones@smtp.mms.gov. SUPPLEMENTARY INFORMATION: In compliance with the Paperwork Reduction Act of 1995, Section 3506(c)(2)(A), we are notifying you, members of the public and affected agencies, of this collection of information, and are inviting your comments. Is this information collection necessary for us to properly do our job? Have we accurately estimated the industry burden for responding to this collection? Can we enhance the quality, utility, and clarity of the information we collect? Can we lessen the burden of this information collection on the respondents by using automated collection techniques or other forms of information technology?

The Secretary of the Interior is responsible for collecting royalties from lessees who produce minerals from leased Indian lands. The Secretary is required by various laws to manage mineral production on Indian lands, to collect the royalties due, and to distribute royalty funds in accordance with those laws. The product valuation and allowance determination process is essential to assure that the Indian community receives payment on the proper value of the minerals being removed. The value of the gas and gas plant products being sold, or otherwise disposed of, as well as the costs associated with the allowable deductions from the value of the products must be established to determine whether the royalty amount tendered represents the proper royalty

Processing allowances may be taken as a deduction from royalty payments. We normally accept the cost as stated in the lessee's arm's-length processing contract as being the processing allowance cost. In those instances where