

## SUPPORTING STATEMENT

Standards 75.1200, 75.1200-1, 75.1201, 75.1202, 75.1202-1, 75.1203, 75.1204, 75.1204-1, **75.372**, 75.373, 75.1721, 77.1200, 77.1201, 77.1202, Requirements for the preparation and maintenance of accurate and up-to-date mine maps (pertains to underground and surface coal mines); Requirements for the submittal to MSHA of Final Mine Ventilation Maps and for a record of Mine Closure (pertains to underground coal mines); and Requirements for Notification and information submittal to MSHA for the reopening of previously abandoned or the opening of new mines (pertains to underground coal mines)

### A. Justification

**1. Explain the circumstances that make the collection of information necessary. Identify any legal or administrative requirements that necessitate the collection. Attach a copy of the appropriate section of each statute and regulation mandating or authorizing the collection of information.**

Title 30 CFR 75.1200, 75.1200-1, 75.1201, 75.1202, 75.1202-1, and 75.1203 require underground coal mine operators to have in a fireproof repository in an area on the surface of the mine chosen by the mine operator to minimize the danger of destruction by fire or other hazards, an accurate and up-to-date map of such mine drawn on scale. These standards specify the information which must be shown: the range of acceptable scale; the surveying technique or equivalent accuracy required of the surveying which must be used to prepare the map; that the maps must be certified as accurate by a registered engineer or surveyor; that the maps must be kept continuously up-to-date by temporary notations and must be revised and supplemented to include the temporary notations at intervals of not more than 6 months. In addition, the mine operator must provide the MSHA District Manager a copy of the certified mine map annually during the operating life of the mine. These maps are essential to the planning and safe operation of the mine. In addition, these maps provide a graphic presentation of the locations of working sections and the locations of fixed surface and underground mine facilities and equipment, escapeway routes, coal haulage and man and materials haulage entries and other information essential to mine rescue or mine fire fighting activities in the event of mine fire, explosion or inundations of gas or water. The information is essential to the safe operation of adjacent mines and mines approaching the worked out areas of active or abandoned mines.

Section 75.372 requires underground mine operators to submit three copies of an up-to-date mine map to the District Manager at intervals not exceeding 12 months.

Title 30 CFR 75.1204 and 75.1204-1 require that whenever an underground coal mine operator permanently closes or abandons a coal mine, or temporarily closes a coal mine for a period of 90 days, the operator shall file with MSHA a copy of the mine map revised and supplemented to the date of closure. Maps are retained in a repository and are made available to mine operators of adjacent properties. The maps are necessary to provide an accurate record of underground areas that have been mined to help prevent active mine operators from mining into abandoned areas that may contain water or harmful gases.

Title 30 CFR 77.1200, 77.1201 and 77.1202 require surface coal mine operators to maintain an accurate and up-to-date map of the mine and specified the information to be shown on the map, the acceptable range of map scales, that the map be certified by a registered engineer or surveyor, that the map be available for inspection by the Secretary or his authorized representative. These maps are essential for the safe operation of the mine and provide essential information to operators of adjacent surface and underground mine operators. Properly prepared effectively utilized surface mine maps can prevent outbursts of water impounded in underground mine workings and/or inundations of underground

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mines by surface impounded water or water and or gases impounded in surface auger mining worked out areas.

Title 30 75.373 and 75.1721 require that after a mine is abandoned or declared inactive and before it is reopened, mine operations shall not begin until MSHA has been notified and has completed an inspection. Standard 75.1721 specifies that the notification be in writing and lists specific information, preliminary arrangements and mine plans which must be submitted to the MSHA District Manager.

**2. Indicate how, by whom, and for what purpose the information is to be used. Except for a new collection, indicate the actual use the agency has made of the information received from the current collection.**

The information is used by operators of coal mines for effective and safe mine planning and when approaching abandoned underground mines or the worked out and inaccessible areas of an active underground or surface mine. The abandoned mine or inaccessible areas of an active mine could be flooded with water or contain explosive amounts of methane or harmful gases. If the operator were to mine into such an area, unaware of the hazards, miners would be killed or seriously injured. The requirements to provide MSHA with certified underground mine maps annually, access for inspection of surface mine maps and the filing of mine closure maps provides essential information for MSHA to plan and conduct mandatory inspections and review and approve mandatory mine plans and permits. The required notifications prior to opening new mines and reopening abandoned mines provide information to the same purpose. Accurate and up-to-date mine maps are essential to the engineering plans and safe operation of mines and to the health and safety of the miners. In addition, the mine closure maps also provide information essential to protecting public safety in the future land uses of the abandoned mine sites.

**3. Describe whether, and to what extent, the collection of information involves the use of automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses, and the basis for the decision for adopting this means of collection. Also describe any consideration of using information technology to reduce burden.**

Facsimile machines capable of scanning and transmitting documents greater than 8.5" x 11" in size *are* not commonly used and are not cost effective. Similarly, digital / electronic files used for computer generated maps are huge and require sophisticated printers or plotters and computer software. MSHA does not maintain libraries of software or large plotters at the district offices which would allow electronic transfer and reproduction of maps.

Xerox paper or mylar copies, hand delivered, mailed or delivered are the most practical and economical means transmitting mine maps. These prints can be as small 24" x 36" or in segments as large as 48" x 120" (as many segments and as large as the mine size and map scale dictates). MSHA provides copies of the mine abandonment maps submitted to the District Managers under 30 CFR 75.1204-1. to the U.S. Department of Interior, Office of Surface Mining, Reclamation and Enforcement (OSM), OSM microfilms and retains the maps in a repository which is available to the public and to mine operators of adjacent properties upon request.

**4. Describe efforts to identify duplication. Show specifically why any similar information already available cannot be used or modified for use for the purposes described in Item 2 above.**

The information can only be provided by the mine operators who develop the areas, plan and conduct the

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mining, and create the mine workings which are eventually worked out and finally abandoned. MSHA requires underground mine operators to submit maps when an area is abandoned. This information is microfilmed and retained in a map repository and is made available to the public and to the mine operators of adjacent properties. In addition, some States require underground mine operators to submit final, mine closure maps and retain them in map repositories. However, the microfilm repository maintained by the U.S. Department of Interior's Office of Surface Mining Reclamation & Enforcement (OSM) containing copies of the maps submitted to the MSHA District Managers, is the best organized, indexed, and complete source of information available.

Maps are unique to each mine. There is no other source for this information.

**5. If the collection of information impacts small businesses or other small entities (Item 5 of OMB Form 83-I), describe any methods used to minimize burden.**

The Federal Mine Safety and Health Act of 1977 (Mine Act) and the regulations and standards thereunder apply to all mine operators. Accidents, injuries, and illnesses can occur at all mines regardless of size. The legislative history of the Mine Act indicates that the law is to be enforced at all mining operations under the jurisdiction of the Act regardless of size and that information collection and recordkeeping requirements be consistent with efficient and effective enforcement of the Act. S. Rep. 181, 95th Cong., 1st Sess. 28 (1977). However, the legislative history does indicate that Congress recognized that small operations may face problems in complying with some of the provisions of the Mine Act. Section 103(e) of the Mine Act

directs the Secretary of Labor not to impose an unreasonable burden on small businesses in obtaining any information under the Act. Accordingly, MSHA interprets these regulatory requirements, in view of the different requirements which may exist for large and small mines. Because the size and detail of each mine map reflects the size and detail of an individual mine, the information collection and recordkeeping requirements correlate to this level of detail and complexity.

**6. Describe the consequence to Federal program or policy activities if the collection is not conducted or is conducted less frequently, as well as any technical or legal obstacles to reducing burden.**

Mine operators are required to conduct surveys to ensure that mine maps are maintained accurately and up-to-date, the maps must be revised not more than every 6 months and certified accurate by a registered engineer or surveyor and copies of the certified underground maps submitted to MSHA annually and an up-to-date and revised mine closure map whenever an operator permanently closes or abandons a coal mine, or temporarily closes a coal mine for a period of more than 90 days, he or she shall promptly notify the Secretary of such closure.

In addition, mine operators must notify MSHA when a new mine is opened or a previously abandoned or inactive mine is reopened so that an inspection can be conducted. The information gathered and recorded on mine maps is essential for the safe operation of the mine and is essential for assuring compliance with the safety standards imposed by the Mine Act and MSHA regulations. The information is unavailable from any other source. Only the mine operator is capable of continuously updating the mine map. Inaccurate or outdated information would endanger miner safety.

**7. Explain any special circumstances that would cause an information collection to be conducted in a manner:**

**! requiring respondents to report information to the agency more often than quarterly;**

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**! requiring respondents to prepare a written response to a collection of information in fewer than 30 days after receipt of it;**

**! requiring respondents to submit more than an original and two copies of any document;**

**! requiring respondents to retain records, other than health, medical, government contract, grant-in-aid, or tax records for more than three years;**

**! in connection with a statistical survey, that is not designed to produce valid and reliable results that can be generalized to the universe of study;**

**! requiring the use of a statistical data classification that has not been reviewed and approved by OMB;**

**! that includes a pledge of confidentiality that is not supported by authority established in statute or regulation, that is not supported by disclosure and data security policies that are consistent with the pledge, or which unnecessarily impedes sharing of data with other agencies for compatible confidential use; or**

**! requiring respondents to submit proprietary trade secret, or other confidential information unless the agency can demonstrate that it has instituted procedures to protect the information's confidentiality to the extent permitted by law.**

The requirements are consistent with the guidelines in 5 CFR 1320.5.

**8. If applicable, provide a copy and identify the data and page number of publication in the Federal Register of the agency's notice, required by 5 CFR 1320.8(d), soliciting comments on the information collection prior to submission to OMB. Summarize public comments received in response to that notice and describe actions taken by the agency in response to these comments. Specifically address comments received on cost and hour burden.**

**Describe efforts to consult with persons outside the agency to obtain their views on the availability of data, frequency of collection, the clarity of instructions and recordkeeping, disclosure, or reporting format (if any), and on the data elements to be recorded, disclosed, or reported.**

**Consultation with representatives of those from whom information is to be obtained or those who must compile records should occur at least once every 3 years -- even if the collection of information activity is the same as in prior periods. There may be circumstances that may preclude consultation in a specific situation. These circumstances should be explained.**

MSHA published a 60-day preclearance FEDERAL REGISTER notice on August 20, 2002, (~~64 FR 10326 through 10328~~), soliciting public comments regarding the reinstatement of this information collection. No comments were received.

**9. Explain any decision to provide any payment or gift to respondents, other than remuneration of contractors or grantees.**

MSHA has decided not to provide payments or gifts to respondents.

**10. Describe any assurance of confidentiality provided to respondents and the basis for the assurance**

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**in statute, regulation, or agency policy.**

The Mine Act and Section 75.1203 provide that the coal mine map and any revision and supplement thereof shall be available for inspection by the Secretary or his authorized representative, by coal mine inspectors of the State in which the mine is located, by miners in the mine and their representatives and by operators of adjacent coal mines and by persons owning, leasing, or residing on surface areas of such mines or areas adjacent to such mines. The operator shall furnish to the Secretary or his authorized representative and to the Secretary of Housing and Urban Development, upon request, one or more copies of such maps and any revision and supplement thereof. Such map or revision and supplement thereof shall be kept confidential and its contents shall not be divulged to any other person, except to the extent necessary to carry out the provisions of this Act and in connection with the functions and responsibilities of the Secretary of Housing and Urban Development.

**11. Provide additional justification for any questions of a sensitive nature, such as sexual behavior and attitudes, religious beliefs, and other matters that are commonly considered private. This justification should include the reasons**

**why the agency considers the questions necessary, the specific uses to be made of the information, the explanation to be given to persons from whom the information is requested, and any steps to be taken to obtain their consent.**

There are no questions of a sensitive nature.

**12. Provide estimates of the hour burden of the collection of information. The statement should:**

- ! Indicate the number of respondents, frequency of response, annual hour burden, and an explanation of how the burden was estimated. Unless directed to do so, agencies should not conduct special surveys to obtain information on which to base hour burden estimates. Consultation with a sample (fewer than 10) of potential respondents is desirable. If the hour burden on respondents is expected to vary widely because of differences in activity, size, or complexity, show the range of estimated hour burden, and explain the reasons for the variance. Generally, estimates should not include burden hours for customary and usual business practices.**
- ! If this request for approval covers more than one form, provide separate hour burden estimates for each form and aggregate the hour burdens in Item 13 of OMB Form 83-I.**
- ! Provide estimates of annualized cost to respondents for the hour burdens for collections of information, identifying and using appropriate wage rate categories. The cost of contracting out or paying outside parties for information collection activities should not be included here. Instead, this cost should be included in Item 14.**

Mining companies maintain maps of their operations for a multitude of purposes. These maps serve as a graphic presentation of work completed and projected and as such are invaluable planning tools. The maps provide information essential to communicating operating directives, to training personnel, to calculating and projecting equipment purchases, to scheduling and planning development mining and underground construction, to calculating royalty payments, and have traditionally been required by State agencies for licensing, permits and employee safety purposes. MSHA standards require only such information as would have value in evaluating that the operation is complying with specific safety standards and accurate and up-to-date mine maps are essential in the event of a major mine accident event.

Nevertheless, MSHA standards do specify that these maps be created (a record of mining activities), be

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available for inspection and require copies provided to MSHA and, in that sense, impose a recordkeeping burden.

MSHA estimates (using FY 2001 labor costs calculated from weighted averages of U.S. Coal Mine Salaries, Wages and Benefits - 2001 Survey Results, Western Mine Engineering, Inc. and actual numbers of operating underground and surface coal mines) that the annual burden for CFR Title 30 Part 75 Subpart M - Maps is as follows:

Maps are prepared and revised twice annually based upon information gathered through mine surveying and kept up-to-date by notations between revisions. MSHA estimates that of the 893 underground mines working at any given time, only 25% (224) are mines large enough to have survey crews, drafting or computer drafting and a professional engineer or surveyor on the payroll. MSHA also estimates that it takes approximately 8 hours for a three person survey crew to complete all activities related to surveying a typical underground coal mine. It also takes an engineer 4 hours to review the survey crew's work and perform other related activities and 4 hours for a draftsman or computer technician to update the map or input survey data. The remaining 75% (669) of the underground mines utilize contract surveying and engineering companies.

224 mines x 3 man surveying crew x 8 hrs X 2/year = 10,752 hours

For registered engineer or surveyor to supervise surveying, drafting and certify map accuracy at

224 mines x 1 registered engineer or surveyor x 4 hours x 2/year = 1,792 hours

Data entry, system operation or drafting, preparation of prints and documents for state or federal agencies

224 mines x 1 draftsmen/computer technician x 4 hours x 2/year = 1,792 hours

MSHA estimates that the average hourly cost for such technical personnel, survey crewmen is equivalent to that on a coal miner at \$28.07 per hour for an annual cost of:

10,752 hours x \$28.07 per hour = \$301,809

MSHA estimates the average hourly cost of an on staff registered engineer or surveyor to be \$41.80 per hour for an annual cost of:

1,792 hours x \$41.80 per hour = \$74,906

MSHA estimates the average annual cost of a draftsman / computer technician (on surface office worker) to be the same as a secretary at \$19.58 per hour for an annual cost of:

1,792 hours x \$19.58 per hour = \$35,087

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CFR Title 30 standards 75.1204 and 75.1204-1 requires that the certified mine maps be revised and supplemented to date of the closure and a copy be submitted to MSHA. Safety specialists estimate that it takes approximately 2 additional hours to update the map. MSHA's records show that there is an average of 724 underground coal mine closures each year. Those closures may be temporary, permanent or permanent with all surface openings sealed. In all cases, if the closure is for a period greater than 90 days,

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the mine operator is required to submit to the MSHA District Manager an updated mine map.

724 mine closure maps x 2 hours = 1,448 hours

MSHA estimates that the update and submittal of the closure map will require the services of both the draftsman/computer technician to be the same as a secretary at \$19.58 and a registered engineer or surveyor at hourly costs of \$41.80 each:

724 hours per closure map x \$19.58 per hour for draftsman/computer tech. = \$14,176

724 hours per closure map x \$41.80 per hour for registered engineer/surveyor = \$30,263

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MSHA's estimate of burden hours and cost for CFR Title 30 standards 75.373 and 75.1721 requirement for underground mine operators to notify MSHA prior to opening a new mine or reopening a previously abandoned or inactive mine is as follows:

Standard 75.1721 specifies the information and mandatory mine plans which must be submitted to the MSHA District Manager prior to opening the mine and prior to MSHA conducting an inspection before coal extraction begins. The required notification does not include the submittal of a certified mine map but does include documents and preliminary roof control and mine ventilation plans normally developed by a mine safety director, a production manager or an engineering technician. The information and plans require in the notification are neither complex nor extremely detailed due to the presumed need to revise the plans as soon as experience is gained in the actual mining conditions. The revised plan submittals are addressed under their respective standards in other recertification estimates. MSHA records (ACA inspection events) the opening or reopening of 94 underground mines in fiscal year 2001 and estimates that each notification requires 6 hours to formulate and submit the required information and preliminary plans.

94 new mine or reopening of mine notifications x 6 hours =  
564 hours

MSHA estimates that the average hourly cost for preparation of such notifications to be \$54.92 per hour for a mine supervisor/safety director resulting in a burden cost of:

564 hours x \$54.92 per hour for mine supervisor/safety director = \$30,975

MSHA's estimate of the burden hours and costs of CFR Title 30 Part 77 Subpart M - Maps (77.1200, 77.1201 and 77.1202) for surface mine operators to conduct the surveying, prepare and maintain the required certified mine maps is as follows:

In fiscal year 2001 MSHA records 1,514 active surface mines. MSHA estimates that 25% (or 379) of those mines are sufficiently large to employ full time survey crews and registered engineers with the remaining 75% (or 1,135) utilize contract surveying/engineering companies. Generally, surveying of surface mines can be accomplished more efficiently, using more sophisticated surveying equipment and fewer man hours. In addition, there exists substantially less risk of miners being entrapped or the mines requiring major mine rescue or recovery efforts. As a result, the surface mine map standards do not include the continuous updating with notations, availability at the mine site in a fire proof repository, or revisions every 6 months. However, the mine maps must be certified by a registered engineer or surveyor. MSHA estimates that a survey crew of three, including the registered engineer or surveyor, can maintain the required map accurately and sufficiently up-to-date to satisfy the operating needs of the mine and have available to a representative of the Secretary the required information on the mine map. A typical surface survey is estimated to take 8 hours to complete by the survey crew with an additional 4 hours by the engineer to review the work and conduct related activities. In as much as these persons work only on the surface, MSHA estimates the survey crewmen hourly rate to be equivalent to that on a coal miner at \$28.07 per hour and the registered engineer or surveyor hourly rate at \$41.80 per hour.

379 mines x 2 survey crewmen x 8 hours	=	
6,064 hours		
379 mines x 1 engineer x 4 hours	=	1,516 hours
6,064 hours x \$28.07 per hour	=	\$170,216
1,516 hours x \$41.80 per hour for a register engineer/surveyor	=	\$63,369

The summary and total burden hours and costs for all CFR Title 30 Parts 75 and 77 standards is as follows:

Part 75 Subpart M - Maps (75.1200, 75.1200-1, 75.1201, 75.1202, 75.1202-1 and 75.1203) (excluding mine closure maps)

Burden hours = 10,752 + 1,792 + 1,792	=	<b>14,336 hours</b>
Direct burden Cost = \$301,809 + \$74,906 + \$35,087	=	<b>\$411,802</b>

Mine closure maps (75.1204 and 75.1204-1)

Burden Hours	=	<b>2,896 hours</b>
Direct Burden Cost = \$14,176 + \$30,263	=	<b>\$44,439</b>

MSHA notification of opening new mines or reopening inactive or abandoned mines (75.373 and 75.1721)

Burden Hours	=	<b>564 hours</b>
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Direct Burden Cost = \$30,975

Part 77 Subpart M - Maps (77.1200, 77.1201 and 77.1202)

Burden Hours = 6,064 + 1,516 = 7,580 hours

Direct Burden Cost = \$170,216 + \$63,369 = \$233,585

**Total Burden Hours = 23,928**

**Total Direct Burden Cost = \$720,801**

Previous

Task	# Mines	Staff	Hrs/Staff	Annual Frequency	Burden Hours	Salary	Total Salary Cost
Survey	266	3	8	2	12,768	\$26	\$331,968
Engineer	266	1	4	2	2,128	\$48	\$102,144
Data entry, etc	266	1	4	2	2,128	\$20	\$42,560
<b>Subtotal</b>					17,024		\$476,672
Closure updates	724	1	1	1	724	\$20	\$14,480
	724	1	1	1	724	\$48	\$34,752
<b>Subtotal</b>					1,448		\$49,232
Notify MSHA	210	1	6	1	1,260	\$43	\$54,180
<b>Subtotal</b>					1,260		\$54,180
Surveying	425	2	8	1	6,784	\$20	\$135,680
	425	1	4	1	1,696	\$48	\$84,408
<b>Subtotal</b>					8,480		\$217,088
<b>TOTAL</b>					28,212		\$797,172

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## Current

Task	# Mines	Staff	Hrs/Staff	Annual Frequency	Burden Hours	Salary	Total Salary Cost
Survey	224	3	8	2	10,752	\$28	\$301,809
Engineer	224	1	4	2	1,792	\$42	\$74,906
Data entry, etc	224	1	4	2	1,792	\$20	\$35,087
<b>Subtotal</b>					14,336		\$411,802
Closure updates	724	1	1	1	724	\$20	\$14,176
	724	1	1	1	724	\$42	\$30,263
<b>Subtotal</b>					1,448		\$44,439
Notify MSHA	94	1	6	1	564	\$55	\$30,975
<b>Subtotal</b>					564		\$30,975
Surveying	379	2	8	1	6,064	\$28	\$170,216
	379	1	4	1	1,516	\$42	\$63,369
<b>Subtotal</b>					7,580		\$233,585
<b>TOTAL</b>					23,928		\$720,801

13. Provide an estimate of the total annual cost burden to respondents or recordkeepers resulting from the collection of information. (Do not include the cost of any hour burden shown in Items 12 and 14).

- ! The cost estimate should be split into two components: (a) a total capital and start-up cost component (annualized over its expected useful life); and (b) a total operation and maintenance and purchase of services component. The estimates should take into account costs associated with generating, maintaining, and disclosing or providing the information. Include descriptions of methods used to estimate major cost factors including system and technology acquisition, expected useful life of capital equipment, the discount rate(s), and the time period over which costs will be incurred. Capital and start-up costs include, among other items, preparations for collecting information such as purchasing computers and software; monitoring, sampling, drilling and testing equipment; and record storage facilities.
- ! If cost estimates are expected to vary widely, agencies should present ranges of cost burdens and explain the reasons for the variance. The cost of purchasing or contracting out information collection services should be a part of this cost burden estimate. In developing cost burden estimates, agencies may consult with a sample of respondents (fewer than 10), utilize the 60-day pre-OMB submission public comment process and use existing economic or regulatory impact analysis associated with the rulemaking containing the information collection, as appropriate.
- ! Generally, estimates should not include purchases of equipment or services, or portions thereof, made: (1) prior to October 1, 1995, (2) to achieve regulatory

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**compliance with requirements not associated with the information collection, (3) for reasons other than to provide information or keep records for the government, or (4) as part of customary and usual business or private practices.**

MSHA has not included any capital equipment costs for the underground or surface coal mines large enough to maintain their own surveying and map making capabilities because that equipment is only incidentally used in complying with the standards. No equipment must be purchased specifically for the purpose of providing/gathering the information required by these standards. Mine maps are prepared on office equipment and or engineering equipment maintained at the mine or in the contractors office for normal business related engineering activities and not for use in collecting data to satisfy MSHA's mine map requirements.

MSHA estimates that 75% of surface and underground mines are not sufficiently large to justify equipping and maintaining a surveying, drafting and engineering capabilities dedicated to the mine. In general, these operations generally will utilize contract surveying and engineering services in preparing and maintaining mine maps. Even where a parent company or coal mineral rights owner provides these services to several small mine operations, the arrangement involve service contract charges to the individual mines. MSHA estimates each underground mine requires a 3 man contract surveying crew (includes the registered engineer or surveyor) to survey each underground mine twice each month and each surface mine quarterly to maintain the information necessary for accurate and up-to-date mine maps. Each on site visit is estimated to be 6.5 hours at \$175 per hour. In addition, the contract surveying/engineering company would provide to the operator an updated certified mine map twice annually and additional copies for operator to send to MSHA and other agencies at an additional charge of \$40 per print.

Underground Coal Mine Contract Surveying / Mine Map Cost Estimate

669 mines x 6.5 hours per mine survey x \$175 per hour x 24 surveys = \$18,263,700

669 mines x 2 updated maps per year x 3 prints x \$40 = \$160,560

Surface Coal Mine Contract Surveying/Mine Map Cost Estimate

1135 mines x 6.5 hours x \$175 per hour x 4 surveys per year = \$5,164,250

1135 mines x 2 updated maps per year x 2 prints x \$40 = \$181,600

Underground Mine Closure Maps - MSHA Notification Cost Estimate

MSHA estimates the only additional costs for preparation and submittal of mine closure maps involves the copying and postage costs. Such costs are estimated to average \$45 per map for copying and special mail packaging and handling.

724 closure maps x \$45 = \$32,580

Opening of New Underground Mine or Reopening of Inactive or Abandoned Mine - MSHA Notification

94 opening or reopening notifications x \$5.00 mail each notification = \$470

Total Indirect Costs Associated with Providing Certified Mine Maps

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\$18,263,700 + \$160,560 + \$5,164,250 + \$181,600 + \$32,580 + \$470 = \$23,803,160

**14. Provide estimates of annualized cost to the Federal government. Also, provide a description of the method used to estimate cost, which should include quantification of hours, operational expenses (such as equipment, overhead, printing, and support staff), and any other expense that would not have been incurred without this collection of information. Agencies also may aggregate cost estimates from Items 12, 13, and 14 in a single table.**

Cost to the Federal Government is minimal. The compliance of maintaining mine maps up-to-date and with the required information is examined by Federal mine inspectors in the course of routine mine inspections. Therefore, the requirements result in no significant additional costs to the Federal government. Underground Coal Mine maps are mailed to the MSHA District Office in the district the mine is located. Cost to the Federal Government consists the cursory examination of the map by MSHA inspection personnel for the required information and clerical and mailing costs for mailing the maps to the Office of Surface Mining, Reclamation and Enforcement repository and maintaining the copy of the map in the MSHA repository. The MSHA examination and handling of abandoned mine maps involves on the average GS-12 (step 5) mine inspectors. The annual base wage for such personnel in 2001 was \$54,651 or \$26.27 per hour.

**15. Explain the reasons for any program changes or adjustments reporting in Items 13 or 14 of the OMB Form 83-I.**

There was a decrease of 4,284 hours (28,212 to 23,928) and \$204 (\$24,007 to \$23,803). The burden hours and associated costs for this information collection request have changed due to a continuing decline in the number of operating underground and surface coal mines and only modest increases in the salary costs and contractor fee associated with the burden hours. The number of mines has decreased (1,064 to 893 active underground coal mines and 1699 to 1,514 active surface coal mines). The escalation of materials and labor cost have been minimal (approx. 10%) over the interval since the last rule recertification.

**16. For collections of information whose results will be published, outline plans for tabulation, and publication. Address any complex analytical techniques that will be used. Provide the time schedule for the entire project, including beginning and ending dates of the collection of information, completion of report, publication dates, and other actions.**

MSHA does not intend to publish the results of this information collection.

**17. If seeking approval to not display the expiration date for OMB approval of the information collection, explain the reasons that display would be inappropriate.**

There are no forms associated with this information collection; therefore, MSHA is not seeking approval to not display the expiration date for OMB approval of this information collection.

**18. Explain each exception to the certification statement identified in Item 19, "Certification for Paperwork Reduction Act Submission," of OMB 83-I.**

There are no exceptions to the certification statement identified in Item 19 of the OMB 83-I.

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Agency: Mine Safety and Health Administration

Title: Preparation and Maintenance of Accurate and Up-to-date Certified Mine Maps for Surface and Underground Coal Mines; Submittal of Underground Mine Closure maps; and, Notification of MSHA Prior to Opening New Mines or the Reopening of Inactive or Abandoned Mines

OMB Number: 1219-0073 Extension

Frequency: On Occasion

Affected Public: Business or other for-profit

Cite/ Reference	Total Respondents	Frequency	Total Responses	Average Time per Response	Burden Hours
75.1200, 75.1200-1, 75.1201, 75.1202, 75.1202-1, 75.1203	893	Biannual	448	32 hours	14,336
75.1204 & 75.1204-1	724	On occasion	724	2 hours	1,448
75.373 & 75.1721	94	On occasion	94	6 hours	564
77.1200, 77.1201 & 77.1202	1,514	Biannual	757	10 hours	7,580
TOTALS	1/3,225	//////////	1299	//////////	23,928

Total Burden Cost (capital/startup): None

Total Burden Cost (operating/maintaining): \$23,803,160

Description: Requires mine operators to maintain

up-to-date mine maps of the mine property drawn to scale, and certified by a registered engineer or surveyor. In addition, mine operators must notify MSHA in writing before an abandoned or inactive mine is reopened.