survey, in Section 6, Fractional Township 18 South, Range 5 West, of the Gila and Salt River Meridian, Arizona, was accepted July 13, 1998, and was officially filed July 17, 1998.

This plat was prepared at the request of the National Park Service.

A plat, in five sheets, representing the dependent resurvey of a portion of the subdivisional lines, and the subdivision of Section 8, and the metes-and-bounds survey of the Mount Tipton Wilderness Area Boundary, in Township 24 North, Range18 West, of Gila and Salt River Meridian, Arizona, was accepted July 23, 1998, and was officially filed July 30, 1998.

This plat was prepared at the request of the Bureau of Land Management,

Kingman Field Office.

A plat representing the dependent resurvey of a portion of the Sixth Standard Parallel North through Range 19 West, a portion of the Fifth Guide Meridian West through Township 24 North, and a portion of the subdivisional lines, and the metes-and-bounds survey of the Mount Tipton Wilderness Area Boundary, in Township 24 North, Range 19 West, of the Gila and Salt River Meridian, Arizona, was accepted July 28, 1998, and was officially filed July 30, 1998.

This plat was prepared at the request of the Bureau of Land Management,

Kingman Field Office.

A plat, in three sheets, representing the dependent resurvey of a portion of the west boundary and a portion of the subdivisional lines, the subdivision of Sections 18, 30 and 31, and the metesand-bounds survey of the Mount Tipton Wilderness Area Boundary, in Township 25 North, Range 17 West of the Gila and Salt River Meridian, Arizona, was accepted July 21, 1998, and officially filed July 24, 1998.

This plat was prepared at the request of the Bureau of Land Management,

Kingman Field Office.

A plat, in four sheets, representing the dependent resurvey of portions of the Sixth Standard Parallel North, through Range 18 West, portions of the Fifth Guide Meridian West, through Township 25 North, and a portion of the subdivisional lines, the subdivision of Sections 17, 18 and 31, and the metesand-bounds survey of the Mount Tipton Wilderness Area Boundary, in Township 25 North, Range 18 West, of the Gila and Salt River Meridian, Arizona, was accepted July 22, 1998, and was officially filed July 24, 1998.

This plat was prepared at the request of the Bureau of Land Management, Kingman Field Office.

A plat, in ten sheets, representing the survey of the legal descriptive boundary

of the Mount Tipton Wilderness Area in Townships 24 North, Ranges 17, 18 and 19 West, Townships 25 North, Ranges 17 and 18 West, and Township 26 North, Range 18 West, of the Gila and Salt River Meridian, Arizona, was accepted August 17, 1998, and was officially filed August 28, 1998.

This plat was prepared at the request of the Bureau of Land Management,

Kingman Field Office.

A plat, in four sheets, representing the dependent resurvey of a portion of the south and east boundaries and a portion of the subdivisional lines, the subdivision of Sections 28 and 34, and the metes-and-bounds survey of the Mount Tipton Wilderness Area Boundary in Township 26 North, Range 18 West, of Gila and Salt River Meridian, Arizona, was accepted July 8, 1998, and was officially filed July 17, 1998.

This plat was prepared at the request of the Bureau of Land Management,

Kingman Field Office.

2. These plats will immediately become the basic records for describing the land for all authorized purposes. These plats have been placed in the open files and are available to the public for information only.

3. All inquires relating to these land should be sent to the Arizona State Office, Bureau of Land Management, 222 N. Central Avenue, PO Box 1552, Phoenix, Arizona 85001–1552.

Kenny D. Ravnikar,

Chief Cadastral, Surveyor of Arizona. [FR Doc. 98–30430 Filed 11–12–98; 8:45 am] BILLING CODE 4310–32–P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

Agency Information Collection Activities: Submitted for Office of Management and Budget Review; 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, Designation of Royalty Payment Responsibility (OMB Control Number 1010–0107, Form MMS–4425), which expires on December 31, 1998.

FORM: MMS–4425, Designation of Royalty Payment Responsibility. **DATES:** Written comments should be

DATES: Written comments should be received on or before January 12, 1999.

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 A613, Denver Federal Center, Denver, Colorado 80225; e:mail address is RMP.comments@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, **Designation of Royalty Payment** Responsibility, which expires December 31, 1998. We are requesting OMB approval for a three year extension of this existing collection authority. 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 Federal Oil and Gas Royalty Simplification and Fairness Act of 1996 (RSFA), Pub. L 104–185, as corrected by Pub. L. 104–200, establishes the owners of operating rights and/or lease record title (who are jointly defined as "lessees" under RSFA) as responsible for making royalty and related payments on a Federal lease. The Secretary of the Interior is responsible for the collection of royalties from lessees producing minerals from leased Federal lands. The Secretary is required by various laws to manage the production of mineral resources on Federal onshore and offshore leases, to collect the royalties due, and to distribute the funds in accordance with those laws. MMS performs the royalty management functions for the Secretary. When a company or individual enters into a contract to develop, produce, and dispose of minerals from Federal lands, that company or individual agrees to pay the United States a share (royalty) of the full value received for the minerals taken from leased lands.

Currently, it is common for a payor rather than a lessee to make royalty and related payments on a Federal lease. When a payor pays royalties on a

Federal lease on behalf of a lessee, RSFA requires that the lessee certify to MMS, in writing, that a particular payor has been designated by the lessee to make such royalty and related payments to MMS on behalf of the lessee. RSFA made this payor designation requirement effective for lease production beginning September 1, 1996. We may require some payors to provide us information regarding the lessees on whose behalf they are paying if we need to inform those lessees that they must certify to MMS in writing their respective payors as their designees. We are asking lessees and payors (designees) to provide data required under RSFA so that we can fully implement the Act.

The Bureau of Land Management (BLM) maintains records of operating rights owners and lessees. To facilitate the collection of lessee and payor data described above, MMS is discussing with BLM their assistance in including language in the lease transfer instrument, when operating rights and/ or lease record title transfers from one owner to another, notifying new operating rights and/or lease record title owners that they must file their written designation of payors with MMS. The form the lessee must file with MMS, the Designation of Royalty Payment Responsibility form, Form MMS-4425, will be available from the MMS Home Page on the Internet, from MMS offices directly, and perhaps from BLM offices

We estimate that 20,000 Designation of Royalty Payment Responsibility forms will be completed annually by 20,000 lessees and 2,500 payors (designees). We estimate that a lessee and a payor (designee) will take 3/4 hour and 1/4 hour, respectively, to complete this form. These estimates include time for learning requirements, research, lessee/payor contact and coordination, and preparation and transmission of the information to MMS. We estimate that the annual burden is 20,000 hours $(20.000 \text{ forms} \times \frac{3}{4} \text{ hour} + 20.000 \text{ forms})$ \times ½ hour), and that the annual cost is $\$1,000,000 (20,000 \text{ hours} \times \$50).$

Dated: November 6, 1998.

R. Dale Fazio,

Acting Associate Director for Royalty Management.

[FR Doc. 98–30329 Filed 11–12–98; 8:45 am]

BILLING CODE 4310-MR-P

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Snake River Project, Arrowrock Dam Outlet Works Rehabilitation, Ada County, ID

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice of public scoping meetings.

SUMMARY: Pursuant to section 102(2)(c) of the National Environmental Policy Act (NEPA) of 1969, as amended, the Department of the Interior, Bureau of Reclamation (Reclamation), has scheduled public meetings to collect scoping input for the proposed rehabilitation of outlet works at Arrowrock Reservoir. These meetings will assist in determining issues associated with the project that will be evaluated in the environmental impact statement. The primary purposes of the proposed action are to correct deficiencies in the values, reduce the difficulty and environmental impacts of future inspection and maintenance of Arrowrock Dam's outlet works, and to provide increased operational flexibility.

DATES: The scoping meetings will be held on December 14, 1998, from 1 to 3 p.m. and from 7 to 9 p.m.

Comments on the proposed project can be sent to the address below and will be accepted through December 28, 1998.

ADDRESSES: The scoping meetings will be held at The Natural Resources Center, 1387 South Vinnell Way, Boise, Idaho.

Comments may be addressed to the Bureau of Reclamation, Snake River Area Office, 214 Broadway Avenue, Boise, Idaho 83702–7298.

FOR FURTHER INFORMATION CONTACT: Steve Dunn, Natural Resource Specialist, at the above address or by telephone at (208) 334–9844.

SUPPLEMENTARY INFORMATION: A notice of intent to prepare an environmental impact statement was published in the **Federal Register** on October 20, 1998 (63 FR 56047, October 20, 1998).

Arrowrock Dam is located on the Boise River, about 13 miles east of Boise, Idaho. Reclamation completed construction of the dam in 1915, and at that time it was the highest dam in the world. Arrowrock is one of three storage dams on the Boise River. Anderson Ranch Dam is located upstream of Arrowrock on the South Fork Boise River, and Lucky Peak Dam, constructed by the U.S. Army Corps of Engineers, is located on the Boise River downstream

of Arrowrock and impounds water up against Arrowrock Dam when full. Arrowrock Reservoir is operated for irrigation and flood control in combination with Anderson Ranch and Lucky Peak Reservoirs. In general, water is stored in Arrowrock Reservoir during the winter and spring, according to predicted runoff and flood control requirements, and released through the summer for irrigation.

The ensign valves controlling releases from Arrowrock Dam are the original valves installed in 1915. These valves have reached the end of their useful life, resulting in complex operational and maintenance concerns. Most of the valves have been damaged through prolonged use, and there is an increasing need for frequent inspection and repair. Three of the 10 ensign valves in the lower bank are no longer usable.

The existing ensign valves also limit Arrowrock Dam's operational flexibility. The lower bank of ensign valves cannot be used under high water pressure when the reservoir is full. This reduces the dam's capability to release water for flood control operations in years with high runoff.

Reclamation has developed a proposal to replace the 10 lower ensign valves with "clamshell gates." The clamshell gates would allow releases at any reservoir level, providing more operational flexibility. The remaining upper row of 10 ensign valves and the sluice gates at the base of the dam could be abandoned, which would significantly reduce maintenance. The clamshell gates would be designed to allow inspection and maintenance without the need for dewatering.

Dated: November 6, 1998.

Kenneth R. Pedde,

Acting Regional Director, Bureau of Reclamation.

[FR Doc. 98-30347 Filed 11-12-98; 8:45 am] BILLING CODE 4310-94-M

DEPARTMENT OF JUSTICE

Office of Community Oriented Policing Services; Agency Information Collection Activities: Proposed Collection; Comment Request

ACTION: Notice of Information Collection Under Review; Regional Community Policing Institute Surveys: Pre-test and Post-test.

The proposed information collection is published to obtain comments from the public and affected agencies. Comments are encouraged and will be accepted until January 12, 1999. Written comments and suggestions from the