	Number of respondents	×	Frequency of response	×	Hours per response	#	Burden hours
Report	3,330		1		t		3,330

Total Estimated Burden Hours: 3,330. Status: Reinstatement.

Contact: Edward C. Whipple, HUD, (202) 426-0744; John Allison, OMB, (202) 395-6880.

Dated: September 25, 1988. [FR Doc. 88-23410 Filed 10-11-88; 8:45 am] BILLING CODE 4210-81-M

## **DEPARTMENT OF THE INTERIOR**

## **Bureau of Land Management**

[UT-020-08-4212-11; U-64197]

Realty Action; Lease/Conveyance of Public Lands for Recreation and Public Purposes; Utah

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of realty action.

SUMMARY: The following public lands in Rich County, Utah have been found suitable for lease/conveyance to Rich County for a community stockyards facility. The lands are to be classified for lease and conveyance under the Recreation and Public Purposes Act, as amended (43 U.S.C. 869 et seq.).

Salt Lake Meridan

T. 11 N., R. 7 E.
Section 17, SE4SW4NE4
Containing 10 acres more or less.

This action is a motion of the Bureau to make available lands identified as not needed for Federal purposes and having potential to support local government needs. Lease or conveyance of the lands for recreational or public purpose use would be in the public interest. Detailed information concerning this action is available for review at the office of the Bureau of Land Management, Salt Lake District, 2370 South 2300 West, Salt Lake City, Utah.

Lease of the lands will be subject to the following terms, conditions and reservations:

- 1. Provisions of the Recreation and Public Purposes Act and to all applicable regulations of the Secretary of the Interior.
- 2. All valid existing rights documented on the official public land record at the time of lease/patent issuance.

3. Any other reservations that the Authorized Officer determines appropriate to ensure public access and proper management of Federal lands and interests therein.

Upon publication of this notice in the Federal Register, the lands will be segregated from all forms of appropriation under the public land laws, including the general mining laws, except for lease under the mineral leasing laws.

For a period of 45 days from the date of publication of this notice, interested persons may submit comments regarding the proposed lease or classification of the lands to: District Manager, Salt Lake District Office, 2370 South 2300 West, Salt Lake City, Utah 84119.

Any adverse comments will be reviewed by the State Director. In the absence of any adverse comments, the classification will become effective 60 days from the date of publication of this notice.

## Deane H. Zeller,

Salt Lake District Manager.

[FR Doc. 88-23420 Filed 10-11-88; 8:45 am]

## **Minerals Management Service**

Oil and Gas and Sulphur Operations in the Outer Continental Shelf; Availability of Reporter's Handbook

**AGENCY:** Minerals Management Service, Interior.

ACTION: Notice of availability of Reporter's Handbook for operations report Forms MMS-331C, MMS-331, MMS-330, and MMS-332.

SUMMARY: The Minerals Management Service (MMS) is announcing the evailability of a Reporter's Handbook for operations reporting Forms MMS—331C, MMS—331, MMS—330, and MMS—332. The handbook was prepared to provide detailed instructions to persons completing these forms which propose MMS approval for operations to be conducted on oil and gas leases in the Federal Outer Continental Shelf or which report the results of those operations. The forms are as follows: Form MMS—331C, Application for Permit

to Drill; Form MMS-331, Sundry Notices and Reports on Wells; Form MMS-330, Well (Re)Completion Report; and Form MMS-332, Notice of Intent/Report of Well Abandonment.

ADDRESSES: Copies of the handbook may be obtained without charge from one of MMS's regional field offices or from the Branch of Rules, Orders, and Standards, Minerals Management Service, 12203 Sunrise Valley Drive. Mail Stop 646, Reston, Virginia 22091. The handbook is also available for public examination at the aforementioned offices. Written comments on the Reporter's Handbook should be addressed to the Chief. Branch of Rules, Orders, and Standards. Minerals Management Service, 12203 Sunrise Valley Drive, Mail Stop 646. Reston, Virginia 22091.

FOR FURTHER INFORMATION CONTACT: William S. Cook, Branch of Rules, Orders, and Standards, telephone (703) 648–7818.

**SUPPLEMENTARY INFORMATION: Persons** submitting applications and reports to MMS requesting approval for actions. such as a proposal to directionally sidetrack a wellbore, must submit sufficient data to uniquely identify the wellbore. The application must also submit engineering data and information sufficient for MMS's technical staff to determine whether the proposed operation conforms with the rules and regulations at 30 CFR Part 250 governing the conduct of such operations. The MMS wants to assist lessees and operators by providing specific. consistent guidance as to what information is necessary to permit its technical staff to perform such an analysis.

The purpose of the Reporter's Handbook for operations applications and reporting forms is to provide such assistance and obtain a corollary improvement in the quality and consistency of the data and information provided on reporting applications and forms. Use of the handbook should result in a savings of time and resources for preparers of the forms and MMS personnel who review and analyze the information submitted.

The forms described in the handbook are similar to those that have been in use in both the onshore and offshore oil and gas leasing programs of the Department of Interior for over 20 years. The forms that are the subject of the handbook have been in the process of revision for the past 3 years. The intent was to eliminate unnecessarily duplicative data and standardize the manner and form in which data and information are submitted, resulting in a savings in the time it takes for preparation on the part of the applicant and comparable savings in time for processing on the part of MMS.

Additionally, MMS is in the process of establishing guidelines to permit the submission of operations data by digital means; i.e., tape or disks. Many lessees are currently using computer software to generate the hard copy of applications for approval of operations to be conducted and reports of operations conducted submitted to MMS. The revisions to MMS Forms MMS-330, MMS-331, MMS-331C, and MMS-332 consist primarily of the deletion of data elements which are no longer used and reformatting to ease preparation on a typewriter or computer. Revising the forms and establishing relevant criteria for each of the data elements in the handbook lead to the development of a compatible file format by the reporter.

The Reporter's Handbook supplements MMS Forms MMS-330, MMS-331, MMS-331C, and MMS-332 by providing concise, detailed definitions of the data to be submitted, including field length, character type, and decimal places. Where codes are used, an appendix is provided. By following the guidelines provided by the handbook, a reporter will be formatting data in a manner compatible with MMS computerized files.

The handbook has been reviewed by all Offshore organizational elements of MMS. The handbook is similar, but not identical, to that furnished for the Production Accounting and Auditing System (PAAS) of the Royalty Management program for MMS. Because certain data elements differ in the manner in which they are used in the Offshore program and the Royalty Management program, reporters are cautioned against using the PAAS Reporter's Handbook when preparing Forms MMS-330, MMS-331, MMS-331C, and MMS-332.

A separate Notice will be published in the Federal Register soliciting comments on the manner in which data should be submitted digitally. Changes based upon the comments received in response to that Notice may cause changes to be made to the Reporter's Handbook.

Date: September 30, 1988.

#### J. Rogers Pearcy.

Associate Director for Offshore Minerals Management.

[FR Doc. 88-23480 Filed 10-11-88; 8:45 am]

# INTERSTATE COMMERCE COMMISSION

[Finance Docket No. 31307]

Exemption; The Atchison, Topeka and Santa Fe Railway Co.—Trackage Rights—Oklahoma, Kansas and Texas Railroad Co.

Oklahoma, Kansas and Texas Railroad Company (OKT) has agreed to grant overhead trackage rights to The Atchison, Topeka and Santa 🥫 Railway Company (Santa Fe) between milespost Y-483.35 and milepost Y-485+2051.3 feet, and over other tracks for a distance of approximately 6,132 feet to a point at the intersection of the OKT-Santa Fe connecting track with the south line of Second Street, at Oklahoma City, Oklahoma County, OK. The trackage rights were to be effective January 28, 1985. This exemption only applies prospectively. Moreover, Santa Fe has not requested a retroactive approval or exemption of the trackage rights to the extent they predate this exemption. Santa Fe is admonished that in the future it should file a notice of exemption prior to its acquisition of trackage rights.

This notice is filed under 49 CFR 1180.2(d)(7). Petitions to revoke the exemption under 49 U.S.C. 10505(d) may be filed at any time. The filing of a petition to revoke will not stay the transaction.

As a condition to the use of this exemption, any employees affected by the trackage rights will be protected pursuant to Norfolk and Western Ry. Co.—Trackage Rights—BN, 354 I.C.C. 605 (1978), as modified in Mendocino Coast Ry., Inc.—Lease and Operate, 360 I.C.C. 653 (1980).

Dated: October 4. 1988.

By the Commission, Jane F. Mackall, Director, Office of Proceedings.

Kathleen M. King,

Acting Secretary.

[FR Doc. 88-23398 Filed 10-11-88; 8:45 am]

[Finance Docket No. 31308]

Exemption; The Atchison, Topeka and Santa Fe Railway Co.—Trackage Rights—Missouri-Kansas-Texas Railroad Co.

Missouri-Kansas-Texas Railroad Company (MKT) has agreed to grant overhead trackage rights to The Atchison, Topeka and Santa Fe Railway Company (Santa Fe) between MKT milepost Y-483.35 at Oklahoma Citv. OK, and MKT milepost Y-447.73 at Shawnee, OK, a distance of 35.62 miles, and between MKT's Chaining Stations 2050+13 and 2060+60 at Shawnee, a distance of 1.047 feet, in Oklahoma and Pottawatomie Counties, OK. The grant of trackage rights became effective as of January 1, 1986, and June 8, 1987. respectively. This exemption only applies prospectively. Moreover, Santa Fe has not requested a retrospective approval or exemption of the trackage rights to the extent they predate this exemption. Sante Fe is admonished that in the future it should file a notice of exemption prior to its acquisition of trackage rights.

This notice is filed under 49 CFR 1180.2(d)(7). Petitions to revoke the exemption under 49 U.S.C. 10505(d) may be filed at any time. The filing of a petition to revoke will not stay the transaction.

As a condition to the use of this exemption, any employees affected by the trackage rights will be protected pursuant to Norfolk and Western Ry. Co.—Trackage Rights—BN, 354 I.C.C. 605 (1978), as modified in Mendocino Coast Ry., Inc.—Lease and Operate, 360 I.C.C. 653 (1980).

Dated: October 3, 1988.

By the Commission, Jane F. Mackall, Director, Office of Proceedings.

Kathleen M. King,

Acting Secretary.

[FR Doc. 88-23399 Filed 10-11-88; 8:45 am]

## DEPARTMENT OF JUSTICE

Lodging of Consent Decree; Pursuant to the Comprehensive Environmental Response, Compensation and Recovery Act; Canadyne-Georgia Corp. ct. al.

In accordance with Department policy, 28 CFR 50.7 notice is hereby given that on September 28, 1988 a proposed Consent Decree in United States v. Canadyne-Georgia Corporation and Peach County, Georgia, Civil Action No. 88–310–1–MAC/(WDO) was lodged