

comply with this requirement, MMS is publishing notice of the proposed collection of information listed below.

With respect to the following collection of information, MMS invites comments on: (1) Whether the proposed collection of information is necessary for the proper performance of MMS's functions, including whether the information will have practical utility; (2) the accuracy of MMS's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques, when appropriate, and other forms of information technology.

In addition, the PRA requires agencies to estimate the total annual reporting and recordkeeping "cost" burden to respondents or recordkeepers resulting from the collection of information. We need to know if you have costs associated with the collection of this information for either total capital and startup cost components or annual operation, maintenance, and purchase of service components. Your estimates should consider the costs to generate, maintain, and disclose or provide the information. You should describe the methods you use to estimate major cost factors, including system and technology acquisition, expected useful life of capital equipment, discount rate(s), and the period over which you incur costs. Capital and startup costs include, among other items, computers and software you purchase to prepare for collecting information; monitoring, sampling, drilling, and testing equipment; and record storage facilities. Generally, your estimates should not include equipment or services purchased: (i) before October 1, 1995; (ii) to comply with requirements not associated with the information collection; (iii) for reasons other than to provide information or keep records for the Government; or (iv) as part of customary and usual business or private practices.

Title: Bids and Financial Statements for Sale of Royalty Oil and Gas (RIK Pilot Study)—Extension.

OMB Control Number: 1010-0129.

Abstract: The Secretary of the Interior, under the Mineral Leasing Act (30 U.S.C. 192) and the Outer Continental Shelf Lands Act (43 U.S.C. 1353), is responsible for the management of royalties on minerals produced from leased Federal lands. MMS carries out these responsibilities for the Secretary.

Most royalties are now paid in value—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. MMS has undertaken several pilot programs to study the feasibility of taking the Government's royalty in the form of production, that is, as RIK. MMS is also evaluating the feasibility and efficiency of providing royalty production to other Federal agencies for consumption.

Submission of bids and financial statements is part of the process MMS has established to comply with statutory requirements that, when RIK is offered for sale to the public, the sale must be competitive. On May 24, 1999, OMB granted emergency approval for MMS to accept financial statements and bids from individuals wishing to purchase Federal RIK production.

The information collected in the bids and financial statements are essential to assure that a fair and competitive return to the Federal Treasury is likely to result from a competitive sale. Further, submission of such bids and financial statements is a routine aspect of doing business in the oil and gas markets, in which privately-owned oil and gas production is often sold competitively and qualifications of the potential purchaser are evaluated, as well as their bid. MMS releases winning bidders' names, but not the amounts or terms of winning bids. Any proprietary information submitted to MMS under this collection will be securely stored and access to them limited as required by applicable regulations of the Department (43 CFR part 2). No items of a sensitive nature are collected. A response is required to obtain a benefit.

The PRA provides that an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB Control Number.

Burden Statement: The reporting burden is estimated to average 1 hour per response—(1 hour to prepare, review and submit a bid and 1 hour to prepare update and submit a financial statement). This includes the time for reviewing the instructions and gathering and maintaining supporting data.

In calculating the burden, we assume that respondents perform many of the requirements and maintain records in the normal course of their activities. We consider these usual and customary and take that into account in estimating the burden.

Respondents/Affected Entities: Potential purchasers of RIK production

from Federal oil or gas leases participating in RIK pilot programs.

Frequency of Collection: Occasional.

Estimated Number of Respondents: 37 in Year 1; 37 in Year 2; and 37 in Year 3.

Estimated Total Annual Burden on Respondents: 142 hours in Year 1; 532 in Year 2; and 757 in Year 3.

MMS Information Collection Clearance Officer: Jo Ann Lauterbach (202) 208-7744.

Dated: July 29, 1999.

Lucy Querques Denett,
Associate Director for Royalty Management.
[FR Doc. 99-19956 Filed 8-3-99; 8:45 am]

BILLING CODE 4310-MR-P

DEPARTMENT OF THE INTERIOR

Bureau of Mines

Privacy Act of 1974; As Amended; Deletions of Existing Systems of Records

AGENCY: Department of the Interior.

ACTION: Deletions of systems of records.

SUMMARY: Pursuant to the provisions of the Privacy Act of 1974, as amended (5 U.S.C. 552a), notice is hereby given that the Department of the Interior has deleted from its inventory of Privacy Act systems of records, notices describing records formerly maintained by the Bureau of Mines (USBM).

DATES: These changes will be effective immediately August 4, 1999.

FOR FURTHER INFORMATION CONTACT: Additional information regarding this action may be obtained from the Departmental Privacy Act Officer, Office of the Secretary, 1849 "C" Street, NW., Mail Stop 5312, (OIRM), Washington, DC 20240.

SUPPLEMENTARY INFORMATION: The systems of records notices being abolished are entitled: (1) "Travel Advance File—Interior, WBM-2," previously published in the **Federal Register** on August 28, 1986 (51 FR 30712). Records in this system were disposed of, in accordance with Federal regulations, at the time the USBM was closed; (2) "Travel Voucher and Authorizations—Interior, WBM-3," previously published in the **Federal Register** on August 28, 1986 (51 FR 30713). Records in this system were disposed of, in accordance with Federal regulations, at the time the USBM was closed; (3) "Property Control—Interior, WBM-4," previously published in the **Federal Register** on March 30, 1992 (57 FR 10769). Records in this system were disposed of, in accordance with Federal

regulations, at the time USBM was closed.

However, some information on employee inventions that was in this system today is maintained under Interior system of records, "Patent Files—Interior/SOL-3;" (4) "Personnel Identification—Interior, WBM-5," published in the **Federal Register** on March 30, 1992 (57 FR 10769). Records in this system were disposed of, in accordance with Federal regulations, at the time USBM was closed; (5) "Safety Management Information System—Interior, WBM-6," published in the **Federal Register** on March 30, 1992 (57 FR 10770). Records in the system were disposed of, in accordance with Federal regulations, at the time USBM was closed. However, some information that was in this system today is maintained under Interior system of records, "Safety Management Information System—Interior/DOI-60; (6) "Personnel Security Files—Interior, WBM-7," published in the **Federal Register** on March 30, 1992 (57 FR 10771). Records in this system were disposed of in accordance with Federal regulations at the time USBM was closed. Therefore, all records were destroyed except for the nondisclosure agreements (General Records Schedule 18, Item 25) which have not reached destruction date (70 years). These records are maintained at the Federal Records Center, Washington, DC and may be requested under Privacy Act system "Security Clearance Files and other Reference Files—Interior/OS-45."

Roy M. Francis,

Departmental Privacy Act Officer.

[FR Doc. 99-19974 Filed 8-3-99; 8:45 am]

BILLING CODE 4310-RK-P

DEPARTMENT OF THE INTERIOR

National Park Service

National Register of Historic Places; Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before July 24, 1999. Pursuant to § 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, 1849 C St. NW, NC400, Washington, DC

20013-7127. Written comments should be submitted by August 18, 1999.

Patrick Andrus,

Acting Keeper of the National Register.

COLORADO

Fremont County

Canon City State Armory, 110 Main St.,
Canon City, 99001011

FLORIDA

Marion County

Lake Lillian Neighborhood Historic District,
Roughly bounded by Lillian Cir., SE
Stetson Rd., SE Mimosa Rd., SE Earp Rd.
and CSX RR tracks, Belleview, 99001012

LOUISIANA

Caddo Parish

Antoine, C.C. House, 1941 Perrin St.,
Shreveport, 99001013

St. John The Baptist Parish

Sorapuru House (Louisiana's French Creole
Architecture MPS), 971 LA 18, Edgard
vicinity, 99001014

Union Parish

Terral, Dr., Clinic, 107 N Washington St.,
Farmerville, 99001015

MARYLAND

Baltimore County

Aigburth Vale, 212 Aigburth Rd., Towson,
99001016

MISSOURI

Montgomery County

Baker, Sylvester Marion and Frances Anne
Stephens, House, 60 Boonslick Rd.,
Montgomery City vicinity, 99001018

Osage County

Bolton, Lewis and Elizabeth, House, 9514
MO W, Jefferson City vicinity, 99001017

St. Louis County

Farmers State Bank of Chesterfield, 16676-78
Chesterfield Airport Rd., Chesterfield,
99001019

PENNSYLVANIA

Centre County

Bellefonte Forge House, 4098 Axemann Rd.,
Spring Township, 99001020

PUERTO RICO

Barranquitas Municipality

Palo Hincado Site (Ball Court/Plaza Sites of
Puerto Rico and the U.S. Virgin Islands)
Address Restricted, Barranquitas vicinity,
99001021

Lares Municipality

Callejones Site (Ball Court/Plaza Sites of
Puerto Rico and the U.S. Virgin Islands)
Address Restricted, Lares vicinity,
99001022

TEXAS

Smith County

Charnwood Residential Historic District,
Roughly bounded by E Houston, RR tracks,

E Wells, S Donnybrook, E Dobbs, and S
Broadway, Tyler, 99001023

[FR Doc. 99-19942 Filed 8-3-99; 8:45 am]

BILLING CODE 4310-70-M

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-380;
Enforcement Proceeding]

Certain Agricultural Tractors Under 50 Power Take-off Horsepower; Commission Determination Concerning Violation of Cease and Desist Orders and Civil Penalty

AGENCY: International Trade
Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission determined that the respondents in the above-captioned formal enforcement proceeding have violated the Commission cease and desist orders issued to them on February 25, 1997, and determined to impose a civil penalty for the amount of \$2,320,000.

FOR FURTHER INFORMATION CONTACT: Shara L. Aranoff, Esq., Office of the General Counsel, U.S. International Trade Commission, telephone 202-205-3090.

SUPPLEMENTARY INFORMATION: The trademark-based section 337 investigation that preceded this enforcement proceeding was instituted on February 14, 1996, based on a complaint filed by Kubota Corporation, Kubota Tractor Corporation, and Kubota Manufacturing of America, Inc. (collectively "Kubota"). On February 25, 1997, at the conclusion of the original investigation, the Commission issued cease and desist orders directed, *inter alia*, to Gamut Trading Co., Inc. ("Gamut Trading") and Gamut Imports. The cease and desist orders provide that Gamut Trading and Gamut Imports, as well as their "principals, stockholders, officers, directors, employees, agents, licensees, distributors, controlled (whether by stock ownership or otherwise) and/or majority-owned business entities, successors and assigns," shall not "import or sell for importation into the United States" or "sell market, distribute, offer for sale, or otherwise transfer (except for exportation) in the United States" covered product, defined as "agricultural tractors under 50 power take-off horsepower manufactured by Kubota Corporation of Japan that infringe federally-registered U.S.