Communities for western Oregon BLM districts that contain O&C grant lands and Coos Bay Wagon Road grant lands. Committees' consists of 15 local citizens, plus 6 alternates, representing a wide array of interests.

The Act creates a mechanism for local community collaboration with federal land management activities in the selection of projects to be conducted on federal lands or that will benefit resources on federal lands using funds under Title II of the Act. Committee members review proposed projects and transmit their recommendations on these projects to the agency.

Committee membership must be balanced in terms of the categories of interest represented. Members serve without monetary compensation, but will be reimbursed for travel and per diem when on Committee business, as authorized by 5 U.S.C. 5703. Prospective members and alternates are advised that serving on a Resource Advisory Committee calls for a substantial commitment of time and energy.

Any individual or organization may nominate one or more persons to serve on the Committees. Individuals may also nominate themselves or others. Nominees must reside within one of the counties that are (in whole or part) within the BLM District boundaries of the Committee(s) on which membership is sought. A person may apply for and serve on more than one Committee. Nominees will be evaluated based on their education, training, and experience relating to land use issues and knowledge of the geographical area of the Committee. Nominees must also demonstrate a commitment to collaborative resource decision-making.

You may make nominations for the following categories of interest:

Category One—representatives of organized labor; developed outdoor recreation; off-highway vehicle use; energy and/or mining development; timber industry; or holders of federal grazing permits.

Category Two—representatives of nationally, regionally or locally recognized environmental organizations; dispersed recreation, archaeological and historic interests; or wild horse and burro groups.

Category Three—State, county or local elected officials; representatives of Native American Tribes; school officials or teachers, or the public-at-large.

The BLM Resource Advisory Committees are based on western Oregon BLM District boundaries. Specifically, the BLM Committees are as follows: Salem District Resource Advisory Committee advises officials on projects associated with federal lands within the Salem District boundary which includes Benton, Clackamas, Clatsop, Columbia, Lane, Lincoln, Linn, Marion, Multnomah, Polk, Tillamook, Washington, and Yamhill Counties.

Eugene District Resource Advisory Committee advises federal officials on projects associated with federal lands within the Eugene District boundary. The area covers Benton, Douglas, Lane, and Linn Counties.

Roseburg District Resource Advisory Committee advises federal officials on projects associated with federal lands within the Roseburg District boundary which includes Douglas, Lane, and Jackson Counties.

Medford District Resource Advisory Committee advises federal officials on projects associated with federal lands within the Medford District and Klamath Falls Resource Area in the Lakeview District. The area covers Coos, Curry, Douglas, Jackson, and Josephine Counties, and small portions of west Klamath County.

Coos Bay District Resource Advisory Committee advises federal officials on projects associated with federal lands within the Coos Bay District which includes Coos, Curry, Douglas, and Lane Counties.

Dated: February 19, 2003.

Cathy Harris,

Public Affairs Chief, Oregon/Washington Bureau of Land Management.

[FR Doc. 03–4346 Filed 2–24–03; 8:45 am]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[OR-100-5882-AF; HAG03-0074]

Notice of Public Meeting, Roseburg Resource Advisory Committee Meeting

AGENCY: Bureau of Land Management, Interior.

ACTION: Meeting notices for the Roseburg District Bureau of Land Management (BLM) Resource Advisory Committee under section 205 of the Secure Rural Schools and Community Self Determination Act of 2000 (Pub. L. 106–393).

SUMMARY: This notice is published in accordance with section 10(a)(2) of the Federal Advisory Committee Act. Meeting notice is hereby given for the Roseburg District BLM Resource Advisory Committee pursuant to section 205 of the Secure Rural School and Community Self Determination Act of

2000, Public Law 106–393 (the Act). Topics to be discussed by the Roseburg District BLM Resource Advisory Committee include operating procedures, processes used for decision making, facilitation needs, future meeting dates, and a field trip to discuss density management practices.

DATES: The Roseburg Resource Advisory Committee will meet at the BLM Roseburg District Office, 777 NW. Garden Valley Boulevard, Roseburg, Oregon 97470, 9 a.m. to 2 p.m. on March 31, 2003, and 9 a.m. to 2 a.m. for the field trip May 19, 2003.

Committees have been formed for western Oregon BLM district that contain Oregon & California (O&C) Grant Lands and Coos Bay Wagon Road lands. The Act establishes a six-year payment schedule to local counties in lieu of funds derived from the harvest of timber on federal lands, which have dropped dramatically over the past 10 years.

The Act creates a mechanism for local community collaboration in the selection of federal land management projects that will be funded under Title II of the Act. The Roseburg District BLM Resource Advisory Committee consists of 15 local citizens (plus 6 alternates) representing a wide array of interests.

FOR FURTHER INFORMATION CONTACT:

Additional information concerning the Roseburg District BLM Resource Advisory Committee may be obtained from E. Lynn Burkett, Public Affairs Officer, Roseburg District Office, 777 NW. Garden Valley Blvd., Roseburg, Oregon 97470 or elynn_burkett@blm.gov, or on the web at http://www.or.blm.gov.

Dated: February 4, 2003.

Mark A. Buckbee,

Roseburg District Manager.

[FR Doc. 03-4195 Filed 2-24-03; 8:45 am]

BILLING CODE 4310-33-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[ES-960-1310-XG]

Notice of Temporary Closure of Eastern States; Office/Remodeling

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of temporary closure.

SUMMARY: The Bureau of Land Management, Eastern States State Office is in the process of a remodeling and refurbishing project. The Public Room, Dockets, Accounts, Bindery, the Vaults and Central Records will not be

available to the public. There will be no over-the-counter transactions or research of patent records not contained within the GLO records system. The official records (*i.e.*, case files, field notes, maps, plats, patents, etc.) located in the vaults and dockets will not be available for public inspection. Incoming phone calls will be answered and routed accordingly. All accounting transactions, deposits and GLO system requests will continue without interruption.

DATES: The dates that the Bureau of Land Management, Eastern States Office will be closed for remodeling and refurbishing are February 24, 2003 through March 17, 2003. We will resume all services and access to case files and patents on March 18, 2003. Full access to all other records previously mentioned will commence on March 31, 2003.

FOR FURTHER INFORMATION CONTACT:

Stephen Douglas, Deputy State Director, Cadastral Survey and GLO Records, (703) 440–1688.

Dated: February 13, 2003.

Michael D. Nedd,

State Director, Eastern States. [FR Doc. 03–4494 Filed 2–21–03; 12:08 pm] BILLING CODE 4310–GJ–P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

Agency Information Collection Activities: Submitted for Office of Management and Budget (OMB) Review; Comment Request

AGENCY: Minerals Management Service (MMS), Interior.

ACTION: Notice of an extension of a currently approved information collection (OMB Control Number 1010–0113).

SUMMARY: To comply with the Paperwork Reduction Act (PRA) of 1995, we are notifying the public that we have submitted to OMB an information collection request (ICR) to renew approval of the paperwork requirements in the regulations under 30 CFR Part 206, Subpart B, Indian Oil. This notice also provides the public a second opportunity to comment on the paperwork burden of these regulatory requirements. The ICR is titled: "30 CFR Part 206, Subpart B, Indian Oil (Form MMS–4416, Indian Crude Oil Valuation Report)."

DATES: Submit written comments on or before March 27, 2003.

ADDRESSES: Submit written comments to Sharron L. Gebhardt, Regulatory Specialist, Minerals Management Service, Minerals Revenue Management, PO Box 25165, MS 320B2, Denver, Colorado 80225. If you use an overnight courier service, our courier address is Building 85, Room A-614, Denver Federal Center, Denver, Colorado 80225. You may also email your comments to us at mrm.comments@mms.gov. Include the title of the information collection and the OMB control number in the "Attention" line of your comment. Also include your name and return address. Submit electronic comments as an ASCII file avoiding the use of special characters and any form of encryption. If you do not receive a confirmation we have received your email, contact Ms. Gebhardt at (303) 231-3211.

FOR FURTHER INFORMATION CONTACT:

Sharron L. Gebhardt, telephone (303) 231–3211, FAX (303) 231–3385 or email sharron.gebhardt@mms.gov. You may also contact Sharron Gebhardt to obtain a copy at no cost of the regulations that require the subject collection of information.

SUPPLEMENTARY INFORMATION:

Title: 30 CFR part 206, subpart B, Indian Oil (Form MMS–4416, Indian Crude Oil Valuation Report).

OMB Control Number: 1010–0113. Bureau Form Number: Form MMS– 4416

Abstract: The Department of the Interior (DOI) is responsible for matters relevant to mineral resource development on Federal and Indian lands and the Outer Continental Shelf (OCS). The Secretary of the Interior (Secretary) is responsible for managing the production of minerals from Federal and Indian lands and the OCS, collecting royalties from lessees who produce minerals, and distributing the funds collected in accordance with applicable laws. The Secretary has an Indian trust responsibility to manage Indian lands and seek advice and information from Indian beneficiaries. MMS performs the royalty management functions and assists the Secretary in carrying out DOI's Indian trust responsibility

Section 101(a) of the Federal Oil and Gas Royalty Management Act of 1982 (FOGRMA), as amended, requires the Secretary to "establish a comprehensive inspection, collection, and fiscal and production accounting and auditing system to provide the capability to accurately determine oil and gas royalties, interest, fines, penalties, fees, deposits, and other payments owed, and collect and account for such amounts in a timely manner." To accomplish these

tasks more effectively, MMS published a proposed rule in the **Federal Register** on February 12, 1998 (63 FR 7089) and a supplementary proposed rule on January 5, 2000 (65 FR 403). The proposed rules add more certainty to the valuation of oil produced from Indian lands and eliminate any direct reliance on posted prices by, among other provisions, requiring Indian lessees and purchasers to submit certain contract information to MMS.

MMS has announced in the Federal Register on February 12, 2003 (68 FR 7086), the dates, places, and times for workshops on issues related to the existing rules adopted in March 2000 governing the valuation for royalty purposes of crude oil produced from Federal leases. The workshops will address, among other things, issues related to calculation of transportation allowances (including the rate of return allowed for calculating actual costs under non-arm's-length transportation arrangements), timing and application of published index prices, and calculation of location and quality differentials under certain circumstances

Because of the substantive overlap between these issues and issues involved in the proposed rule on Indian oil valuation, and to give persons interested in Indian lease issues an opportunity to participate in the workshops, MMS is reopening the comment period for 60 days on the proposed rule on Indian oil valuation so it can include in the record any relevant comments received. MMS can then consider those comments as they might apply to the Indian oil valuation rule.

Not collecting this information would limit the Secretary's ability to discharge his/her duties and may also result in loss of royalty payments to the Indian lessor due to royalties not being collected on prices received under higher priced long-term sales contracts. Proprietary information submitted is protected, and there are no questions of a sensitive nature included in this ICR.

We have also changed the title of this ICR from "Indian Crude Oil Valuation Report (Form MMS–4416)" to "30 CFR part 206, subpart B, Indian Oil (Form MMS–4416, Indian Crude Oil Valuation Report)" to clarify the regulatory language we are covering under 30 CFR part 206.

Frequency: Annually; as Agreements/Contracts Change.

Estimated Number and Description of Respondents: 337 (225 oil royalty payors/112 nonpayor—purchasers).

Estimated Annual Reporting and Recordkeeping "Hour" Burden: 2,363 hours.