Information Relay Service at 1–800–877–8339, to leave a message for Ms. Bell.

SUPPLEMENTARY INFORMATION: OMB regulations at 5 CFR part 1320, which implement provisions of the Paperwork Reduction Act, 44 U.S.C. 3501-3521, require that interested members of the public and affected agencies be given an opportunity to comment on information collection and recordkeeping activities (see 5 CFR 1320.8 (d) and 1320.12(a)). This notice identifies an information collection that the BLM plans to submit to OMB for approval. The Paperwork Reduction Act provides that an agency may not conduct or sponsor a collection of information unless it displays a currently valid OMB control number. Until OMB approves a collection of information, you are not obligated to respond.

The BLM will request a 3-year term of approval for this information collection activity. Comments are invited on: (1) The need for the collection of information for the performance of the functions of the agency; (2) the accuracy of the agency's burden estimates; (3) ways to enhance the quality, utility and clarity of the information collection; and (4) ways to minimize the information collection burden on respondents, such as use of automated means of collection of the information. A summary of the public comments will accompany our submission of the information collection requests to OMB.

Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so

The following information pertains to this request:

Title: Application for Land for Recreation or Public Purposes (43 CFR 2740 and 2912).

OMB Control Number: 1004–0012.

Summary: The Bureau of Land Management (BLM) uses the information collection to decide whether or not to lease or sell certain public lands to applicants under the Recreation and Public Purposes Act, 43 U.S.C. 869 to 869–4. The Act authorizes the Secretary of the Interior to lease or sell, for recreational or public purposes, certain public lands to State, Territory, county, and local governments;

nonprofit corporations; and nonprofit associations.

Frequency of Collection: Once. Forms: Form 2740–1, Application for Land for Recreation or Public Purposes. Description of Respondents: 21 State,

Territory, country and local governments; 1 nonprofit association; and 1 nonprofit corporation.

Estimated Annual Responses: 23.
Estimated Annual Burden Hours: 920
hours (40 hours per application).
Estimated Annual Non-Hour Costs:

Estimated Annual Non-Hour Costs: \$2,300 (\$100 per application).

Jean Sonneman,

Bureau of Land Management, Information Collection Clearance Officer, Bureau of Land Management.

[FR Doc. 2015–14710 Filed 6–15–15; 8:45 am]

BILLING CODE 4310-84-P

DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-MWR-MIMI-17964; PPMWMIMIA0/PPMPSPD1Z.YM0000]

Establishment of a New Recreation Fee Area at Minuteman Missile National Historic Site

AGENCY: National Park Service, Interior. **ACTION:** Notice.

SUMMARY: The National Park Service plans to establish fees for the tour of the Launch Control Facility Delta-01. The proposed amenity fee is intended to provide enhanced tour reservation services through the Recreation.gov system. This reservation service would replace the existing first-come first-serve system for providing tour tickets. The park will use the revenue to fund preservation maintenance requirements of the Launch Control Facility Delta-01 site, potentially increase staff to accommodate the increase in visitation and implement a tour reservation system through Recreation.gov.

DATES: We will begin collecting fees on December 16, 2015.

FOR FURTHER INFORMATION CONTACT: Eric Leonard, Superintendent, Minuteman Missile National Historic Site, 24545 Cottonwood Road, Philip, South Dakota 57567; telephone (605) 433–5552; or by email at <code>eric_leonard@nps.gov</code>.

SUPPLEMENTARY INFORMATION: This notice is to comply with Section 804 of the Federal Lands Recreation Enhancement Act of 2004 (Pub. L. 108–447). The act requires agencies to give the public 6 months advance notice of the establishment of a new recreation fee area. The guided tour fee structure will be \$6 per adult; \$4 for ages 13 to

16; and no charge for children 12 years of age and under. The Delta-09 Missile Launch Facility (missile silo), including self-guided and limited guided tours, will remain a fee-free area. These fees were determined through a comparability study of similar sites in the area at Federal, state, and private recreation areas. In accordance with NPS public involvement guidelines, the park engaged numerous individuals, organizations, and local, state, and Federal government representatives while planning for the implementation of this fee.

Dated: April 28, 2015.

Lena McDowall,

Chief Financial Officer.

[FR Doc. 2015-14723 Filed 6-15-15; 8:45 am]

BILLING CODE 4310-MA-P

DEPARTMENT OF THE INTERIOR

Bureau of Safety and Environmental Enforcement

[Docket ID BSEE-2015-0001; OMB Control Number 1014-0021; 15XE1700DX EEEE500000 EX1SF0000.DAQ000]

Information Collection Activities: Operations in the Outer Continental Shelf for Minerals Other Than Oil, Gas, and Sulphur; Submitted for Office of Management and Budget (OMB) Review; Comment Request

ACTION: 30-Day notice.

SUMMARY: To comply with the Paperwork Reduction Act of 1995 (PRA), the Bureau of Safety and Environmental Enforcement (BSEE) is 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 *Operations in the Outer Continental Shelf for Minerals Other than Oil, Gas, and Sulphur.* This notice also provides the public a second opportunity to comment on the revised paperwork burden of these regulatory requirements.

DATE: You must submit comments by July 16, 2015.

ADDRESSES: Submit comments by either fax (202) 395–5806 or email (OIRA_Submission@omb.eop.gov) directly to the Office of Information and Regulatory Affairs, OMB, Attention: Desk Officer for the Department of the Interior (1014–0021). Please provide a copy of your comments to BSEE by any of the means below.

• Electronically go to http:// www.regulations.gov. In the Search box, enter BSEE–2015–0001 then click search. Follow the instructions to submit public comments and view all related materials. We will post all comments.

• Email cheryl.blundon@bsee.gov, fax (703) 787–1546, or mail or hand-carry comments to the Department of the Interior; Bureau of Safety and Environmental Enforcement; Regulations and Standards Branch; ATTN: Cheryl Blundon; 45600 Woodland Road, Sterling, VA 20166. Please reference ICR 1014–0021 in your comment and include your name and return address.

FOR FURTHER INFORMATION CONTACT:

Cheryl Blundon, Regulations and Standards Branch, (703) 787–1607, to request additional information about this ICR. To see a copy of the entire ICR submitted to OMB, go to http://www.reginfo.gov (select Information Collection Review, Currently Under Review).

SUPPLEMENTARY INFORMATION:

Title: 30 CFR 282, Operations in the Outer Continental Shelf for Minerals Other than Oil, Gas, and Sulphur.

OMB Control Number: 1014-0021 Abstract: The Outer Continental Shelf (OCS) Lands Act, as amended (43 U.S.C. 1334 and 43 U.S.C. 1337(k)), authorizes the Secretary of the Interior to implement regulations to grant leases of any mineral other than oil, gas, and sulphur to qualified parties. This regulation governs mining operations within the OCS and establishes a comprehensive leasing and regulatory program for such minerals. This regulation has been designed to: (1) Recognize the differences between the OCS activities associated with oil, gas, and sulphur discovery and development and those associated with the discovery and development of other minerals; (2) facilitate participation by States directly

affected by OCS mining activities; (3) provide opportunities for consultation and coordination with other OCS users and uses; (4) balance development with environmental protection; (5) insure a fair return to the public; (6) preserve and maintain free enterprise competition; and (7) encourage the development of new technology.

The authorities and responsibilities described above are among those delegated to the Bureau of Safety and Environmental Enforcement (BSEE). Therefore, this ICR addresses the regulations at 30 CFR 282, Operations in the Outer Continental Shelf for Minerals Other than Oil, Gas, and Sulphur. It should be noted that there has been no activity in the OCS for minerals other than oil, gas and sulphur for many years and no information collected. However, because these are regulatory requirements, the potential exists for information to be collected; therefore, we are renewing this collection of information.

Responses are mandatory or are required to obtain or retain a benefit. No questions of a sensitive nature are asked. The BSEE protects information considered proprietary under the Freedom of Information Act (5 U.S.C. 552) and DOIs implementing regulations (43 CFR 2), and under the regulations at and §§ 282.5, 282.6, and 282.7.

BSEE will use the information required by 30 CFR 282 to determine if lessees are complying with the regulations that implement the mining operations program for minerals other than oil, gas, and sulphur. Specifically, BSEE will use the information:

• To ensure that operations for the production of minerals other than oil, gas, and sulphur in the OCS are conducted in a manner that will result in orderly resource recovery,

development, and the protection of the human, marine, and coastal environments.

- To ensure that adequate measures will be taken during operations to prevent waste, conserve the natural resources of the OCS, and to protect the environment, human life, and correlative rights.
- To determine if suspensions of activities are in the national interest, to facilitate proper development of a lease including reasonable time to develop a mine and construct its supporting facilities, and to allow for the construction or negotiation for use of transportation facilities.
- To identify and evaluate the cause(s) of a hazard(s) generating a suspension, the potential damage from a hazard(s) and the measures available to mitigate the potential for damage.
- For technical evaluations that provide a basis for BSEE to make informed decisions to approve, disapprove, or require modification of the proposed activities.

Frequency: On occasion and as required by regulations.

Description of Respondents: Potential respondents comprise OCS Federal oil, gas, or sulphur lessees and/or operators.

Estimated Reporting and Recordkeeping Hour Burden: The estimated annual hour burden for this information collection is a total of 56 hours and \$100,000 non-hour cost burdens. The following chart details the individual components and estimated hour burdens. In calculating the burdens, we assumed that respondents perform certain requirements in the normal course of their activities. We consider these to be usual and customary and took that into account in estimating the burden.

BURDEN TABLE

Citation 30 CFR 282	Reporting or recordkeeping requirement*	Non-hour cost burden		
		Hour burden	Average number of annual responses	Annual burden hours
	Subpart A—General			
5 6	Request non-disclosure of data and information	10 1	1 request	10 1
Subtotal			3 Responses	12 Hours
	Subpart B—Jurisdiction and Responsibilit	ies of Director		
11(d)(1);	Request consolidation/unitization of two or more leases or lease portions into a single mining unit.	1	1 request	1

BURDEN TABLE—Continued

Citation 30 CFR 282	Reporting or recordkeeping requirement*	Non-hour cost burden		
		Hour burden	Average number of annual responses	Annual burden hours
11(d)(4) 12(f); 13(d); 28(c)	State requests different method of allocating production	1 20	1 request	1 20
12(h)	Request departures from the operating requirements	Burden covered under 30 CFR 250, Subpart A, 1014–0022.		С
13(b), (f)(2); 31	Request suspension or temporary prohibition or production or operations; include all documentation—or any other information BSEE may require.	2	1 request	2
13(d); 13(e)(2)	Submit a Delineation, Testing, or Mining Plan or revised Plan	BOEM requirement covered under 30 CFR 582, 1010–0081.		
13(e)	Submit site-specific study plan and results	8	1 study	8
		1 study × \$100,000 = \$100,000		000
14	Submit response copy of Form BSEE-1832 indicating date violations (INCs) corrected, etc	2	1 response	2
Subtotal			6 Responses	34 Hours
		\$100	0,000 Non-Hour Cost Bu	rden
	Subpart C—Obligations and Responsibiliti	es of Lessees		
27(b)	Request use of new or alternative technologies, techniques,	1	1 request	1
27(c)	etc. Notify BSEE of death or serious injury; fire, exploration, or	1	1 notification	1
27(d)(2)	other hazardous event, pollution etc.; submit report. Request reimbursement for furnishing food, quarters, and transportation for BSEE representatives (no requests received in many years; minimal burden).	2	1 request	2
27(e)	Identify vessels, platforms, structures, etc. with signs	1	1 sign	1
27(f)(2)	Log all drill holes susceptible to logging; submit copies of logs to BSEE.	3	1 log	3
27(h)(3–4)	Mark equipment; record items lost overboard; notify BSEE	1	1 notification	1
27(k)	Enter weight or quantity and quality of each mineral produced	BOEM requirement covered under 30 CFR 582, 1010–0081.		С
28(d)	Demonstrate effectiveness procedure(s) for mitigating environmental impacts.	1	1 demonstration	1
Subtotal			7 Responses	10 Hours
	Subpart E—Appeals			1
50	File an appeal	Burden exempt under 5 CFR 1320.4(a)(2), (c).		C
Total Divides			16 Responses	56 Hours
Total Burden				

 $^{^{\}star}$ In the future, BSEE may require some requirements to be submitted electronically.

Estimated Reporting and Recordkeeping Non-Hour Cost Burden: We have identified one non-hour cost burden associated with the collection of information for a total of \$100,000. There is a cost to industry to submit site-specific study plan and the results. We have not identified any other non-

hour cost burdens associated with this collection of information.

Public Disclosure Statement: The PRA (44 U.S.C. 3501, et seq.,) provides that an agency may not conduct or sponsor a collection of information unless it displays a currently valid OMB control number. Until OMB approves a

collection of information, you are not obligated to respond.

Comments: Section 3506(c)(2)(A) of the PRA (44 U.S.C. 3501, et seq.,) requires each agency ". . . to provide notice . . . and otherwise consult with members of the public and affected agencies concerning each proposed

collection of information . . ." Agencies must specifically solicit comments to: (a) Evaluate whether the collection is necessary or useful; (b) evaluate the accuracy of the burden of the proposed collection of information; (c) enhance the quality, usefulness, and clarity of the information to be collected; and (d) minimize the burden on the respondents, including the use of technology.

To comply with the public consultation process, on March 26, 2015, we published a Federal Register notice (80 FR 16019) announcing that we would submit this ICR to OMB for approval. The notice provided the required 60-day comment period. In addition, § 282.0 provides the OMB Control Number for the information collection requirements imposed by the 30 CFR 282, regulations. The regulation also informs the public that they may comment at any time on the collections of information and provides the address to which they should send comments. We received four comments in response to the Federal Register. None of the comments received were germane to the paperwork burden of this information collection renewal.

Public Availability of Comments:
Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Dated: May 27, 2015.

Robert W. Middleton,

Deputy Chief, Office of Offshore Regulatory Programs.

[FR Doc. 2015–14696 Filed 6–15–15; 8:45 am] BILLING CODE 4310–VH–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. AA1921–167 (Fourth Review)]

Pressure Sensitive Plastic Tape From Italy; Notice of Commission Determination To Conduct a Full Five-Year Review

AGENCY: United States International Trade Commission.

ACTION: Notice.

SUMMARY: The Commission hereby gives notice that it will proceed with a full

review pursuant to the Tariff Act of 1930 ("The Act") to determine whether revocation of the antidumping duty finding on pressure sensitive plastic tape from Italy would be likely to lead to continuation or recurrence of material injury within a reasonably foreseeable time. A schedule for the review will be established and announced at a later date.

DATED: Effective Date: June 5, 2015.

FOR FURTHER INFORMATION CONTACT:

Carolyn Esko (202–205–3002), Office of Investigations, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436. Hearingimpaired persons can obtain information on this matter by contacting the Commission's TDD terminal on 202-205-1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202-205-2000. General information concerning the Commission may also be obtained by accessing its internet server (http:// www.usitc.gov). The public record for this review may be viewed on the Commission's electronic docket (EDIS) at http://edis.usitc.gov.

For further information concerning the conduct of this review and rules of general application, consult the Commission's Rules of Practice and Procedure, part 201, subparts A through E (19 CFR part 201), and part 207, subparts A, D, E, and F (19 CFR part 207).

SUPPLEMENTARY INFORMATION: On June 5, 2015, the Commission determined that it should proceed to a full review in the subject five-year review pursuant to section 751(c) of the Tariff Act of 1930 (19 U.S.C. 1675(c)). The Commission found that the domestic interested party group response to its notice of institution (80 FR 11224, March 2, 2015) was adequate and that the respondent interested party group response to its notice of institution was inadequate. The Commission also found that other circumstances warranted conducting a full review. A record of the Commissioners' votes, the Commission's statement on adequacy, and any individual Commissioner's statements will be available from the Office of the Secretary and at the Commission's Web site.

Authority: This review is being conducted under authority of title VII of the Tariff Act of 1930; this notice is published pursuant to section 207.62 of the Commission's rules.

By order of the Commission.

Issued: June 11, 2015.

Lisa R. Barton,

Secretary to the Commission.
[FR Doc. 2015–14755 Filed 6–15–15; 8:45 am]
BILLING CODE 7020–02–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Consent Decree Under the Clean Air Act

On June 9, 2015, the Department of Justice lodged a proposed Consent Decree with the United States District Court for the District of Idaho in the lawsuit entitled *United States* v. *Clearwater Paper Corporation*, Civil Action No. 15–00200.

Defendant Clearwater Paper Corporation (Clearwater) owns and operates a paper and pulp mill in Lewiston, Idaho. The proposed Consent Decree settles the claims for penalties and injunctive relief based on the following Clean Air Act violations: (1) Violations of Subparts A and BB of the federal New Source Performance Standards (NSPS), 40 CFR part 60; (2) violations of Subpart S of the National Emission Standards for Hazardous Air Pollutants (NESHAP), 40 CFR part 63; and (3) violations of Clearwater's Title V permit that incorporates these NESHAP and NSPS requirements. See 42 U.S.C. 7401 et seq. Under the proposed Consent Decree, Clearwater will install necessary equipment to cease ongoing violations by September 30, 2015. Clearwater will also pay a civil penalty of \$300,000.

The publication of this notice opens a period for public comment on the Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to United States v. Clearwater Paper Corporation, D.J. Ref. No. 90–5–2–1–10620. All comments must be submitted no later than thirty (30) days after the publication date of this notice. Comments may be submitted either by email or by mail:

To submit comments:	Send them to:
By email	pubcomment-ees.enrd@ usdoj.gov. Assistant Attorney General, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044–7611.

During the public comment period, the Consent Decree may be examined and downloaded at this Justice Department Web site: http://