cannot guarantee that we will be able to do so.

Nominations submitted by State or Tribal Historic Preservation Officers

KEY: State, County, Property Name, Multiple Name (if applicable), Address/ Boundary, City, Vicinity, Reference Number.

#### **INDIANA**

#### Carroll County

Wagoner-Ayres House, 4565 East State Road 18, Flora, SG100010377

#### **Putnam County**

Baker's Camp Covered Bridge, County Road 650 North over Big Walnut Creek, Bainbridge, SG100010368

Cornstalk Covered Bridge, County Road 1350 North over Cornstalk Creek, Roachdale vicinity, SG100010369

Dick Huffman Covered Bridge, County Road 1050 South/Huffman Road over Big Walnut Creek, Cloverdale vicinity, SG100010370

Dunbar Covered Bridge, County Road 25 North over Big Walnut Creek, Greencastle, SG100010371

Edna Collings Covered Bridge, County Road 450 North over Little Walnut Creek, Clinton Falls vicinity, SG100010372

Houck Covered Bridge, County Road 550 South over Big Walnut Creek, Greencastle vicinity, SG100010373

Oakalla Covered Bridge, County Road 375 West over Big Walnut Creek, Greencastle vicinity, SG100010374

Pine Bluff Covered Bridge, County Road 900 North over Big Walnut Creek, Bainbridge vicinity, SG100010375

Rolling Stone Covered Bridge, County Road 800 North over Big Walnut Creek, Bainbridge vicinity, SG100010376

### OREGON

### **Multnomah County**

Normandale Field, NE 57th Avenue and NE Hassalo Street, Portland, SG100010362

# PENNSYLVANIA

### **Delaware County**

Painter's Folly, 1421 Baltimore Pike, Chadds Ford, SG100010360

# Franklin County

Mary B. Sharpe School, (Educational Resources of Pennsylvania MPS), 850 Broad Street, Chambersburg, MP100010358

## SOUTH CAROLINA

### Aiken County

Ocean Grove School, Southeast of 12 Ocean Grove Road, near intersection with Shaw's Fork Rd., Aiken vicinity, SG100010365

# **Georgetown County**

Holy Cross Faith Memorial School, 88 Baskerville Drive, Pawleys Island vicinity, SG100010366

An additional documentation has been received for the following resource(s):

#### TENNESSEE

#### **Davidson County**

Parthenon, The (Additional Documentation), Centennial Park, Nashville, AD72001236

#### **Hamblen County**

Bethesda Presbyterian Church (Additional Documentation), 4990 Bethesda Road, Morristown vicinity, AD73001771

#### **Knox County**

Park, James, House (Additional Documentation), 422 W Cumberland Ave., Knoxville, AD72001242

#### **Sevier County**

Buckingham House (Additional Documentation), 3172 Boyds Creek Highway, Sevierville vicinity, AD71000831

## Williamson County

Lotz House (Additional Documentation), 1111 Columbia Ave., Franklin, AD76001809

#### VIRGINIA

#### **Chesterfield County**

Vawter Hall and Old President's House (Additional Documentation), Virginia State University campus, Ettrick, AD80004180

## **Henrico County**

## **Malvern Hill (Additional Documentation)**

(Civil War in Virginia MPS), SE of jct. of VA 5 and VA 156, Richmond vicinity, AD69000248

*Authority:* Section 60.13 of 36 CFR part 60.

## Paul Lusignan,

Acting Chief, National Register of Historic Places/National Historic Landmarks Program. [FR Doc. 2024–09234 Filed 4–29–24; 8:45 am]

BILLING CODE 4312-52-P

# **DEPARTMENT OF THE INTERIOR**

# Office of Natural Resources Revenue

[Docket No. ONRR-2011-0025; DS63644000 DR2000000.CH7000 234D1113RT, OMB Control Number 1012-0003]

Agency Information Collection Activities: 30 CFR Parts 1227, 1228, and 1229, Delegated and Cooperative Activities With States and Indian Tribes

**AGENCY:** Office of Natural Resources Revenue ("ONRR"), Interior.

**ACTION:** Notice of information collection; request for comment.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995 ("PRA"), ONRR is proposing to renew an information collection. ONRR uses the information collected in this Information Collection Request ("ICR") to: (1) review and approve delegation proposals from States seeking to perform royalty management functions, and (2) prepare a cooperative agreement with a State or Indian Tribe seeking to perform royalty audits.

**DATES:** Interested persons are invited to submit comments on or before July 1, 2024.

ADDRESSES: All comment submissions must (1) reference "OMB Control Number 1012–0003" in the subject line; (2) be sent to ONRR before the close of the comment period listed under DATES; and (3) be sent through the following method:

Electronically via the Federal eRulemaking Portal: Please visit https://www.regulations.gov. In the Search Box, enter the Docket ID Number for this ICR renewal ("ONRR-2011-0025") and click "search" to view the publications associated with the docket folder. Locate the document with an open comment period and click the "Comment Now!" button. Follow the prompts to submit your comment prior to the close of the comment period.

Docket: To access the docket folder to view the ICR Federal Register publications, go to https://www.regulations.gov and search "ONRR-2011-0025" to view renewal notices recently published in the Federal Register, publications associated with prior renewals, and applicable public comments received for this ICR. ONRR will make the comments submitted in response to this notice available for public viewing at https://www.regulations.gov.

OMB ICR Data: You may also view information collection review data for this ICR, including past OMB approvals, at https://www.reginfo.gov/public/do/PRASearch. Under the "OMB Control Number" heading enter "1012–0003" and click the "Search" button located at the bottom of the page. To view the ICR renewal or OMB approval status, click on the latest entry (based on the most recent date). On the "View ICR—OIRA Conclusion" page, check the box next to "All" to display all available ICR information provided by OMB.

**FOR FURTHER INFORMATION CONTACT:** To request additional information about this ICR, please contact Mr. Peter Hanley, State and Tribal Royalty Audit Committee, ONRR, by email to *Peter.Hanley@onrr.gov* or by telephone at (303) 231–3721.

Individuals in the United States who are deaf, deafblind, hard of hearing, or have a speech disability may dial 711 (TTY, TDD, or TeleBraille) to access telecommunications relay services. Individuals outside the United States should use the relay services offered within their country to make

international calls to the point-ofcontact in the United States.

**SUPPLEMENTARY INFORMATION:** Pursuant to the PRA, 44 U.S.C. 3501, et seq., and 5 CFR 1320.5, all information collections, as defined in 5 CFR 1320.3, require approval by OMB. ONRR may not conduct or sponsor, and you are not required to respond to, a collection of information unless it displays a currently valid OMB control number.

As part of ONRR's continuing effort to reduce paperwork and respondent burdens, ONRR is inviting the public and other Federal agencies to comment on new, proposed, revised, and continuing collections of information in accordance with the PRA and 5 CFR 1320.8(d)(1). This helps ONRR to assess the impact of its information collection requirements and minimize the public's reporting burden. It also helps the public understand ONRR's information collection requirements and provide the requested data in the desired format.

ONRR is especially interested in public comments addressing the following:

(1) Whether or not the collection of information is necessary for the proper performance of the functions of the agency, including whether or not the information will have practical utility;

(2) The accuracy of ONRR's estimate of the burden for this 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) How might the agency minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, *e.g.*, permitting electronic submission of response.

Comments that you submit in response to this notice are a matter of public record. ONRR will include or summarize each comment in its request to OMB to approve this ICR. 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, ONRR cannot guarantee that it will be able to do so.

Abstract: (a) General Information: The Secretary of the United States

Department of the Interior ("Secretary") is responsible for mineral resource development on Federal and Indian lands and the Outer Continental Shelf. Laws pertaining to Federal and Indian mineral leases are posted at https:// onrr.gov/references/statutes. Pursuant to the Federal Oil and Gas Royalty Management Act of 1982 ("FOGRMA") and other laws, the Secretary's responsibilities include maintaining a comprehensive inspection, collection, and fiscal and production accounting and auditing system that: (1) accurately determines mineral royalties, interest, and other payments owed, (2) collects and accounts for such amounts in a timely manner, and (3) disburses the funds collected. See 30 U.S.C. 1701 and 1711. ONRR performs these royalty and revenue management responsibilities for the Secretary. See Secretarial Order No. 3306.

Congress enacted FOGRMA, in part, "to effectively utilize the capabilities of the States and Indian Tribes in developing and maintaining an efficient and effective Federal royalty management system." 30 U.S.C. 1701(b)(5). Relevant to this ICR, FOGRMA provides the Secretary with authority to: (1) review and approve delegation proposals from states seeking to perform royalty management functions, and (2) prepare a cooperative agreement with a State or Indian Tribe seeking to perform royalty audits. 30 U.S.C. 1732 and 1735. Under 30 U.S.C. 1735, the Secretary can delegate all or part of the authority and responsibility to: "(1) conduct inspections, audits, and investigations; (2) receive and process production and financial reports; (3) correct erroneous reporting data; (4) perform automated verification; and (5) issue demands, subpoenas, and orders to perform restructured accounting, for royalty management enforcement purposes . . . to any State with respect  $\,$ to all Federal land within the State." 30 U.S.C. 1735(a)(1)–(5).

Through cooperative agreements, pursuant to 30 U.S.C. 1732, oil or gas royalty management information is shared, allowing a State or Indian Tribe to carry out certain inspection, auditing, investigation, and limited enforcement activities in cooperation with the Secretary. Several States and Indian Tribes are working partners with ONRR and are an integral part of the overall onshore and offshore compliance effort. Through the Appropriations Act of 1992 (Pub. L. 102–154), codified at 30 U.S.C. 196, the Secretary's authority for oil and gas leases was extended to other energy and mineral leases, including coal, geothermal steam, and leases subject to 43 U.S.C. 1337(g) of the Outer

Continental Shelf Lands Act ("OCSLA") as discussed further below.

(b) Information Collections: This ICR covers the paperwork requirements under 30 CFR parts 1227, 1228, and 1229. This collection of information is necessary for States and Indian Tribes to conduct audits and related investigations of Federal and Indian oil, gas, coal, other solid minerals, and geothermal royalty revenues from Federal and Tribal leased lands. ONRR uses the information collected to: (1) review and approve delegation proposals from States seeking to perform royalty management functions, and (2) prepare a cooperative agreement with a State or Indian Tribe seeking to perform royalty audits. The requirements of 30 CFR parts 1227, 1228, and 1229 are:

(1) 30 CFR part 1227—Delegation to States. Part 1227 governs the delegation of certain Federal royalty management functions to a State under 30 U.S.C. 1735, for Federal oil and gas leases covering Federal lands within the State. This part also governs the delegation of audit and investigative functions to a State for Federal geothermal leases or solid mineral leases covering Federal lands within the State (30 U.S.C. 196), or leases covering lands offshore of the State subject to section 8(g) of the OCSLA (43 U.S.C. 1337(g)). To be considered for such delegation, a State must submit a written proposal to ONRR, which ONRR must approve. Following the delegation process, 30 CFR part 1227 outlines State responsibilities, compensation, performance reviews, and the process for terminating a delegation.

(2) 30 CFR part 1228—Cooperative Activities with States and Indian Tribes. FOGRMA (30 U.S.C. 1732) authorizes the Secretary to enter into a cooperative agreement with a State or Indian Tribe to share oil and gas royalty management information, and to carry out inspection. audit, investigation, and enforcement activities on Federal and Indian lands. 30 CFR part 1228 implements this provision and set forth the requirements and procedures for entering into a cooperative agreement, the terms of such agreements, and subsequent responsibilities that must be carried out under the cooperative agreement. Through the Secretary's delegation of the authority contained in 30 CFR 1228.5(a), a State or Indian Tribe may enter into a cooperative agreement with ONRR's Director to carry out audits and related investigations of their respective leased lands. To enter into a cooperative agreement, a State or Indian Tribe must submit a written proposal to ONRR. The proposal must outline the activities that

the State or Indian Tribe will undertake and must present evidence that the State or Indian Tribe can meet the standards of the Secretary to conduct these activities. The State or Indian Tribe also must submit an annual work plan and budget, as well as quarterly reimbursement youchers.

(3) 30 CFR part 1229—Delegation to States. Part 1229 governs delegations to a State to conduct audits and related investigations for Federal lands within the State, and for Indian lands for which the State has received permission from the respective Indian Tribes or allottees to carry out audit activities delegated to the State under 30 U.S.C. 1735. 30 CFR 1229.4. Under 30 CFR part 1229 the State must receive the Secretary's delegation of authority and submit annual audit work plans detailing its audits and related investigations, annual budgets, and quarterly reimbursement vouchers. The State also must maintain

Title of Collection: 30 CFR parts 1227, 1228, and 1229, Delegated and Cooperative Activities with States and Indian Tribes.

OMB Control Number: 1012-0003.

Bureau Form Number: None.

*Type of Review:* Extension of a currently approved collection.

Respondents/Affected Public: States and Indian Tribes.

Total Estimated Number of Annual Respondents: 9 States and 6 Indian respondents.

Total Estimated Number of Annual Responses: 210.

Estimated Completion Time per Response: 79.51 hours.

Total Estimated Number of Annual Burden Hours: 16,697 hours.

The average completion time is 79.51 hours per response. The average completion time is calculated by dividing the estimated annual burden hours (16,697) by the annual responses (210) to obtain the total annual burden hours (79.51).

Respondent's Obligation: Required to obtain or retain a benefit.

Frequency of Collection: Annual.

Total Estimated Annual Non-Hour Burden Cost: ONRR identified no "nonhour cost" burden associated with this collection of information.

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.

The authority for this action is the PRA (44 U.S.C. 3501, *et seq.*).

#### Howard M. Cantor,

Director, Office of Natural Resources Revenue.

[FR Doc. 2024–09178 Filed 4–29–24;  $8:45~\mathrm{am}$ ]

BILLING CODE 4335-30-P

## **DEPARTMENT OF THE INTERIOR**

## **Bureau of Ocean Energy Management**

# Notice on Outer Continental Shelf Oil and Gas Lease Sales

**AGENCY:** Bureau of Ocean Energy Management, Interior.

**ACTION:** List of restricted joint bidders.

**SUMMARY:** Pursuant to the Energy Policy and Conservation Act of 1975 and the Bureau of Ocean Energy Management's (BOEM) regulatory restrictions on joint bidding, BOEM is publishing this list of restricted joint bidders. Each entity within one of the following groups is restricted from bidding with any entity in any of the other groups listed below at Outer Continental Shelf oil and gas lease sales held during the bidding period of May 1, 2024, through October 31, 2024.

**DATES:** This list of restricted joint bidders covers the bidding period of May 1, 2024, through October 31, 2024, and succeeds all prior published lists.

## SUPPLEMENTARY INFORMATION:

# Group I

BP America Production Company BP Exploration & Production Inc.

# Group II

Chevron Corporation Chevron U.S.A. Inc. Chevron Midcontinent, L.P. Unocal Corporation Union Oil Company of California Pure Partners, L.P.

# **Group III**

Eni Petroleum Co. Inc. Eni Petroleum US LLC Eni Oil US LLC Eni Marketing Inc. Eni BB Petroleum Inc. Eni US Operating Co. Inc. Eni BB Pipeline LLC

### Group IV

Equinor ASA Equinor Gulf of Mexico LLC Equinor USA E&P Inc.

### Group V

Exxon Mobil Corporation ExxonMobil Exploration Company

## Group VI

Petroliam Nasional Berhad (PETRONAS) Progress Resources USA Ltd. Progress Resources Gulf of Mexico LLC

## **Group VII**

Shell Oil Company Shell Offshore Inc. SWEPI LP Shell Frontier Oil & Gas Inc. SOI Finance Inc. Shell Gulf of Mexico Inc.

## **Group VIII**

Total E&P USA, Inc.

Even if an entity does not appear on the above list, BOEM may disqualify and reject certain joint or single bids submitted by an entity if that entity is chargeable for the prior production period with an average daily production in excess of 1.6 million barrels of crude oil, natural gas, and natural gas liquids. See 30 CFR 556.512.

Authority: 42 U.S.C. 6213; and 30 CFR 556.511–556.515.

#### Elizabeth Klein.

Director, Bureau of Ocean Energy Management.

[FR Doc. 2024-09208 Filed 4-29-24; 8:45 am]

BILLING CODE 4310-98-P

# INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701–TA–722–725 and 731–TA–1690–1693 (Preliminary)]

Crystalline Silicon Photovoltaic Cells, Whether or Not Assembled Into Modules, From Cambodia, Malaysia, Thailand and Vietnam; Institution of Antidumping and Countervailing Duty Investigations and Scheduling of Preliminary Phase Investigations

**AGENCY:** International Trade

Commission. **ACTION:** Notice.

**SUMMARY:** The Commission hereby gives notice of the institution of investigations and commencement of preliminary phase antidumping and countervailing duty investigation Nos. 701-TA-722-725 and 731-TA-1690-1693 (Preliminary) pursuant to the Tariff Act of 1930 ("the Act") to determine whether there is a reasonable indication that an industry in the United States is materially injured or threatened with material injury, or the establishment of an industry in the United States is materially retarded, by reason of imports of crystalline silicon photovoltaic cells, whether or not assembled into modules, from