§ 224.75 What must the Secretary do upon approval or disapproval of a final proposed TERA?

Within 10 days of the Secretary’s approval or disapproval of a final proposed TERA, the Secretary must notify the tribal governing body in writing and take the following actions:

<table>
<thead>
<tr>
<th>If the Secretary’s decision is . . .</th>
<th>Then the Secretary will . . .</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) To approve the final proposed TERA.</td>
<td>(1) Sign the TERA making it effective on the date of signature, and return the signed TERA to the tribal governing body; and&lt;br&gt;(2) Maintain a copy of the TERA and any subsequent amendments or supplements to the TERA.</td>
</tr>
<tr>
<td>(b) To disapprove the final proposed TERA.</td>
<td>Send the tribe a notice of disapproval that must include:&lt;br&gt;(1) The basis of the disapproval; and&lt;br&gt;(2) The changes or other actions required to address the Secretary’s basis for disapproval; and&lt;br&gt;(3) A statement that the decision is a final agency action and is subject to judicial review.</td>
</tr>
</tbody>
</table>

§ 224.76 Upon notification of disapproval, may a tribe re-submit a revised final proposed TERA?

Yes, within 45 days of receiving the notice of disapproval, or a later date as the Secretary and the tribe agree to in writing, the tribe may re-submit a revised final proposed TERA, approved by the tribal governing body and signed by the tribe’s authorized representative, to the Director that addresses the Secretary’s concerns. Unless the Secretary and the tribe otherwise agree, the Secretary must approve or disapprove the revised final proposed TERA within 60 days of the Director’s receipt of the revised final proposed TERA. Within 10 days of the Secretary’s approval or disapproval of a revised final proposed TERA, the Secretary must notify the tribal governing body in writing and take the following actions:

<table>
<thead>
<tr>
<th>If the Secretary’s decision is . . .</th>
<th>Then the Secretary will . . .</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) To approve the revised final proposed TERA.</td>
<td>(1) Sign the TERA making it effective on the date of signature, and return the signed TERA to the tribal governing body; and&lt;br&gt;(2) Maintain a copy of the TERA and any subsequent amendments or supplements to the TERA.</td>
</tr>
<tr>
<td>(b) To disapprove the revised final proposed TERA.</td>
<td>Send the tribe a notice of disapproval that must include:&lt;br&gt;(1) The reasons for the disapproval; and&lt;br&gt;(2) A statement that the decision is a final agency action and is subject to judicial review.</td>
</tr>
</tbody>
</table>

§ 224.77 Who may appeal the Secretary’s decision on a final proposed TERA or a revised final proposed TERA?

Only a tribe applying for a TERA may appeal the Secretary’s decision to disapprove a final proposed TERA or a revised final proposed TERA in accordance with the appeal procedures contained in subpart I of this part. No other person or entity may appeal the Secretary’s decision. The Secretary’s decision to approve a final proposed TERA or a revised final proposed TERA is a final agency action.

Subpart D—Implementation of Tribal Energy Resource Agreements

Applicable Authorities and Responsibilities

§ 224.80 Under what authority will a tribe perform activities for energy resource development?

A tribe will perform activities for energy resource development activities undertaken under a TERA under the authorities provided in the approved TERA. Notwithstanding anything in this part or an approved TERA to the contrary, a tribe will retain all sovereign and other powers it otherwise possesses.

§ 224.81 What laws are applicable to activities?

Federal and tribal laws apply to activities under a TERA, unless otherwise specified in the TERA.

§ 224.82 What activities will the Department continue to perform after approval of a TERA?

After approval of a TERA, the Department will provide a tribe: (a) All activities that the Department performs unless the tribe has assumed such activities under the TERA;
(b) Access to title status information and support services needed by a tribe in the course of evaluating proposals for leases, business agreements, or rights-of-way;

c) Coordination between the tribe and the Department for ongoing maintenance of accurate real property records;

d) Access to technical support services within the Department to assist the tribe in evaluating the physical, economic, financial, cultural, social, environmental, and legal consequences of approving proposals for leases, business agreements, or rights-of-way under a TERA; and

e) Assistance to ensure that third-party violations or breaches of the terms of leases, business agreements, or rights-of-way or applicable provisions of Federal law by third parties are handled appropriately.

LEASES, BUSINESS AGREEMENTS, AND RIGHTS-OF-WAY UNDER A TERA

§ 224.83 What must a tribe do after executing a lease or business agreement, or granting a right-of-way?

Following the execution of a lease, business agreement, or grant of right-of-way under a TERA, a tribe must:

(a) Inform the public of approval of the lease, business agreement, or right-of-way under the authority granted in the TERA; and

(b) Send a copy of the executed lease, business agreement, or right-of-way, or amendments, to the Director within one business day of execution. The copy must be sent by certified mail return receipt requested or by overnight delivery.

§ 224.84 When may a tribe grant a right-of-way?

A tribe may grant a right-of-way under a TERA if the grant of right-of-way is over tribal land for a pipeline or an electric transmission or distribution line if the pipeline or electric transmission or distribution line serves:

(a) An electric generation, transmission, or distribution facility located on tribal land; or

(b) A facility located on tribal land that processes or refines energy resources developed on tribal land.

§ 224.85 When may a tribe enter into a lease or business agreement?

A tribe may enter into a lease or business agreement for the purpose of energy resource development for:

(a) Exploration for, extraction of, or other development of the tribe’s energy mineral resources on tribal land including, but not limited to, marketing or distribution;

(b) Construction or operation of an electric generation, transmission, or distribution facility located on tribal land; or

(c) A facility to process or refine energy resources developed on tribal land.

§ 224.86 Are there limits on the duration of leases, business agreements, and rights-of-way?

(a) The duration of leases, business agreements, and rights-of-way entered into under a TERA are limited as follows:

(1) For leases and business agreements, except as provided in paragraph (b) of this section, 30 years;

(2) For leases for production of oil resources and gas resources, or both, 10 years and as long after as oil or gas production continues in paying quantities; and

(3) For rights-of-way, 30 years.

(b) A lease or business agreement a tribe enters into, or a right-of-way a tribe grants may be renewed at the discretion of the tribe as long as the TERA remains in effect and the approved activities have not been rescinded by the tribe or suspended or reassumed by the Department.

VIOLATION OR BREACH

§ 224.87 What are the obligations of a tribe if it discovers a violation or breach?

As soon as practicable after discovering or receiving notice of a violation or breach of a lease, business agreement, or right-of-way of a Federal or tribal environmental law resulting from an activity undertaken by a third party under a lease, business agreement, or right-of-way, the tribe must provide written notice to the Director describing: