§ 285.658  
You must submit your decommissioning application as provided in §§285.905 and 285.906.

CABLE AND PIPELINE DEVIATIONS

§ 285.658  Can my cable or pipeline construction deviate from my approved COP or GAP?

(a) You must make every effort to ensure that all cables and pipelines are constructed in a manner that minimizes deviations from the approved plan under your lease or grant.

(b) If MMS determines that a significant change in conditions has occurred that would necessitate an adjustment to your ROW, RUE or lease before the commencement of construction of the cable or pipeline on the grant or lease, MMS will consider modifications to your ROW grant, RUE grant, or your lease addendum for a project easement in connection with your COP or GAP.

(c) If, after construction, it is determined that a deviation from the approved plan has occurred, you must:

   (1) Notify the operators of all leases (including mineral leases issued under this subchapter) and holders of all ROW grants or RUE grants (including all grants issued under this subchapter) which include the area where a deviation has occurred and provide MMS with evidence of such notification;

   (2) Relinquish any unused portion of your lease or grant; and

   (3) Submit a revised plan for MMS approval as necessary.

(d) Construction of a cable or pipeline that substantially deviates from the approved plan may be grounds for cancellation of the lease or grant.

§ 285.659  What requirements must I include in my SAP, COP, or GAP regarding air quality?

(a) You must comply with the Clean Air Act (42 U.S.C. 7409) and its implementing regulations, according to the following table.

<table>
<thead>
<tr>
<th>If your project is located...</th>
<th>you must...</th>
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<tbody>
<tr>
<td>(1) In the Gulf of Mexico west of 87.5° west longitude (western Gulf of Mexico),</td>
<td>Include in your plan any information required for MMS to make the appropriate air quality determinations for your project.</td>
</tr>
<tr>
<td>(2) Anywhere else on the OCS,</td>
<td>Follow the appropriate implementing regulations as promulgated by the EPA under 40 CFR part 55.</td>
</tr>
</tbody>
</table>

(b) For air quality modeling that you perform in support of the activities proposed in your plan, you should contact the appropriate regulatory agency to establish a modeling protocol to ensure that the agency’s needs are met and that the meteorological files used are acceptable before initiating the modeling work. In the western Gulf of Mexico (west of 87.5° west longitude), you must submit to MMS three copies of the modeling report and three sets of digital files as supporting information. The digital files must contain the formatted meteorological files used in the modeling runs, the model input file, and the model output file.

Subpart G—Facility Design, Fabrication, and Installation

REPORTS

§ 285.700  What reports must I submit to MMS before installing facilities described in my approved SAP, COP, or GAP?

(a) You must submit the following reports to MMS before installing facilities described in your approved COP (§285.632(a)) and, when required by this part, your SAP (§285.614(b)) or GAP (§285.651):

   (1) A Facility Design Report; and

   (2) A Fabrication and Installation Report.

(b) You may begin to fabricate and install the approved facilities after MMS notifies you that it has received your reports and has no objections. If