Bureau of Indian Affairs, Interior

224.63, 224.64, 224.65, 224.68(d), 224.76, 224.83, 224.87, 224.109, 224.120(a), 224.139(b), 224.156, and 224.173. Please note that a Federal Agency 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.

Subpart B—Procedures for Obtaining Tribal Energy Resource Agreements

§ 224.50 What is the purpose of this subpart?
This subpart establishes procedures for:
(a) Pre-application and application consultations and process;
(b) Requirements for the content of applications;
(c) Submittal of completed applications; and
(d) Secretarial review and processing of applications.

§ 224.51 What is a pre-application consultation between a tribe and the Director?
(a) A tribe interested in entering into a TERA should request a pre-application consultation by writing to the Director, Office of Indian Energy and Economic Development. The request should include the name and contact information for the Designated Tribal Official who will coordinate scheduling with the Director.
(b) Upon receiving a pre-application consultation request, the Director will contact the Designated Tribal Official to schedule a pre-application consultation meeting. The Director may also initiate pre-application discussions with the tribal governing body.
(c) At the pre-application consultation meeting, the tribe and the Director may discuss any of the matters related to a future application including, but not limited to:
(1) The application process;
(2) The potential scope of the tribe’s future application, including any regulatory or administrative activities that the tribe anticipates exercising;
(3) The required content of an application for a TERA;
(4) The energy resource the tribe anticipates developing;
(5) The tribe’s capacity to manage and regulate the energy resource development the tribe identifies;
(6) Potential opportunities for funding capacity-building and other activities related to the energy resource the tribe anticipates developing under a TERA; and
(7) Any other matters applicable to this part, the Act, and the tribe.

§ 224.52 What may a tribe include in a TERA?
A TERA under this part:
(a) May include development of all or part of a tribe’s energy resources;
(b) Must specify the type of energy resource included;
(c) May include assumption by the tribe of certain activities normally carried out by the Department, except for inherently Federal functions; and
(d) Must specify the services or resources related to the specific activity related to energy resource development that the tribe proposes to assume from the Department.

§ 224.53 What must an application for a TERA contain?
(a) An application for a TERA must contain all of the following:
(1) A proposed TERA between the tribe and the Secretary, signed by the authorized representative of the tribe, that contains the provisions required by § 224.63;
(2) A statement that the Secretary recognizes the tribe as an Indian tribe and that the tribe has tribal land;
(3) A brief description of the tribe’s form of government;
(4) Copies of relevant portions of tribal documents (see paragraph (b) of this section);
(5) A map, legal description, and general description of the tribal land that the tribe intends to include in the TERA;
(6) A statement that meets the requirements in paragraph (c) of this section;
(7) A statement describing the tribe’s experience in negotiating and administering energy-related leases, business