corporate stock or a beneficial interest in the association; and
(c) If you own a lease interest, you will be charged with the proportionate share of the total lease acreage based on your share of the lease ownership. You will not be charged twice for the same acreage where you own both record title and operating rights for the lease. For example, if you own 50 percent record title interest in a 640 acre lease and 25 percent operating rights, you are charged with 320 acres.

§ 3206.15 How will BLM charge acreage holdings if the United States owns only a fractional interest in the geothermal resources in a lease?

Where the United States owns only a fractional interest in the geothermal resources of the lands in a lease, BLM will only charge you with the part owned by the United States as acreage holdings. For example, if you own 100 percent of record title in a 100 acre lease, and the United States owns 50 percent of the mineral estate, you are charged with 50 acres.

§ 3206.16 Is there any acreage which is not chargeable?

BLM does not count leased acreage included in any approved unit agreement, drilling contract, or development contract as part of your total state acreage holdings.

§ 3206.17 What will BLM do if my holdings exceed the maximum acreage limits?

BLM will notify you in writing if your acreage holdings exceed the limit in §3206.13. You have 90 days from the date you receive the notice to reduce your holdings to within the limit. If you do not comply, BLM will cancel your leases, beginning with the lease most recently issued, until your holdings are within the limit.

§ 3206.18 When will BLM issue my lease?

BLM issues your lease the day we sign it. Your lease goes into effect the first day of the next month after the issuance date.

§ 3206.19 How will BLM charge your lease acreage holdings if you own a lease held on behalf of the United States?

Where you own a lease held on behalf of the United States, BLM will charge you with the part of the lease acreage that you own. For example, if you own 25 percent of a lease, you are charged with 25 percent of the lease acreage. You will not be charged twice for the same acreage where you own both record title and operating rights for the lease. For example, if you own 50 percent record title interest in a 640 acre lease and 25 percent operating rights, you are charged with 320 acres.

§ 3206.20 How will BLM charge your lease acreage holdings if you own both record title and operating rights for the lease?

You will be charged with the proportionate share of the total lease acreage based on your share of the lease ownership. You will not be charged twice for the same acreage. You will be charged with the proportionate share of the total lease acreage based on your share of the lease ownership. You will not be charged twice for the same acreage where you own both record title and operating rights for the lease. For example, if you own 50 percent record title interest in a 640 acre lease and 25 percent operating rights, you are charged with 320 acres.

§ 3206.21 How will BLM charge your lease acreage holdings if you own a lease interest with a joint, deemed, or partial owner?

If you own a lease interest with a joint, deemed, or partial owner, you will be charged with the proportionate share of the total lease acreage based on your share of the lease ownership. You will not be charged twice for the same acreage where you own both record title and operating rights for the lease. For example, if you own 50 percent record title interest in a 640 acre lease and 25 percent operating rights, you are charged with 320 acres.

Subpart 3207—Lease Terms and Extensions

§ 3207.5 What terms (time periods) apply to my lease?

Your lease may include a number of different time periods. Not every time period applies to every lease. These periods include:
(a) A primary term consisting of:
(1) Ten years;
(2) An initial extension of the primary term for up to 5 years;
(3) An additional extension of the primary term for up to 5 years;
(b) A drilling extension of 5 years under §3207.14;
(c) A production extension of up to 35 years; and
(d) A renewal period of up to 55 years.

§ 3207.10 What is the primary term of my lease?

(a) Leases have a primary term of 10 years.
(b) BLM will extend the primary term for 5 years if:
(1) By the end of the 10th year of the primary term in paragraph (a), you have satisfied the requirements in §3207.11; and
(2) At the end of each year after the 10th year of the lease, you have satisfied the requirements in §3207.12(a) or (d) for that year.
(c) BLM will extend the primary term for 5 additional years if:
(1) You satisfied the requirements of §3207.12(b) or (d); and
(2) At the end of each year of the second 5-year extension you satisfy the requirements in §3207.12(c) or (d) for that year.
(d) If you do not satisfy the annual requirements during the initial or additional extension of your primary term, your lease terminates or expires.

§ 3207.11 What work am I required to perform during the first 10 years of my lease for BLM to grant the initial extension of the primary term of my lease?

(a) By the end of the 10th year, you must expend a minimum of $40 per acre in development activities that provide additional geologic or reservoir information, such as: