authorized by section 307(c)(3)(B)(iii) of the CZMA:  
(b) You do not submit a DPP under 30 CFR part 550, subpart B or do not comply with the approved DPP;  
(c) As the lessee of a nonproducing lease, you fail to comply with the Act, the lease, or the regulations issued under the Act, and the default continues for 30 days after BOEM mails you a notice by overnight mail;  
(d) The Regional Supervisor disapproves a DPP because you fail to comply with the requirements of applicable Federal law; or  
(e) The Secretary forfeits and cancels a producing lease under section 5(d) of the Act (43 U.S.C. 1334(d)).

INFORMATION AND REPORTING REQUIREMENTS

§ 550.186 What reporting information and report forms must I submit?  
(a) You must submit information and reports as BOEM requires.  
(1) You may obtain copies of forms from, and submit completed forms to, the Regional Supervisor.  
(2) Instead of paper copies of forms available from the Regional Supervisor, you may use your own computer-generated forms that are equal in size to BOEM’s forms. You must arrange the data on your form identical to the BOEM form. If you generate your own form and it omits terms and conditions contained on the official BOEM form, we will consider it to contain the omitted terms and conditions.  
(3) You may submit digital data when the Region is equipped to accept it.  
(b) When BOEM specifies, you must include, for public information, an additional copy of such reports.  
(1) You must mark it Public Information.  
(2) You must include all required information, except information exempt from public disclosure under §550.197 or otherwise exempt from public disclosure under law or regulation.

§§ 550.187–550.193 [Reserved]  

§ 550.194 How must I protect archaeological resources?  
(a) If the Regional Director has reason to believe that an archaeological resource may exist in the lease area, the Regional Director will require in writing that your EP, DOCD, or DPP be accompanied by an archaeological report. If the archaeological report suggests that an archaeological resource may be present, you must either:  
(1) Locate the site of any operation so as not to adversely affect the area where the archaeological resource may be; or  
(2) Establish to the satisfaction of the Regional Director that an archaeological resource does not exist or will not be adversely affected by operations. This requires further archaeological investigation, conducted by an archaeologist and a geophysicist, using survey equipment and techniques the Regional Director considers appropriate. You must submit the investigation report to the Regional Director for review.  
(b) If the Regional Director determines that an archaeological resource is likely to be present in the lease area and may be adversely affected by operations, the Regional Director will notify you immediately. You must not take any action that may adversely affect the archaeological resource until the Regional Director has told you how to protect the resource.  
(c) If you discover any archaeological resource while conducting operations in the lease or right-of-way area, you must immediately halt operations within the area of the discovery and report the discovery to the BOEM Regional Director. If investigations determine that the resource is significant, the Regional Director will tell you how to protect it.

§ 550.195 [Reserved]  

§ 550.196 Reimbursements for reproduction and processing costs.  
(a) BOEM will reimburse you for costs of reproducing data and information that the Regional Director requests if:  
(1) You deliver geophysical and geological (G&G) data and information to BOEM for the Regional Director to inspect or select and retain;