§ 550.115 How do I determine well producibility?

You must follow the procedures in this section to determine well producibility if your well is not in the GOM. If your well is in the GOM you must follow the procedures in either this section or in §550.116 of this subpart.

(a) You must write to the Regional Supervisor asking for permission to determine producibility.

(b) You must either:

(1) Allow the Regional Supervisor to witness each test that you conduct under this section; or

(2) Receive the Regional Supervisor prior approval so that you can submit either test data with your affidavit or third party test data.

(c) If the well is an oil well, you must conduct a production test that lasts at least 2 hours after flow stabilizes.

(d) If the well is a gas well, you must conduct a deliverability test that lasts at least 2 hours after flow stabilizes, or a four-point back pressure test.

§ 550.116 How do I determine producibility if my well is in the Gulf of Mexico?

If your well is in the GOM, you must follow either the procedures in §550.115 of this subpart or the procedures in this section to determine producibility.
(a) You must write to the Regional Supervisor asking for permission to determine producibility.

(b) You must provide or make available to the Regional Supervisor, as requested, the following log, core, analyses, and test criteria that BOEM will consider collectively:

1. A log showing sufficient porosity in the producible section.
2. Sidewall cores and core analyses that show that the section is capable of producing oil or gas.
3. Wireline formation test and/or mud-logging analyses that show that the section is capable of producing oil or gas.
4. A resistivity or induction electric log of the well showing a minimum of 15 feet (true vertical thickness except for horizontal wells) of producible sand in one section.

(c) No section that you count as producible under paragraph (b)(4) of this section may include any interval that appears to be water saturated.

(d) Each section you count as producible under paragraph (b)(4) of this section must exhibit:

1. A minimum true resistivity ratio of the producible section to the nearest clean or water-bearing sand of at least 5:1; and
2. One of the following:
   i. Electrical spontaneous potential exceeding 20-negative millivolts beyond the shale baseline; or
   ii. Gamma ray log deflection of at least 70 percent of the maximum gamma ray deflection in the nearest clean water-bearing sand—if mud conditions prevent a 20-negative millivolt reading beyond the shale baseline.

§ 550.117 How does a determination of well producibility affect royalty status?

A determination of well producibility invokes minimum royalty status on the lease as provided in 30 CFR 1202.53.

§ 550.118 [Reserved]

§ 550.119 Will BOEM approve subsurface gas storage?

The Regional Supervisor may authorize subsurface storage of gas on the OCS, on and off-lease, for later commercial benefit. The Regional Supervisor may authorize subsurface storage of gas on the OCS, off-lease, for later commercial benefit. To receive approval you must:

(a) Show that the subsurface storage of gas will not result in undue interference with operations under existing leases; and
(b) Sign a storage agreement that includes the required payment of a storage fee or rental.

§§ 550.120–550.121 [Reserved]

§ 550.122 What effect does subsurface storage have on the lease term?

If you use a lease area for subsurface storage of gas, it does not affect the continuance or expiration of the lease.

§ 550.123 Will BOEM allow gas storage on unleased lands?

You may not store gas on unleased lands unless the Regional Supervisor approves a right-of-use and easement for that purpose, under §§ 550.160 through 550.166 of this subpart.

FEES

§ 550.125 Service fees.

(a) The table in this paragraph (a) shows the fees that you must pay to BOEM for the services listed. The fees will be adjusted periodically according to the Implicit Price Deflator for Gross Domestic Product by publication of a document in the FEDERAL REGISTER. If a significant adjustment is needed to arrive at the new actual cost for any reason other than inflation, then a proposed rule containing the new fees will be published in the FEDERAL REGISTER for comment.

<table>
<thead>
<tr>
<th>Service—processing of the following:</th>
<th>Fee amount</th>
<th>30 CFR citation</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Change in Designation of Operator</td>
<td>$164</td>
<td>§ 550.143(d).</td>
</tr>
<tr>
<td>(2) Right-of-Use and Easement for State lessee</td>
<td>$2,569</td>
<td>§ 550.165.</td>
</tr>
<tr>
<td>(3) [Reserved]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(4) Exploration Plan (EP)</td>
<td>$3,442 for each surface location; no fee for revisions.</td>
<td>§ 550.211(d).</td>
</tr>
</tbody>
</table>