socioeconomic or environmental impacts to local communities, services and infrastructure;
(12) A brief description of the reclamation methods that will be used;
(13) Any other information that shows that the application meets the requirements of this subpart or that the applicant believes would assist the BLM in analyzing the impacts of the proposed development; and
(14) A map, or maps, showing:
(i) The topography, physical features, and natural drainage patterns;
(ii) Existing roads, vehicular trails, and utility systems;
(iii) The location of any proposed exploration operations, including seismic lines and drill holes;
(iv) To the extent known, the location of any proposed mining operations and facilities, trenches, access roads, or trails, and supporting facilities including the approximate location and extent of the areas to be used for pits, overburden, and tailings; and
(v) The location of water sources or other resources that may be used in the proposed operations and facilities.
§ 3922.30 Application—Additional information.
At any time during processing of the application, or the environmental or similar assessments of the application, the BLM may request additional information from the applicant. Failure to provide the best available and most accurate information may result in suspension or termination of processing of the application, or in a decision to deny the application.
§ 3922.40 Tract delineation.
(a) The BLM will delineate tracts for competitive sale to provide for the orderly development of the oil shale resource.
(b) The BLM may delineate more or less lands than were covered by an application for any reason the BLM determines to be in the public interest.
(c) The BLM may delineate tracts in any area acceptable for further consideration for leasing, whether or not expressions of leasing interest or applications have been received for those areas.
(d) Where the BLM receives more than 1 application covering the same lands, the BLM may delineate the lands that overlap as a separate tract.

Subpart 3923—Minimum Bid
§ 3923.10 Minimum bid.
The BLM will not accept any bid that is less than the FMV as determined under §3924.10(d). In no case may the minimum bid be less than $1,000 per acre.

Subpart 3924—Lease Sale Procedures
§ 3924.5 Notice of sale.
(a) After the BLM complies with subparts 3921 and 3922, the BLM may publish a notice of the lease sale in the FEDERAL REGISTER containing all information required by paragraph (b) of this section. The BLM will also publish a similar notice of lease sale that complies with this section once a week for 3 consecutive weeks, or such other time deemed appropriate by the BLM, in 1 or more newspapers of general circulation in the county or counties in which the oil shale lands are situated. The notice of the sale will be posted in the appropriate State Office at least 30 days prior to the lease sale.
(b) The notice of sale will:
(1) List the time and place of sale, the bidding method, and the legal land descriptions of the tracts being offered;
(2) Specify where a detailed statement of lease terms, conditions, and stipulations may be obtained;
(3) Specify the royalty rate and the amount of the annual rental;
(4) Specify that, prior to lease issuance, the successful bidder for a particular lease must pay the identified cost recovery amount, including the bidder’s proportionate share of the total cost of the NEPA analysis and of publication of the notice; and
(5) Contain such other information as the BLM deems appropriate.
(c) The detailed statement of lease terms, conditions, and stipulations will, at a minimum, contain:
(1) A complete copy of each lease and all lease stipulations to the lease; and