DEPARTMENT OF THE INTERIOR
Office of Surface Mining Reclamation and Enforcement

Information Quality Guidelines Pursuant to Section 515 of the Treasury and General Government Appropriations Act for Fiscal Year 2002

AGENCY: Office of Surface Mining Reclamation and Enforcement, Interior.

ACTION: Notice of availability of guidelines.

SUMMARY: These final guidelines implement guidelines published by the Office of Management and Budget (OMB) in the Federal Register which directed Federal agencies to issue and implement guidelines to ensure and maximize the quality, objectivity, utility, and integrity of government information disseminated to the public.

We, the Office of Surface Mining Reclamation and Enforcement (OSM), are issuing these final Information Quality Guidelines in order to comply with the OMB requirement.

FOR FURTHER INFORMATION CONTACT: Division of Administration, Office of Surface Mining, 5001 Southgate Drive, Billings, Montana, during regular business hours (9 a.m. to 4 p.m.), Monday through Friday.


Randy D. Heuscher,
Chief, Branch of Solid Minerals.

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DEPARTMENT OF THE INTERIOR
Bureau of Land Management

[ES–930–08–1310–00–241A; MSES 50961]

Mississippi: Proposed Reinstatement of Terminated Oil and Gas Lease

Under the provisions of Public Law 97–451, a petition for reinstatement of oil and gas lease MSES 50961, Scott County, Mississippi, was timely filed and accompanied by all required rentals and royalties from the date of termination.

No valid lease has been issued affecting the lands. The lessee has agreed to new lease terms for rentals and royalties at rates of $10 per acre and 16½ percent. Payment of $500 in administrative fees and a $155 publication fee has been made.

The Bureau of Land Management is proposing to reinstate the lease effective April 1, 2002, subject to the original terms and conditions of the lease and the increased rental and royalty rates cited above. This is in accordance with section 31 (d) and (e) of the Mineral Leasing Act of 1920, as amended (30 U.S.C. 188 (d) and (e)).

FOR FURTHER INFORMATION CONTACT: Gina Goodwin at (703) 440–1534.

Dated: October 9, 2002.

Walter Rewinski,
Acting State Director.

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The OMB guidelines require that after October 1, 2002, an affected person may seek and obtain, where appropriate, correction of disseminated information that does not comply with the OMB or Department of the Interior guidelines. An affected person is an individual or an entity that may use, benefit from, or be harmed by the dissemination of information at issue. We have established a process for tracking and responding to complaints in accordance with this direction. As part of this process, our website (http://www.osmre.gov) is being provided as a means for an affected person to challenge the quality of disseminated information. Written comments may be addressed to the Division of Administration, 1951 Constitution Ave., NW., Washington DC 20240 or by email to infoquality@osmre.gov.

A. How To Challenge Information Quality

If you want to challenge the quality of our disseminated information, please provide the following information: The name and address of the person filing the complaint; specific reference to the information being challenged; a statement of why you believe the information fails to satisfy the standards in the OSM, DOI or OMB guidelines; and how you are affected by the challenged information. You may include suggestions for correcting the challenged information, but it is not mandatory.

B. How We Will Process Complaints

Once we receive a complaint, we will have 10 business days to notify you of receipt. We will also notify the program area that disseminated the challenged information of the receipt of the complaint. We will have 60 calendar days from receipt to evaluate whether the complaint is accurate based on an analysis of all information available to the appropriate program or office. If, within the 60-calendar-day period, we determine that the compliant is without merit, we will notify you. If, within the 60-calendar-day period, we determine that the compliant has merit, we will notify you and the appropriate program or office. We will take reasonable steps to withdraw the information from the public domain and from any decision-making process in which it is being used. If we decide to correct the challenged information, we will notify you of our intent and make the correction. We will determine the schedule and procedure for correcting challenged information, but will not disseminate the challenged information in any form until we make the appropriate corrections. We will provide you with a copy of the corrected information once completed.

C. How To Appeal an Initial Decision or Lack of Action

If you do not receive the notices within the timeframe described above, or if you wish to appeal a determination of merit, or wish to appeal the proposed correction of information, you may appeal to the Director of OSM or a delegated official. The Director may intervene on behalf of the complainant to maintain the compliant-resolution process. If the Director determines that an appeal of a determination has merit or the proposed correction of information has merit, our appropriate program office will be notified. We will withdraw the challenged information from the public domain, to the extent practical, and will not use the information in any of our decision-making process until we correct it.

D. How We Handle Multiple Complaints

If we receive a second complaint before we issue the 60-calendar-day notice for an overlapping complaint under review, we will consider it at the same time. We will notify the second complainant within 10 business days that an analysis is in progress and provide its status. We will combine the earlier and later complaints and issue a combined 60-calendar-day notice.

If we receive the second complaint on the same subject after we have issued a 60-calendar-day notice, we will conduct a new and separate review.

E. Commenting on Draft and Final Documents

We conduct many activities by soliciting public review and comment on proposed documents before their issuance in final form. These activities include rulemakings and analyses conducted under the Surface Mining Control and Reclamation Act of 1977 (SMCRA), the National Environmental Policy Act (NEPA) and other authorities. For the purposes of the Information Quality Guidelines covered by this notice, we will generally treat requests we receive for corrections of information in draft documents as comments on the draft document. We will respond to these comments in the final document.

In the case of rulemakings and other public comment procedures, where we disseminate a study, analysis, or other information before the final agency action of information product, we will consider a request for correction before the final action or information product if we have determined that an earlier response would not unduly delay issuing the final action or information, and you have shown a reasonable likelihood of suffering actual harm if we do not resolve the complaint before the final action or information product dissemination.

When we receive requests for corrections of information in a final document, we will first determine whether the request pertains to an issue discussed in the draft document where the requester could have commented. If we determine that the requester had the opportunity to comment on the issue at the draft stage and failed to do so, we may consider the request to have no merit.

If information that did not appear in the draft document is the subject of a request for correction, we will consider that request. If we determine that the information does not comply with OMB or our guidelines and that the non-compliance presents significant new circumstances or information relevant to environmental concerns and bearing on the proposed action or its impacts, OSM will use existing mechanisms to remedy the situation, such as re-proposed a rule or supplementing public analysis.

F. Annual Report on Complaints

We will submit a report for each fiscal year to the Department of the Interior’s Office of the Chief Information Officer (OCIO) not later than November 30 of each year. The report will identify the number, nature, and resolution of complaints received. The OCIO staff will consolidate all bureau reports into a Departmental annual report and submit to the Director of OMB no later than January 1, annually.

IV. Definitions

1. “Quality” is an encompassing term that includes utility, objectivity, and integrity. Therefore, the guidelines sometimes refer to these four statutory terms collectively as “quality.”

2. “Utility” refers to the usefulness of the information to its intended users, including the public. In assessing the usefulness of information that we disseminate to the public, we need to reconsider the uses of the information not only from our perspective, but also from the perspective of the public. As a result, when transparency of information is relevant for assessing the information’s usefulness from the public’s perspective, we will take care to address that transparency in our review of the information.

3. “Objectivity” involves two distinct elements: presentations and substance.

4. “Objectivity” includes whether we disseminate information in an accurate,
clear, complete, and unbiased manner. This involves whether the information is presented within a proper context. Sometimes in disseminating certain types of information to the public, other information must also be disseminated in order to ensure an accurate, clear, complete, and unbiased presentation. Also, we will identify the sources of the disseminated information (to the extent possible, consistent with confidentiality protections) and include it in a specific financial or statistical context so that the public can assess whether there may be some reason to question the objectively of the sources. Where appropriate, we will identify transparent documentation and error sources affecting date quality.

(c) In addition, “objectively” involves a focus on ensuring accurate, reliable, and unbiased information. In a scientific, financial, or statistical context, we will analyze the original and supporting data and develop our results using sound statistical and research methods.

(d) If data and analytical results have been subjected to formal, independent, external peer review, we will generally presume that the information is of acceptable objectively, however, a practitioner may rebut this presumption based on a persuasive showing in a particular instance. If we use peer review to help satisfy the objectively standard, the review process employed shall meet the general criteria for competent and credible peer review recommended by OMB’s Office of Information and Regulatory Affairs (OIRA) to the President’s Management Council (9/20/01) (http://www.whitehouse.gov/omb/inforeg/infopoltech.html#d). OIRA recommends that: (i) Peer reviewers be selected primarily on the basis of necessary technical expertise, (ii) peer reviewers be expected to disclose to agencies prior technical/policy positions they may have taken on the issues at hand, (iii) peer reviewers be expected to disclose to agencies their sources of personal and institutional funding (private or public sector), and (iv) peer reviews be conducted in an open and rigorous manner.

(e) Because we are responsible for disseminating influential scientific, financial, and statistical information, we will include a high degree of transparency about data and methods to facilitate the reproducibility (the ability to reproduce the results) of the information by qualified third parties. To be considered “influential,” as that term is defined in item 9 below, information should constitute a principal basis for substantive policy positions adopted by OSM. It should also be noted that the “influential” definition applies to “information” itself, not to decisions that the information may support. Even if a decision or action by OSM is itself very important, a particular piece of information supporting it may or may not be “influential” as defined by these guidelines.

(f) Original and supporting data will be subject to commonly accepted scientific, financial, or statistical standards. We will not require that all disseminated data be subjected to a reproducibility requirement. We may identify, in consultation with the relevant scientific and technical communities, those particular types of data that can practically be subjected to a reproducibility requirement, given ethical, feasibility, or confidentiality constraints. It is understood that reproducibility of data is an indication of transparency about research design and methods and thus a replication exercise (i.e., a new experiment, test of sample) that will not be required before each release of information.

(g) With regard to analytical results, we will generally require sufficient transparency about data and research methods that a qualified member of the public could undertake an independent re-analysis. These transparency standards apply to our analysis of data from a single study as well as the analyses that combine information from multiple studies.

(h) Making the data and methods publicly available will assist us in determining whether analytical results are reproducible. However, the objectivity standard does not override other compelling interests such as privacy, trade secrets, intellectual property, and other confidentiality protections.

(i) In situations where public access to data and methods will not occur due to other compelling interests, we will apply especially rigorous checks to analytical results and document what checks were undertaken. We will, however, disclose the specific data sources used and the specific quantitative methods and assumptions we employed. We will define the type of checks, and the level of detail for documentation given the nature and complexity of the issues. We will use or adapt the quality principles applied by Congress to risk information used and disseminated under the Safe Drinking Water Amendments of 1996 (42 U.S.C. 300g–1(b)(3)(A) and (B)).

(j) Since we are responsible for dissemination of some types of health and public safety information, we will interpret the reproducibility and peer-review standards in a manner appropriate to assuring the timely flow of vital information from us to appropriate government agencies and the public. We may temporarily waive information from appropriate government agencies and the public. We may also temporarily waive information quality standards under urgent situations (e.g., imminent threats to public health, the environment, the national economy, or homeland security) in accordance with the latitude specified in the Department guidelines.

(k) “Integrity” refers to the security of information—protection of the information from unauthorized access or revision, to ensure that the information is not compromised through corruption or falsification.

5. “Information” means any communication or representation of knowledge such as facts or data, in any medium or form, including textual, numerical, graphic, cartographic, narrative, or audiovisual forms. This definition includes information that an agency disseminates from a web page, but does not include the provision of hyperlinks to information that others disseminate. This definition does not include opinions, where our presentation makes it clear that what is being offered is someone’s opinion rather than fact or our views.

6. “Government information” means information created, collected, processed, disseminated, or disposed of by or for the Federal Government.

7. “Information dissemination product” means any books, paper, map, machine-readable material, audiovisual production, or other documentary material, regardless of physical form or characteristic, an agency disseminates to the public. This definition includes any electronic document, CD-ROM, or Web Page.

8. “Dissemination” means agency initiated or sponsored distribution of information to the public (see 5 CFR 1320.3(d) for definition of “conduct or sponsor”). Dissemination does not include distribution limited to: Government employees or agency contractors or grantees; intra or inter-agency use or sharing of government information; and response to requests for agency records under the Freedom of Information Act, the Privacy Act, the Federal Advisory Committee Act or other similar law. This definition also does not include distribution limited to: Correspondence with individuals or persons, press releases, archival records, public filings, subpoenas or adjudicative proceedings.

9. “Influential,” when used in the phrase “influential scientific, financial,
or statistical information,’’ means that we can reasonably determine that dissemination of the information will have or does have a clear and substantial impact on important private sector decisions. We are authorized to define ‘‘influential’’ in ways appropriate for us, given the nature and multiplicity of issues for which we are responsible.

10. ‘‘Reproducible’’ means that the information is capable of being substantially reproduced, subject to an acceptable degree of imprecision.

(a) For information judged to have more important impacts, the degree of imprecision that is tolerated is reduced.

(b) For information judged to have less important impacts, the degree of imprecision that is tolerated is increased.

(c) If we apply the reproducibility test to specific types of original supporting data as published by the DOI and OMB for Quality Information Guidelines, those guidelines will provide the relevant definitions of reproducibility (e.g., standards for replication of laboratory data).

(d) With respect to analytical results, ‘‘capable of being substantially reproduced’’ means that independent analysis of the original or supporting data using identical methods would demonstrate whether similar analytical results, subject to an acceptable degree of imprecision or error, could be generated.

V. Legal Effect

These guidelines are intended only to improve the internal management of the Office of Surface Mining Reclamation and Enforcement relating to information quality. Nothing in these guidelines is intended to create any right or benefit, substantive or procedural, enforceable at law or equity by a party against the United States, its agencies, its offices, or any other person. These guidelines do not provide any right to judicial review.


Jeffrey D. Jarrett,
Director.

DEPARTMENT OF JUSTICE
Office of Community Oriented Policing Services

Agency Information Collection Activities: Proposed Collection; Comment requested

ACTION: 60-day notice of information collection under review; reinstatement, without change, of a previously approved collection for which approval has expired; COPS Universal Hiring Program (UHP) and COPS in Schools (CIS) Grant Applications.

The Department of Justice Office of Community Oriented Policing Services (COPS) has submitted the following information collection request for review and clearance in accordance with the Paperwork Reduction Act of 1995. The proposed information collection is published to obtain comments from the public and affected agencies. Comments are encouraged and will be accepted for sixty days until January 13, 2002. This process is conducted in accordance with 5 CFR 1320.10.

If you have additional comments, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact Gretchen DePasquale, 202–305–7780, Office of Community Oriented Policing Services, U.S. Department of Justice, 1100 Vermont Ave., NW., Washington, DC 20530.

Comments and suggestions from the public and affected agencies concerning the proposed collection of information should address one or more of the following four points:

1. Evaluate whether the proposed collection of information is necessary for the proper performance of the function of the agency, including whether the information will have practical utility;

2. Evaluate the accuracy of the agency’s estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

3. Enhance the quality, utility, and clarity of the information to be collected; and

4. Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Overview of this information:

1. Type of information collection: Reinstatement, without change, of a previously approved collection for which approval has expired.

2. The title of the form/collection: Universal Hiring Program and COPS in Schools Grant Applications.

3. The agency form number, if any, and the applicable component of the Department sponsoring the collection:

Form number: None. Sponsoring component: Office of Community Oriented Policing Services, U.S. Department of Justice.

4. Affected public who will be asked or required to respond, as well as a brief abstract: Primary: State, local and tribal governments. Other: none. The COPS Office requests OMB approval of a reinstatement, without change, of a previously approved collection for which approval has expired. It will continue to be used by state, local and tribal jurisdictions to apply for federal funding which will be used to increase the number of sworn law enforcement positions in their law enforcement agencies. These grants are meant to enhance law enforcement infrastructures and community policing efforts in both local communities (Universal Hiring Program) and local schools (COPS in Schools).

5. An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond: There are an estimated 3,500 respondents (or grantees): 2,000 respondents for the UHP, and 1,500 respondents for the CIS. The estimated amount of time required for the average respondent is 8 hours.

6. An estimate of the total public burden (in hours) associated with the collection: There are 31,500 estimated burden hours associated with this collection: 18,000 annual burden hours for UHP, and 13,500 burden hours for CIS.

If additional information is required contact: Mrs. Brenda E. Dyer, Deputy Clearance Officer, United States Department of Justice, Information Management and Security Staff, Justice Management Division, Suite 1600, 601 D Street NW., Washington, DC 20530.

Dated: November 5, 2002.

Brenda E. Dyer,
Department Deputy Clearance Officer, United States Department of Justice.

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DEPARTMENT OF JUSTICE
Office of Community Policing Services; Agency Information Collection Activities: Proposed Collection; Comments Requested


The Department of Justice (DOJ), Office of Community Oriented Policing Services (COPS) has submitted the