The hourly rate is an estimate based on an average annual salary of 62,000 for developers and mortgagees.

B. Solicitation of Public Comment

This notice is soliciting comments from members of the public and affected parties concerning the collection of information described in this notice on the following:

(1) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility.

(2) The accuracy of the agency’s estimate of the burden of the proposed collection of information.

(3) Ways to enhance the quality, utility, and clarity of the information to be collected or any content of the Closing Documents.

(4) Ways to minimize the burden of the collection of information on those who are to respond; including through the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

(5) With respect to the Construction Contract (HUD–92442M) and the HUD Amendment to AIA Document B108 (HUD–92408–M) (“Owner-Architect Agreement”), are there states with attorney fee shifting statutes that favor contractors and/or architects, such that contractors and/or architects are awarded attorney’s fees when they prevail against owners in litigation, but owners who prevail are not similarly awarded attorney’s fees unless there is an explicit provision for such awards in the construction contract or owner-architect agreement? If so, does this create an imbalance between the parties that HUD should address in these form documents? Further, irrespective of whether such state fee shifting statutes exist, should the Construction Contract (HUD–92442M) and the HUD Amendment to AIA Document B108 (HUD–92408–M) be revised to include a provision allowing attorney fees to the prevailing party in litigation?

(6) Whether the new form, Consolidated Certifications—Borrower (HUD–91070M), improves efficiency by consolidating all the certifications the borrower is required to make in a single form.

(7) Whether the new form, Escrow Agreement for Off-site Facilities (HUD–91071M), effectively streamlines, updates and standardizes an outdated and difficult to locate form used in certain situations when there is required work to be performed away from the HUD project site by combining HUD’s requirements for the escrow for off-site work with the more modern approach taken in HUD’s other escrow forms used in FHA-insured multifamily rental closings.

HUD encourages interested parties to submit comment in response to these questions.

The public outreach session scheduled for October 10, 2013 is rescheduled for November 14, 2013, and will occur in-person from 4:00 p.m. to 7:00 p.m. Eastern Time at the Office of Surface Mining Reclamation and Enforcement, 3 Parkway Center, 2nd Floor, Pittsburgh, Pennsylvania 15220. Members of the public may attend in person.

The deadline to submit public comments on the draft USEITI Candidacy Application is extended to November 18, 2013. Comments may be provided in writing or in person at the public outreach sessions and public webinar, or online at www.doi.gov/eiti.

FOR FURTHER INFORMATION CONTACT:
Rosita Compton Christian, USEITI Secretariat; 1849 C Street NW., MS–4211, Washington, DC 20240. You may also contact the USEITI Secretariat via email at useiti@ios.doi.gov, by phone at 202–208–0272, or by fax at 202–513–0682.

SUPPLEMENTARY INFORMATION: The U.S. Department of the Interior established the USEITI Advisory Committee (Committee) on July 26, 2012, to serve as the initial USEITI multi-stakeholder group. More information about the Committee, including its charter, can be found at www.doi.gov/eiti/faca.

If you require special assistance (such as an interpreter for the hearing impaired), please notify Interior staff in advance of the meetings at 202–208–0272 or via email at useiti@ios.doi.gov.

Anyone wishing to provide comments during the public comment period must submit written statements by November 18, 2013 to useiti@ios.doi.gov or to the attention of the USEITI Secretariat, U.S. Department of the Interior, 1849 C St., NW MS–4211, Washington, DC 20240. In addition, individuals or groups wishing to make comments in person or via the online webinar may do so during the designated time on the agenda, as time permits.

For more information on USEITI, visit www.doi.gov/eiti.

Dated: October 23, 2013.

Amy Holley,
Chief of Staff—Policy, Management and Budget.

[FR Doc. 2013–25462 Filed 10–28–13; 8:45 am]

BILLING CODE P

DEPARTMENT OF THE INTERIOR

Bureau of Safety and Environmental Enforcement

[Docket ID BSEE–2013–0003; OMB Number 1014–0006; 134E1700D2 EEEE500000 ET1SF00000.DAQ000]

Information Collection Activities: Sulphur Operations; Submitted for Office of Management and Budget (OMB) Review; Comment Request

ACTION: 30-day Notice.

SUMMARY: To comply with the Paperwork Reduction Act of 1995 (PRA), we are notifying the public that we have submitted to OMB an information collection request (ICR) to renew approval of the paperwork requirements in the regulations under Subpart P, Sulphur Operations. This notice also provides the public a second opportunity to comment on the paperwork burden of these regulatory requirements.

DATES: You must submit comments by November 29, 2013.

ADDRESSES: Submit comments by either fax (202) 395–5806 or email (OIRA Submission@omb.eop.gov) directly to the Office of Information and Regulatory Affairs, OMB, Attention: Desk Officer for the Department of the Interior (1014–0006). Please provide a copy of your comments to BSEE by any of the means below.

• Electronically: go to http://www.regulations.gov. In the Search box, enter BSEE–2013–0003 then click search. Follow the instructions to submit public comments and view all related materials. We will post all comments.

• Email nicole.mason@bsee.gov; cheryl.blundon@boemre.gov, fax (703) 787–1546, or mail or hand-carry comments to: Department of the Interior; Bureau of Safety and Environmental Enforcement; Regulations and Standards Branch; Attention: Nicole Mason; 381 Eileen Street, HE3313; Herndon, Virginia 20170–4817. Please reference 1014–0006 in your comment and include your name and return address.

FOR FURTHER INFORMATION CONTACT: Nicole Mason, Regulations and Standards Branch, (703) 787–1605, to request additional information about this ICR. To see a copy of the entire ICR submitted to OMB, go to http://www.reginfo.gov (select Information Collection Review, Currently Under Review).

SUPPLEMENTARY INFORMATION:

Title: 30 CFR 250, Subpart P, Sulphur Operations.

OMB Control Number: 1014–0006.

Abstract: The Outer Continental Shelf (OCS) Lands Act, as amended (43 U.S.C. 1331 et seq. and 43 U.S.C. 1801 et seq.), authorizes the Secretary of the Interior to prescribe rules and regulations necessary for the administration of the leasing provisions of that Act related to mineral resources on the OCS. Such rules and regulations will apply to all operations conducted under a lease, right-of-way, or a right-of-use and easement. Operations on the OCS must preserve, protect, and develop mineral resources in a manner that is consistent with the need to make such resources available to meet the Nation’s energy needs as rapidly as possible; balance orderly energy resource development with protection of human, marine, and coastal environments; ensure the public a fair and equitable return on the resources of the OCS; and preserve and maintain free enterprise competition.

In addition to the general rulemaking authority of the OCSLA at 43 U.S.C. 1334, section 301(a) of the Federal Oil and Gas Royalty Management Act (FOGRMA), 30 U.S.C. 1751(a), grants authority to the Secretary to prescribe such rules and regulations as are reasonably necessary to carry out FOGRMA’s provisions. While the majority of FOGRMA is directed to royalty collection and enforcement, some provisions apply to offshore operations. For example, section 108 of FOGRMA, 30 U.S.C. 1718, grants the Secretary broad authority to inspect lease sites for the purpose of determining whether there is compliance with the mineral leasing laws. Section 109(c)(2) and (d)(1), 30 U.S.C. 1719(c)(2) and (d)(1), impose substantial civil penalties for failure to permit lawful inspections and for knowing or willful preparation or submission of false, inaccurate, or misleading reports, records, or other information. Because the Secretary has delegated some of the authority under FOGRMA to BSEE, 30 U.S.C. 1751 is included as additional authority for these requirements.

Regulations implementing these responsibilities are under 30 CFR part 250. Responses are mandatory and/or required to obtain or retain a benefit. No questions of a sensitive nature are asked. The BSEE will protect proprietary information according to the Freedom of Information Act (5 U.S.C. 552) and its implementing regulations (43 CFR 2); 30 CFR 250.197. Data and information to be made available to the public or for limited inspection; and 30