OMB must approve or disapprove this collection of information between 30 and 60 days after this document appears in the **Federal Register**. Therefore, a comment to OMB is best assured of having its full effect if OMB receives it within 30 days of publication. This does not affect the deadline for sending comments to us on the proposed regulations.

National Environmental Policy Act

This rule does not constitute a major Federal action significantly affecting the quality of the human environment. A detailed statement under the National Environmental Policy Act of 1969 is not required.

List of Subjects in 25 CFR Part 61

Indians, Indians—claims.

For the reasons set out in the preamble, Part 61 of Chapter 1 of Title 25 of the Code of Federal Regulations is proposed to be amended as set forth below.

PART 61—PREPARATION OF ROLLS OF INDIANS

1. The authority citation for 25 CFR Part 61 is revised to read as follows:

Authority: 5 U.S.C. 301; 25 U.S.C. 2 and 9, 1300d–3(b), 1401 *et seq.*

2. In § 61.4, paragraph (s) is revised to read as follows:

§ 61.4 Qualifications for enrollment and the deadline for filing application forms.

(s) Sisseton and Wahpeton Mississippi Sioux Tribe. (1) Persons meeting the criteria in this paragraph are entitled to enroll under 25 U.S.C. 1300d–3(b) to share in the distribution of certain funds derived from a judgment awarded to the Mississippi Sioux Indians. To be eligible a person must:

(i) Be a lineal descendent of the Sisseton and Wahpeton Mississippi Sioux Tribe;

- (ii) Be born on or before October 25, 1972;
 - (iii) Be living on October 25, 1972;
- (iv) Appear in records and rolls acceptable to the Secretary or have a lineal ancestor whose name appears in these records; and
- (v) Not be a member of any of the following tribes:
- (A) The Spirit Lake Tribe (formerly known as the Devils Lake Sioux Tribe of South Dakota);
- (B) The Sisseton and Wahpeton Sioux Tribe of South Dakota; or
- (C) The Assiniboine and Sioux Tribes of the Fort Peck Reservation.
- (2) The initial enrollment application period that closed on November 1, 1973,

is reopened as of the date on which this rule is published in final. The application period will remain open until further notice.

* * * * * * * Dated: April 23, 1998.

Kevin Gover,

Assistant Secretary for Indian Affairs. [FR Doc. 98–17984 Filed 7–7–98; 8:45 am] BILLING CODE 4310–02–P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

30 CFR Part 206

RIN 1010-AC09

Establishing Oil Value for Royalty Due on Federal Leases

AGENCY: Minerals Management Service, Interior.

ACTION: Notice of reopening the public comment period.

SUMMARY: The Minerals Management Service (MMS) hereby gives notice that it is reopening the public comment period on a second supplementary proposed rulemaking, which was published in the **Federal Register** on February 6, 1998, (63 FR 6113). The proposed rule amends the royalty valuation regulations for crude oil produced from Federal leases. In response to issues raised on the February 6, 1998, second supplementary proposed rulemaking, MMS will reopen the comment period from July 9, 1998, to July 24, 1998.

DATE: Comments must be submitted on or before July 24, 1998.

ADDRESSES: Mail comments, suggestions, or objections about this supplementary proposed rule to: Minerals Management Service, Royalty Management Program, Rules and Publications Staff, P.O. Box 25165, MS 3021, Denver, Colorado 80225–0165. Email address is

RMP. comments @mms. gov.

FOR FURTHER INFORMATION CONTACT:

David S. Guzy, Chief, Rules and Publications Staff, telephone number (303) 231–3432, fax (303) 231–3385, email RMP.comments@mms.gov.

SUPPLEMENTARY INFORMATION: MMS is reopening the comment period for the February 6 second supplementary proposed rulemaking for a two-week period from July 9 to July 24. All comments received during this comment period will be posted on MMS's web site at http://www.rmp.mms.gov/library/readroom/readrm.htm. It is unnecessary to

resubmit comments previously submitted regarding this rulemaking.

Dated: July 2, 1998.

Phillip D. Sykora,

Acting Associate Director for Royalty Management.

[FR Doc. 98–18051 Filed 7–7–98; 8:45 am] BILLING CODE 4310–MR–P

DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

30 CFR Part 944

[SPATS No. UT-039-FOR]

Utah Regulatory Program

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

ACTION: Proposed rule; public comment period and opportunity for public hearing on proposed amendment.

SUMMARY: The Office of Surface Mining Reclamation and Enforcement (OSM) is announcing receipt of a proposed amendment to the Utah regulatory program (the "Utah program") under the Surface Mining Control and Reclamation Act of 1977 (SMCRA). Utah's amendment proposes changes in requirements for coal mine permit application approval in section 40–10– 11 of the Utah Code Annotated (UCA) (hereafter, also the "Utah Code"). The State proposes the changes to update language used to describe the approval process and information documented during that process. In addition, Utah proposes a change to subsection (f) of UCA 40–10–11(2) to clarify limitations on authority of the Division and to the Board of Oil, Gas and Mining with respect to property right disputes. Utah also proposes to revise provisions applicable to a permit applicant's list of violations of air and water protection at subsection (3) of section 40–10–11 in response to an amendment required by OSM and described at 30 CFR 944.16(f)(2).

The amendment is intended to revise the Utah program to be consistent with the Surface Mining Control and Reclamation Act of 1977 (SMCRA) regulations and to improve operational efficiency.

DATES: Written comments must be received by 4:00 p.m., m.d.t. August 7, 1998. If requested, a public hearing on the proposed amendment will be held on August 2, 1998. Requests to present oral testimony at the hearing must be received by 4:00 p.m., m.d.t. on July 23, 1998.