measurement of oil produced from Federal and Indian (except Osage Tribe) leases and compliance with pertinent statutes.

Title of Collection: Measurement of Oil.

OMB Control Number: 1004–0209. Form: None.

Type of Review: Extension of a currently approved collection.

Description of Respondents: Businesses that participate in the production of oil from Federal and Indian (except Osage Tribe) leases.

Total Estimated Number of Annual Respondents: 11,742.

Total Estimated Number of Annual Responses: 11,742.

Estimated Completion Time per Response: Varies from 6 minutes to 80 hours, depending on activity.

Total Estimated Number of Annual Burden Hours: 5,884 hours.

Respondent's Obligation: Required to obtain or retain a benefit.

Frequency of Collection: On occasion for all except the following information collection one-time activities pertaining to equipment in operation before January 17, 2017:

- Documentation of Testing for Approval of a Coriolis Meter;
- Request to Use Alternate Oil Measurement System; and
- Testing of Alternate Oil Measurement System.

Total Estimated Annual Nonhour Burden Cost: \$5,580,305.00.

An agency may not conduct or sponsor and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The authority for this action is the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.)

Jean Sonneman,

Information Collection Clearance Officer, Bureau of Land Management.

[FR Doc. 2019–22805 Filed 10–17–19; 8:45 am]

BILLING CODE 4310-HC-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[19X.LLWO320000.L13200000.PP0000; OMB Control Number 1004–0194]

Agency Information Collection Activities; Surface Management

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of information collection; request for comment.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, the Bureau of Land Management (BLM) is proposing to renew an information collection control number.

DATES: Interested persons are invited to submit comments on or before December 17, 2019.

ADDRESSES: Send your comments on this information collection request (ICR) by mail to Jean Sonneman, U.S. Department of the Interior, Bureau of Land Management, 1849 C Street NW, Room 2134LM, Washington, DC 20240; or by email to jsonneman@blm.gov. Please reference OMB Control Number 1004–0194 in the subject line of your comments.

FOR FURTHER INFORMATION CONTACT: To request additional information about this Information Collection Request (ICR), please contact Stuart Grange by email at *sgrange@blm.gov*, or by telephone at 202–912–7067. Persons who use a telecommunication device for the deaf may call the Federal Relay Service at 1–800–877–8339, to leave a message for the above person.

SUPPLEMENTARY INFORMATION: In accordance with the Paperwork Reduction Act of 1995, the BLM provides the general public and other Federal agencies with an opportunity to comment on new, proposed, revised, and continuing collections of information. This helps to assess the impact of the BLM's information collection requirements and minimize the public's reporting burden. It also helps the public understand the BLM's information collection requirements and provide the requested data in the desired format.

The BLM is soliciting comments on the proposed ICR that is described below. The BLM is especially interested in public comment addressing the following issues: (1) Is the collection necessary to the proper functions of the BLM; (2) Will this information be processed and used in a timely manner; (3) Is the estimate of burden accurate; (4) How might the BLM enhance the quality, utility, and clarity of the information to be collected; and (5) How might the BLM minimize the burden of this collection on the respondents, including through the use of information technology.

Comments that you submit in response to this notice are a matter of public record. The BLM will include or summarize each comment in our request to OMB to approve this ICR. Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, the BLM cannot guarantee that we will be able to do so.

The following information pertains to this request:

Abstract: This control number enables the BLM to determine whether operators and mining claimants are meeting their responsibility to prevent unnecessary or undue degradation while conducting exploration and mining activities on public lands under mining laws.

Title of Collection: Surface Management under the General Mining Law (43 CFR parts 3809).

OMB Control Number: 1004–0194. Forms:

- 3809–1, Surface Management Surety Bond;
- 3809–2, Surface Management Personal Bond; and
- 3809–4, Bond Rider Extending Coverage of Bond to Assume Liabilities for Operations Conducted by Parties Other Than the Principal and;
- 3809–5, Notification of Change of Operator and Assumption of Past Liability.

Type of Review: Extension of a currently approved collection.

Description of Respondents: Operators and mining claimants. Estimated Number of Annual Respondents: 1,495.

Estimated Number of Annual Responses: 1,495.

Estimated Completion Time per Response: Varies from the number of minutes/hours per response.

Total Estimated Number of Annual Burden Hours: 183,808.

Respondent's Obligation: Required to obtain a benefit.

Frequency of Collection: On occasion. Total Estimated Annual Nonhour Burden Cost: \$8,900 for notarizing Forms 3809–2 and 3809–4a.

The estimated annual burdens of this collection are itemized below:

A. Type of response	B. Number of responses	C. Hours per response	D. Total hours (Column B × Column C)
Initial or Extended Plan of Operations (3809.11)	49	320	15,680
Data for EIS (3809.401(c))	5	4,960	24,800
Data for Standard EA (3809.401(c))	15	890	13,350
Data for Simple Exploration EA (3809.401(c))	29	320	9,820
Modification of Plan of Operations (3809.430 and 3809.431)	107	320	34,240
Data for EIS (3809.432(a) and 3809.401(c))	2	4,960	9,920
Data for Standard EA (3809.432(a) and 3809.401(c))	35	890	31,150
Data for Simple Exploration EA (3809.432(a) and 3809.401(c))	70	320	22,400
Notice of Operations (3809.21)	396	32	12,672
Modification of Notice of Operations (3809.330)	167	32	5,344
Extension of Notice of Operations (3809.333)	140	1	140
Surface Management Surety Bond, Form 3809-1 (3809.500)	28	8	224
Surface Management Personal Bond, Form 3809-2, (3809.500)	170	8	1,360
Bond Rider Extending Coverage of Bond, Form 3809-4 (3809.500)	25	8	200
Surface Management Personal Bond Rider, Form 3809-4a (3809.500)	69	8	552
Notification of Change of Operator and Assumption of Past Liability, Form 3809–5 (3809.116)	52	8	416
Notice of State Demand Against Financial Guarantee (3809.573)	1	8	8
Request for BLM Acceptance of Replacement Financial Instrument (3809.581)	13	8	104
Request for Reduction in Financial Guarantee and/or BLM Approval of Adequacy of Rec-			
lamation	78	8	624
Response to Notice of Forfeiture of Financial Guarantee (3809.596)	13	8	104
Appeals to the State Director (3809.800)	30	40	1200
Federal/State Agreements (3809.200)	1	40	40
Totals	1,495		183,808

An agency may not conduct or sponsor and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The authority for this action is the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq*).

Chandra Little,

Acting Information Collection Clearance Officer, Bureau of Land Management. [FR Doc. 2019–22800 Filed 10–17–19; 8:45 am] BILLING CODE 4310–HC–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLCOF07000.L14400000.EU0000.19X; COC-78399]

Notice of Realty Action: Direct Sale of Public Land in Saguache County, CO

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of realty action.

SUMMARY: The Bureau of Land Management (BLM) is proposing a direct (non-competitive) sale of 0.21 acre of public land in Saguache County, Colorado to Lucky 3 (Lucky 3), Inc. The appraised fair market value for the sale parcel is \$350. The direct sale will resolve an inadvertent unauthorized occupancy on the subject public land under Sections 203 and 209 of the Federal Land Policy and Management Act (FLPMA) of 1976 and BLM land sale regulations.

DATES: Written comments must be received no later than December 2, 2019.

ADDRESSES: Mail written comments to Associate Field Manager, BLM Gunnison Field Office, 210 W Spencer Ave., Suite A, Gunnison, CO 81230. Written comments may also be emailed to blm_co_gfo_nepa_comments@blm.gov. A copy of the Environmental Assessment (EA) is available online at https://go.usa.gov/xPm2b.

FOR FURTHER INFORMATION CONTACT:

Marnie Medina, Realty Specialist, by telephone (970) 642–4954 or by email at *mmedina@blm.gov*. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Relay Service (FRS) at 1–800–877–8339 to contact the above individual during normal business hours. The FRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION: In 1998, Lucky 3 acquired private land adjacent to public land south of Cochetopa Park. Due to a miscommunication between Lucky 3 and its land surveyor, Lucky 3 inadvertently constructed a cabin, an underground propane tank, and a septic tank on the adjacent public land. Lucky 3 later discovered its error with the land status and notified the BLM, which now proposes to resolve this nonwillful, inadvertent trespass through a direct sale.

The sale meets the criteria for a direct sale in accordance with FLPMA, Section 203(a)(3) and 43 CFR 2711.3–3(a). Direct sales (without competition) may be used when, in the opinion of the authorized officer, a competitive sale is not appropriate and the public interest would best be served by a direct sale.

A mineral potential report was completed on September 10, 2018, which found that the mineral potential for the parcel is low to none. The criteria established in FLPMA Section 209(b)(1)(2) allows transfer of the minerals to the surface owner if a reservation would interfere with or preclude the current residential use of the parcel and that such residential development is a more beneficial use of the land than potential mineral development. Since the property is encumbered with development, transferring the minerals would protect the private structures from potential mineral development on the property. Current development on the 0.21-acre parcel includes: A cabin on a poured concrete foundation with a patio, a covered patio, a deck, and stairs to the deck; an underground propane tank; an underground septic tank; and associated buried pipes for propane, water, and sewage. A water well that services the cabin is located on the adjacent private property about 35 feet from the property boundary. Any mineral development on the parcel would likely require removal of the improvements. Given that the mineral potential on the parcel is low to none, the current residential use of the