death or later as part of a death rite or ceremony.

## Additional Requestors and Disposition

Lineal descendants or representatives of any Indian tribe or Native Hawaiian organization not identified in this notice that wish to request transfer of control of these human remains and associated funerary objects should submit a written request with information in support of the request to Ryan Wheeler, Robert S. Peabody Institute of Archaeology, Phillips Academy, 180 Main Street, Andover, MA 01810, telephone (978) 749-4490, email rwheeler@andover.edu. by June 23, 2022. After that date, if no additional requestors have come forward, transfer of control of the human remains and associated funerary objects to the Alabama-Quassarte Tribal Town; Kialegee Tribal Town; Poarch Band of Creek Indians [previously listed as Poarch Band of Creeks]; The Muscogee (Creek) Nation; and the Thlopthlocco Tribal Town (hereafter referred to as "The Tribes") may

The Robert S. Peabody Institute of Archaeology is responsible for notifying The Tribes that this notice has been published.

Dated: May 4, 2022.

#### Melanie O'Brien,

Manager, National NAGPRA Program. [FR Doc. 2022–11080 Filed 5–23–22; 8:45 am]

BILLING CODE 4312-52-P

## **DEPARTMENT OF THE INTERIOR**

#### **Bureau of Ocean Energy Management**

[OMB Control Number 1010-0006; Docket ID: BOEM-2017-0016]

Agency Information Collection Activities; Leasing of Sulfur or Oil and Gas in the Outer Continental Shelf

**AGENCY:** Bureau of Ocean Energy Management, Interior.

**ACTION:** Notice of information collection; request for comment.

**SUMMARY:** In accordance with the Paperwork Reduction Act of 1995, the Bureau of Ocean Energy Management (BOEM) is proposing to renew an information collection with revisions.

**DATES:** Interested persons are invited to submit comments, which must be received by BOEM on or before July 25, 2022.

ADDRESSES: Send your comments on this information collection request (ICR) by mail to the BOEM Information Collection Clearance Officer, Anna Atkinson, Bureau of Ocean Energy Management, 45600 Woodland Road, Sterling, Virginia 20166; or by email to anna.atkinson@boem.gov. Please reference Office of Management and Budget (OMB) Control Number 1010–0006 in the subject line of your comments.

### FOR FURTHER INFORMATION CONTACT:

Anna Atkinson by email at anna.atkinson@boem.gov or by telephone at 703-787-1025. Individuals in the United States who are deaf, deafblind, hard of hearing, or have a speech disability may dial 711 (TTY, TDD, or TeleBraille) to access telecommunications relay services. Individuals outside of the United States should use the relay services offered within their country to make international calls to the point-ofcontact in the United States. You may also view the ICR and its related documents by searching the docket number BOEM-2017-0016 at http:// www.reginfo.gov/public/do/PRAMain.

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

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

Comments submitted in response to this notice are a matter of public record. BOEM will include or summarize each comment in its ICR to OMB for approval of this information collection. You should be aware that your entire comment—including your address, phone number, email address, or other personally identifiable information included in your comment—may be made publicly available. You may request that BOEM withhold from

disclosure your personally identifiable information. Your request must identify any information contained in your comment that, if released, would constitute a clearly unwarranted invasion of your personal privacy. You also must briefly describe any possible harmful consequences of disclosure of that information, such as embarrassment, injury, or other harm. While you can ask in your comment that your personally identifiable information be withheld from public disclosure, BOEM cannot guarantee that it will be able to do so under the law.

BOEM protects proprietary information in accordance with the Freedom of Information Act (5 U.S.C. 552), the Department of the Interior's (DOI) implementing regulations (43 CFR part 2), and BOEM's regulations at 30 CFR parts 550 and 552 promulgated pursuant to the Outer Continental Shelf (OCS) Lands Act (43 U.S.C. 1352(c)).

Title of Collection: Leasing of Sulfur or Oil and Gas in the Outer Continental Shelf (30 CFR part 550, part 556, and part 560).

Abstract: This ICR concerns the paperwork requirements in the regulations under 30 CFR part 550, part 556, and part 560 and the related notices to lessees and operators (NTL). This ICR also concerns the use of forms to process bonds, transfer interest in leases, and file relinquishments.

The OCS Lands Act, as amended (43 U.S.C. 1331 et seq.), authorizes the Secretary of the Interior to prescribe rules and regulations to administer leasing of the OCS and all operations conducted under a lease. Operations on the OCS must preserve, protect, and develop oil and natural gas resources in a manner that is consistent with the need to make such resources available to meet the Nation's energy needs; balance orderly energy resource development with protection of human, marine, and coastal environments; ensure the public a fair return on the resources of the OCS; and preserve and maintain free enterprise competition. Also, the Energy Policy and Conservation Act of 1975 prohibits certain lease bidding arrangements (42 U.S.C. 6213(c)).

OMB Control Number: 1010–0006. Form Number:

- BOEM-0150, "Assignment of Record Title Interest in Federal OCS Oil and Gas Lease";
- BOEM-0151, "Assignment of Operating Rights Interest in Federal OCS Oil and Gas Lease";
- BOEM-0152, "Relinquishment of Federal OCS Oil and Gas Lease";

- BOEM–2028, "Outer Continental Shelf (OCS) Mineral Lessee's or Operator's Bond";
- Operator's Bond";

   BOEM–2028A, "Outer Continental Shelf (OCS) Mineral Lessee's or Operator's Supplemental Bond"; and

   BOEM–2030, "Outer Continental
- BOEM–2030, "Outer Continental Shelf (OCS) Pipeline Right-of-Way Grant Bond".

Type of Review: Revision of a currently approved information collection.

Respondents/Affected Public: Federal oil, gas, or sulfur lessees and operators.

Total Estimated Number of Annual

Responses: 21,826 responses.

Total Estimated Number of Annual Burden Hours: 21,935 hours.

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

Frequency of Collection: On occasion or annual.

Total Estimated Annual Non-Hour Burden Cost: \$766,053.

Estimated Reporting and Recordkeeping Hour Burden: We expect the burden estimate for the renewal will be 21,935 hours with 21,826 responses, which reflects an increase of 2,881 hours and 11,628 responses. One hour of the increase accounts for Alaska's surety bond submission (30 CFR 550.1011), which was not previously included in the annual burden hours. The remaining increase of 2,880 annual burden hours accounts for submissions of documents under 30 CFR 556.715 and 556.808. Under the current 1010–0006, BOEM accounted for the burden hours to file the requisite fees but did not account for the burden hours to submit the requisite documents.

The following table details the individual components and respective burden hour estimates of this ICR.

## **BURDEN BREAKDOWN**

		annual responses	Annual burden hours	
	No	Non-hour cost burdens		
550.1011(a) Provide surety bond (Form BOEM–2030) and required inform tion.	Gulf of Mexico 0.25 Pacific 3.5	52 3 1	13 11 1	
30 CFR 550, Subpart J, Total		56	25	
30 CFR part 556, and NTLs Reporting requirement*	Hour burden	Average number of annual responses	Annual burden hours	
	No	n-hour cost burdens		
Subpart A				
104(b) Submit confidentiality agreement	0.25	500	125	
106	documentation are cove	Cost recovery and service fees and associated documentation are covered under individual requirements throughout part.**		
107	i	Burden covered in 30 CFR 560.500.		
107 File seals, documents, statements, signatures, etc., to establi legal status of all future submissions (paper or electronic).	sh 10 min.	400	67	
Subtotal		900	192	
Subpart B				
201–204	as defined in 5 CFR 13	Not considered an information collection (IC) as defined in 5 CFR 1320.3(h)(4).		
202–204	v- 4	69	276	
Subtotal		69	276	
Subpart C				
301; 302	ns, 1320.3(h)(4).	Not considered IC as defined in 5 CFR 1320.3(h)(4).		
302(d)	1	5	5	
305; 306		25	100	
Subtotal	30	105		

30 CFR part 556, and NTLs	Reporting requirement *	Hour burden	Average number of annual responses	Annual burden hours
	Non-hour cost burdens			
	Subpart D			
400–402; 405	Establish file for qualification; submit evidence and certification for lessee and bidder qualification. Provide updates; obtain BOEM approval & qualification number.	2	107	214
403(c)	Request hearing on disqualification	Requirement not considered IC under 5 CFR 1320.3(h)(9).		C
403; 404	Notify BOEM if you or your principals are excluded, disqualified, or convicted of a crime—Federal non-procurement debarment and suspension requirements; request exception; enter transaction.	1.5	50	75
405	Notify BOEM of all mergers, name changes, or change of business.	Requirement not consider 1320.3(h)(1).	lered IC under 5 CFR	C
Subtotal			157	289
	Subpart E			•
500; 501	Submit bids, deposits, and required information, including GDIS & maps; in manner specified. Make data available to BOEM.	5	2,000	10,000
500(e); 517	Request reconsideration of bid decision	Requirement not considered IC under 5 CFR 1320.3(h)(9).		0
501(e)	Apply for reimbursement	Burden covered in OMB Control Number 1010–0048, 30 CFR 551.		0
511(b); 517	Submit appeal of listing on restricted joint bidders list; appeal bid decision.	Requirement not considered IC under 5 CFR 1320.3(h)(9).		0
513; 514	File statement and detailed report of production. Make documents available to BOEM.	2	100	200
515	Request exemption from bidding restrictions; submit appropriate information.	Requirement not considered IC under 5 CFR 1320.3(h)(9).		C
516	File agreement on determination of lessee following BOEM's notice of tie bid.	3.5	2	7
520; 521; 600(c)	Execute lease (includes submission of evidence of authorized agent, completion of steps leading to lease execution, and request adjusted effective date of lease); submit required data and rental.	1	852	852
520(b)	Provide acceptable bond for payment of a deferred bonus	0.25	1	1
Subtotal			2,955	11,060
	Subparts F, G, H			
700–716	File application and required information for assignment or transfer of record title or any other lease interest (Form BOEM-0150) (includes sale, sublease, segregation exchange, transfer); request effective date and confidentiality; provide notifications.**	1	1,414	1,414
		\$198 fee	× 1,414 forms = \$279,97	72
715(a); 808(a)	File required instruments creating or transferring working interests, etc., for record purposes.**	1	2,369	2,369
		\$29 fee	× 2,369 filings = \$68,701	I
715(b); 808(b)	Submit "non-required" documents, for record purposes that respondents want BOEM to file with the lease document. (Accepted on behalf of lessees as a service; BOEM does not require nor need them.)	.25	11,518	2,880
		\$29 fee >	< 11,518 filings = \$334,02	22
800–810	File application and required information for assignment or transfer of operating interest (Form BOEM- 0151) (includes sale, sublease, segregation exchange, severance, transfer); request effective date; provide notifications.**	1	421	421
		\$198 fe	ee × 421 forms = \$83,358	<u> </u>
Subtotal			15,722	7,084

30 CFR part 556, and NTLs	Reporting requirement *	Hour burden	Average number of annual responses	Annual burden hours
		No	n-hour cost burdens	
			\$766,05	3
	Subpart I	,		
900(a)-(e); 901; 902; 903(a)	Submit form for OCS mineral lessee's and operator's bond (Form BOEM–2028); execute bond.	0.33	135	45
900(c), (d), (f), (g); 901(c), (d), (f); 902(e).	Demonstrate financial worth and ability to carry out present and future financial obligations, request approval of another form of security, or request reduction in amount of supplemental bond required on BOEM-approved forms. Monitor and submit required information.	3.5	166	58 <sup>-</sup>
900(e); 901; 902; 903(a)	Submit form for OCS mineral lessee's and operator's supplemental plugging & abandonment bond (Form BOEM–2028A); execute bond.	0.25	141	35
900(f), (g)	Submit authority for Regional Director to sell Treasury or alternate type of securities.	2	12	24
901	Submit exploration plan, development and production plan, development operations coordination document.	IC burden covered in separate approved collection for 1010–0151, 30 CFR part 550, subpart B.		(
901(f)	Submit oral/written comment on adjusted bond amount and information.	Requirement not considered IC under 5 CFR 1320.3(h)(9).		(
903(b)	Notify BOEM of any lapse in bond coverage and action filed alleging lessee, surety, or guarantor is insolvent or bankrupt.	1	4	4
904	Provide plan and instructions to fund lease-specific abandonment account and related information; request approval to withdraw funds.	12	2	24
905	Provide third-party guarantee, indemnity agreement, financial and required information, related notices, reports, and annual update; notify BOEM if guarantor becomes unqualified.	19	46	874
905(d)(3); 906	Provide notice of and request approval to terminate period of li- ability, cancel bond, or other security; provide required infor- mation.	0.5	378	189
907(c)(2)	Provide information to demonstrate lease will be brought into compliance.	16	5	80
Subtotal			889	1,856
	Subpart K			
1101	Request relinquishment (Form BOEM-0152) of lease; submit required information.	1	247	247
1102	Request additional time to bring lease into compliance	1	1	1
1102(c)	Comment on cancellation	Requirement not considered IC under 5 CFR 1320.3(h)(9).		C
Subtotal			248	248
30 CFR 556 Total			9,452	18,230
			\$766,053 Non-Hour	Cost Burdens
30 CFR part 560	Reporting requirement*	Hour burden	Average number of annual responses	Annual burden hours
560.224(a)	Request BOEM to reconsider field assignment of a lease	Requirement not considered IC under 5 CFR 1320.3(h)(9).		(
560.500	Submit required documentation electronically through BOEM-ap- proved system; comply with filing specifications, as directed by notice in the <b>Federal Register</b> (e.g., bonding info.)	1	800	800
30 CFR 560 Total		800	800	
Total Reporting for Collection	1		21,826	21,935
			\$766,053 Non-Hour	Cost Burdens

<sup>\*</sup>In the future, BOEM may require electronic filing of certain submissions. \*\*Cost recovery/service fees.

—For requests of approval for various operations or submission of plans or applications, the burdens are included with other OMB-approved collections: For BOEM, 30 CFR part 550 (subpart A, Control Number 1010–0114; subpart B, Control Number 1010–0151); and for BSEE, 30 CFR part 250 (subpart A, Control Number 1014–0022; subpart D, Control Number 1014–0018).

-All submission for designation of operator (Form BOEM-1123) under 30 CFR parts 550, 556, and 560 are captured in OMB Control Number 1010-0114.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid OMB control

The authority for this action is the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.).

#### Peter Meffert,

Acting Chief, Office of Regulations. [FR Doc. 2022-11074 Filed 5-23-22; 8:45 am]

BILLING CODE 4310-MR-P

### INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-1194 (Advisory Opinion Proceeding)]

**Certain High-Density Fiber Optic Equipment and Components Thereof;** Institution of an Advisory Opinion Proceeding

**AGENCY:** U.S. International Trade

Commission. **ACTION:** Notice.

**SUMMARY:** Notice is hereby given that the U.S. International Trade Commission has determined to institute an advisory opinion proceeding as requested by Panduit Corporation ("Panduit"). The Commission has also determined to refer this matter to the Chief Administrative Law Judge ("CALJ") for assignment to an administrative law judge ("ALJ") for appropriate proceedings and an initial advisory opinion ("IAO"). The IAO is to be issued at the earliest practicable time, preferably within 120 days from the date of institution, but no later than 7 months after institution.

# FOR FURTHER INFORMATION CONTACT:

Cathy Chen, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436, telephone 202-205-2392. Copies of non-confidential documents filed in connection with this investigation may be viewed on the Commission's electronic docket (EDIS) at https://edis.usitc.gov. For help accessing EDIS, please email EDIS3Help@usitc.gov. General information concerning the Commission may also be obtained by accessing its internet server at https://www.usitc.gov. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the

Commission's TDD terminal on (202) 205-1810.

SUPPLEMENTARY INFORMATION: The Commission instituted the underlying investigation on March 24, 2020, based on a complaint filed on behalf of Corning Optical Communications LLC ("Corning") of Charlotte, North Carolina. 85 FR 16653-54 (Mar. 24, 2020). The complaint, as supplemented, alleged violations of section 337 in the importation into the United States, the sale for importation, or the sale within the United States after importation of certain high-density fiber optic equipment and components thereof by reason of infringement of certain claims of U.S. Patent Nos. 9,020,320 (the "'320 patent"), 10,444,456 (the "'456 patent"), 10,120,153 (the "'153 patent"), 8,712,206 (the "'206 patent"), and 10,094,996 ("the '996 patent"). Id. The '996 patent was subsequently terminated from the investigation. See Order No. 11 (July 29, 2020), unreviewed by Comm'n Notice (Aug. 13, 2020). The Commission's notice of investigation named thirteen respondents including, among others, Panduit of Tinley, Illinois; FS.com Inc. ("FS") of New Castle, Delaware; Leviton Manufacturing Co., Inc. ("Leviton") of Melville, New York; Panduit of Tinley, Illinois; and The LAN Wirewerks Research Laboratories Inc. d/b/a Wirewerks of Quebec, Canada; and The Siemon Company ("Siemon") of Watertown, Connecticut (collectively, "Respondents"). See Comm'n Op. at 3–5 (Aug. 23, 2021). The remaining respondents were either found in default pursuant to Commission Rule 210.16, or terminated from the investigation based on withdrawal of the allegations in the complaint or a settlement agreement. Id. The notice of investigation also named the Office of Unfair Import Investigations ("OUII") as a party. *Id.* at 4.

On March 23, 2021, the ALJ issued a final initial determination ("ID") finding a violation of section 337 with respect to claims 1 and 3 of the '320 patent; claims 11, 12, 14-16, 19, 21, 27, and 28 of the '456 patent; claims 9, 16, 23, and 26 of the '153 patent; and claims 22 and 23 of the '206 patent (collectively,

"Asserted Patents").

On May 24, 2021, the Commission determined to review the final ID in part. 86 FR 28890-93 (May 28, 2021). On August 3, 2021, the Commission determined that Corning established a violation of section 337 with respect to

claims 1 and 3 of the '320 patent; claims 11, 12, 14-16, 19, 21, 27, and 28 of the '456 patent; claims 9, 16, 23, and 26 of the '153 patent; and claims 22 and 23 of the '206 patent. 86 FR 43564-66 (Aug. 9, 2021). Among other findings, the Commission affirmed with modifications the ID's finding that Panduit induced infringement of the asserted claims of the '320, '456, and '153 patents but not the '206 patent. As a remedy, the Commission determined to issue a general exclusion order ("GEO") and cease and desist orders ("CDOs"), including one directed to Panduit.

On November 24, 2021, Corning filed a complaint requesting that the Commission institute an enforcement proceeding under Commission Rule 210.75 to investigate alleged violations of the GEO and CDO by Panduit. On December 28, 2021, the Commission determined to institute an enforcement proceeding to determine whether violations of the GEO and CDO have occurred and to determine what, if any, enforcement measures are appropriate. Panduit and OUII were named as parties. The Commission referred the enforcement proceeding to the Chief ALJ for designation of a presiding ALJ to conduct any necessary proceedings, issue an Enforcement Initial Determination, and make a recommendation on appropriate enforcement measures, if any.

On November 29, 2021, Panduit, Siemon, and FS filed a notice of appeal with the U.S. Court of Appeals for the Federal Circuit seeking review of the Commission's determination. The appeal (Docket No. 2022-1228) was docketed on December 7, 2021.

On April 18, 2022, Panduit filed the subject request for an advisory opinion that three new fiber optic equipment designs that it developed do not infringe any asserted claims of the Asserted Patents and are therefore not covered by the GEO and CDO issued in this investigation. Panduit's new designs include: (1) A patch panel design with a density of 192 fiber optic connections in a 1U space; (2) a patch panel design with a density of 144 fiber optic connections in a 1U space; and (3) a new enclosure design with a density of 192 fiber optic connections in a 1U space (collectively, "New Designs"). On April 28, 2022, Corning and OUII filed responses to Panduit's request.

Having reviewed Panduit's request and the supporting documents, the