The Department of Homeland Security, U.S. Immigration and Customs Enforcement (USICE), has submitted the following information collection request for review and clearance in accordance with the Paperwork Reduction Act of 1995. The information collection was previously published in the Federal Register on March 26, 2008, Vol. 73 No. 59 16034–16035, allowing for a 60 day comment period. No comments were received on this information collection.

The purpose of this notice is to allow an additional 30 days for public comments. Comments are encouraged and will be accepted for thirty days until July 2, 2008.

Written comments and suggestions regarding items contained in this notice, and especially with regard to the estimated public burden and associated response time should be directed to the Department of Homeland Security (DHS), Lee Shirkey, Chief, Records Management Branch, Bureau of Immigration and Customs Enforcement, 425 I Street, NW., Room 1122, Washington, DC 20536; (202) 353–2266.

Written 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 functions of the agency, including whether the information will have practical utility;
(2) Evaluate the accuracy of the agencies 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 Collection**

(1) Type of Information Collection: Extension of currently approved information collection.

(2) Title of the Form/Collection: Fee Remittance for Certain F, J and M Nonimmigrants.

(3) Agency form number, if any, and the applicable component of the Department of Homeland Security sponsoring the collection: Form I–901, Bureau of Immigration and Customs Enforcement.

AFFECTED PUBLIC WHO WILL BE ASKED OR REQUIRED TO RESPOND, AS WELL AS A BRIEF ABSTRACT:

**Primary:** Individual or Households. **Public Law:** 104–208, Subtitle D, Section 641 directs the Attorney General, in consultation with the Secretary of State and the Secretary of Education, to develop and conduct a program to collect information on nonimmigrant foreign students and exchange visitors from approved institutions of higher education, as defined in section 101(a) of the Higher Education Act of 1965, as amended or in a program of study at any other DHS-approved academic or language-training institution, to include approved private elementary and secondary schools and public secondary schools, and from approved exchange visitor program sponsors designated by the Department of State (DOS). It also authorized a fee, not to exceed $100, to be collected from these students and exchange visitors to support this information collection program. DHS has implemented the Student and Exchange Visitor Information System (SEVIS) to carry out this statutory requirement.

(5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond: 600,000 responses at 19 minutes (.32) per response.

(6) An estimate of the total public burden (in hours) associated with the collection: 192,000 annual burden hours.

Comments and/or questions; requests for a copy of the proposed information collection instrument, with instructions; or inquiries for additional information should be directed to: Lee Shirkey, Chief, Records Management Branch, Bureau of Immigration and Customs Enforcement, 425 I Street, NW., Room 1122, Washington, DC 20536; (202) 353–2266.
DEPARTMENT OF THE INTERIOR
Minerals Management Service
Notice of the Annual Price Threshold Determination

AGENCY: Minerals Management Service (MMS), Interior.

ACTION: Notice of annual price threshold determination and annual average oil and gas market price calculations, along with their effects for the Gulf of Mexico royalty relief programs.

SUMMARY: This notice provides the official MMS documentation of which Gulf of Mexico price thresholds have been exceeded by annual market prices for oil or gas, by lease vintage, for calendar year 2007. This notice also explains in detail how MMS calculates the annual oil and gas prices and applicable price thresholds used to determine whether royalty relief applies in calendar year 2007 for our various deepwater and deep depth royalty relief programs.

FOR FURTHER INFORMATION CONTACT: Marshall Rose, Chief, Economics Division at (703) 787-1536.

SUPPLEMENTARY INFORMATION: By various laws (Outer Continental Shelf Lands Act, Deep Water Royalty Relief Act, Energy Policy Act) and regulations (30 CFR 203.47, 203.54, 203.78, 260.110, and 260.122), MMS has authority to impose price thresholds for royalty relief. As prescribed in applicable regulations or lease terms, notwithstanding any provisions for royalty relief, companies are required to pay royalties for those calendar years when annual average New York Mercantile Exchange (NYMEX) market prices for oil or gas exceed the adjusted price thresholds levels. As a courtesy, MMS tracks, calculates, and posts on its Web site a variety of relevant information about applicable oil and gas prices and the price threshold levels to be used in determining whether a particular lease continues to be eligible for deep gas, deep water, or other royalty relief. The information contained in this published notice was previously posted on the MMS Web site.

The following table represents the official MMS price threshold and market price calculation determinations made for calendar year 2007. Any subsequent inflation adjustments or market price adjustments will not affect these official results or their implication for royalty relief on the designated categories of leases.

### Applicable Price Thresholds and Market Prices for Calendar Year 2007

<table>
<thead>
<tr>
<th>Product</th>
<th>Lease vintage (sale held in)</th>
<th>Annual average NYMEX price ($/bbl or $/mmbtu)</th>
<th>Adjusted price threshold level ($/bbl or $/mmbtu)</th>
<th>Royalty relief suspended</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deepwater oil</td>
<td>2001</td>
<td>72.39</td>
<td>32.64</td>
<td>Yes</td>
</tr>
<tr>
<td>Deepwater oil</td>
<td>8/2004–2006</td>
<td>72.39</td>
<td>42.37</td>
<td>Yes</td>
</tr>
<tr>
<td>Deepwater gas</td>
<td>2001</td>
<td>7.12</td>
<td>4.08</td>
<td>Yes</td>
</tr>
<tr>
<td>Deep gas (0–200 meters)</td>
<td>Before 2001, 2004–2007; Reg 30 CFR 203.47.</td>
<td>7.12</td>
<td>10.15</td>
<td>No</td>
</tr>
<tr>
<td>Deep gas (200–400 meters) and Ultra-Deep gas (0–400 meters).</td>
<td>All years</td>
<td>7.12</td>
<td>TBD2.</td>
<td></td>
</tr>
</tbody>
</table>

bbl = barrel, mmbtu = million British Thermal Units.

1 Leases issued in Deepwater during the years 1996–1997 and 2000 may be affected by the outcome of pending litigation on price thresholds imposed at that time. The MMS has sent correspondence to the affected lessees addressing the impact of the litigation during the interim.

2 The Energy Policy Act of 2005 mandated additional royalty relief for deep gas in shallow water in the Gulf of Mexico. The MMS published a proposed rule on May 18, 2007 (72 FR 28396), to implement this new relief, including a gas price threshold. The level of that price threshold and how it applies will be set in the final rule for ultra-deep wells spud after the date of the proposed rule.

### Technical Documentation

The data and methodology used for making the 2007 calculations and determinations are discussed below. This same information for all years since 1996 is available at the Economics Division Web site http://www.mms.gov/econ/DWRRAPrice1.htm. Additional information and notes about understanding this web site are included at the end of this notice.

**Methodology for Calculation of the Actual Annual Average NYMEX Nearby Delivery Price**

1. We use the price for the nearby delivery month or front month. That is, the price for the first contract or earliest month that you can get the delivery/inventory for buying and selling today’s product. For example, on October 1, 2007, the nearby delivery month was November 2007. There are prices for other delivery months that can be bought and sold on October 1, 2007, such as December 2007, January 2008, etc., but the “nearby delivery month”