§204.211

§204.211 When may MMS rescind relief for a property?

(a) MMS may retroactively rescind the relief for your property if MMS determines that your property was not eligible for the relief obtained under this subpart because:

(1) You did not submit a notice or request for relief under §204.205;

(2) You submitted erroneous information in the notice or request for relief you provided to MMS under §204.205 or in your royalty or production reports; or

(3) Your property is no longer eligible for relief because production increased, but you failed to provide the notice required under §204.209(b).

(b) MMS may rescind relief for your property if MMS decides to take royalty in kind.

§204.212 What if I took relief for which I was ineligible?

If you took relief under this subpart for a period for which you were not eligible, you:

(a) May owe additional royalties and late payment interest determined under 30 CFR 218.54 from the date your additional payments were due until the date MMS receives them: and

(b) May be subject to civil penalties.

§204.213 May I obtain relief for a property that benefits from other Federal or State incentive programs?

You may obtain accounting and auditing relief for production from a marginal property under this subpart even if the property benefits from other Federal or State production incentive programs.

§204.214 Is minimum royalty due on a property for which I took relief?

(a) If you took cumulative royalty reports and payment relief on a property under this subpart, minimum royalty is still due for that property by the date prescribed in your lease and in the amount prescribed therein.

(b) If you pay minimum royalty on production from a marginal property during a calendar year for which you are taking cumulative royalty reports and payment relief, and: (1) The annual payment you owe under this subpart is greater than the minimum royalty you paid, you must pay the difference between the minimum royalty you paid and your annual payment due under this subpart; or

(2) The annual payment you owe under this subpart is less than the minimum royalty you paid, you are not entitled to a credit because you must pay at least the minimum royalty amount on your lease each year.

§204.215 Are the information collection requirements in this subpart approved by the Office of Management and Budget (OMB)?

OMB has approved the information collection requirements contained in this subpart under 44 U.S.C. 3501 *et seq.*, and assigned OMB control number 1010–0155. See 30 CFR part 210 for details concerning your estimated reporting burden and how you may comment on the accuracy of the burden estimate.

PART 206—PRODUCT VALUATION

Subpart A—General Provisions

Sec.

206.10 Information collection.

Subpart B—Indian Oil

206.50 What is the purpose of this subpart?

206.51 What definitions apply to this subpart?

- 206.52 How do I calculate royalty value for oil that I or my affiliate sell(s) or exchange(s) under an arm's-length contract?
- 206.53 How do I determine value for oil that I or my affiliate do(es) not sell under an arm's-length contract?
- 206.54 How do I fulfill the lease provision regarding valuing production on the basis of the major portion of like-quality oil?
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- 206.56 Transportation allowances-general.
- 206.57 Determination of transportation allowances.
- 206.58 What must I do if MMS finds that I have not properly determined value?
- 206.59 May I ask MMS for valuation guidance?
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