

## Bureau of Land Management, Interior

## § 3217.11

[72 FR 24400, May 2, 2007, as amended at 74 FR 49335, Sept. 28, 2009]

### **§ 3216.15 When must I file my transfer request?**

(a) File a request to transfer record title or operating rights within 90 days after you sign an agreement with the transferee. If BLM receives your request more than 90 days after signing, we may require you to re-certify that you still intend to complete the transfer.

(b) There is no specific time deadline for filing estate transfers, corporate mergers, and name changes. File them within a reasonable time.

### **§ 3216.16 Must I file separate transfer requests for each lease?**

File two copies of a separate request for each lease for which you are transferring record title or operating rights. The only exception is if you are transferring more than one lease to the same transferee, in which case you file two copies of one transfer request.

### **§ 3216.17 Where must I file estate transfers, corporate mergers, and name changes?**

(a) If you have posted a bond for any Federal lease, you must file estate transfers, corporate mergers, and name changes in the BLM State Office that maintains your bond.

(b) If you have not posted a bond, you must file estate transfers, corporate mergers, and name changes in the State Office having jurisdiction over the lease.

### **§ 3216.18 How do I describe the lands in my lease transfer?**

(a) If you are transferring an interest in your entire lease, you do not need to give BLM a legal description of the land.

(b) If you are transferring an interest in a portion of your lease, describe the lands that are transferred in the same way they are described in the lease.

### **§ 3216.19 May I transfer record title interest for less than 640 acres?**

Except for direct use leases, you may transfer record title interest for less than 640 acres only if your transfer includes an irregular subdivision or all of the lands in your lease are in a section.

We may make an exception to the minimum acreage requirements if it is necessary to conserve the resource.

### **§ 3216.20 When does a transfer segregate a lease?**

If you transfer 100 percent of the record title interest in a portion of your lease, BLM will segregate the transferred portion from the original lease and give it a new serial number with the same terms and conditions as those in the original lease.

### **§ 3216.21 When is my transfer effective?**

Your transfer is effective the first day of the month after we approve it.

### **§ 3216.22 Does BLM approve all transfer requests?**

BLM will not approve a transfer if:

- (a) The lease account is not in good standing;
- (b) The transferee does not qualify to hold a lease under this part; or
- (c) An adequate bond has not been provided.

## **Subpart 3217—Cooperative Agreements**

### **§ 3217.10 What are unit agreements?**

Under unit agreements, lessees unite with each other, or jointly or separately with others, in collectively adopting and operating under agreements to conserve the resources of any geothermal reservoir, field, or like area, or any part thereof. BLM will only approve unit agreements that we determine are in the public interest. Unit agreement application procedures are provided in part 3280 of this chapter.

### **§ 3217.11 What are communitization agreements?**

Under communitization agreements (also called drilling agreements), operators who cannot independently develop separate tracts due to well-spacing or well development programs may cooperatively develop such tracts. Lessees may ask BLM to approve a communitization agreement or, in some cases, we may require the lessees to enter into such an agreement.