

Supporting Statement A

Tribal Energy Resource Agreements, 25 CFR 224

OMB Control Number 1076-0167

Terms of Clearance: None.

General Instructions

A completed Supporting Statement A must accompany each request for approval of a collection of information. The Supporting Statement must be prepared in the format described below, and must contain the information specified below. If an item is not applicable, provide a brief explanation. When the question “Does this ICR contain surveys, censuses, or employ statistical methods?” is checked "Yes," then a Supporting Statement B must be completed. OMB reserves the right to require the submission of additional information with respect to any request for approval.

Specific Instructions

Justification

- 1. Explain the circumstances that make the collection of information necessary. Identify any legal or administrative requirements that necessitate the collection.**

To assist Indian Tribes in the development of energy resources and further the goal of Indian self-determination, the Secretary of the Interior (Secretary) established an Indian energy resource development program. The Indian Tribal Energy Development and Self-Determination Act of 2005 authorizes the Secretary to approve individual Tribal Energy Resource Agreements (TERAs) as part of this program. *See* 25 U.S.C. 3501 *et. seq.* The BIA finalized regulations to implement this authority in 2008 at 25 CFR part 224. *See* 73 FR 12807 (March 10, 2008), 84 FR 69602 (December 18, 2019) and May 24, 2021 (86 FR 27806).

TERAs are agreements between a Tribe and the Secretary to promote Tribal oversight and management of energy resource development on Tribal lands and further the goal of Indian self-determination. A TERA allows a Tribe to enter into energy-related business agreements, award leases, and grant rights-of-way for energy facilities without having to obtain further approval from the Secretary for each individual agreement, lease, or right-of-way.

- 2. Indicate how, by whom, and for what purpose the information is to be used. Except for a new collection, indicate the actual use the agency has made of the information received from the current collection. Be specific. If this collection is a form or a**

questionnaire, every question needs to be justified.

The regulations implementing the Indian Tribal Energy Development and Self-Determination Act of 2005 are at 25 CFR 224. In December 2018, Congress updated the statute authorizing TERAs. See Indian Tribal Energy Development and Self-Determination Act Amendments of 2017, Pub. L. 115-325. To conform to the statutory changes, Indian Affairs finalized amendments to Part 224 in 2019 (84 FR 69602) and corrected three cross-references in 2021 (86 FR 27806).

The following table details the IC requirements in subparts B, C, D, E, F, G, and H of these regulations.

Table 1 – Information Collections Associated with Tribal Energy Resource Agreements Under The Indian Tribal Energy Development And Self-Determination Act		
Citation 25 CFR 224	Section Title	Information Collection Requirement
Subpart B — Procedures for Obtaining Tribal Energy Resource Agreements		
224.53 and 224.63	What must an Application for a TERA contain? What provisions must a TERA contain?	Outline TERA application requirements.
224.57	What must the Director do upon receipt of an application?	Director must now also identify in the written notice any financial assistance that is available to assist the Tribe in implementing the TERA.
224.61	What will the tribe provide to the Director after receipt of the Director’s report on the application consultation meeting?	Tribe must submit final proposed TERA.
224.64	How may a tribe assume management of development of different types of energy resources?	Tribe now may submit an amendment, rather than applying for a new TERA.
224.65	How may a tribe assume additional activities under a TERA?	There is an amendment process for making changes to an already approved TERA.
224.68	How will the Secretary use public comments?	If the tribe makes changes to final proposed TERA based on public comment the tribe must approve final changes in writing.
Subpart C — Approval of Tribal Energy Resource Agreements		
224.76	Upon notification of disapproval, may a tribe re-submit a revised final proposed	Yes – tribe may submit a revised final proposed TERA.

Table 1 – Information Collections Associated with Tribal Energy Resource Agreements Under The Indian Tribal Energy Development And Self-Determination Act

Citation 25 CFR 224	Section Title	Information Collection Requirement
	TERA?	
Subpart D — Implementation of Tribal Energy Resource Agreements		
224.83	What must a tribe do after executing a lease or business agreement, or granting a right-of-way?	Inform public and send copy of any such agreements to the Director
224.87	What are the obligations of a tribe if it discovers a violation or breach?	Tribe must provide written notice to Director with specified content
Subpart E — Interested Party Petitions		
224.110	What must a petition to the Secretary contain?	Provisions (a) through (i) outline petition information requirements
224.113 and 224.114	What must the tribe do after it completes petition consultation with the Director? How may the tribe address a petition in its written response?	After completion of petition consultation, the tribe must submit a written response to any claim of noncompliance. Contents of that response are outlined in 224.114(a) through (d)
224.118 and 224.121	How must the tribe respond to the Director’s notice of the opportunity for a hearing? How may a tribe or a petitioner appeal the Director’s decision about the tribe’s compliance with the TERA?	If it wants a hearing, the tribe must request one within 20 days of the notice. After the Director makes a decision, the tribe or a petitioner may appeal to the Principal Deputy Assistant Secretary—Indian Affairs
Subpart F — Periodic Reviews		
224.139	What must a tribe do after receiving a notice of imminent jeopardy to a physical trust asset?	Submit a written response to the Director
Subpart G — Reassumption		
224.156	What information must the tribe’s response to the notice of intent to reassume include?	The tribe must respond in writing, indicating that it is pursuing one of three possible options
Subpart H – Rescission		
224.173	How does a tribe rescind a TERA?	The tribe must submit a written tribal resolution to initiate a rescission

The Indian Energy Service Center (IESC) is responsible for administering the certification of Tribal Energy Resource Agreements (TERAs). TERAs strengthen Tribal sovereignty and improve the efficiency of energy development by removing the barrier of Department of the Interior (DOI) approval for individual leases, business agreements, and rights-of-way for energy projects on Tribal lands.

The Bureau of Indian Affairs (BIA) uses the information collected through these regulations identify the Tribe, Tribal land, and energy resources that will be included in the TERA and for which the Tribe, rather than BIA, will be approving energy resource development business agreements, leases, and rights-of-way. Information collected in subparts B and C enables BIA to engage in a consultation process with Tribes designed to foster optimal pre-planning of development proposals and speed up the review and approval process for TERAs.

Subpart D provides public notice and opportunity for review of TERAs by the public, industry, and government agencies. Specifically, the information collection associated with subpart D, section 224.83 requires a Tribe to notify the public of actions taken under a TERA. This constitutes a third-party notification. This third-party notification is necessary so that the public is fully informed of a Tribe's energy development activity and has an opportunity to comment on any potential impacts from these activities. This third-party notification is a mandate of 25 U.S.C. 3504(e)(2)(B)(X). Taken together, the information collected by BIA in subparts D and F will enhance and ensure the accountability of Tribes for the prudent development of energy resources.

Subpart E: (1) ensures that the public has an avenue to review Tribes' performance in implementing a TERA; (2) creates a process for preventing damage to sensitive resources; (3) ensures that the public has fully communicated with the Tribe in the petition process; (4) ensures that the Tribes are not subject to complaints based on erroneous or irrelevant information; and (5) ensures that Tribes are made fully aware of any requirements for a change in operations.

Subpart G ensures that a Tribe is fully aware of any attempt by the DOI to resume management authority over energy resources on Tribal lands.

Subpart H information ensures that, if a Tribe wants to voluntarily relinquish its energy resource management authority, the Tribal government fully endorses this change.

3. Describe whether, and to what extent, the collection of information involves the use of automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses, and the basis for the decision for adopting this means of collection. Also describe any consideration of using information technology to reduce burden and specifically how this collection meets GPEA requirements.

BIA will accept applications and progress reports electronically (email) and by regular mail.

4. Describe efforts to identify duplication. Show specifically why any similar information already available cannot be used or modified for use for the purposes described in Item 2 above.

The information needed to fulfill the Energy Policy Act provisions regarding TERAs is not available from any other collection. Other collections related to energy development on Tribal

lands are project-specific and do not envision the wholesale assumption by a Tribe of management responsibilities for the entire energy development process on Tribal lands.

5. If the collection of information impacts small businesses or other small entities, describe any methods used to minimize burden.

Tribes are not considered small entities. However, the BIA has done its best to minimize the amount of information requested to only that which is necessary and has reduced the information requested based on changes made in the Indian Tribal Energy Development and Self-Determination Act Amendments of 2017.

6. Describe the consequence to Federal program or policy activities if the collection is not conducted or is conducted less frequently, as well as any technical or legal obstacles to reducing burden.

The 25 U.S.C. 3501 *et seq.*, is very specific in the types of information that BIA must collect to ensure Departmental and Tribal accountability. Without the collections outlined in Table 1 this program of review, approval and monitoring of TERA's would not be possible to carry out.

7. Explain any special circumstances that would cause an information collection to be conducted in a manner:

- * **requiring respondents to report information to the agency more often than quarterly;**
- * **requiring respondents to prepare a written response to a collection of information in fewer than 30 days after receipt of it;**
- * **requiring respondents to submit more than an original and two copies of any document;**
- * **requiring respondents to retain records, other than health, medical, government contract, grant-in-aid, or tax records, for more than three years;**
- * **in connection with a statistical survey that is not designed to produce valid and reliable results that can be generalized to the universe of study;**
- * **requiring the use of a statistical data classification that has not been reviewed and approved by OMB;**
- * **that includes a pledge of confidentiality that is not supported by authority established in statute or regulation, that is not supported by disclosure and data security policies that are consistent with the pledge, or which unnecessarily impedes sharing of data with other agencies for compatible confidential use; or**
- * **requiring respondents to submit proprietary trade secrets, or other confidential information, unless the agency can demonstrate that it has instituted procedures to protect the information's confidentiality to the extent permitted by law.**

There are no special circumstances that would necessitate any of the conditions stated in Question 7 except that there may be decision points during the 270-day statutorily mandated period for review and approval of a TERA that will require a Tribe to provide a written response in fewer than 30 days after receipt.

- 8. If applicable, provide a copy and identify the date and page number of publication in the Federal Register of the agency's notice, required by 5 CFR 1320.8(d), soliciting comments on the information collection prior to submission to OMB. Summarize public comments received in response to that notice and in response to the PRA statement associated with the collection over the past three years, and describe actions taken by the agency in response to these comments. Specifically address comments received on cost and hour burden.**

Describe efforts to consult with persons outside the agency to obtain their views on the availability of data, frequency of collection, the clarity of instructions and recordkeeping, disclosure, or reporting format (if any), and on the data elements to be recorded, disclosed, or reported.

Consultation with representatives of those from whom information is to be obtained or those who must compile records should occur at least once every three years — even if the collection of information activity is the same as in prior periods. There may be circumstances that may preclude consultation in a specific situation. These circumstances should be explained.

BIA published the 60-day notice soliciting comments in the Federal Register on September 2, 2025 (90 FR 42431). No comments were received. In addition, we consulted 9 individuals – with relevant knowledge, to validate our time burden estimate and gather feedback on this collection of information – and received no additional feedback.

- 9. Explain any decision to provide any payment or gift to respondents, other than remuneration of contractors or grantees.**

BIA does not provide gifts or payments to respondents.

- 10. Describe any assurance of confidentiality provided to respondents and the basis for the assurance in statute, regulation, or agency policy.**

BIA does not provide any assurance of confidentiality. The information that BIA collects is subject to the requirements of the Privacy Act and the Freedom of Information Act.

- 11. Provide additional justification for any questions of a sensitive nature, such as sexual behavior and attitudes, religious beliefs, and other matters that are commonly considered private. This justification should include the reasons why the agency considers the questions necessary, the specific uses to be made of the information, the explanation to be given to persons from whom the information is requested, and any steps to be taken to obtain their consent.**

There are no questions of a sensitive nature in this information collection.

12. Provide estimates of the hour burden of the collection of information. The statement should:

- * Indicate the number of respondents, frequency of response, annual hour burden, and an explanation of how the burden was estimated. Unless directed to do so, agencies should not conduct special surveys to obtain information on which to base hour burden estimates. Consultation with a sample (fewer than 10) of potential respondents is desirable. If the hour burden on respondents is expected to vary widely because of differences in activity, size, or complexity, show the range of estimated hour burden, and explain the reasons for the variance. Generally, estimates should not include burden hours for customary and usual business practices.**
- * If this request for approval covers more than one form, provide separate hour burden estimates for each form and aggregate the hour burdens.**
- * Provide estimates of annualized cost to respondents for the hour burdens for collections of information, identifying and using appropriate wage rate categories. The cost of contracting out or paying outside parties for information collection activities should not be included here.**

The total universe of possible respondents includes federally recognized Tribes in the 48 contiguous states of the United States and the Metlakatla Indian Community in Alaska. The timing of a Tribe's application for a TERA is entirely up to the Tribe and is not tied to a schedule. Once an application is submitted to the Department it starts a 270-day clock with several milestones for the Department to achieve before a TERA agreement is approved.

To obtain the hourly rate for Tribal government employees, we used \$63.94, which includes a benefits multiplier under the occupation group of Natural resources, construction and maintenance. This estimate is based on the Bureau of Labor Statistics USDL-25-1358: *Table 3, State and Local Government Works, June 2025*, <https://www.bls.gov/news.release/pdf/ecec.pdf>.

The total Annual Burden Hours for Respondents is **2,960**; and cost is **\$189,262**.

Table 2 – Public Burden from Information Collections Associated with TERAs

Citation 25 CFR 224	Section Title	Information Collection Requirement	Average No. of Annual Respondents	Hour Burden for Respondent	Average No. of Annual Responses	Annual Burden Hours for Respondent	Total Annual Cost (salary & benefits)
Subpart B — Procedures for Obtaining Tribal Energy Resource Agreements							
224.53	What must an application for a TERA contain?	Prepare and submit application	1	432	1	432	\$27,622
224.63	What provisions must a TERA contain?	Prepare and submit TERA					
224.57	What must the Director do upon receipt of an application?	Respond to written request for additional information	1	480	1	480	\$30,691
224.68	How will the Secretary use public comments?	Approve changes to final agreement in writing					
224.61	What will the tribe provide to the Director after receipt of the Director’s report on the application consultation meeting?	Prepare and submit final proposed TERA	1	32	1	32	\$2,046

Table 2 – Public Burden from Information Collections Associated with TERAs

Citation 25 CFR 224	Section Title	Information Collection Requirement	Average No. of Annual Respondents	Hour Burden for Respondent	Average No. of Annual Responses	Annual Burden Hours for Respondent	Total Annual Cost (salary & benefits)
224.64	How may a tribe assume management of development of different types of energy resources?	Apply for new TERA to assume management other types of energy resources (under the same requirements as §224.53 and §224.54 for that additional type of energy resource)	1	360	1	360	\$23,018
224.65	How may a tribe assume additional activities under a TERA?	Amend an already-approved agreement	1	520	1	520	\$33,249
224.76	Upon notification of disapproval, may a tribe re-submit a revised final proposed TERA?	Prepare and submit revised final proposed TERA					
Subpart C — Approval of Tribal Energy Resource Agreements							
See section 224.76, above							
Subpart D — Implementation of Tribal Energy Resource Agreements							
120224.83	What must a tribe do after executing a lease or	Inform public and send copy of any such agreements to the Director	1	32	1	32	\$2,046

Table 2 – Public Burden from Information Collections Associated with TERAs

Citation 25 CFR 224	Section Title	Information Collection Requirement	Average No. of Annual Respondents	Hour Burden for Respondent	Average No. of Annual Responses	Annual Burden Hours for Respondent	Total Annual Cost (salary & benefits)
	business agreement, or granting a right-of-way?						
224.87	What are the responsibilities of a tribe if it discovers a violation or breach?	Provide written notice to Director	1	120	1	120	\$7,673
224.118 and 224.121	How must the tribe respond to the Director’s notice of the opportunity for a hearing? How may a tribe or a petitioner appeal the Director’s decision about the tribe’s compliance with the TERA?	Request a hearing and if unsatisfied with the Director’s determination, appeal to the Principal Deputy Assistant Secretary—Indian Affairs					
224.139	What must a tribe do after receiving a notice of imminent jeopardy to a physical trust asset?	Prepare and submit a written response to the Director					

Table 2 – Public Burden from Information Collections Associated with TERAs

Citation 25 CFR 224	Section Title	Information Collection Requirement	Average No. of Annual Respondents	Hour Burden for Respondent	Average No. of Annual Responses	Annual Burden Hours for Respondent	Total Annual Cost (salary & benefits)
Subpart E — Interested Party Petitions							
224.110	What must a petition to the Secretary contain?	Prepare and submit interested party petition	1	464	1	464	\$29,668
224.113 and 224.114	What must the tribe do after it completes petition consultation with the Director? How may the tribe address a petition in its written response?	Prepare and submit a written response	1	408	1	408	\$26,088
See section 224.121 above							
Subpart F — Periodic Reviews							
See section 224.139 above							
Subpart G — Reassumption							
224.156	What information must the tribe's response to the notice of intent to reassume include?	Respond to notice of intent to reassume	1	80	1	80	\$5,115
Subpart H — Rescission							

Table 2 – Public Burden from Information Collections Associated with TERAs

Citation 25 CFR 224	Section Title	Information Collection Requirement	Average No. of Annual Respondents	Hour Burden for Respondent	Average No. of Annual Responses	Annual Burden Hours for Respondent	Total Annual Cost (salary & benefits)
224.173	How does a tribe rescind a TERA?	Submit a written Tribal resolution to initiate a rescission	1	32	1	32	\$2,046
TOTAL BURDEN						2,960	\$189,262

13. Provide an estimate of the total annual non-hour cost burden to respondents or recordkeepers resulting from the collection of information. (Do not include the cost of any hour burden already reflected in item 12.)

- * **The cost estimate should be split into two components: (a) a total capital and start-up cost component (annualized over its expected useful life) and (b) a total operation and maintenance and purchase of services component. The estimates should take into account costs associated with generating, maintaining, and disclosing or providing the information (including filing fees paid for form processing). Include descriptions of methods used to estimate major cost factors including system and technology acquisition, expected useful life of capital equipment, the discount rate(s), and the time period over which costs will be incurred. Capital and start-up costs include, among other items, preparations for collecting information such as purchasing computers and software; monitoring, sampling, drilling and testing equipment; and record storage facilities.**
- * **If cost estimates are expected to vary widely, agencies should present ranges of cost burdens and explain the reasons for the variance. The cost of purchasing or contracting out information collection services should be a part of this cost burden estimate. In developing cost burden estimates, agencies may consult with a sample of respondents (fewer than 10), utilize the 60-day pre-OMB submission public comment process and use existing economic or regulatory impact analysis associated with the rulemaking containing the information collection, as appropriate.**
- * **Generally, estimates should not include purchases of equipment or services, or portions thereof, made: (1) prior to October 1, 1995, (2) to achieve regulatory compliance with requirements not associated with the information collection, (3) for reasons other than to provide information or keep records for the government, or (4) as part of customary and usual business or private practices.**

The Tribe should have resident technical and environmental expertise in addition to expertise in leasing and financial management. Therefore, Tribes will have IT and other office systems already in place and have personnel with experience in their operation. Consequently, any costs for the acquisition of enterprise systems, technology, or capital equipment by a Tribe, as a result of these regulations, will either be minimal or already a part of their everyday business operations.

The BIA estimates the respondents will incur (at a minimum) a total annual cost of **\$18,100** for operations and maintenance from information collections associated with these regulations for the first year, as the Department determines what amounts it is not expending as a result of the Tribe taking over BIA functions. The associated expenses include obtaining/retaining experts to complete the environmental reviews as required by law, obtaining/retaining experts with different disciplines to assist the Tribes with implementing the project, interactions with the public who may challenge a proposal that may lead to obtaining/retaining legal services, and other administrative fees associated with complying with all laws related to TERA.

14. Provide estimates of annualized cost to the Federal government. Also, provide a description of the method used to estimate cost, which should include quantification of

hours, operational expenses (such as equipment, overhead, printing, and support staff), and any other expense that would not have been incurred without this collection of information.

Federal employees in BIA working on the TERA program will spend part of their overall time on each aspect of the approval, review, and monitoring of TERA related information collections. This work will also require extensive consultation with Tribes that submit TERA applications and coordination with other affected bureaus and offices in the Department. The time involved is tied to the time limits defined in the TERA regulations (*i.e.*, TERA Application approval – 270 days). In addition, the Office of the Solicitor, while not BIA employees, will need to conduct extensive review of many TERA related collections. We estimate that the annual cost to the Federal Government to administer this information collection is **\$1,023,768**.

- This includes **\$998,768** in salary costs, plus **\$25,000** in administrative costs consisting of miscellaneous services and supplies.

Title	GS Schedule	Benefits	Loaded Rate
Project Manager at <i>GS-15 step 5</i>	\$80.34	1.6	\$128.54
Solicitor at <i>GS-14 step 5</i>	\$68.30	1.6	\$109.28
Program Analysts at <i>GS-13 step 5</i>	\$57.80	1.6	\$92.48
Program Analysts at <i>GS-12 step 5</i>	\$48.61	1.6	\$77.78
Administrative Assistant at <i>GS-10 step 5</i>	\$36.91	1.6	\$59.06
Average			\$93.43

BIA averaged the hourly rate required based on the mix of personnel required for each task, using the Office of Personnel Management Salary Table (https://www.opm.gov/policy-data-oversight/pay-leave/salaries-wages/salary-tables/26Tables/html/RUS_h.aspx). BIA estimates **\$93.43** for the fully loaded hourly rate.

Table 3 – Federal Government Burden from Information Collections Associated with TERAs						
Citation 25 CFR 224	Section Title	Federal Government Activity	Hour Burden	Average No. of Annual Responses	Annual Burden Hours	Total Annual Cost (salary & benefits)
Subpart B — Procedures for Obtaining Tribal Energy Resource Agreements						
224.53 and 224.63	What must an application for a TERA contain? What provisions must a TERA contain?	Review application / agreement	2,160	1	2,160	\$201,809
224.57	What must the Director do upon receipt of an application?	Request additional information or notify that application is complete (including identifying any financial assistance available to the Tribe)				

Table 3 – Federal Government Burden from Information Collections Associated with TERAs

Citation 25 CFR 224	Section Title	Federal Government Activity	Hour Burden	Average No. of Annual Responses	Annual Burden Hours	Total Annual Cost (salary & benefits)
224.61	What will the tribe provide to the Director after receipt of the Director’s report on the application consultation meeting?	Review final proposed TERA	450	1	450	\$42,044
224.64	How may a tribe assume management of development of different types of energy resources?	Review application for new TERA to assume management other types of energy resources	2,160	1	2,160	\$201,809
224.65	How may a tribe assume additional activities under a TERA?	Review amendment	2,160	1	2,160	\$201,809
224.68	How will the Secretary use public comments?	Make changes to finalize TERA	Included in 224.61, above			
Subpart C — Approval of Tribal Energy Resource Agreements						
224.76	Upon notification of disapproval, may a tribe re-submit a revised final proposed TERA?	Review submission of a revised final proposed TERA	Included in 224.61, above			
Subpart D — Implementation of Tribal Energy Resource Agreements						
224.83	What must a tribe do after executing a lease or business agreement, or granting a right-of-way?	Review copy of any agreements and documentation of information	160	1	160	\$14,949
224.87	What are the responsibilities of a tribe if it discovers a violation or breach?	Review notice of violation	240	1	240	\$22,423
Subpart E — Interested Party Petitions						
224.110	What must a petition to the Secretary contain?	Review petition	960	1	960	\$89,693
224.113	What must the tribe	Review written				

Table 3 – Federal Government Burden from Information Collections Associated with TERAs

Citation 25 CFR 224	Section Title	Federal Government Activity	Hour Burden	Average No. of Annual Responses	Annual Burden Hours	Total Annual Cost (salary & benefits)
and 224.114	do after it completes petition consultation with the Director? How may the tribe address a petition in its written response?	response				
224.118 and 224.121	How must the tribe respond to the Director’s notice of the opportunity for a hearing? How may a tribe or a petitioner appeal the Director’s decision about the tribe’s compliance with the TERA?	Review request for hearing and appeal				
Subpart F — Periodic Reviews						
224.139	What must a tribe do after receiving a notice of imminent jeopardy to a physical trust asset?	Review written response	960	1	960	\$89,693
Subpart G — Reassumption						
224.156	What information must the tribe’s response to the notice of intent to reassume include?	Review response to notice of intent to reassume	960	1	960	\$89,693
Subpart H — Rescission						
224.173	How does a Tribe rescind a TERA?	Review Tribal resolution to initiate a rescission	480	1	480	\$44,846
SUBTOTAL						\$998,768
Administrative Cost						
		Administrative costs consisting of miscellaneous services and supplies.				\$25,000
TOTAL BURDEN						\$1,023,768

15. Explain the reasons for any program changes or adjustments in hour or cost burden.

Updates were made to the Bureau of Labor Statistics (BLS) and Office of Personnel Management (OPM) compensation data contained in Sections 12 and 14.

16. For collections of information whose results will be published, outline plans for tabulation and publication. Address any complex analytical techniques that will be used. Provide the time schedule for the entire project, including beginning and ending dates of the collection of information, completion of report, publication dates, and other actions.

We have no plans to publish these collections of information associated with the TERA process except for where the regulations require public notice and opportunity for review and comment about TERA plans.

17. If seeking approval to not display the expiration date for OMB approval of the information collection, explain the reasons that display would be inappropriate.

BIA displays the OMB control number and expiration date on any correspondence with respondents and in the regulations in § 224.42.

18. Explain each exception to the topics of the certification statement identified in "Certification for Paperwork Reduction Act Submissions."

There are no exceptions to the certification statement.