

Minerals Management Service, Interior

§ 203.67

the field. We will not disclose proprietary data when explaining our assumptions and reasons for our determinations under §203.67.

(c) We will not require a joint application if you show good cause and honest effort to get all lessees in the field to participate. If you must exclude a lease from your application because its lessee will not participate, that lease is ineligible for the royalty relief for the designated field.

§ 203.64 How many applications may I file on a field?

You may file one complete application for royalty relief during the life of the field. However, you may send another application if:

- (a) You are eligible to apply for a redetermination under §203.74;
- (b) You apply for royalty relief for an expansion project;

(c) You withdraw the application before we make a determination; or

(d) You apply for end-of-life royalty relief.

§ 203.65 How long will MMS take to evaluate my application?

(a) We will determine within 20 working days if your application for royalty relief is complete. If your application is incomplete, we will explain in writing what it needs. If you withdraw a complete application, you may re-apply.

(b) We will evaluate your first application on a field within 180 days and a redetermination under §203.75 within 120 days after we say it is complete.

(c) We may ask to extend the review period for your application under the conditions in the following table.

If—	Then we may—
We need more records to audit sunk costs	Ask to extend the 120-day or 180-day evaluation period. The extension we request will equal the number of days between when you receive our request for records and the day we receive the records.
We cannot evaluate your application for a valid reason, such as missing vital information or inconsistent or inconclusive supporting data.	Add another 30 days. We may add more than 30 days, but only if you agree.
We need more data, explanations, or revision	Ask to extend the 120-day or 180-day evaluation period. The extension we request will equal the number of days between when you receive our request and the day we receive the information.

(d) We may change your assumptions under §203.62 if our technical evaluation reveals others that are more appropriate. We may consult with you before a final decision and will explain any changes.

(e) We will notify all designated lease operators within a field when royalty relief is granted.

§ 203.66 What happens if MMS does not act in the time allowed under § 203.65, including any extensions?

If we do not act within the timeframes established in §203.65, the conditions in the following table apply.

If you apply for royalty relief for—	And we do not decide within the time specified—	As long as you—
An authorized field	You get the minimum suspension volumes specified in §203.69.	Abide by §§ 203.70 & 76
An expansion project	You get a royalty suspension for the first year of production ..	Abide by §§ 203.70 & 76

§ 203.67 What economic criteria must I meet to get royalty relief on an authorized field or expansion project?

Your field or project must require royalty relief to be economic and must become economic with this relief. That

is, we will not approve applications if we determine that royalty relief cannot make the field or project economically viable.