

Objectionable Oil and Gas Provisions of Title I and II of H. R. 2337

Sec. 101

Sets fees for permits and repeals the Permit Processing Improvement Fund

Sec. 102

Replaces the requirement that BLM issue APDs in 30 days with a 90 day deadline

Sec. 103

Weakens the energy corridor provisions in EPA Act

Sec. 104

Makes more difficult and problematic the leasing of oil shale and tar sands

Sec. 105

Makes the use of categorical exclusions significantly more difficult

Sec. 106

Renders impractical the practice of seeking waivers of permit stipulations

Sec. 107

Lengthens the time periods for CZMA appeals

Sec. 201

Basically eliminates the royalty-in-kind program

Sec. 202

Requires more audits of royalty payments

Sec. 203

Greatly increases the fines and penalties that can be charged companies who underpay royalty payments

Sec. 212-215

Eliminates the payment of interest by the government in cases where royalties were overpaid and makes certain other changes to the royalty program

Sec. 221

Changes the law with respect to split estate situations to give surface owners additional rights

Sec. 222

Sets requirements for restoration of the environment following oil or gas production and increases bonding requirements

Sec. 223

Creates a new water management plan requirement for APDs

Sec. 224

Sets a fee for leased acreage not under production