Why We Prepared This Informational Report

The purpose of this report is to describe the State Mineral and Energy Board’s (Board) process for awarding mineral leases, the number of mineral leases in operation as of November 2012, the royalty rates, and how these rates compare to other states. Because the purpose of mineral leases is, in part, to optimize state revenue from the royalties generated from state-owned lands, we also examined whether the Board can renegotiate royalty rates to maximize Louisiana’s return on mineral leases.\(^1\)

What We Found

As of November 2012, the Department of Natural Resources (DNR), Office of Mineral Resources (OMR) was overseeing 1,888 active mineral leases on over 840,000 acres of state-owned land or water bottoms. During fiscal year 2012, mineral lease revenue generated over $646 million for the state, of which approximately $598 million (92.6%) was from royalty payments. As shown in Exhibit 1, OMR divides mineral leases into five oil and gas regions.

**Mineral Lease Royalty Rate Ranges**

The average royalty rate for the current mineral leases is 21.9%. These rates range from 12.5% to 61.6%. In addition, 258 (13.7%) of the 1,888 leases date back to 1920 through 1959 and have the same royalty rate as when the lease began. According to DNR, many of these leases are the highest producing oil and gas leases. The average royalty rate in Louisiana has almost doubled since the time period from 1920 to 1939.

**Mineral Royalty Rates Compared to Other States**

We found that Louisiana’s current average royalty rate of 21.9% is comparable with the other states we reviewed. Three of the seven states we reviewed, including Louisiana, negotiate royalty rates during the bid process, while the other four states have fixed rates.

**Renegotiation of Mineral Royalty Rates**

The Board is not required by state law to renegotiate royalty rates. However, the Board has the legal authority to renegotiate mineral lease royalty rates as long as contract renegotiations follow the Louisiana Mineral Code and basic contract law from the Louisiana Civil Code. This means that the state of Louisiana and the company must mutually agree on a new lease rate or the mineral lease contract must have a renegotiation clause. Currently, the Board does not have a renegotiation clause in its mineral lease contracts. None of the other states we reviewed, including the ones that negotiate the rates initially, renegotiate royalty rates.

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\(^1\) A mineral lease royalty rate is the agreed-upon percentage of profit generated from state-owned land that companies pay to the state.
What is the Board’s process for awarding mineral leases?
OMR serves as the staff to the Board throughout the mineral lease process. Once a month, the Board meets to select which bids should be accepted for mineral leases on state-owned property. These bids include the royalty rate bid for the property. Exhibit 2 summarizes the mineral lease process.

Once a mineral lease is signed, the awarded party has 3-5 years, depending on the contract requirements, to start producing on that piece of property. At that time, the awarded party will start paying mineral royalties to DNR for that lease. Until the property has started producing, the awarded party pays a rental fee, specified by the contract, to DNR. If the property has not started producing within 3-5 years, the lease terminates pursuant to its terms. In addition, the lease may terminate if the property stops producing for 60-90 days (in most cases), depending on the contract requirements, after production has started. According to the contract terms, the lease may not be terminated for reasons such as the awarded party paying an in-lieu royalty payment or a force majeure event occurring.3

What are the royalty rate ranges for the current mineral leases?
As of November 2012, DNR was overseeing 1,888 active mineral leases. The oldest active lease dates back to 1920 and has the same royalty rate of 12.5% as when the lease began. The current average royalty rate in Louisiana is 21.9%. The average royalty rate has almost doubled since the time period from 1920 to 1939. Exhibit 3 summarizes the average royalty rates since 1920.

Royalty Rates by Region
OMR divides mineral leases into five oil and gas regions. Exhibit 4 shows the number of mineral leases, the mineral royalty rate range, and average rate for each region.

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2 A tract is an area of land or water.
3 A force majeure event is when oil or gas cannot be produced due to causes outside of control of the awarded party, such as a natural disaster.
How do Louisiana mineral royalty rates compare to other states?

Louisiana’s current average royalty rate of 21.9% is comparable with other states we reviewed. Louisiana ranks sixth highest out of the 32 states that have crude oil production and fifth highest out of the 33 states that have natural gas production. For our comparison of other states, we selected five states and the wells in federal waters (federal offshore) based on their proximity to Louisiana and those that are the highest oil and gas producers according to rankings from the Independent Petroleum Association of America. Louisiana’s mineral lease royalty rates are negotiated during the mineral leasing process, in contrast to other states like Texas, Oklahoma, and Wyoming that have fixed rates.

Can the Board renegotiate mineral leases to increase royalty rates?

The Board is not required by state law to renegotiate royalty rates. However, the Board has the legal authority to renegotiate royalty rates as long as contract renegotiations follow the Louisiana Mineral Code and basic contract law from the Louisiana Civil Code. This means that both parties must mutually agree on a new lease rate or the mineral lease contract must have a renegotiation clause. A renegotiation clause would allow the Board to review the contract after a period of time for market trends and to determine if adjustments are needed. Currently, DNR must adhere to the agreed-upon rate for the duration of the lease.

As stated previously, the purpose of mineral leases is, in part, to optimize state revenue from the royalties generated from state-owned lands. According to DNR management, the Board does not renegotiate the rates for the following reasons:

1. Companies would not be motivated to accept a higher royalty rate term without the state offering an incentive in return. For example, a company may be willing to offer a higher royalty, but in return it will likely demand concessions from the state, such as an extended period to begin production.

2. Based on discussion with attorneys from the Attorney General’s office, the Board would potentially have to put the tract of land or water through the mineral lease process again, creating the potential that the rate may decrease for that lease.

In addition, none of the other states we reviewed renegotiate royalty rates, including the ones that negotiate the rates initially. Renegotiating royalty rates could potentially increase the revenue the state is receiving from oil and gas leases. For example, we reviewed seven of the 258 leases from 1920 to 1959 in Exhibit 3 that have royalty rates less than the 23.3% average rate from 2000 to 2012. If the royalty rates for these leases had equaled 23.3% over the last 12 years based on the amount of oil and gas they produced during fiscal year 2012, the state could have collected an additional $2,644,908 in royalty payments. However, the actual economic impact would depend on the criteria DNR used to select the leases to renegotiate and the actual production and royalty rate of those leases. In addition, if the Board started renegotiating royalty rates, there could be instances where businesses would attempt to renegotiate their leases to obtain lower royalty rates, therefore decreasing state revenue.

<table>
<thead>
<tr>
<th>State</th>
<th>Current No. of Leases</th>
<th>Average Royalty Rate*</th>
<th>Type of Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Texas**</td>
<td>9,000</td>
<td>25%</td>
<td>Fixed</td>
</tr>
<tr>
<td>Arkansas</td>
<td>140</td>
<td>25%</td>
<td>Negotiated</td>
</tr>
<tr>
<td>Louisiana</td>
<td>1,888</td>
<td>21.9%</td>
<td>Negotiated</td>
</tr>
<tr>
<td>Mississippi**</td>
<td>20</td>
<td>20%</td>
<td>Negotiated</td>
</tr>
<tr>
<td>Oklahoma**</td>
<td>5,000</td>
<td>18.8%</td>
<td>Fixed</td>
</tr>
<tr>
<td>Wyoming</td>
<td>4,267</td>
<td>16.7%</td>
<td>Fixed</td>
</tr>
<tr>
<td>Federal Offshore***</td>
<td>6,723</td>
<td>16.7%</td>
<td>Fixed</td>
</tr>
</tbody>
</table>

*The average royalty rates listed for the other states (not including Louisiana) do not take into consideration different factors, such as tax rates.
**According to these states, the current number of leases is an approximate total.
***Federal offshore refers to all wells in federal waters.
Source: Prepared by legislative auditor’s staff using information from other states, the Bureau of Ocean Energy Management, and the U.S. Department of Interior’s Office of Natural Resources Revenue.

4 These rankings are from 2010-2011 and were published by the Independent Petroleum Association of America.
5 Our comparison was limited to those states who responded to our inquiry.
6 Louisiana’s bid process allows interested parties to offer their own royalty rates, whereas other states set specific royalty rates before accepting bids.
7 These seven leases are not the only leases with royalty rates less than 23.32% during this time period.