Five-Year Program for Federal Offshore Oil and Gas Leasing: Status and Issues in Brief

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Under the Outer Continental Shelf Lands Act (OCSLA), as amended, the Bureau of Ocean Energy Management (BOEM) must prepare and maintain forward-looking five-year plans—referred to by BOEM as five-year programs—for proposed public oil and gas lease sales on the U.S. outer continental shelf (OCS). On January 4, 2018, BOEM released a draft proposed program (DPP) for the period from 2019 through 2024. The DPP proposes 47 lease sales during the five-year period: 12 in the Gulf of Mexico region, 19 in the Alaska region, 9 in the Atlantic region, and 7 in the Pacific region. The DPP would make available more than 90% of the total OCS acreage and more than 98% of undiscovered technically recoverable oil and gas resources on the OCS.

BOEM’s development of a five-year program typically takes place over two or three years, during which successive drafts of the program are published for review and comment. All available leasing areas are initially examined, and the selection may then be narrowed based on economic and environmental analysis, including environmental review under the National Environmental Policy Act, to arrive at a final leasing schedule. Because the program is developed through a winnowing process, the final program may remove sales proposed in earlier drafts but will not include any new sales. At the end of the process, the Secretary of the Interior must submit each program to the President and to Congress for a period of at least 60 days, after which the proposal may be approved by the Secretary and may take effect with no further regulatory or legislative action. BOEM has stated that it aims to have the final version of the 2019-2024 program approved by the end of 2019. Although the OCSLA provides for congressional review of the final program, it does not require that Congress directly approve the program in order for it to be implemented.

Currently, offshore leasing is taking place under a program for mid-2017 through mid-2022 developed under the Obama Administration. The DPP would replace the final years of the current program. The 2017-2022 program scheduled 11 OCS lease sales during the five-year period: 10 in the Gulf of Mexico region (occurring twice each year, starting in 2017), 1 in the

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8 Although previous five-year programs (since 1982) have not overlapped in this way, the George W. Bush Administration issued a DPP for a 2010-2015 program that would have replaced the final years of the 2007-2012 program (but was not finalized).
Cook Inlet planning area of the Alaska region (scheduled for 2021), and none in the Atlantic or Pacific regions.

The leasing decisions in BOEM’s five-year programs may affect the economy and environment of individual coastal states and of the nation as a whole. Accordingly, Congress typically has been actively involved in planning and oversight of the five-year programs. The following discussion summarizes recent developments related to the leasing programs and analyzes selected congressional issues and actions. The history, legal and economic framework, and process for developing the programs are discussed in CRS Report R44504, The Bureau of Ocean Energy Management’s Five-Year Program for Offshore Oil and Gas Leasing: History and Final Program for 2017-2022.

The 115th Congress could influence the five-year program (either the 2017-2022 program currently in force or the new program under development) by enacting legislation with requirements for the program, as well as by conducting oversight. For example, Members could enact legislation to add new sales to the program (e.g., H.R. 1756, S. 665, and S. 883), to remove scheduled sales, or to change the terms of program development under the OCSLA (e.g., H.R. 4239 and H.R. 4426). Congress also could end leasing moratoria imposed by Congress or the President and mandate lease sales in these previously unavailable areas. Alternatively, Congress could impose leasing moratoria on new areas; for example, H.R. 169, H.R. 728, H.R. 731, H.R. 2002, H.R. 2242, H.R. 2252, H.R. 2272, S. 31, S. 74, S. 750, and S. 999 would prohibit oil and gas leasing (or extend existing moratoria) in various parts of the OCS.

Recent Developments

BOEM released the DPP on January 4, 2018. Prior to its release, on July 3, 2017, BOEM had published in the Federal Register a request for information (RFI) for a new program to cover the 2019-2024 period and replace the final years of the Obama Administration program. The comment period for the RFI closed on August 17, 2017. BOEM received approximately 815,000 comments on the RFI.

On April 28, 2017, President Trump issued an executive order on U.S. offshore energy strategy. The executive order directed the Secretary of the Interior to review and consider revising the federal offshore oil and gas leasing schedule for 2017-2022, along with other offshore energy policies established by the Obama Administration. The order also modified earlier presidential withdrawals of certain offshore areas from leasing consideration, which President Obama had made using his authority under Section 12(a) of the OCSLA. The modifications included terminating certain withdrawals in the Arctic and Atlantic regions, thus opening these areas for

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9 See footnote 20 for more information about offshore areas unavailable for leasing.
11 The comments are summarized in the 2019-2024 DPP, Appendix A.
13 Under the OCSLA (43 U.S.C. §1341(a)), the President may, “from time to time, withdraw from disposition any of the unleased lands of the outer Continental Shelf.” When the President withdraws ocean areas from leasing disposition, BOEM cannot conduct new oil and gas lease sales in those areas. The withdrawals do not affect valid existing rights under previously existing leases. Presidential withdrawals may be for a specified or an indefinite time period.
leasing consideration in a revised five-year program. Legal challenges to this aspect of the executive order have arisen.\textsuperscript{14}

President Trump’s executive order specified that any pending revisions to the five-year program must not hinder ongoing sales under the current (2017-2022) version of the program. On August 16, 2017, BOEM held the first lease sale in the 2017-2022 program (Lease Sale 249), which offered 73 million acres in the Gulf of Mexico.\textsuperscript{15} This sale implemented the Obama Administration’s shift to a region-wide lease sale approach for the 2017-2022 program, offering available blocks in all three planning areas combined (unlike previous Gulf lease sales, which focused on a particular planning area—either the Western, Central, or Eastern Gulf).\textsuperscript{16} The 2017-2022 program shifted to this region-wide approach partly to increase flexibility for companies that also are bidding on lease blocks in Mexican Gulf waters. This region-wide approach is also continued in the DPP for 2019-2024.\textsuperscript{17} BOEM announced that the second Gulf sale in the 2017-2022 program (Lease Sale 250) will take place in March 2018 and will offer 77 million acres.\textsuperscript{18}

Selected Issues for Congress

Under the OCSLA, BOEM must take into account economic, social, and environmental values in making its leasing decisions.\textsuperscript{19} BOEM’s assessments of the appropriate balance of these factors for leasing in the four OCS regions—the Atlantic, Pacific, Alaska, and Gulf of Mexico regions—are matters for debate in Congress and elsewhere in the nation.

Congress has considered potential alterations to the 2017-2022 program approved by the Obama Administration and currently in force. As the Trump Administration moves forward on the 2019-2024 program, Congress may similarly consider whether the proposed program strikes the appropriate balance of factors or should be modified with an alternative leasing schedule. More broadly, Congress may consider whether the OCSLA parameters that shape agency leasing decisions are appropriate or should be changed. Bills in the 115\textsuperscript{th} Congress (see “Role of Congress,” below) would address both individual lease sales and the broader OCSLA planning criteria.

\textsuperscript{14} For more information, see CRS Legal Sidebar WSLG1799, Trump’s Executive Order on Offshore Energy: Can a Withdrawal be Withdrawn?, by Adam Vann.


\textsuperscript{16} Blocks that are not available for leasing include those subject to the moratorium established by the Gulf of Mexico Energy Security Act of 2006 (P.L. 109-109-432), those that lie within the Flower Garden Banks National Marine Sanctuary, and those adjacent to or beyond the U.S. Exclusive Economic Zone in the “Eastern Gap” area of the Gulf.

\textsuperscript{17} See 2019-2024 DPP, and BOEM, 2017-2022 Outer Continental Shelf Oil and Gas Leasing: Proposed Final Program, November 2016, p. S-5, at https://www.boem.gov/2017-2022-OCS-Oil-and-Gas-Leasing-PFP/. BOEM’s final programs are published under the title “proposed final program,” or PFP, because they must be reviewed by Congress and the President and then approved by the Secretary of the Interior. Given the approval of the 2017-2022 program on January 17, 2017, this report typically refers to the 2017-2022 PFP as the “final program.”


\textsuperscript{19} 43 U.S.C. §1344(a). Factors that the Secretary of the Interior must consider include the geographical, geological, and ecological characteristics of the regions; the relative environmental and other natural resource considerations of the regions; the relative interest of oil and natural gas producers in the regions; and the laws, goals, and policies of the states that would be affected by offshore exploration and production in the regions, among others. Leasing also must be conducted to ensure that the federal government receives fair market value for leased tracts.
The 2019-2024 DPP would make available nearly all of the OCS for oil and gas leasing, except for areas that BOEM is statutorily prohibited from leasing.20 By contrast, the Obama Administration’s 2017-2022 leasing strategy had differed for each region, making available all unleased acreage in the Gulf of Mexico (except where prohibited) but using a targeted strategy or scheduling no sales for other areas.21 Congressional debate on the five-year programs has focused on the total number of sales and acres offered under the programs and on BOEM’s lease sale decisions for particular regions.

**Total Acreage Available for Leasing**

The 2019-2024 DPP would make available more than 90% of the total OCS acreage and more than 98% of undiscovered, technically recoverable oil and gas resources in federal offshore areas, according to the Department of the Interior.22 The program proposes 47 lease sales during the five-year period, including 12 sales in the Gulf of Mexico region, 19 in the Alaska region, 9 in the Atlantic region, and 7 in the Pacific region. If all of the lease sales in the DPP were included in the final program, this would be more lease sales than have been scheduled for any previous five-year program.23 However, as discussed, the program development process typically has involved a narrowing of sales in successive drafts, based on economic and environmental reviews. BOEM states in the DPP that its inclusive leasing strategy aims to implement President Trump’s “America-First” offshore energy strategy, outlined in his April 2017 executive order, and that the proposed program would help to “mov[e] the United States from simply aspiring for energy independence to attaining energy dominance.”24

The 2017-2022 program currently in force, which was developed by the Obama Administration, made available for leasing approximately 97 million offshore acres out of a total of approximately 1.7 billion acres on the U.S. OCS (less than 6% of total acreage). The Administration stated that the included acreage contained nearly half of all undiscovered technically recoverable oil and gas resources estimated to exist on the OCS.25 The final 2017-2022 program was the result of a winnowing process; the DPP for the 2017-2022 program had contained 14 proposed sales, which

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20 2019-2024 DPP, pp. 1-13. These prohibited areas include, through mid-2022, most of the Eastern Gulf of Mexico, which was removed from leasing consideration by the Gulf of Mexico Energy Security Act of 2006 (GOMESA; P.L. 109-432). The DPP would schedule lease sales in this area following the expiration of the GOMESA moratorium. Also unavailable is the North Aleutian Basin planning area in the Alaska region, which President Obama indefinitely withdrew from leasing consideration in December 2014 using his OCSLA authority (Presidential Memorandum, “Withdrawal of Certain Areas of the United States Outer Continental Shelf from Leasing Disposition,” December 16, 2014, at http://www.whitehouse.gov/the-press-office/2014/12/16/presidential-memorandum-withdrawal-certain-areas-united-states-outer-con) and which remains withdrawn in the Trump Administration. Some other areas of the OCS, including national marine sanctuaries and marine national monuments, are also unavailable for leasing.

21 For more information, see the section on “Proposed Leasing Schedule by Region” in CRS Report R44504, *The Bureau of Ocean Energy Management’s Five-Year Program for Offshore Oil and Gas Leasing: History and Final Program for 2017-2022*, by Laura B. Comay, Marc Humphries, and Adam Vann.

22 See footnote 4.


would have made available nearly 80% of undiscovered technically recoverable resources, according to BOEM.\textsuperscript{26} The overall acreage available for leasing in the 2017-2022 program, and the overall number of lease sales planned in the program, were controversial. Some Members of Congress, industry representatives, and others contended that the program was overly restrictive compared with earlier programs and that it would limit job creation and economic growth.\textsuperscript{27} Other stakeholders felt that the Obama Administration’s leasing schedule reflected an appropriate balance of economic, environmental, and social considerations. Still others, including some environmental groups, advocated for less offshore oil and gas leasing than was provided for under the program, citing concerns about the climate change implications of offshore oil and gas development and the possibility of environmental damage from a catastrophic oil spill, such as the spill that took place in 2010 on the Deepwater Horizon oil platform in the Gulf of Mexico.\textsuperscript{28}

**Gulf of Mexico Region**

Almost all U.S. offshore oil and gas production currently takes place in the Gulf of Mexico.\textsuperscript{29} The Gulf has the most mature oil and gas development infrastructure of the four planning regions, as well as the highest resource potential, according to BOEM estimates.\textsuperscript{30} The lease schedules promulgated by the Trump and Obama Administrations are more similar for the Gulf than for the other regions, in that both programs would make available all unleased Gulf acreage that is not prohibited from leasing. The 2017-2022 program had scheduled two region-wide lease sales for the Gulf for each year. The 2019-2024 DPP proposes two region-wide lease sales each year for 2019-2022, and would add a third sale specifically for the Eastern and Central Gulf of Mexico in 2023 and 2024 (Figure 1).\textsuperscript{31}

A contentious issue in the region is leasing in the Eastern Gulf close to the state of Florida. Under the Gulf of Mexico Energy Security Act of 2006 (GOMESA), offshore leasing is prohibited through June 2022 in a defined area of the Gulf off the Florida coast.\textsuperscript{32} Some Members of Congress and other stakeholders wish to extend this prohibition or make it permanent. They contend that leasing in Gulf waters around Florida could potentially damage the state’s beaches and fisheries, which support strong tourism and fishing industries, and could jeopardize mission-critical defense activities connected with Pensacola’s Eglin Air Force Base. By contrast, others advocate for shrinking the area covered by the ban or eliminating the ban before its scheduled


\textsuperscript{27} In comparison with the 2017-2022 program’s 11 lease sales, the numbers of lease sales scheduled under previous five-year programs have ranged from 15 to 42 sales. For more information, see CRS Report R44504, The Bureau of Ocean Energy Management’s Five-Year Program for Offshore Oil and Gas Leasing: History and Final Program for 2017-2022, by Laura B. Comay, Marc Humphries, and Adam Vann.

\textsuperscript{28} For more information, see CRS Report R42942, Deepwater Horizon Oil Spill: Recent Activities and Ongoing Developments, by Jonathan L. Ramseur. Industry representatives contended that new government regulations and industry efforts have resulted in safety improvements since the 2010 spill, while other stakeholders asserted that the threat of major spills remains significant.

\textsuperscript{29} The Gulf accounts for about 97% of U.S. offshore production. BOEM, “Gulf of Mexico OCS Region,” at http://www.boem.gov/Gulf-of-Mexico-Region/.

\textsuperscript{30} BOEM, “Assessment of Undiscovered Technically Recoverable Oil and Gas Resources of the Nation’s Outer Continental Shelf,” 2016, at https://www.boem.gov/UTRR-Update_BTU/.

\textsuperscript{31} The additional sale would focus on areas that are under moratorium through June 2022 under GOMESA, which would become available after the moratorium’s expiration.

\textsuperscript{32} P.L. 109-432. Specifically, the law bans oil and gas leasing in the Eastern Gulf of Mexico Planning Area within 125 miles of the coast of Florida, in all areas in the Gulf of Mexico east of a prescribed “Military Mission Line,” and in the part of the Central Gulf of Mexico Planning Area that is within 100 miles of Florida, through June 30, 2022.
expiration date. They emphasize the economic significance of oil and gas resources off the Florida coast and contend that development would create jobs, strengthen the state and national economies, and contribute to U.S. energy security. The 2019-2024 DPP proposes lease sales in the area currently covered by the moratorium, with the sales scheduled after the moratorium expires.
Figure 1. BOEM’s Proposed Program Areas for Offshore Oil and Gas Leasing in the Gulf of Mexico, Atlantic, and Pacific Regions (2019-2024 DPP)

Alaska Region

Congressional debate has been intense over offshore leasing in the Alaska region. Interest in exploration for offshore oil and gas in the region has grown as decreases in the areal extent of summer polar ice make feasible a longer drilling season. Estimates of substantial undiscovered oil and gas resources in Arctic waters also have contributed to the increased interest. However, the region’s severe weather and perennial sea ice, and its relative lack of infrastructure to extract and transport offshore oil and gas, continue to pose technical and financial challenges to new exploration. Low energy prices, such as those currently being experienced, diminish the short-term incentives for development in the region, because Alaskan production is relatively costly.

Among Alaska’s 15 BOEM planning areas, the Beaufort and Chukchi Seas are the only two areas with existing federal leases, and only the Beaufort Sea has any producing wells in federal waters (from a joint federal-state unit). Stakeholders including the State of Alaska and some Members of Congress seek to expand offshore oil and gas activities in the region. Other Members of Congress and many environmental groups oppose offshore oil and gas drilling in the Arctic, due to concerns about potential oil spills and about the possible contributions of these activities to climate change.

The Obama Administration had at times expressed support for expanding offshore exploration in the Alaska region, while also pursuing safety regulations that aimed to minimize the potential for oil spills. The Obama Administration’s originally proposed program for 2017-2022 included three Alaska sales—one each in the Beaufort Sea, Chukchi Sea, and Cook Inlet Planning Areas. However, for the final program, the Administration removed the sales for the Beaufort and Chukchi Seas and retained only the sale for Cook Inlet, citing reasons for the removal that included “opportunities for exploration and development on [already] existing leases, the unique nature of the Arctic ecosystem, recent demonstration of constrained industry interest in undertaking the financial risks that Arctic exploration and development present, current market conditions, and sufficient existing domestic energy sources already online or newly accessible.”

Further, in December 2016, President Obama withdrew much of the U.S. Arctic from leasing disposition for an indefinite time period.

In April 2017, President Trump’s executive order on offshore energy strategy modified President Obama’s withdrawals and opened all Alaska region areas for consideration in a revised leasing program, except for the North Aleutian Basin. The 2019-2024 DPP would schedule lease sales

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33 For more information, see the section on “Oil, Gas, and Mineral Exploration” in CRS Report R41153, Changes in the Arctic: Background and Issues for Congress, coordinated by Ronald O’Rourke.


in all 14 open planning areas in the region (Figure 2). Two sales are proposed for Cook Inlet, and three sales each are proposed for the Beaufort and Chukchi Seas, which are the two planning areas with the highest estimated resource potential in the region and are thus a focus of industry interest. Industry interest in some of the other planning areas may be lower, as many are thought to have relatively low or negligible petroleum potential.

Supporters of increased offshore leasing in the Alaska region contend that growth in offshore oil and gas development is critical for Alaska’s economic health as the state’s onshore oil fields mature. They further assert that Arctic offshore energy development will play a growing role nationally by reducing U.S. dependence on oil and gas imports and allowing the United States to remain competitive with other nations, including Russia and China, that are pursuing economic interests in the Arctic. These stakeholders contend that Arctic offshore activities can be conducted safely, and point to a history of successful well drilling in the Beaufort and Chukchi Seas in the 1980s and 1990s.

Note: “Presidential Withdrawal Area” does not include areas modified from withdrawal status by President Trump in Executive Order 13795 of April 2017. For legal issues concerning the modification, see CRS Legal Sidebar WSLG1799, Trump’s Executive Order on Offshore Energy: Can a Withdrawal be Withdrawn?, by Adam Vann.

38 Alaskan onshore production has declined from peaks of previous decades. For example, a production decline at Prudhoe Bay has caused difficulties for the Trans-Alaska Pipeline System, which requires a certain amount of throughput in order to operate. Recent North Slope discoveries could potentially contribute to future production.
Those who favor few or no Alaska offshore lease sales, by contrast, are concerned that it would be challenging to respond to a major oil spill in the region, because of the icy conditions and lack of spill-response infrastructure. The Obama Administration’s Arctic regulations focused on ways in which companies would need to compensate for the lack of spill-response infrastructure, such as by having a separate rig available at drill sites to drill a relief well in case of a loss of well control. Opponents of Arctic leasing also are concerned that it represents a long-term investment in oil and gas as an energy source, which could slow national efforts to address climate change. They contend, too, that new leasing opportunities in the region are unnecessary, since industry has pulled back on investing in the Arctic in the current investment climate of low oil prices. Others assert, however, that tepid industry interest in the region is due more to the overly demanding federal regulatory environment than to market conditions.

Among those favoring expanded leasing in the region are some Alaska Native communities, who see offshore development as a source of jobs and investment in localities that are struggling financially. Other Alaska Native communities have opposed offshore leasing in the region, citing concerns about environmental threats to subsistence lifestyles. Alaska Governor Bill Walker supports offshore oil and gas development and submitted comments for the 2019–2024 RFI expressing the state’s particular interest in sales in the Beaufort and Chukchi Seas.

### Atlantic Region

The 2019–2024 DPP proposes nine lease sales for the Atlantic region, including sales in all of the Atlantic region planning areas (Figure 1). If conducted, they would be the first offshore Atlantic oil and gas lease sales since 1983. The lack of oil and gas activity in the Atlantic region in the past 30 years was due in part to congressional bans on Atlantic leasing imposed in annual Interior appropriations acts from FY1983 to FY2008, along with presidential moratoria on offshore leasing in the region during those years. Starting with FY2009, Congress no longer included an Atlantic leasing moratorium in annual appropriations acts. In 2008, President George W. Bush also removed the long-standing administrative withdrawal for the region. These changes meant that lease sales could potentially be conducted for the Atlantic. However, no Atlantic lease sale has taken place in the intervening years.

The Atlantic states, and stakeholders within each state, disagree about whether oil and gas drilling should occur in the Atlantic. Supporters contend that oil and gas development in the region would lower energy costs for regional consumers, bring jobs and economic investment, and

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39 For more information, see CRS Report R41153, Changes in the Arctic: Background and Issues for Congress, coordinated by Ronald O'Rourke, sections on “Oil, Gas, and Mineral Exploration” and “Oil Pollution and Response.”

40 DOI, “Requirements for Exploratory Drilling on the Arctic Outer Continental Shelf,” 81 Federal Register 46477, July 15, 2016. In the 115th Congress, H.R. 4239 would repeal the Arctic regulations.

41 For example, the Obama Administration stated in the 2017-2022 final program that the number of active leases on the Arctic OCS had declined by more than 90% between February 2016 and November 2016, as companies relinquished leases in the face of low oil prices and Shell Oil Company’s disappointing exploratory drilling effort in the Chukchi Sea in 2015 (2017-2022 PFP, p. S-7).


44 An Atlantic lease sale (Sale #220) was scheduled in the five-year program for 2007-2012, but it was canceled by then-Secretary of the Interior Ken Salazar following the April 2010 Deepwater Horizon oil spill. See BOEM, “Virginia Lease Sale 220 Information,” at https://www.boem.gov/Oil-and-Gas-Energy-Program/Leasing/Regional-Leasing/Gulf-of-Mexico-Region/Lease-Sales/220/Virginia-Lease-Sale-220-Information.aspx.

strengthen U.S. energy security. Opponents express concerns that oil and gas development would undermine national clean energy goals and that oil spills could threaten coastal communities. Also of concern for leasing opponents is the potential for oil and gas activities to damage the tourism and fishing industries in the Atlantic region and to conflict with military and space-related activities of the Department of Defense (DOD) and National Aeronautics and Space Administration (NASA).

Geological and Geophysical (G&G) Activities in the Atlantic Ocean

A complicating factor in considering oil and gas leasing in the Atlantic Ocean is uncertainty about the extent and location of hydrocarbon resources. Congressional and administrative moratoria on Atlantic leasing activities for most of the past 30 years prevented geological and geophysical (G&G) surveys of the region’s offshore resources. Previous seismic surveys, dating from the 1970s, used older technologies that are considered less precise than recent methods. The Obama Administration issued a record of decision (ROD) in July 2014 to allow new G&G surveys. However, in January 2017, the Obama Administration denied applications from companies to conduct Atlantic surveys under the ROD, citing among other reasons a diminished need for the information because no Atlantic lease sales were included in the 2017-2022 program. In April 2017, President Trump’s executive order on offshore energy ordered the agencies to expedite seismic survey permits, and BOEM subsequently announced that it would resume evaluations of the G&G permit applications. The G&G permitting decisions are separate from the five-year program, which is specifically concerned with lease sales.

The House Natural Resources Committee held a hearing on Atlantic G&G testing in July 2015, during which some Members sought to expedite the permit-review process and others opposed letting G&G testing go forward. Witnesses differed in their evaluations of the potential harm to Atlantic marine mammals from seismic activities. BOEM had included measures to mitigate the impacts of G&G activities on marine life in its ROD, but some argued that the measures were inadequate. Some bills in the 115th Congress (e.g., H.R. 2158) would prohibit seismic surveys in the Atlantic region, while other legislation (H.R. 3133) would expedite permitting for seismic surveys.

In draft versions of the 2017-2022 program, the Obama Administration had proposed a lease sale in a combined portion of the Mid- and South Atlantic planning areas. However, after further analysis, the Obama Administration removed the Atlantic sale, citing “strong local opposition, conflicts with other ocean uses,... [and] careful consideration of the comments received from Governors of affected states.”46 The Obama Administration also stated that, given growth over the past decade in onshore energy development, “domestic oil and gas production will remain strong without the additional production from a potential lease sale in the Atlantic.”47 The Obama Administration’s proposal had included a 50-mile buffer zone off the coast where leasing would not take place, in order to reduce conflicts with other uses of the OCS, including DOD and NASA activities. However, on further analysis, the Administration assessed that the areas of DOD and NASA concern “significantly overlap the known geological plays and available resources,” which contributed to its decision to remove the Atlantic sale altogether from the final program.48 For the 2019-2024 DPP, the Trump Administration considered, but did not choose, an option with a coastal buffer to accommodate military use concerns.49 BOEM stated that this and other program options may be further analyzed in subsequent versions of the program.50

47 Ibid., p. S-10. Specifically, the Obama Administration estimated that U.S. oil production in the 2017-2022 time period would be only 0.10% lower, and U.S. natural gas production 0.06% lower, without the production anticipated from a lease sale in the Mid- and South Atlantic Planning Areas.
49 2019-2024 DPP, p. 11.
50 Ibid., p. 10.
Pacific Region

The 2019-2024 DPP proposes seven lease sales in the Pacific region, including sales in all of the region’s planning areas (Figure 1). No federal oil and gas lease sales have been held for the Pacific since 1984, although active leases with production remain in the Southern California planning area.51 Like the Atlantic region, the Pacific region was subject to congressional and presidential leasing moratoria for most of the past 30 years.52 These restrictions were lifted in FY2009, but no lease sales were proposed or scheduled for the Pacific region during the Obama Administration. The governors of California, Oregon, and Washington have expressed their opposition to new offshore oil and gas leasing in the region.53

Congressional stakeholders disagree over whether leasing should occur in the Pacific. Members of the 114th Congress who favored broad leasing across the entire OCS introduced legislation that would have required BOEM to hold lease sales in the Pacific region.54 Members concerned about environmental damage from oil and gas activities in the region introduced legislation in both the 114th and 115th Congresses that would prohibit Pacific oil and gas leasing.55

Role of Congress

Congress can influence the Administration’s development and implementation of a five-year program by submitting public comments during formal comment periods, by evaluating programs in committee oversight hearings, and, more directly, by enacting legislation with program requirements.56 Members of Congress pursued all these types of influence with respect to the 2017-2022 leasing program, and have weighed in with public comments on the Trump Administration’s RFI for the 2019-2024 program. Some of these comments supported the idea of a new program that would expand lease areas and schedule more sales, while others opposed replacing the current program or opposed the inclusion of certain regions in a new program.57

The 115th Congress has considered directly modifying the current five-year program through legislation. Some bills (H.R. 1756, H.R. 4239, S. 665, S. 883) would add lease sales to the program, or would amend the OCSLA to facilitate additional sales in five-year programs generally (such as by making it easier for the Interior Secretary to add new sales to programs, or by requiring that the Secretary include in each program unexecuted lease sales from earlier programs). Other legislation (H.R. 4426) would alter the OCSLA to give greater weight to environmental and wildlife considerations in five-year programs. Still other bills (H.R. 169, H.R. 728, H.R. 731, H.R. 2002, H.R. 2242, H.R. 2252, H.R. 2272, S. 31, S. 74, S. 750, S. 999) aim to restrict leasing by establishing new moratoria or extending existing moratoria. Some of these bills would permanently prohibit leasing in large areas, such as in all of the Pacific region or throughout the extent of the OCS.

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51 A federal oil and natural gas lease is for a specific 5-10 year period, but if a discovery is made within the term of the lease, the lease is extended for as long as oil and/or natural gas is produced in paying quantities or approved drilling operations are conducted.

52 Different portions of the Pacific region were subject to different restrictions during this period.


54 See, e.g., H.R. 1487 and S. 791 in the 114th Congress.


56 Congress also has a role under the OCSLA of reviewing each five-year program once it is finalized, but the OCSLA does not require that Congress directly approve the final program in order for it to be implemented.

Either during or after development of the 2019-2024 program, Congress could affect the program by pursuing the above bills or other measures. Alternatively, Congress could choose not to intervene, allowing the new program to proceed as developed by BOEM.

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