

**Calendar Year 2026 – Strict Liability Limit
 for Federal Land Policy and Management Act (FLPMA)
 and Mineral Leasing Act (MLA) Rights-of-Way**

Maximum Amount: \$3,413,000

**Calendar Year 2026 Cost Recovery Fee Schedule
 for FLPMA and MLA Rights-of-Way
 and Land Use Authorization Actions**

Processing Category	Federal Work Hours Involved	Processing or Monitoring fee per application or existing grant as of January 1, 2026. To be adjusted annually for changes in the Implicit Price Deflator-Gross Domestic Product Index (IPD-GDP).
1. Processing and Monitoring associated with the application or existing grant.	Estimated Federal work hours are ≤ 8 .	\$285
2. Processing and monitoring associated with an application or existing grant.	Estimated Federal work hours are $> 8 \leq 24$.	\$1,141
3. Processing and monitoring associated with an application or existing grant.	Estimated Federal work hours are $> 24 \leq 40$.	\$2,283
4. Processing and monitoring associated with an application or existing grant.	Estimated Federal work hours are $> 40 \leq 64$.	\$3,708
5. Master agreements.*	Varies depending on the agreement.	As specified in the agreement.
6. Processing and monitoring associated with an application or existing grant, including preliminary-application reviews.*	Estimated Federal work hours are > 64 .	Full reasonable costs (FLPMA) Full actual costs (MLA)

*Preliminary application review costs are those expenses related to meetings held between a federal agency and the applicant to discuss a right-of-way application. These reviews are required only when an application is for a wind or solar right-of-way but are encouraged for other right-of-way application filings. A Master Agreement may include preliminary application review costs.