features contained in the application marked by flags.

(c) In addition to the information required by subchapter G of this chapter, the Office may require an applicant to submit supplementary information to ensure compliance with applicable Federal laws and regulations other than the Act.

(d) The issuance of permits shall be coordinated, to the extent practicable, with the issuance of the following permits, leases and/or certificates required by the State of North Carolina: Water discharge permit (NCGS 143–215.1); water use permits in capacity use area (NCGS 143–215.5); an approval of dam construction (NCGS 143–215.108), an air pollution control permit (NCGS 143–215.26, Title 15, North Carolina Administrative Code, Subchapter 2K); air and water quality reporting systems (NCGS 143–215.63–143–215.69); a geophysical exploration permit (Title 15, North Carolina Administrative Code, Subchapter 5C); a development permit for operations in an area of environmental concern designated pursuant to the Coastal Area Management Act (NCGS 113A–100–113A–128); a dredging or filing permit issued by the Department of Natural Resources and Community Development (NCGS 113–229); a permit for dumping of toxic substances (NCGS 14–294.2); compliance with any applicable land use regulations adopted in a soil conservation district (NCGS 139–9); and compliance with any county ordinance regarding explosives (NCGS 153A–128).

(e) No person shall be granted a permit to conduct exploration which results in the removal of more than 250 tons of coal or shall conduct surface coal mining unless that person has acquired all required permits, leases, and/or certificates listed in paragraph (d) of this section.

(f) The Secretary shall provide to the North Carolina Department of Natural Resources and Community Development a copy of each decision to grant or deny a permit application.