are initially submitted to the State co-
ordinator in accordance with para-
graph (d) of this section.

(b) FmHA or its successor agency under
Public Law 103–354 review. Preap-
lications/applications will be re-
viewed in sufficient detail to deter-
mine eligibility and, if applicable, determine
if the applicant is able to obtain credit
from other sources at reasonable rates
and terms. Normally, within 45 days
after receiving a complete preapplication/application, FmHA or
its successor agency under Public Law
103–354 will notify the applicant of the
eligibility determination. A copy of all
notifications will be sent to the State
coordinator.

(c) Applicant notification. The notifi-
cation to eligible applicants will con-
tain the following statements:

Your application has been submitted to the
State coordinator for review and ranking by
the State rural economic development re-
view panel. If you have questions regarding
this review process, you should contact the
State coordinator. The address and tele-
phone number are: (insert).

You will be notified at a later date of the
decision reached by the panel and whether or
not you can proceed with the proposed
project.

You are advised against incurring obliga-
tions which cannot be fulfilled without FmHA or its successor agency under Public Law 103–354 funds.

These statements should be included in
notifications to applicants with
preapplications/applications on hand
that had not been selected for further
processing prior to the time a State
was selected to participate in this pro-
gram.

(d) Information to State coordinator. FmHA or its successor agency under
Public Law 103–354 will forward a copy of the preapplication/application and
other information received from the
applicant to the State coordinator ac-
cording to a schedule prepared in ac-
cordance with §1940.956(a) of this sub-
part. The State coordinator will be ad-
vised that no further action will be
taken on preapplications/applications
until they have been received and
ranked by the panel, and a priority
funding list has been received from the
State. Applications forwarded to the
State coordinator will be reviewed and
ranked for funding in accordance with
§1940.956 of this subpart.

(e) The FmHA or its successor agency
under Public Law 103–354 review of pri-
ority funding list. FmHA or its suc-
cessor agency under Public Law 103–354
will review the list of ranked applica-
tions received from the State co-
dinator and determine if projects meet
the requirements of the designated
rural development program under
which the applicant seeks assistance.
Any project that does not meet pro-
gram regulations will be removed from
the list. Applicants will be notified of
the decision reached by the panel and
whether or not the applicant should
proceed with the project. FmHA or its
successor agency under Public Law 103–
354 will provide a copy of all notifica-
tions to the State coordinator. The de-
cisions of the panel are not appealable.

(f) Obligation of funds. FmHA or its
successor agency under Public Law 103–
354 will provide funds for projects
whose application remains on the list,
subject to available funds. Consider-
ation will be given to the order in
which the applications were ranked
and prioritized by the panel. If FmHA
or its successor agency under Public Law
103–354 proposes to provide assist-
ance to any project without providing
assistance to all projects ranked higher
in priority by the panel than the
project to be funded, 10 days prior to
requesting an obligation of funds, the
State Director will submit a report
stating reasons for funding such lower
ranked project to the following:

(1) Panel.

(2) National Office. The National Of-
office will submit a copy of the notifica-
tion to:

(i) Committee on Agriculture of the
House of Representatives, Washington,
DC.

(ii) Committee on Agriculture, Nutri-
tion, and Forestry of the Senate, Wash-
ington, DC.

§§ 1940.966–1940.967 [Reserved]

§ 1940.968 Rural Economic Develop-
ment Review Panel Grant (Panel
Grant).

(a) General. Panel Grants awarded
will be made from amounts appro-
priated for grants under any provision
of section 306(a) of the CONACT (7
U.S.C. 1926(a)), not to exceed $100,000 annually to each eligible State. This section outlines FmHA or its successor agency under Public Law 103–354’s policies and authorizations and sets forth procedures for making grants to designated States for administrative costs associated with a State rural economic development review panel.

(b) **Objective.** The objective of the Panel Grant program is to make grant funds available annually to each designated State to use for administrative costs associated with the State rural economic development review panels meeting requirements of §1940.956 of this subpart.

(c) **Authorities, delegations, and redelegations.** The State Director is responsible for implementing the authorities in this section and to issue State supplements redelegating these authorities to appropriate FmHA or its successor agency under Public Law 103–354 employees. Grant approval authorities are contained in subpart A of part 1901 of this chapter.

(d) **Joint funds.** FmHA or its successor agency under Public Law 103–354 grant funds may be used jointly with funds furnished by the grantee or grants from other sources.

(e) **Eligibility.** A State designated by the Under Secretary to participate in this program is eligible to receive not more than $100,000 annually under this section. A State must become and remain an eligible State in order to receive funds under this section.

(f) **Purpose.** Panel Grant funds may be used to pay for reasonable administrative costs associated with the panel, including, but not limited to, the following:

1. Travel and lodging expenses;
2. Salaries for State coordinator and support staff;
3. Reasonable fees and charges for professional services necessary for establishing or organizing the panel. Services must be provided by individuals licensed in accordance with appropriate State accreditation associations;
4. Office supplies, and
5. Other costs that may be necessary for panel operations.

(g) **Limitations.** Grant funds will not be used to:

1. Pay costs incurred prior to the effective date of the grant authorized under this subpart;
2. Recruit preapplications/applications for any designated rural development loan or grant program or any loan or grant program;
3. Duplicate activities associated with normal execution of any panel member’s occupation;
4. Fund political activities;
5. Pay costs associated with preparing area development plans;
6. Pay for capital assets; purchase real estate, equipment or vehicles; rent, improve, or renovate office space; or repair and maintain State or privately owned property;
7. Pay salaries to panel members; or
8. Pay per diem or otherwise reimburse panel members unless distance traveled exceed 50 miles.

(h) **Other considerations**—(1) **Equal opportunity requirements.** Grants made under this subpart are subject to title VI of the Civil Rights Act of 1964 as outlined in subpart E of part 1901 of this chapter.

(2) **Environmental requirements.** The policies and regulations contained in subpart G of part 1940 of this chapter apply to grants made under this subpart.

(3) **Management assistance.** Grantees will be provided management assistance as necessary to assure that grant funds are used for eligible purposes for the successful operation of the panel. Grants made under this subpart will be administered under and are subject to the U.S. Department of Agriculture regulations, 7 CFR, parts 3016 and 3017, as appropriate.

(4) **Drug-free workplace.** The State must provide for a drug-free workplace in accordance with the requirements of FmHA Instruction 1940–M (available in any FmHA or its successor agency under Public Law 103–354 office). Just prior to grant approval, the State must prepare and sign Form AD–1049, “Certification Regarding Drug-Free Workplace Requirements (Grants) Alternative I—For Grantees Other Than Individuals.”

(1) **Application processing.** (1) The State Director shall assist the State in application assembly and processing.
Processing requirements should be discussed during an application conference.

(2) After the Governor has been notified that the State has been designated to participate in this program and the State has met all eligibility requirements of this subpart, the State may file an original and one copy of SF 424.1 with the State Director. The following information will be included with the application:

(i) State’s financial or in-kind resources, if applicable, that will maximize the use of Panel Grant funds;

(ii) Proposed budget. The financial budget that is part of SF 424.1 may be used, if sufficient, for all panel income and expense categories;

(iii) Estimated breakdown of costs, including costs to be funded by the grantee or from other sources;

(iv) Financial management system in place or proposed. The system will account for grant funds in accordance with State laws and procedures for expending and accounting for its own funds. Fiscal control and accounting procedures of the State must be sufficient to permit preparation of reports required by Federal regulations and permit the tracing of funds to a level of expenditures adequate to establish that grant funds are used solely for authorized purposes;

(v) Method to evaluate panel activities and determine if objectives are met;

(vi) Proposed Scope-of-Work detailing activities associated with the panel and time frames for completion of each task, and

(vii) Other information that may be needed by FmHA or its successor agency under Public Law 103–354 to make a grant award determination.

(3) The applicable provisions of §1942.5 of subpart A of part 1942 of this chapter relating to preparation of loan dockets will be followed in preparing grant dockets. The docket will include at least the following:

(i) Form FmHA or its successor agency under Public Law 103–354 400–4, “Assurance Agreement;”

(ii) Scope-of-work prepared by the applicant and approved by FmHA or its successor agency under Public Law 103–354;

(iii) Form FmHA or its successor agency under Public Law 103–354 1940–1, “Request for Obligation of Funds;” with exhibit A, and

(iv) Certification regarding a drug-free workplace in accordance with FmHA Instruction 1940–M (available in any FmHA or its successor agency under Public Law 103–354 office).

(j) Grant approval, obligation of funds, and grant closing. (1) The State Director will review the application and other documents to determine whether the proposal complies with this subpart.

(2) Exhibit A (available from any FmHA or its successor agency under Public Law 103–354 State Office), shall be attached to and become a permanent part of Form FmHA or its successor agency under Public Law 103–354 1940–A and the following paragraphs will appear in the comment section of that form:

The Grantee understands the requirements for receipt of funds under the Panel Grant program. The Grantee assures and certifies that it is in compliance with all applicable laws, regulations, Executive Orders, and other generally applicable requirements, including those set out in FmHA or its successor agency under Public Law 103–354 7 CFR, part 1940, subpart T, and 7 CFR, parts 3016 and 3017, including revisions through ______ (date of grant approval). The Grantee further agrees to use grant funds for the purposes outlined in the Scope-of-Work approved by FmHA or its successor agency under Public Law 103–354. Exhibit A is incorporated as a part hereof.

(3) Grants will be approved and obligated in accordance with the applicable parts of §1942.5(d) of subpart A of part 1942 of this chapter.

(4) An executed copy of the Scope-of-Work will be sent to the State coordinator on the obligation date, along with a copy of Form FmHA or its successor agency under Public Law 103–354 1940–1 and the required exhibit. FmHA or its successor agency under Public Law 103–354 will retain the original of Form FmHA or its successor agency under Public Law 103–354 1940–1 and the exhibit.

(5) Grants will be closed in accordance with the applicable parts of subpart A of part 1942 of this chapter, including §1942.7. The grant is considered closed on the obligation date.
§ 1940.968

(6) A copy of Form FmHA or its successor agency under Public Law 103–354 1940–1, with the required exhibit, and the Scope-of-Work will be submitted to the National Office when funds are obligated.

(7) If the grant is not approved, the State coordinator will be notified in writing of the reason(s) for rejection. The notification will state that a review of the decision by FmHA or its successor agency under Public Law 103–354 may be requested by the State under subpart B of part 1900 of this chapter.

(k) Fund disbursement. Grant funds will be disbursed on a reimbursement basis. Requests for funds should not exceed one advance every 30 days. The financial management system of the State shall provide for effective control and accountability of all funds, property, and assets.

(1) SF 270, “Request for Advance or Reimbursement,” will be completed by the State coordinator and submitted to the State Director not more frequently than monthly.

(2) Upon receipt of a properly completed SF 270, the State Director will request funds through the Automated Discrepancy Processing System. Ordinarily, payment will be made within 30 days after receipt of a properly prepared request for reimbursement.

(3) States are encouraged to use minority banks (a bank which is owned by at least 50 percent minority group members) for the deposit and disbursement of funds. A list of minority owned banks can be obtained from the Office of Minority Business Enterprises, Department of Commerce, Washington, DC 20230.

(l) Title. Title to supplies acquired under this grant will vest, upon acquisition, in the State. If there is a residual inventory of unused supplies exceeding $5,000 in total aggregate fair market value upon termination or completion of the grant awarded, and if the supplies are not needed for any other federally sponsored programs, the State shall compensate FmHA or its successor agency under Public Law 103–354 for its share.

(m) Costs. Costs incurred under this grant program are subject to cost principles established in Office of Management and Budget Circular A–87.

(n) Budget changes. Rebudgeting within the approval direct cost categories to meet unanticipated requirements which do not exceed 10 percent of the current total approved budget shall be permitted. The State shall obtain prior approval from the State Director for any revisions which result in the need for additional funding.

(o) Programmatic changes. The State shall obtain prior written approval from the State Director for any change to the scope or objectives for which the grant was approved or for contracting out or otherwise obtaining services of a third party to perform activities which are central to the purposes of the grant. Failure to obtain prior approval of changes to the scope can result in suspension or termination of grant funds.

(p) Financial reporting. SF 269, “Financial Status Report,” and a Project Performance Report are required on a quarterly basis. The reports will be submitted to the State Director not later than 30 days after the end of each quarter. A final SF 269 and Project Performance Report shall be due 90 days after the expiration or termination of grant support. The final report may serve as the last quarterly report. The State coordinator will constantly monitor performance to ensure that time schedules are met, projected work by time periods is accomplished, and other performance objectives are achieved. Program outlays and income will be reported on an accrual basis. Project Performance Reports shall include, but not be limited to, the following:

(1) A comparison of actual accomplishments to the objectives established for that period;

(2) Reasons why established objectives were not met;

(3) Problems, delays, or adverse conditions which will affect the ability to meet the objectives of the grant during established time periods. This disclosure must include a statement of the action taken or planned to resolve the situation; and

(4) Objectives and timetable established for the next reporting period.
(q) **Audit requirements.** Audit reports will be prepared and submitted in accordance with §1942.17(q)(4) of subpart A of part 1942 of this chapter. The audit requirements only apply to the year(s) in which grant funds are received. Audits must be prepared in accordance with generally accepted government auditing standards using publication, “Standards for Audits of Governmental Organizations, Programs, Activities and Functions.”

(r) **Grant cancellation.** Grants which have been approved and funds obligated may be cancelled by the grant approval official in accordance with §1942.12 of subpart A of part 1942 of this chapter. The State Director will notify the State coordinator that the grant has been cancelled.

(s) **Grant servicing.** Grants will be serviced in accordance with subparts E and O of part 1951 of this chapter.

(t) **Subsequent grants.** Subsequent grants will be processed in accordance with the requirements of this subpart for each additional time period a State is designated to participate in this program.

§ 1940.969 **Forms, exhibits, and subparts.**

Forms, exhibits, and subparts of this chapter (all available in any FmHA or its successor agency under Public Law 103–354 office) referenced in this subpart, are for use in establishing a State economic development review panel and for administering the Panel Grant program associated with the panel.

§ 1940.970 [Reserved]

§ 1940.971 **Delegation of authority.**

The authority authorized to the State Director in this subpart may be redelegated.

§§ 1940.972–1940.999 [Reserved]

§ 1940.1000 **OMB control number.**

The collection of information requirements contained in this regulation has been approved by the Office of Management and Budget and assigned OMB control number 0575–0145. Public reporting burden for this collection of information is estimated to vary from 30 minutes to 48 hours per response with an average of 4 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to Department of Agriculture, Clearance Officer, OIRM, Room 404–W, Washington, DC 20250, and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

PART 1941 [RESERVED]

PART 1942—ASSOCIATIONS

Subpart A—Community Facility Loans

Sec.
1942.1 General.
1942.2 Processing applications.
1942.3 Preparation of appraisal reports.
1942.4 Borrower contracts.
1942.5 Application review and approval.
1942.6 Preparation for loan closing.
1942.7 Loan closing.
1942.8 Actions subsequent to loan closing.
1942.9 Planning, bidding, contracting, and constructing.
1942.10–1942.11 [Reserved]
1942.12 Loan cancellation.
1942.13 Loan servicing.
1942.14 Subsequent loans.
1942.15 Delegation and redelegation of authority.
1942.16 State supplements and guides.
1942.17 Community facilities.
1942.18 Community facilities—Planning, bidding, contracting, constructing.
1942.19 Information pertaining to preparation of notes or bonds and bond transcript documents for public body applicants.
1942.20 Community Facility Guides.
1942.21 Statewide nonmetropolitan median household income.
1942.22–1942.49 [Reserved]
1942.50 OMB control number.

Subpart B [Reserved]

Subpart C—Fire and Rescue and Other Small Community Facilities Projects

1942.101 General.
1942.102 Nondiscrimination.
1942.103 Definitions.
1942.104 Application processing.
1942.105 Environmental review.