§ 614.4250  
(b) The policies and standards required by this section shall, at a minimum, address the criteria outlined in §§614.4250 through 614.4267 of this subpart.

(c) A Federal land bank association shall, with the approval of its respective Farm Credit bank, adopt collateral evaluation policies that are consistent with the bank’s policies and standards.

(d) An institution’s board of directors may adopt specific collateral evaluation requirements, consistent with the regulations in this subpart, for loans designated as part of a minimum information program.

§ 614.4250 Collateral evaluation standards.

(a) When real, personal, or intangible property is taken as security for a loan or is the subject of a lease, an evaluation of such property shall be performed in accordance with §614.4260 and the institutions’ policies and procedures. Such a collateral evaluation shall be identified as either a collateral valuation or a collateral appraisal. Specifically, all collateral evaluations must:

1. Value the subject property based upon market value as defined in §614.4240(1);
2. Be presented in a written format;
3. Consider the purpose for which the property will be used and the property’s highest and best use, if different from the intended use;
4. Be sufficiently descriptive to enable the reader to ascertain the reasonableness of the estimated market value and the rationale for the estimate;
5. Provide sufficient detail (including an identification and description of the property) and depth of analysis to reflect the relevant characteristics and complexity of the subject property;
6. Analyze and report, as appropriate, for real, intangible, and/or personal property, on:
   (i) The current income producing capacity of the property;
   (ii) A reasonable marketing period for the property;
   (iii) The current market conditions and trends that will affect projected income, to the extent such conditions will affect the value of the property;
   (iv) The appropriate deductions and discounts as they would apply to the property, including but not limited to, those based on the condition of the property, as well as the specialization of the operation and property; and
   (v) Potential liabilities, including those associated with any hazardous waste or other environmental concerns; and
7. Include in the evaluation report a certification that the evaluation was not based on a requested minimum valuation or specific valuation or approval of a loan.

(b) For purposes of determining appraisal value as required in section 1.10(a) of the Act, the definition of market value and the requirements of this subpart shall apply.

§ 614.4255 Independence requirements.

(a) Prohibitions. For all personal and intangible property, and for all real property exempted under §614.4260(c) of this subpart, no person may:

1. Perform evaluations in connection with transactions in which such person has a direct or indirect interest, financial or otherwise, in the loan or subject property;
2. As a director, vote on or approve a loan decision on which such person performed a collateral evaluation; or
3. As a director, perform a collateral evaluation in connection with any transaction on which such person made or will be required to make a credit decision.

(b) Officers and employees. If the institution’s internal control procedures required by §613.8430 of this chapter include requirements for either a prior approval or post-review of credit decisions, officers and employees may:

1. Participate in a vote or approval involving assets on which they performed a collateral evaluation; or
2. Perform a collateral evaluation in connection with a transaction on which they have made or will be required to make a credit decision.

(c) Real estate appraiser. Except as provided in §614.4260(c) of this subpart, all evaluations of real property that serve as the primary security for a loan shall be performed by a qualified real