§ 230.33 Responsible Official program administration.

(a) The Responsible Official shall review and provide concurrence with State priority plans, including any revisions of such plans.

(b) The Responsible Official shall provide oversight for all aspects of FLEP, including program reviews and shall ensure that the Forest Service is represented on each State Forest Stewardship Coordinating Committee.

(c) The Responsible Official shall disburse funds to the State Forester or their designated third parties in a timely manner.

(d) The Responsible Official shall determine the final funds distribution to States.

(e) The funds will be distributed to individual States based on criteria in § 230.32 (f).

(f) Policy in the Forest Service Manual Chapter 3310 will provide additional direction for funding distribution.

(g) The Responsible Official must submit an annual report to the Chief summarizing all activities and practices funded through FLEP for the previous fiscal year.

(h) By September 1, 2006, the Responsible Official must submit a cumulative report to the Chief summarizing all activities and practices funded through FLEP as of June 1, 2006, along with copies of the reports submitted from the participating States.

§ 230.34 State program administration.

(a) In States electing to participate in FLEP, the State Forester and the State Forest Stewardship Coordinating Committee, established pursuant to section 19(b) of the Cooperative Forestry Assistance Act, as amended (16 U.S.C. 2101, et seq.), shall jointly develop a State priority plan. The plan must be submitted to the appropriate Responsible Official for review and concurrence.

(b) The State Forester shall develop, implement and administer FLEP consistent with the State priority plan. The State Forester must ensure that all activities are carried out properly and that all cost-shared practices meet the appropriate standards and specifications.

(c) No match of funds is required from the State for participation in FLEP.

(d) In order to facilitate development of FLEP any State may request up to $50,000 of the first-year allocation in advance of Forest Service concurrence with a State priority plan.

(e) Each State participating in FLEP shall submit an annual report to the respective Responsible Official, reporting all activities and practices funded through FLEP for the previous fiscal year. The report shall contain data on accomplishments by educational assistance, technical assistance, and cost-share assistance based on State objectives and measurable outcomes included in State priority plans.

(f) By July 15, 2006, the State Forester of each State participating in FLEP must submit to the respective Responsible Official a summary report of all State activities and practices funded through FLEP as of June 1, 2006.

§ 230.35 FLEP elements.

(a) States may use FLEP funds to assist landowners in managing their non-industrial private forest lands and related resources through the following elements:

(1) Development and implementation of educational programs;
(2) Resource management expertise and technical assistance; and
(3) Financial assistance through cost-share programs.
(b) All participating States may use a portion of allocated funds for FLEP administration costs.
(c) States do not have to participate in all FLEP elements.

§ 230.36 State priority plan—purpose and scope.
(a) The State priority plan shall be used to guide FLEP implementation in each participating State through fiscal year 2007 and can be revised as needed.
(b) The State priority plan must describe the various roles and responsibilities of the State Forester, State Forest Stewardship Coordinating Committee, and other agencies and organizations in FLEP planning, delivery, and accountability to the program objectives.
(c) The State priority plan must contain the following:
(1) Data from standard forest inventory and analysis reports on the forest resources found within the State;
(2) A description of concerns, issues, problems and threats related to resource management for all nonindustrial private forest and agroforestry resources;
(3) Identification of the desired objectives and environmental, economic, and social values and public benefits to be derived from FLEP;
(4) An explanation of how FLEP funds are to be used to complement efforts of sustainable forestry management already in place within the State;
(5) A rationale for, and a proposed distribution of, funds for the FLEP elements listed at section 230.35 that the State plans to implement; and
(6) A description of the public participation process used in the development of the plan, including outreach efforts to landowners with limited resources.
(d) If an existing State Forest Stewardship plan, as described at section 19(b)(3) of the Cooperative Forestry Assistance Act (16 U.S.C. 2101, et seq.), adequately addresses some or all of the required information, it may be incorporated into the State priority plan by reference.
(e) The State priority plan must also outline the State FLEP priorities, policies, and procedures that will be implemented to encourage landowners to practice sustainable management and to actively conserve and enhance their forest resources.
(f) Each FLEP element described in the State priority plan must clearly state objectives and measurable outcomes to be achieved.
(g) All activities performed using FLEP funds must be consistent with the purpose of the program.

§ 230.37 State priority plan—educational assistance.
(a) Educational assistance includes development and delivery of:
(1) Activities;
(2) Events;
(3) Programs;
(4) Curriculum;
(5) Written materials;
(6) Workshops;
(7) Training sessions;
(8) Web site construction and maintenance; or
(9) Similar activities designed to bring landowners to an informed decision point and accelerate adoption of sustainable forest practices in a State.
(b) If a State determines that all or some of its funds will be used for education, the State priority plan must describe the types of activities that will be covered, participating entities, expected outcomes, and method(s) that will be used for documenting and evaluating accomplishments.

§ 230.38 State priority plan—technical assistance.
(a) Technical assistance includes, but is not limited to:
(1) Agreements with other agencies, institutions of higher education, natural resource consultants, or private organizations to augment or complement existing services of a State Forestry agency;
(2) Grants, agreements, contracts or other arrangements to provide services to landowners not offered by a State;
(3) Support of existing technical assistance delivery by State forestry agencies or development of such technical assistance;