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consistent with the appropriate comprehensive land use plan or land use analysis.

§ 3425.3 Environmental analysis.
(a) Before a lease sale may be held under this subpart, the authorized officer shall prepare an environmental assessment or environmental impact statement of the proposed lease area in accordance with 40 CFR parts 1500 through 1508. BLM will publish a notice in the Federal Register, and at least once per week for two consecutive weeks in a newspaper of general circulation in the area of the sale, announcing the availability of the environmental assessment or draft environmental impact statement and the hearing required by §3425.4(a)(1). BLM also will mail to the surface owner a notice of any lands to be offered for sale and to any person who has requested notice of sales in the area.
(b) For lease applications involving lands in the National Forest System, the authorized officer shall submit the lease application to the Secretary of Agriculture for consent, for completion or consideration of an environmental assessment and for the attachment of appropriate lease stipulations, and for the making of any other findings prerequisite to lease issuance. (43 CFR 3400.3, 3461.1(a))

§ 3425.4 Consultation and sale procedures.
(a) Prior to holding any lease sale in response to any application under this subpart, a public hearing shall be held on the environmental assessment or environmental impact statement, the proposed sale and the fair market value and maximum economic recovery on the proposed lease tract.
(b) Prior to holding any lease sale under this subpart, the Secretary shall consult with the entities and individuals listed in §§3420.4–2 through 3420.4–5 of this title.
(b) Subpart 3422 of this title applies in full to any sale to be held in response to an application filed under this subpart.

§ 3425.5 Lease terms.
The terms of a lease issued under this subpart shall be consistent with the terms established for all competitive coal leases (43 CFR part 3470).

Subpart 3427—Split Estate Leasing

§ 3427.0–1 Purpose.
The purpose of this subpart is to set out the protection that shall be afforded qualified surface owners of split estate lands (43 CFR 3400.0–5) and the requirements for submission of evidence of written surface owner consent from qualified surface owners of split estate lands.

§ 3427.0–3 Authority.
(a) These regulations are issued under the authority of the statutes cited in §3400.0–3 of this title.

§ 3427.0–7 Scope.
The surface owner consent provisions of the Surface Mining Control and Reclamation Act do not apply:
(a) To preference right lease applications; and
(b) If the split estate coal is to be mined by underground mining techniques (43 CFR 3500.0–5).

§ 3427.1 Deposits subject to consent.
On split estate lands (43 CFR 3400.0–5(kk)) where the surface is owned by a qualified surface owner, coal deposits that will be mined by other than underground mining techniques shall be included in a lease sale without evidence of written consent from the qualified surface owner (43 CFR 3400.0–5(gg)) allowing entry and commencement of surface mining operations.

[47 FR 33142, July 30, 1982]