authorization for paying such obligations shall be in writing. If construction or procurement is started without FmHA or its successor agency under Public Law 103–354 approval, post approval in accordance with this section may be considered.

(b) Funds may not be used to finance:
(1) Facilities which are not modest in size, design, and cost.
(2) Loan finder’s fees.
(3) Projects located within the Coastal Barriers Resource system that do not qualify for an exception as defined in section 6 of the Coastal Barriers Resource Act, Pub. L. 97–348.

§ 1942.113 Rates and terms.
Rates and terms for loans under this subpart are as set out in §1942.17(f) of subpart A of this part 1942.

§ 1942.114 Security.
Specific requirements for security for each loan will be included in the letter of conditions. Loans must be secured by the best security position practicable, in a manner which will adequately protect the interest of FmHA or its successor agency under Public Law 103–354 during the repayment period of the loan, and in accordance with the following:
(a) Security must include one of the following:
(1) A pledge of revenue and a lien on all real estate and major equipment purchased or developed with the FmHA or its successor agency under Public Law 103–354 loan; or
(2) General obligation bonds or bonds pledging other taxes.
(b) Additional security may be required as determined necessary by the loan approval official. In determining the need for additional security the loan approval official should carefully consider:
(1) The estimated market value of real estate and equipment security.
(2) The adequacy and dependability of the applicant’s revenues, based on the applicant’s financial records, the project financial feasibility report, and the project budgets.
(3) The degree of community commitment to the project, as evidenced by items such as active broad based membership, aggressive leadership, broad based fund drives, or contributions by local public bodies.
(c) Additional security may include, but is not limited to, the following:
(1) Liens on additional real estate or equipment.
(2) A pledge of revenues from additional sources.
(3) An assignment of assured income in accordance with §1942.17(g)(3)(iii)(A)(1) of subpart A of this part 1942.
(d) Review and approval or concurrence in the State Office is required if the security will not include a pledge of taxes and the applicant cannot provide evidence of the financially successful operation of a similar facility for the 5 years immediately prior to loan application.
(e) Review and concurrence in the National Office is required if the security will not include a pledge of taxes, the applicant cannot provide evidence of the financially successful operation of a similar facility for the 5 years immediately prior to loan application, and the amount of the loan will exceed $250,000.
(f) Loans under this subpart are subject to the provisions of §1942.17(g)(1) of subpart A of this part 1942, regarding security for projects utilizing joint financing.

§ 1942.115 Reasonable project costs.
Applicants are responsible for determining that prices paid for property rights, construction, equipment, and other project development are reasonable and fair. FmHA or its successor agency under Public Law 103–354 may require an appraisal by an independent appraiser or FmHA or its successor agency under Public Law 103–354 employee.

§ 1942.116 Economic feasibility requirements.
All projects financed under this section must be based on taxes, assessments, revenues, fees, or other satisfactory sources of revenues in an amount