§ 1948.71  
(e) Publish a description in the Federal Register of all designated areas approved within 30 days of their approval.

§ 1948.72 Industry reports.
Any person regularly engaged in any coal or uranium development activity within an area designated and approved in accordance with this subpart, shall prepare and transmit a report to the Secretary of Energy, Department of Energy, Mail Stop 80–631, Forrestal Building, Washington, DC 20585 within 90 days after a written request to such person by the Governor of the State in which such area is located.
(a) The report shall contain:
(1) Projected levels of employment in coal or uranium development activities within the approved designated area for the next three calendar years;
(2) The projected number of new jobs to be created in coal or uranium development activities by the person within the approved designated area in each of the following three calendar years;
(3) Current or planned actions of the person in relation to the provision of housing or public facilities for such person’s employees in each of the following three calendar years;
(4) Contracts in force whereby the person intends to provide funds to State government, local governments, and public or private nonprofit organizations for the provision of housing or public facilities for such person’s employees; and
(5) The projected quantity of coal or uranium to be produced, processed, or transported by the person in each of the next three years.
(b) The Governor requesting the report will notify the Secretary of Energy of persons from whom reports have been requested.
(c) The Governor shall be responsible for the coordination of planning within a State.
(d) The planning process developed with assistance under this section should begin at the local level and flow upward to the State.
(e) Planning processes developed with assistance under this section should have the maximum possible citizen involvement in the development of plans.
(f) Governors should give full consideration to local and substate priorities in the development of the State Investment Strategy for Energy Impacted Areas.
(g) Plans developed with assistance under this section should be fully coordinated with other Federal, State, substate, and local planning activities affected by the project.
(h) Planning conducted by the State include effective management activities for coordinated development of approved designated areas through the plan implementation stage.

§ 1948.73–1948.77 [Reserved]

§ 1948.78 Growth management and housing planning projects.
(a) Existing plans for growth management and housing may be used to meet the planning requirements of this subpart.
(b) A reasonable effort should be made to modify existing plans for use in meeting the planning requirements of this section.
(c) The Governor shall be responsible for the coordination of planning within a State.
(d) The planning process developed with assistance under this section should begin at the local level and flow upward to the State.
(e) Planning processes developed with assistance under this section should have the maximum possible citizen involvement in the development of plans.
(f) Governors should give full consideration to local and substate priorities in the development of the State Investment Strategy for Energy Impacted Areas.

§ 1948.79 Application procedure for planning grants.
(a) Applicants may submit a preapplication for a planning grant upon designation of the area as an energy impacted area by the Governor. FmHA or its successor agency under Public Law 103–354 will not take final action on the preapplication until the designation has been approved by the Secretary of Energy.
(b) Intergovernmental consultation should be carried out in accordance with 7 CFR part 3015 subpart V, “Intergovernmental Review of Department of Agriculture office.”
(c) Applicants shall file an original and one copy of SF 424.1, “Application