the competitive position of the licensee, whichever comes first. (43 CFR 2.20 and 3481.3)

§ 3410.5 Use of surface.
(a) Operations under these regulations shall not unreasonably interfere with or endanger operations authorized under any other Act or regulation.
(b) The licensee shall comply with all applicable Federal, state and local laws and regulations, including the regulations.

§ 3420.0–1 Purpose.
This subpart sets forth how the Department will conduct competitive leasing.

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Subpart 3422—Lease Sales

3422.1 Fair market value and maximum economic recovery.
3422.2 Notice of sale and detailed statement.
3422.3 Sale procedures.
3422.3–1 Bidding systems.
3422.3–2 Conduct of sale.
3422.3–3 Unsurveyed lands.
3422.3–4 Consultation with the Attorney General.
3422.4 Award of lease.

Subpart 3425—Leasing on Application

3425.0–1 Purpose.
3425.0–2 Objective.
3425.1 Application for lease.
3425.1–1 Where filed.
3425.1–2 Contents of application.
3425.1–3 Qualifications of the applicant.
3425.1–4 Emergency leasing.
3425.1–5 Leasing outside coal production regions.
3425.1–6 Hardship leases.
3425.1–7 Preliminary data.
3425.1–8 Rejection of applications.
3425.1–9 Modification of application area.
3425.2 Land use plans.
3425.3 Environmental analysis.
3425.4 Consultation and sale procedures.
3425.5 Lease terms.

Subpart 3427—Split Estate Leasing

3427.0–1 Purpose.
3427.0–3 Authority.
3427.0–7 Scope.
3427.1 Deposits subject to consent.
3427.2 Procedures.
3427.3 Validation of information.
3427.4 Pre-existing consents.
3427.5 Unqualified surface owners.


SOURCE: 44 FR 42615, July 19, 1979, unless otherwise noted.
leasing of rights to extract Federal coal.

§ 3420.0–2 Objectives.

The objectives of these regulations are to establish policies and procedures for considering development of coal deposits through a leasing system involving land use planning and environmental assessment or environmental impact statement processes; to promote the timely and orderly development of publicly owned coal resources; to ensure that coal deposits are leased at their fair market value; and to ensure that coal deposits are developed in consultation, cooperation and coordination with the public, state and local governments, Indian tribes and involved Federal agencies.

[47 FR 33136, July 30, 1982]

§ 3420.0–3 Authority.

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

(b) The regulations in this part implement: (1) Primarily section 2(a) of the Mineral Leasing Act of 1920, as amended by sections 2 and 3 of the Federal Coal Leasing Amendments Act of 1976 (30 U.S.C. 201(a)); and (2) the Small Business Act of 1953, as amended (15 U.S.C. 631 et seq.).

§ 3420.1 Procedures.

§ 3420.1–1 Lands subject to evaluation for leasing.

All lands subject to coal leasing under the mineral leasing laws are subject to evaluation under this subpart (43 CFR 3400.2).

[44 FR 4365, July 19, 1979. Redesignated at 47 FR 33136, July 30, 1982]

§ 3420.1–2 Call for coal resource and other resource information.

(a) Prior to or as part of the initiation or update of a land use plan or land use analysis, a Call for Coal and Other Resource Information shall be made to formally solicit indications of interest and information on coal resource development potential and on other resources which may be affected by coal development for lands in the planning unit. Industry, State and local governments and the general public may submit information on lands that should be considered for coal leasing, including statements describing why the lands should be considered for leasing.

(b) Proprietary data marked as confidential may be submitted in response to the Call for Coal and Other Resource Information, however, all such proprietary data shall be submitted to the authorized officer only. Data marked as confidential shall be treated in accordance with the laws and regulations governing the confidentiality of such information.

(c) The Call for Coal and Other Resource Information may be combined with the notice of intent to conduct land use planning published in accordance with §1601.3(g) of this title or with the issue identification process in accordance with part 1600 of this title. If the agency conducting land use planning is other than the Bureau of Land Management, that agency may combine the Call for Coal and Other Resource Information with its land use planning process at the appropriate step.


§ 3420.1–3 Special leasing opportunities.

(a) The Secretary shall, under the procedures established in this subpart, including §3420.3 of this title, reserve and offer a reasonable number of lease tracts through competitive lease sales open only to a restricted class of potential bidders. Except for the limitation on bidding contained in paragraph (b) of this section, all requirements in this subpart apply equally to special leasing opportunities, including the requirement that coal be leased at its fair market value.

(b) Special leasing opportunities shall be provided for two classes of potential lessees:

(1) Public bodies. (i) Only public bodies with a definite plan for producing energy for their own use or for their members or customers shall bid for leases designated as special leasing opportunities for public bodies. To qualify as a definite plan, a plan must