

the Administrator, Rural Development Service, Department of Agriculture and to the Federal Regional Councils, in sufficient time so as to arrive not later than July 1. The initial evaluation, due July 1, 1974, in addition to the requirements listed below, should include a background statement and should summarize first year program efforts and results. Annual evaluation should:

(a) Describe the process used in planning, project selection and priority setting, and the criteria and process used in evaluating program effectiveness.

(b) Describe the specific objectives of the programs.

(c) Describe and assess the cost and effectiveness of projects being pursued within individual multicounty jurisdictions.

(d) Express observations, conclusions and recommendations based on such evaluations which may contribute to the development of better management, coordination and planning procedures.

§22.308 Project approval.

State and multicounty jurisdictional planning is a State and local prerogative. Federal agencies will be responsive to State rural development strategies and priorities. However, determination of eligibility and feasibility and final approval of individual projects involving Federal funds must remain with the Federal government consistent with the Act and implementing regulations.

§22.309 Seeking Federal review.

States may, if they elect, submit multicounty development plans and proposals to the Federal Regional Councils and to the Rural Development Service, USDA, for review and comment. Such review will neither obligate the Federal government with respect to such programs nor require States to conform with suggestions supplied by the USDA or the Federal Regional Council.

PART 23—STATE AND REGIONAL ANNUAL PLANS OF WORK

Subpart A—State Program

Sec.

23.1 General.

23.2 Administration.

23.3 Coordination.

23.4 State Rural Development Advisory Council.

23.5 Availability of funds.

23.6 Plan of Work.

Subpart B—Regional Program

23.9 General.

23.10 Administration.

23.11 Board of Directors.

23.12 Availability of funds.

23.13 Plan of work.

AUTHORITY: Sec. 508, 86 Stat. 674 (7 U.S.C. 2668).

SOURCE: 38 FR 29023, Oct. 18, 1973, unless otherwise noted.

Subpart A—State Program

§23.1 General.

(a) Title V of the Rural Development Act of 1972 (Pub. L. 92-419) hereafter referred to as "Title V" is the Research and Education component of the Rural Development Act of 1972. Title V provides the opportunity to utilize and build upon the research, extension, and community service capability of public and private institutions of higher education in each State to expand scientific inquiry and education backup for rural development. The higher educational and research institutions in each State, including the Land Grant Institutions of 1890, are authorized to assist in developing and disseminating through the most appropriate manner, scientific information, technical assistance, and feasibility studies required to improve the rural development capability of local citizens, agencies, and governments. Programs authorized under title V shall be organized and conducted by one or more colleges or universities in each State to provide a coordinated program in each State which