Subpart 3440—Licenses to Mine

§ 3440.0–3 Authority.
(a) These regulations are issued under the authority of the statutes cited in §3400.0–3 of this title.
(b) These regulations primarily implement section 8 of the Mineral Leasing Act of 1920, as amended (30 U.S.C. 208).

§ 3440.1 Terms.

§ 3440.1–1 Forms.
(a) Four copies of the application for a license to mine coal for domestic needs or for a renewal of such a license shall be filed on a form approved by the Director, or a substantial equivalent of the form, in the Bureau of Land Management State Office having jurisdiction over the lands involved (43 CFR subpart 1821).
(b) The original application or any renewal application shall be accompanied by the fee prescribed in subpart 3473 of this title, except when the application is filed by a relief agency.

§ 3440.1–2 Qualifications.
(a) An individual, association or individuals, municipality, charitable organization or relief agency may hold a license to mine. A municipality shall file the information required under §3472.2–5(b) of this title.
(b) A license to mine shall not be issued to a private corporation.
(c) A license to mine shall not be issued to a minor, but may be issued to a legal guardian on behalf of a minor.

§ 3440.1–3 Limitations on coal use.
(a) A license to mine may be issued to a municipality for the nonprofit mining and disposal of coal to its residents for household use only. Under such a license, a municipality may not mine coal either for its own use or for nonhousehold use such as for factories, stores, other business establishments and heating and lighting plants.
(b) Coal extracted under a license to mine shall not be disposed of for profit.

§ 3440.1–4 Area and duration of license.
(a) A license to mine for an individual or association in the absence of