§ 8.4 Blocking out.

Blocking out will be accomplished in accordance with sound real estate practices, for example, on minor sectional subdivision lines; and normally land will not be acquired to avoid severance damage if the owner will waive such damage.

§ 8.5 Mineral rights.

Mineral, oil and gas rights will not be acquired except where the development thereof would interfere with project purposes, but mineral rights not acquired will be subordinated to the Government’s right to regulate their development in a manner that will not interfere with the primary purposes of the project, including public access.

§ 8.6 Buildings.

Buildings for human occupancy as well as other structures which would interfere with the operation of the project for any project purpose will be prohibited on reservoir project lands.

PART 9—INTERGOVERNMENTAL REVIEW OF DEPARTMENT OF THE INTERIOR PROGRAMS AND ACTIVITIES

Sec.

9.1 What is the purpose of these regulations?
9.2 What definitions apply to these regulations?
9.3 What programs and activities of the Department are subject to these regulations?
9.4 [Reserved]
9.5 What is the Secretary’s obligation with respect to Federal interagency coordination?
9.6 What procedures apply to the selection of programs and activities under these regulations?
9.7 How does the Secretary communicate with state and local officials concerning the Department’s programs and activities?
9.8 How does the Secretary provide states an opportunity to comment on proposed federal financial assistance and direct federal development?
9.9 How does the Secretary receive and respond to comments?
9.10 How does the Secretary make efforts to accommodate intergovernmental concerns?
9.11 What are the Secretary’s obligations in interstate situations?
9.12 How may a state simplify, consolidate, or substitute federally required state plans?
9.13 May the Secretary waive any provision of these regulations?


SOURCE: 48 FR 29232, June 24, 1983, unless otherwise noted.