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receive training on FmHA or its successor agency under Public Law 103–354 policies, procedures, and requirements appropriate to their positions and the type of assistance the grantee will provide at the outset of the grant.

- (c) Training will be provided by FmHA or its successor agency under Public Law 103–354 employees and/or outside sources approved by FmHA or its successor agency under Public Law 103–354 when the technical and supervisory assistance involves rural housing programs other than FmHA or its successor agency under Public Law 103–354 programs. Appropriate training of TSA employees should be anticipated during the planning stages of the grant and the reasonable cost of such training included in the budget.
- (d) The District Director, in cooperation with the appropriate County Supervisor(s), should coordinate the management assistance given to the TSA grantee in a manner which is timely and effective. This will require periodic meetings with the grantee to discuss problems being encountered and offer assistance in solving these problems; to discuss the budget, the effectiveness of the grant, and any other unusual circumstances affecting delivery of the proposed TSA services; to keep the grantee aware of procedural and policy changes, availability of funds, etc.; and to discuss any other matters affecting the availability of housing opportunities for low-income families.
- (e) The District Director will advise the grantee of the options available to bring the delinquent borrowers' accounts current and advise the grantee that the appropriate County Supervisor retains all approval authority for any resolution of the delinquent accounts and all other authority currently available to remedy delinquent accounts.

## § 1944.548 Counseling consent by FmHA or its successor agency under Public Law 103-354 single family housing borrowers.

(a) Subsequent to execution of the TSA grant agreement, the County Supervisor(s) serving the TSA project area will contact the delinquent FmHA or its successor agency under Public Law 103–354 single family housing bor-

rowers who appear to be in need of supervisory assistance as defined in §1944.506(h)(1). Such contact will indicate the availability of the counseling services of the grantee and solicit the borrower's participation in the program. Exhibit E should be used in contacting and/or discussing counseling with the borrowers.

- (b) Upon indication of the borrower's willingness to participate in the program by his or her signature on exhibit E or similar letter or statement, the County Supervisor will make available to the grantee (at no cost) the borrower's FmHA or its successor agency under Public Law 103–354 loan history including the following information:
- (1) Name, address, and telephone number;
- (2) Status of the account including the amount of the loan, the repayment schedule, and the amount of the delinquency; and
- (3) Other information needed for counseling purposes which may be provided in accordance with FmHA Instruction 2018–F.

## § 1944.549 Grant evaluation, closeout, suspension, and termination.

- (a) Grant evaluation will be an ongoing activity performed by both the grantee and FmHA or its successor agency under Public Law 103–354. The grantee will perform self-evaluations by preparing periodic project performance reports in accordance with §1944.541. FmHA or its successor agency under Public Law 103–354 will also review all reports prepared and submitted by the grantee in accordance with the grant agreement and this part.
- (b) Within forty-five (45) days after the grant ending date, the grantee will complete closeout procedures as specified in the grant agreement.
- (c) The grant can also be terminated before the grant ending date for the causes specified in the grant agreement. No further grant funds will be disbursed when grant suspension or termination procedures have been initiated in accordance with the grant agreement.