

six months period shall enter into any loan agreement with any federal agency for the financing of its proposed electric system, and shall file a written notice thereof with the Commission, together with a copy of said loan agreement, no such electric utility, power and light company, person or corporation after receipt of such loan agreement shall begin the construction of any electric distribution lines within said area or areas or solicit customers for electric service therein until after the expiration of twelve months from the date of filing said notice of said loan agreement.

(c) Commission to give notice. —It shall be the duty of the Commission to give notice in writing of the filing of said map or maps and statement and said loan agreement to each electric utility and power and light company having any electric transmission or distribution lines or system within, or within ten miles of, any area shown in said map where said filing corporation intends to operate its proposed system. There shall be attached to said notices blueprint copies of said maps, a copy of said statement, and a copy of the notice of said loan agreement in the event that such an agreement shall have been entered into, sufficient copies for the purpose of such notices shall be furnished to the Commission by and at the expense of the filing corporation. The filing corporation may give the notices required by subsections (a) and (b) hereof and such notices shall be effectual for the purposes of this [subheading] ACT notwithstanding any failure of the Commission to give the notices herein provided for. Any notice shall be deemed to have been given within the requirements of this [subheading] ACT when it has been deposited in the mails with postage prepaid and addressed to the principal office of any said electric utility, power and light company, person or corporation.

(d) Rules of Commission to carry out provisions. —The Commission is hereby authorized to make and promulgate reasonable rules and regulations to carry out the provisions of this section and to take appropriate action for the enforcement thereof, including proceedings for injunctions against violation thereof, instigated in the name of the Commission and upon its own motion; provided that these powers and remedies shall be in addition to all other remedies provided herein or that may exist under general provisions or rules of law.

(e) Injunction against violation of section. —Any filing corporation may institute proceedings to enjoin any violations of this section in the circuit court for any county where said filing corporation may have its principal place of business or where any such violations are alleged to take place, or to be threatened, and such proceedings may be on the relation of the Attorney General or the State's attorney of any county in which any portion of the proposed collective system of said filing corporation may be located. It shall be the duty