FORMS MANUAL INSERT

FORM RD 449-34

٦

(KCV. 10=95)	OAN NOTE GUARANTEE	County	(1)	
Type of Loan: Applicable 7 C.F.R. part 1980		D (O) ((2)	Used to guaran-
Borrower (7)		Government Loan Identif	(3) cation Number (4)	tee fixed amoun
Lender (8)		Lender's IRS ID Tax Nun	(+)	loans.
		Principal Amount of Loar	(3)	
Lender s Address (8a)			(0)	
The guaranteed portion of the loan	is \$ which		(<u>(12a)</u> %)	
percent of loan principal. The princ bonds as appropriate) described belo (14)			is instrument is attached to note	
$\frac{(1+)}{LENDER'S}$ in the face an	nount of \$ and	is number (140) ERCENT OF TOTAL	of (140)	
IDENTIFYING NUMBER	FACE AMOUNT \$	FACE AMOUNT %	AMOUNT GUARANTEED \$	
(15)	(16)	(17)	(18)	
TOTAL	s (16a) 100%		s (18a)	
In consideration of the making of th Consolidated Farm Service Agency Housing and Community Develop Development Act (7 U.S.C. 1921 et 357 as amended), the Emergency A or Title V of the Housing Act of I conditions and requirements herein, it v	y, Rural Business and Cooperativ ment Service (herein called "Gov seq), the Emergency Livestock Crr Agricultural Credit Adjustment Act 949 (42 U.S.C. 1471 et seq) doe: vill pay to:	e Development Service, Ru rernment"), pursuant to the edit Act of 1974 (7 U.S.C. n t of 1978 (7 U.S.C. note pr s hereby agree that in acco	rral Utilities Service, or Rural Consolidated Farm and Rural oto preceding 1961 Pub. L. 93- eceding 1921 Pub. L. 95-334), dance with and subject to the	
	f any loss sustained by such Hold on and any capitalized interest on s t exceeding statutory loan limits.			
 a. Principal and infere b. Any loan subsidy d c. Principal and inte made with Governme ground rents, and hazard d. and, Capitalized in loans and not exceeding 2. The guaranteed princi and any interest due (inclu a Guaranteed Farm Credit Pr If Government conduc loan subsidy) after the dat Guarantee. If Lender condu by this Loan Note Guarante 	ch Lender on the guaranteed portion in st indebtedness as evidenced by said n ue and owing, and rest indebtedness on secured prote nt's authorization, including but n l or flood insurance premiums affectin, iterest on such portion resulting fr	otc(s) or by assumption agreen ctive advances for protectio ot limited to, advances for gthe collateral, or om the restructuring of a Gu e Borrower under said note d any capitalized interest res ary loan limits, occasioned to a Lender by lify for liquidation will not ruing interest (including any	n and preservation of collateral taxes, annual assessments, any aranteed Farm Credit Programs (s) or assumption agreement(s) ulting from the restructuring of accruing interest (including any be covered by this Loan Note loan subsidy) shall be covered	
				(see reverse)
PROCEDURE FOR PREPARATION	: RD Ins	struction 1980-A		
PREPARED BY	: Agency	Loan official.		
NUMBER OF COPIES	: Original	l(s) and two copies		
SIGNATURES REQUIRED	: Agency	approval official o	r as required in the above in	structions
DISTRIBUTION COPIES	: Origina		e lender's note(s) includin	

*THE METHOD OF COMPLETING THE FORM, NUMBER OF COPIES, AND DISTRIBUTION, VARIES WITH THE PROCESS FOR SALE OF THE LOAN(S). EXTREME CAUTION MUST BE EXERCISED IN ASSURING THE FORMS ARE COMPLETED PROPERLY.

copy(s) attached to lender's copy(s) of the note(s); copy(s) attached to copy(s) of the lender(s) note(s) and retained in County Office case file.

GENERAL INSTRUCTIONS FOR PREPARATION

This form will be prepared in accordance with the method the lender(s) selects for structuring of the loans for sale or assignment. See Form RD 449-35, "Lender's Agreement," paragraph III.

- (1) Insert name of State in which the guarantee is being processed.
- (2) Insert name of county in which guarantee is being processed.
- (3) Insert date of note
- (4) Insert loan Identification Number, (same as borrower's case number.
- (5) Insert lender's Internal Revenue Service identification number
- (6) Insert principal amount of entire guaranteed loan.
- (7) Insert borrower's name.
- (8) Insert lender's name.
- (9) Insert type of loan being guaranteed (i.e.EE, EL, B&I, SF-RH, CF, WW etc.).
- (10) Insert applicable instruction under which guarantee is being issued (Example: B&I would be 1980-E).
- (11) Insert the amount in number six times the percent of guarantee and insert the results.
- (12) Insert the appropriate percent being guaranteed in worth.
- (12a) Insert the appropriate percent being guaranteed in numerals.
- (13) Insert the appropriate number of notes to be issued by the lender (include the unguaranteed note, if any) in accordance with the option the lender elects for sale or assignments of the guaranteed loan.
- (14) Insert lender's identification number assigned to the note to which this Loan Note Guarantee is attached.
- (14a) Insert the face amount of the note in numbers.
- (14b) Insert the consecutive number of instruments issued for this loan. The number must be in sequence and begin with number (1).
- (14c) Insert the total number of instruments issued on this loan. EXAMPLE:

If one note for \$50,000; is issued for one loan under the assignment procedure Item (14) would be 1: Item (14a) \$50.000; Item (14b) one; Item (14c) one.

If two notes are to be issued, for example, one for the guaranteed portion of \$10,000 under the multi-note option, the first form RD 449-34 would read: Item (14) 1; (14a) \$90,000; (14b) one; (14c) two The second Form RD 449-34 would read: Item 2; Item (14a) \$10,000; (14b) two; (14c) two.

- (15) Insert lender's own identification numbers for each note issued. If lender does not assign such a number use consecutive numbers, 1, 2, 3, 4, etc.
- (16) Insert face amount of each note lender issues, including unguaranteed notes.
- (16a) Insert total of item (16) above.
- (17) Insert percentage face amount Item (16) is of total face amount Item (16a).
- (18) Insert amount of face amount of Item (16) which is guaranteed.

	Definition of Holder. The Holder is the person or organization other than the Lender who holds all or part of the guaranteed portion of the loan with no servicing responsibilities. Holders are prohibited from obtaining any part(s) of the Guaranteed portion of the loan with proceeds from any obligation, the interest on which is excludable from income, under Section 103 of the Internal Revenue Code of 1954, as amended (IRC). When the Lender assigns a part(s) of the guaranteed loan to an assignee, the assignee become a Holder only when Form RD 449-36, "Assignment Guarantee Agreement," is used.
	Definition of Lender. The Lender is the person or organization making and servicing the loan which is guaranteed under the provisions of the applicable subpart of 7 C.F.R. part 1980. The Lender is also the party requesting a loan guarantee.
	CONDITIONSOF GUARANTEE
	1. Loan Servicing, Lender will be responsible for servicing the entire loan, and Lender will remain mortgagee and/or secured party of record not withstanding the fact that another party may hold a portion of the loan. When multiple notes are used to evidence a loan, Lender will structure repayments as provided in the loan agreement. In the case of Farm Ownership, Soil and Water, or Operating Loans, the Lender agrees that if liquidation of the account becomes imminent, the Lender will consider the Borrower for an Interest Rate Buydown under Exhibit C of subpart B of 7 C.F.R., part 1980, and request a determination of the Borrower's eligibility by Government. The Lender may not initiate foreClosure action on the loan until 60 days after a determination has been made with respect to the eligibility of the Borrower to participate in the Interest Rate Buydown Program.
	 Priorities. The entire loan will be secured by the same security with equal lien priority for the guaranteed and unguaranteed portions of the loan. The unguaranteed portion of the loan will not be paid first nor given any preference or priority over the guaranteed portion.
	3. Full Faith and Credit. The Loan Note Guarantee constitutes an obligation supported by the full faith and credit of the United States and is incontestable except for fraud or misrepresentation of which Lender or any Holder has actual knowledge at the time it became such Lender or Holder or which Lender or any Holder participates in or condones. If the note to which this is attached or relates provides for the payment of interest on interest, then this loan Note Guarantee is void. However, in the case of the Farm Credit Programs loans, the capitalization of interest when restructuring loans will not void this Loan Note Guarantee. In addition, the Case of the Guarantee will be unenforceable by Lender to the extent may loss is occasioned by the violation of using laws, negligent servicing, or failure to obtain the required security regardless of the time at which Government acquires knowledge of the foregoing. Any losses occasioned will be unenforceable to the extent that loan funds are used for purposes other than those specifically approved by Government in its Conditional Commitment for Guarantee. Negligent servicing is defined as the failure to perform those services which a reasonably prudent lender would perform in servicing its own portfolio of loans that are not guarantee. The term includes not only the concept of a failure to abt that and cating in a timely manner or acting in a manner contrary to the manner in which a reasonably prudent lender would act up to the time of loan maturity or until a final loss is paid.
	The guarantee and right to require purchase will be directly enforceable by Holder notwithstanding any fraud or misrepre- sentation by Lender or any unenforceability of this Loan Note Guarantee by Lender. Nothing contained herein will constitute any waiver by Government of any rights in possesses against the Lender will be liable for and will promptly pay to Government any payment made by Government to Holder which if such Lender had held the guaranteed portion of the loan, Government would not be required to make. 5. Payments.
	Lender will receive all payments of principal, or interest, and any loan subsidy on account of the entire loan and will promptly remit to Holder(s) its pro rata share thereof determined according to its respective interest in the loan, less only Lender's servicing fee. 6. Protective Advances.
	Protective advances made by Lender pursuant to the regulations will be guaranteed against a percentage of loss to the same extent as provided in this Loan Note Guarantee notwithstanding the guaranteed portion of the loan that is held by another. 7. Repurchase by Lender. The Lender has the option to repurchase the unpaid guaranteed portion of the loan from the Holder(s) within 30 days of written demand by the Holder(s) when: (a) the borrower is in default not less than 60 days on principal or interest due on the loan or (b) the Lender has failed to remit to the Holder(s) is pro rata share of any payment made by the borrower or any loan subsidy within 30 days of principal and accrued interest. The Lender Lender will be for an amount equal to the unpaid guaranteed portion of principal and accrued interest (including any loan subsidy) less the Lender's servicing fee. The Loan Note Guarantee will not cover the note interest to the Holder(s) will concurrently send a copy of demand to Government. The Lender will accept an assignment without recourse from the Holder(s) upon repurchase. The Lender is encouraged to repurchase the loan to facilitate the accounting for funds, resolve the problem, and to permit the borrower to cure the default, where reasonable. The Lender will notify the Holder(s) and Government of its decision.
1	

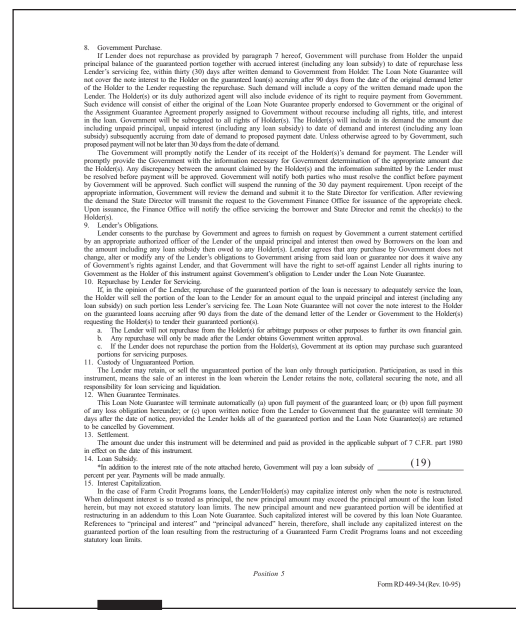
(18a) Insert total guaranteed amount which should equal Item (11). EXAMPLE:

Multi-note option with 3 notes issued @ 90% guarantee on the principal loan amount of \$1,000.000.

The guaranteed portion of the loan is \$900,000 which is ninety (90%) percent of loan principal. The principal amount of loan is evidenced by three note(s) (includes binds as appropriate) described below. The guaranteed portion of each note is indicated below. This instrument is attached to note series A, #101 in three face amount of \$450,000 and is numbers one of three.

TOTAL	\$ 1,000,000	100 %	\$ 900,000
Series A, # 103	100,000	10 %	none
Series A, # 102	450,000	45 %	\$ 450,000
Series A, # 101	\$ 450,000	45 %	\$ 450,000
IDENTIFYING NUMBER	AMOUNT	FACE AMOUNT	GUARANTEED
LENDERS	FACE	PERCENT OF	AMOUNT
501105 1 i, # 101 in unee iace an	10 unit 01 \$ 10 0,000 unit		

PAGE 3 OF FORM RD 449-34



(19) Insert appropriate percent of loan subsidy if applicable, if not, insert N/A

PAGE 4 OF RD 449-34

16. Notices. All notices will be initiated throug	h the Government	(20)	
for(21)	(State) with mailing address at the day of	f this instrument:
(21)	a)		
*If not applicable delete paragraph pr	ior to arcoution of this	instrument	
ij noi applicative aerete paragraph pr	or to execution of this	UNITED STATES OF AMERICA	
		(insert applicable agency) By:(22)	
(24)		Title: (23)	
(Date) Assumption Agreement by	(25)	dated	
		dated	

(20) Appropriate office responsible for the loan (i.e., Wayne County Office, Norfolk District Office or Lincoln State Office).

- (21) Same as Item (1).
- (21a) Insert address of office referred to in Item (20).
- (22) Signed by approval official.
- (23) Insert title.

Γ

- (24) Insert date signed.
- (25) Insert name of assuming party and effective date of assumption upon concurrence by applicable agency.

(10-13-95) SPECIAL PN