Form RD 4279-1A (Rev. 11-06) Position 3 FORM APPROVED OMB No. 0570-0017 OMB No. 0570-0050

UNITED STATES DEPARTMENT OF AGRICULTURE RURAL DEVELOPMENT

APPLICATION FOR LOAN GUARANTEE

(Business and Industry Short Form- One-Doc and Section 9006 Program)

This form may be used for loan applications in accordance with 7 CFR 4279-B, § 4279.161(c) and with 7 CFR 4280-B, § 4280.128(c).

Section 1001 of Title 18, United States Code provides: "Whoever, in any matter within the jurisdiction of any department or agency of the United States knowingly and willfully falsifies, conceals or covers up by any trick, scheme, or device a material fact or makes any false, fictitious or fraudulent statements or representations, or makes or uses any false writing or document knowing the same to contain any false, fictitious or fraudulent statements or entry shall be fined under this title or imprisoned for not more than fewers or both."

CERTIFICATION: Information contained below and in attached exhibits is true and complete to my best knowledge. Misrepresentation of material facts may be the basis for denial of credit by the United States Department of Agriculture (USDA).

	PART I: Com	pleted by Applicant		
A. Applicant Business Inform	nation		Shaded area for USDA	use only.
Tax ID#/Social Security #	Applicant Name	3. Loan Amount Requested	Eligible amount?	OK
4. Contact Person	5. Mailing Address	Project Street Address	Population?	
7. Contact phone number	8. City	9. County	Rural?	OK
10. E-mail address (optional)	11. State	12. Zip Code	Targeted area?	
13. Borrower Type (e.g., corp,)	14. Nature of Business	15. NAICS Code	Congress District?	
16. If Individual, Veteran? Y/N	17. Loan Purpose(s)	18. Business in operation since:	Eligible Purpose?	OK
19. # Full-Time-Equivalent Jobs to be Retained	20. # Full-Time-Equivalent Jobs to be Created	21. Average wage rate of employees after loan \$ per hour	Jobs benefit?	OK
22. If purpose of loan is a tran	sfer of ownership or debt refinance, expl	ain how this will save or create jobs.	Justified.	OK

В.	Ownership	Information
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23. List all owners in order of o	wnership inte	rest:							USDA use
Owner Name	Race	Eth-	Sex	% owned	US Citizen	Position in	Personal	Outside	
	*	nicity	*		or Perm.	Company	Guaranty?	Net Worth	
		*			Resident				
			M/F	%	Y/N		Y/N	\$	OK
			M/F	%	Y/N		Y/N	\$	OK
			M/F	%	Y/N		Y/N	\$	OK
			M/F	%	Y/N		Y/N	\$	OK
			M/F	%	Y/N		Y/N	\$	OK
			M/F	%	Y/N		Y/N	\$	OK

^{*}This information is requested in order to monitor the Lender's compliance with the Equal Credit Opportunity Act. You are not required to furnish this information but are encouraged to do so. However, if you choose not to furnish it, the Lender is required to note race and sex on the basis of visual observation or surname under Federal regulations.

Shaded area for USDA use only.

By my signature, I certify that I have read the General Borrower Certifications contained in this application. My signature represents my agreement to comply with the limitations outlined in the General Borrower Certifications.

CORPORATE SEAL

TITLE

According to the Paperwork Reduction Act of 1995, an agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0570-0017 and 0570-0050. The time required to complete this information collection is estimated to average 3 hours per response including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information

(see reverse)

PROCEDURE FOR PREPARATION : RD Instruction 4279-B.

PREPARED BY : Lender and applicant.

NUMBER OF COPIES : Original and two copies.

SIGNATURES REQUIRED : Original and two copies signed by applicant and lender.

DISTRIBUTION COPIES : Original to State Office; signed copies to lender and applicant.

(12-01-06) PN 404

Used to file applications of up to \$600,000.

PAGE 2 OF FORM RD 4279-1A

GENERAL BORROWER CERTIFICATIONS

(1) ENVIRONMENTAL CERTIFICATION
The applicant business certified that it is in the control of th (1) ENVIRONMENTAL CERTIFICATION
The applicant business certifies that it is in compliance with all local, state, and federal environmental laws and regulations and will continue to comply with these laws and regulations. In addition, the applicant business certifies it has no knowledge of any environmental contamination of any real or personal property to be pledged as collateral for the loan which violates any such laws and regulations (other than as disclosed on Form RD 1940-20, "Request for Environmental Information," submitted in connection with this application).

(2) ASSURANCE AGREEMENT (TITLE VI, CIVIL RIGHTS ACT OF 1964)
"Recipient" herein hereby assures the U.S. Department of Agriculture (USDA) that Recipient is in compliance with and will continue to comply with Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d et see), 7 CFR part 15, and USDA regulations promulgated hereunder, including 7 CFR 1901.202. In accordance with that Act and the regulations referred to above, Recipient agrees that in connection with any program or activity for which Recipient receives Federal financial assistance (as such term is defined in 7 CFR 15.2) no person in the United States shall, on the grounds of race, color, national origin, or sexual orientation be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination.

- A. Recipient agrees that any transfer of any aided facility, other than personal property, by sale, lease, or other conveyance of contract, shall be, and shall be made expressly, subject to the obligations of this agreement and transferee's assumption thereof.
- - (1) Keep such records and submit to the Government such timely, complete, and accurate information as the Government may determine to be necessary to ascertain compliance with this agreement and the regulations
 - (2) Permit access by authorized employees of the USDA during normal business hours to such books, records, accounts and other sources of information and its facilities as may be pertinent to ascertaining such compliance
 - (3) Make available to users, participants, beneficiaries and other interested persons such information regarding the provisions of this agreement and the regulations, and in such manner as the USDA finds necessary to inform such persons of the protection assured them against discrimination.
- C. The obligations of this agreement shall continue:
 - (1) As to any real property, including any structure, acquired or improved with the aid of the Federal financial assistance, so long as such real property is used for the purpose for which the Federal financial assistance is made or for another purpose which affords similar services or benefits, or for as long as the Recipient retains ownership or possession of the property, whichever is longer.
 - (2) As to any personal property acquired or improved with the aid of the Federal financial assistance, so long as Recipient retains ownership or possession of the property.
 - (3) As to any other aided facility or activity, until the last advance of funds under the loan or grant has been made.
- D. Upon any breach or violation of this agreement the Government may, at its option
 - (1) Terminate or refuse to render or continue financial assistance for the aid of the property, facility, project, service or activity.
 - (2) Enforce this agreement by suit for specific performance or by any other available remedy under the laws of the United States or the State in which the breach or violation occurs.

Rights and remedies provided for under this agreement shall be cumulative

(3) EQUAL OPPORTUNITY AGREEMENT (EXECUTIVE ORDER 11246, AS AMENDED)
"Recipient" (whether one or more) and USDA, pursuant to the rules and regulations of the Secretary of Labor ("Secretary") issued under the authority of Executive Order 11246, as amended, agree:

In consideration of financial assistance (whether by a loan, grant, loan guaranty, or other form of financial assistance) made or to be made by USDA to Recipient, Recipient hereby agrees, if the cash cost of construction work performed by Recipient or a construction contract financed with such financial assistance exceeds \$10,000 – unless exempted by rules, regulations or orders of the Secretary issued pursuant to section 204 of Executive Order 11246 of September 4, 1965:

Form RD 4279-1A

PAGE 3 OF FORM RD 4279-1A

GENERAL BORROWER CERTIFICATIONS (continued)

A. To incorporate or cause to be incorporated into any contract for construction work, or modification thereof, subject to the relevant rules, regulations, and orders of the Secretary or of any prior authority that remain in effect, which is paid for in whole or in part with the aid of such financial assistance, the following "Equal Opportunity clause" is required:

"During the performance of this contract, the contractor agrees as follows:

- (1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, sexual orientation or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by USDA setting forth the provisions of this nondiscrimination clause.
- (2) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation or national origin.
- (3) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided by USDA, advising the said labor union or workers' representative of the contractor's commitments required by this Equal Opportunity clause pursuant to section 202(3) of Executive Order 11246, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- (4) The contractor will comply with all provisions of Executive Order 11246, and of all rules, regulations and relevant orders of the Secretary of Labor and of any prior authority which remain in effect.
- (5) The contractor will furnish all information and reports required by Executive Order 11246, rules, regulations, and orders, or pursuant thereto, and will permit access to the contractor's books, records, and accounts by USDA, Office of Civil Rights, and the Secretary for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (6) In the event of the contractor's noncompliance with the Equal Opportunity (Federally Assisted Construction) clause or with any of the said rules, regulations, or orders, this contract may be cancelled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or Federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246, or by rule, regulation or order of the Secretary, or as provided by law.
- (7) The contractor will include the provisions of this Equal Opportunity (Federally Assisted Construction) clause in every subcontract or purchase order, unless exempted by the rules, regulations, or orders of the Secretary issued pursuant to section 204 of Executive Order 11246, so that such provisions will be binding upon each such subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order USDA may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided. however, that in the event the contractor becomes involved in or is threatened with litigation with a subcontractor or vendor as a result of such direction by USDA, the contractor may request the United States to enter into such litigation to protect the interest of the United States."
- B. To be bound by the provisions of the Equal Opportunity clause in construction work performed by Recipient and paid for in whole or in part with the aid of such financial assistance.
- C. To notify all prospective contractors to file the required Form RD 400-6, "Compliance Statement," with their bids
- D. Form AD-425, "Contractor's Affirmative Action Plan for Equal Employment Opportunity," will accompany the notice of award of the contract. Bid conditions for all nonexempt Federal and Federally assisted construction contracts require inclusion of the appropriate "Hometown" or "Imposed" plan affirmative action and equal employment opportunity requirements. All bidders must comply with the bid conditions contained in the invitation to be considered responsible bidders and hence eligible for the award.
- E. To assist and cooperate actively with USDA and the Secretary in obtaining the compliance of contractors and subcontractors with the provisions of the Equal Opportunity clause and the said rules, regulations, and orders, to obtain and furnish to USDA and the Secretary, Form AD-560, "Certification of Nonsegregated Facilities," to submit the Monthly Employment Utilization Report, Form CC-257, as required and such other information as may be required for the supervision of such compliance, and to otherwise assist USDA in the discharge of its primary responsibilities for securing compliance.

Form RD 4279-1A (Rev. 11-06)

Page 3 of 10

PAGE 4 OF FORM RD 4279-1A

GENERAL BORROWER CERTIFICATIONS (continued)

- F. To refrain from entering into any contract, or extension or other modification of a contract, subject to such Executive Order with a contractor debarred from Government contracts or Federally assisted construction contracts pursuant to part 11, subpart D, of such Executive Order or to prior authority; and to carry out such sanctions and penalties for violation of the provisions of the Equal Opportunity clause as may be imposed upon contractors and subcontractors by USDA or the Secretary pursuant to such subpart D.
- G. That if Recipient fails or refuses to comply with these undertakings, USDA may take any or all of the following actions: (a) cancel, terminate, or suspend said financial assistance in whole or in part; (b) refrain from extending any further assistance under the program involved until satisfactory assurance of future compliance has been received from Recipient; and (c) refer the case to the USDA Office of Civil Rights Enforcement and Adjudications Program Complaint and Adjudication Division, U.S. Department of Agriculture, for

(4) FEDERAL COLLECTION POLICIES FOR CONSUMER OR COMMERCIAL DEBTS

- A. The recipient (borrower) certifies, acknowledges and agrees that any loss claim(s) paid by the Government to the Lender on account of any guarantee made pursuant to this application will be a Federal debt owed to the Government by the recipient. In such a case, the Government may use all legal collection remedies, including those under the Debt Collection Improvement Act. The Government's right to collect this Federal debt will not be affected by any release provided to the recipient by the Lender. Lender agrees that any collection by the Government of this Federal debt will not be shared with the Lender.
- B. The Federal Government is authorized by law to take any and all actions listed below in the event your loan payments become delinquent or you default on your loan:
 - Report your name and account information to a credit reporting agency.
 - · Assess interest and penalty charges for the period of time that payment is not made.
 - · Assess charges to cover additional administrative costs incurred by the Government to service your account.
 - · Offset amounts to be paid to you under other Federal programs.
 - Refer your account to a private collection agency to collect the amount due.
 - · Foreclosure on any security you have given for the loan.
 - · Pursue legal action to collect through the courts.
 - Report any written off debt to the Internal Revenue Service as taxable income.
 - . If you are a current or retired Federal employee, take action to offset your salary or civil service retirement benefits.
 - Debar or suspend you from doing business with the Federal Government either as a participant or principal throughout the Executive Branch of the Federal Government for a period of debarment or suspension.

(5) STATEMENT REQUIRED BY THE PRIVACY ACT USDA is authorized by the Consolidated Farm and Rural Development Act (7 U.S.C. 1921 et seq.) or other Acts administered by USDA to solicit the information requested on USDA application forms.

Disclosure of information requested is voluntary. However, failure to disclose certain items of information requested, including your Social Security Number or Federal Identification Number, will result in the rejection of your application

The principal purposes for collecting the requested information are to determine eligibility for USDA credit or other financial assistance, for the servicing of your loan, and for statistical analysis. Information provided may be used outside of USDA for the following:

- To provide the basis for borrower success stories in USDA news releases.
- Referral to the appropriate law enforcement agency as required by 40 FR 38924 (1975).
- Referral to employees, businesses, landlords, creditors, or others to determine repayment ability and eligibility for USDA programs.
- Referral to a contractor providing services to USDA in connection with your loan.
- Referral to a credit reporting agency.

Form RD 4279-1A (Rev. 11-06)

PAGE 5 OF FORM RD 4279-1A

- · Referral to a person or organization when USDA decides such referral is appropriate to assist in the collection or servicing of the loans.
- Referral to the Treasury Department pursuant to the Debt Collection Improvement Act.
- Referral to a Federal Records Center for storage.

Every effort will be made to protect the privacy of applicants and borrowers.

GENERAL BORROWER CERTIFICATIONS (continued)

All information supplied to USDA by you or your agents in connection with your loan application may be released to interested third parties, including competitors, without your knowledge or consent under the provisions of the Freedom of Information Act (5 U.S.C. 522).

Much information not clearly marked "Confidential" may routinely be released if a request is received for same. Further, if we receive a request for information marked "Confidential," the Federal Government will release the information unless you can demonstrate to our satisfaction that release of the information would be likely to produce substantial competitive harm to your business or would constitute a clearly unwarranted invasion of personal privacy. Also, forms, consultant reports, etc., cannot be considered confidential in their entirety if confidential material contained therein can reasonably be segregated from other information.

Information submitted may be made available to the public during the time it is held in Government files regardless of the action taken by USDA on

(6) FEDERAL EQUAL CREDIT OPPORTUNITY ACT STATEMENT
Federal law does not allow discrimination of any kind. You cannot be denied a loan because of your race, color, religion, national origin, sex, marital status, disability, or age (if you can legally sign a contract). You cannot be denied a loan because all or part of your income is from a public assistance program. If you believe that you have been discriminated against for any of these reasons, you can write the Secretary of Agriculture, Washington, D.C. 20250. You cannot be denied a loan because you exercised your rights under the Consumer Credit Protection Act. You must have exercised these rights in good faith. The Federal Agency responsible for seeing this law is obeyed is the Federal Trade Commission, Washington,

(7) FEDERAL DEBT COLLECTION IMPROVEMENT ACT CERTIFICATION

The loan applicant certifies that the applicant is not delinquent on any Federal debt. The applicant further certifies that no party with a 20 percent or more ownership interest in the applicant is delinquent on any Federal debt. The loan applicant certifies and acknowledges that any amounts paid by USDA on account of the liabilities of the guaranteed loan will constitute a Federal debt owed to USDA by the guaranteed loan borrower. In such case, USDA may use all remedies available to it to collect the debt from the borrower.

(8) AMERICANS WITH DISABILITIES ACT STATEMENT
All areas of public accommodation must be accessible to persons with disabilities in accordance with the Americans with Disabilities Act of 1990.

Form RD 4279-1A (Rev. 11-06)

PAGE 6 OF FORM RD 4279-1A

			PA	RT I	II: Comple	eted by Len	der		
C. Lender Informat 1. Lender Tax ID #	tion	2. L	ender Name		3	. Contact Loa	n Officer	Shaded area for USDA Lender type?	use only.
								(e.g. bank, S&L, non-traditional, etc.)	
Contact phone nur	mber	5. C	ontact fax num	ber	6	. Contact e-m	ail address		
7. Loan Processing Street Address	Office	8. N	lailing Address	(if di		. Loan Servic Mailing Addres		Date of Lender's Agreement	_
10. City		11.	City		1	2. City			
13. State		14.	State		1	5. State			
16. Zip Code		17. 2	Zip Code		1	8. Zip Code			
D. Loan Informatio	n (include ous	ranteed	and unquarant	teed n	ortions if diff	erent)		Shaded area for USDA	use only.
19. Loan Amount	20. Interest l	Rate Fo	rmula		Term		arantee requested	Eligible amount?	OK
23. Current Int. Rate based on formula	24. Fixed or Variable		f variable, period		Installment p	eriod (e.g.,	27. Ann. debt service w/o B&I loan	Reasonable rates & terms?	OK
28. E. Source & Us	e of Funds							Shaded area for USDA	use only.
Purpose	Borrov Contribu		B&I Loai	n	Other Fun	ds (describe)	Total		
Business Acquisition	. \$	ition	\$		\$		\$		
Land RE Improvements	\$ \$		\$ \$		\$ \$		\$ \$	-	
Contingency	\$		\$		\$		\$		
M&E Working capital	\$ \$		\$ \$		\$ \$		S S		
Refinance other debt	\$		\$		\$		\$		
Refinance lender deb			\$		\$		\$	<50% of purpose?	Ok
Rolling stock FF&E	\$ \$		\$ \$		\$ \$		S S		
Coop. stock purchase			\$		\$		S		
Origination fee	\$		\$		\$		\$		
Guarantee fee	\$		\$		\$		\$		
Other fees & costs Other	\$ \$		\$ \$		\$ \$		\$ \$		
Total	\$		\$		\$		\$		
Percent contribution		%	%			%	%		
								Form RD	4279-1A v. 11-06)

PAGE 7 OF FORM RD 4279-1A

29. F. B	&I Tangible Balance Shee	t Equity			Section 9	0006 Program	
The pro fo balance sh all propose	rma balance sheet below is an eet of the business—reflecting ed financing connected with the mot include appraisal surplus of	accurate prese only business is B&I loan an	assets and liabiliti d any assets acquir	es, including	Cash equit	y injection or fair man ged as collateral for th	rket value of equity in real property that is the loan.
		Pro For	ma Balance Shee	et	Cash equ		S
Total Ass	sets angible Assets	\$			Equity in	real property: TOTAL EQUITY	\$: \$
Tangible		\$				TOTAL EQUITY	: 5
Total Lia		\$				gible Project Cost	S
	Balance Sheet Equity ole Assets – Total Liabilities	\$			Equity per (=Total I Cost)	ercentage Equity/Total Project	<i>t</i> %
	B.S. Equity Ratio ele Equity/Tangible Assets)		%			NA	NA
			Shaded	area for US			
	or existing business: or new business:	□ OK □ OK				uity if loan ≤ \$600 uity if loan > \$600	
30. G. C	Collateral and Insurance						
	Schedule		1		,		Shaded area for USDA use only
Type	Description	Source of Value	Documented Value \$	Discount %	Prior Lien:	S Collateral Valu	ue
RE		*	\$	%	\$	\$	
M&E		*	\$	%	\$	\$	
M&E Inventory		*	\$ \$	% %	\$ \$	\$ \$	
A/R		*	\$	%	\$	\$	
Other		*	\$	%	\$	\$	
Other	Total	•	\$ \$	%	\$ \$	\$ \$	Adequate?
*Appraise	al /Orderly Liquidation Val	ue (OLV) /C			ų ,		Aucquaic:
Proposed	Insurance Coverage - with	lender assig	nment				Shaded area for USDA use only
Type of I Hazard	nsurance	Insurance o	n:			Insurance amoun	Adequate?
Key perso	on life					\$	Adequate?
Business	Interruption (9006 only)					\$	Adequate?
							Form RD 4279 (Rev. 11-1

PAGE 8 OF FORM RD 4279-1A

	tookmonto. *	
	tachments: *	
3	businesses), pro forma balance sheet at startup, and 2 years proje comparisons with industrial standards (such as Dun & Bradstreet in common size form, obtained by expressing all balance sheet it of sales. The lender's credit analysis must address the borrower's	If the balance sheets and income statements for the 3 previous years (for existin cted yearend balance sheets and income statements, with appropriate ratios and or Robert Morris Associates). All data must be shown in total dollars and also ems as a percentage of assets and all income and expense items as a percentage in management, repayment ability including a cash-flow analysis, history of debt its of the borrower, its principals, and any parent, affiliate, or subsidiary. The ements.
3	32. Lender's proposed loan agreement. (Please refer to 7 CFR 4 the Section 9006 Program, see § 4280.128(b)(2)(xii).	4279-B, § 4279.161(b)(11), for guidance on minimum required content.) For
2	33. Applicant's current (not more than 90 days old) business bal-	ance sheet.
_	34. Form RD 1940-20, "Request for Environmental Information, environmental regulations. (Please contact USDA for assistance	," and attachments, unless the project is categorically excluded under Agency in determining what environmental information will be needed.)
_	35. Intergovernmental consultation comments in accordance with USDA for assistance in meeting your state requirements.)	h RD Instruction 1940-J and 7 CFR part 3015, subpart V. (Please contact
_	36. Technical Report (Section 9006 Program only, see § 4280.1.	28(b)(1)(vi) or § 4280.128(c)(1)(ii), as applicable.)
V.	SDA may request additional information.	
.er		ender. proposal, the proposed borrower is eligible, the loan is for authorized purposes oposed borrower's history, projections, equity, and the collateral to be obtained
Len	nder certifies that it meets all criteria to be considered an eligible Le	proposal, the proposed borrower is eligible, the loan is for authorized purposes
Len	nder certifies that it meets all criteria to be considered an eligible Lander certifies that it has completed a comprehensive analysis of the I there is reasonable assurance of repayment ability based on the pr	proposal, the proposed borrower is eligible, the loan is for authorized purposes oposed borrower's history, projections, equity, and the collateral to be obtained
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Len	nder certifies that it meets all criteria to be considered an eligible Londer certifies that it has completed a comprehensive analysis of the I there is reasonable assurance of repayment ability based on the product of the control	proposal, the proposed borrower is eligible, the loan is for authorized purposes oposed borrower's history, projections, equity, and the collateral to be obtained Date

PAGE 9 OF FORM RD 4279-1A

LENDER CERTIFICATIONS

(1) LOAN PROCEEDS TO AN OWNER OR CLOSE RELATIVE OF OWNER

Lender certifies that no loan proceeds will be paid to an owner or close relative of an owner, unless the party being paid is being completely bought out in connection with the B&I or Section 9006 Program loan and will retain no ownership interest.

(2) DEBT REFINANCING OF LOANS OTHER THAN THOSE OWED TO THE LENDER (B&I only)

ng will result in improved cash flow or job creation or retention at the borrower's business.

(3) DEBT REFINANCING OF LENDER'S OWN LOANS

Lender certifies that either (a) no loans owed to the lender are being refinanced; or (b) if loans owed to the lender are being refinanced, such loans have been current for at least the past 12 months not due to debt restructuring, the lender is providing better rates and/or terms, and the refinance is a

(4) CERTIFICATION OF COMPLETE APPLICATION ON FILE WITH LENDER
Lender certifies that all documentation required by 7 CFR 4279-B, § 4279.161 (for Section 9006 Program, § 4280.128), has been obtained and supports the data presented in this application.

(5) LENDER'S CREDIT ANALYSIS

Lender certifies that, after completing appropriate due diligence, it has analyzed the proposed credit and found it to be sound. A complete copy of the lender's credit analysis is being provided to USDA in connection with this application.

(6) <u>BUSINESS REPUTATION & CREDIT HISTORY</u>
Lender certifies that it has obtained a current commercial credit report on the business to be financed and its parent, affiliates, or subsidiaries and current credit reports on all of the owners with a 20% or greater interest. The credit reports reflect good credit and indicate a history of meeting obligations as agreed. Any exceptions are in the lender's credit analysis and sufficiently addressed to eliminate concerns about creditworthiness.

(7) ADEQUACY OF FINANCIAL POSITION

Lender certifies that it has (a) analyzed the applicant's balance sheets and has determined that the business has adequate solvency necessary to succeed and to accomplish its proposed business plan; (b) analyzed the liquidity and cash flow projections of the borrower's proposed operation, and there is adequate working capital available to meet the needs of the business; and (c) analyzed the applicant's historical and projected income statements and determined that the business projections are reasonable and attainable; and (d) determined that the business has the ability to repay the proposed B&I or Section 9006 Program loan.

(8) ADEQUACY OF MANAGEMENT

Lender certifies that it has assessed the qualifications, experience, and background of the applicant's management team. The management ability is sufficient to successfully operate the business

(9) ADEQUACY OF COLLATERAL

Lender certifies that it has obtained appraised values and/or confirmed cost information to document that there is adequate collateral to fully secure the proposed loan. The collateral schedule in this application is an accurate representation of the proposed collateral for the proposed B&I Section 9006 Program loan.

(10) ADEQUACY OF INSURANCE

Lender certifies that the proposed insurance is adequate in accordance with 7 CFR 4279-B, § 4279.143 and for Section 9006 Program, § 4280.150.

(11) NO SIGNIFICANT ENVIRONMENTAL CONCERN

(11) MOSIGNET ENVIRONMENTAL CONCLAIN.

Lender certifies that it has completed environmental due diligence on the security property and the proposed activity to be financed. Based on this analysis, there are no recognized environmental conditions associated with the security property that are not addressed on Form RD 1940-20, "Request for Environmental Information."

(12) CONFLICT OF INTEREST

certifies that no officer, director, stockholder or employee of the lender has a financial interest in the borrower or vice versa.

(13) RESTRICTIONS AND DISCLOSURE OF LOBBYING ACTIVITIES

(13) RESTRICTIONS AND DISCLOSURE OF LOBSTHOU ACTIVITIES
If any funds have been or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this commitment providing for the United States to guarantee a loan, the undersigned shall complete and submit SF-LLL, "Disclosure of Lobbying Activities," in accordance with its

Submission of this statement is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. 1352. Any person who fails to file the required statement shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

LENDER CERTIFICATIONS (continued)

(14) <u>CERTIFICATION REGARDING DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS – PRIMARY COVERED TRANSACTIONS</u>

This certification is required by the regulations implementing Executive Order 12649, Debarment and Suspension, 7 CFR 3017.510, "Participants' responsibilities." Copies of the regulations may be obtained by contacting the Department of Agriculture agency offering the proposed covered transaction

The inability of a person to provide the certification required below will not necessarily result in denial of participation in this covered transaction. The prospective participant shall submit an explanation of why it cannot provide the certification set out on this form. The certification or explanation will be considered in connection with the department or agency's determination whether to enter into this transaction. However, failure of the prospective primary participant to furnish a certification or an explanation shall disqualify such person from participation in this transaction.

The certification in this clause is a material representation of fact upon which reliance was placed when the department or agency determined to enter into this transaction. If it is later determined that the prospective primary participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department, or agency may terminate this transaction for cause.

The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," and "voluntarily excluded," as used in this clause, have the meanings set out in Definitions and Coverage sections of rules implementing Executive Order 12649. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.

The prospective primary participant agrees by submitting this form that, should the proposed covered transaction be entered into, it shall not knowingly enter into a lower tier covered transaction with a person who is debarred, suspended, ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency entering into this transaction.

The prospective primary participant further agrees by submitting this form that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – Lower Tiered Transactions," provided by the department or agency entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

The participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Non-procurement List.

Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

Except for transactions authorized under paragraph 5 of this part, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal government, the department, or agency may terminate this transaction for cause or default.

- A. The prospective primary participant certifies to the best of its knowledge and belief, that it and its principals:
 - Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
 - (2) Have not within a three year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of a fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - (3) Are not presently indicted for or otherwise criminally or civilly charged by a government entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (A)(2) of this certification; and
 - (4) Have not within a three-year period preceding this application or proposal had one or more public transactions (Federal, State, or local) terminated for cause or default.
- B. Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Form RD 4279-1A (Rev. 11-06)