# FORMS MANUAL INSERT

USDA Pos Form RD 1980-16 (Rev. 6-06)	ition 5 FORM APPROVE OMB No. 0575-00	
		lender to set forth the lender's responsibilities when the Loan Note
INTRO	DUCTION	Guarantee is issued.
The purpose of this Agreement is to establish the Lender as an approved Service (RHS), and to provide general terms and conditions for origina	l originator, servicer, or holder of single family housing loans for the Rural Hous ting and servicing such loans.	ng
Agency/Department Rural Housing Service	Participating Lender:	
Address:	Tax Identification No.:	
	Home Office Address:	
	Telephone No.: ( )	]
t the time of this agreement, the Lender is designated as an RHS App egulations. The Agency may, in its own discretion, change such desig	roved Lender, and has the authority assigned to such Lenders under Agency mation upon written notification to the Lender.	
PART I - GENERA	L REQUIREMENTS	
<ul> <li>consistent with Agency regulations.</li> <li>2. Information on Regulations and Guidelines. The Age concerning regulations and guidelines that the Lender i loan program.</li> <li>3. Personnel Available for Consultation. The Agency shalt tions and guidelines. The Lender may consult with Age loan liquidation questions.</li> <li>4. Agency Review of Lender Actions. In conducting repropriety of any decision made by the Lender based on the Agency and intended by this Agreement that the Lender which is inconsistent with this Agreement that the Lender Which is inconsistent with this Agreement or Age.</li> <li>5. Lender Right to Appeal Adverse Actions. The Agency Shalt provide the appealed by the Lender. The regulations shall provide the Agency will determine whether the Lender insured loan program.</li> <li>6. The Lender must continue to meet the Agency the term of this Agreement.</li> <li>7. Knowledge of Program Requirements. The Lender is r lines, including all amendments and revisions of program.</li> <li>8. Notification. The Lender Shall immodiately notify the cases to posses the minimum net capital and menti;</li> <li>9. Becomes insolvent;</li> </ul>	all clearly state in its regulations which adverse actions taken by the Agency ma le procedures and requirements for such appeals. d participant with the Agency in its guaranteed/insured loan program, must be yo Agency regulations, with legal authority to participate in the program. remets all eligibility requirements for participation in the Agency's guarantee 's lender eligibility requirements at all times, as determined by the Agency, durin equired to obtain and keep itself informed of all program regulations and guid m requirements and policies.	n d i- d y y a 4/ g c

# PROCEDURE FOR PREPARATION:RD Instruction 1980-D.PREPARED BY:Lender and Agency official.NUMBER OF COPIES:Original and Three.SIGNATURES REQUIRED:Lender,and Agency Approval official.

<u>DISTRIBUTION COPIES</u> : Original to State Office, copy to Lender. Copy in each loan docket originated under the agreement.

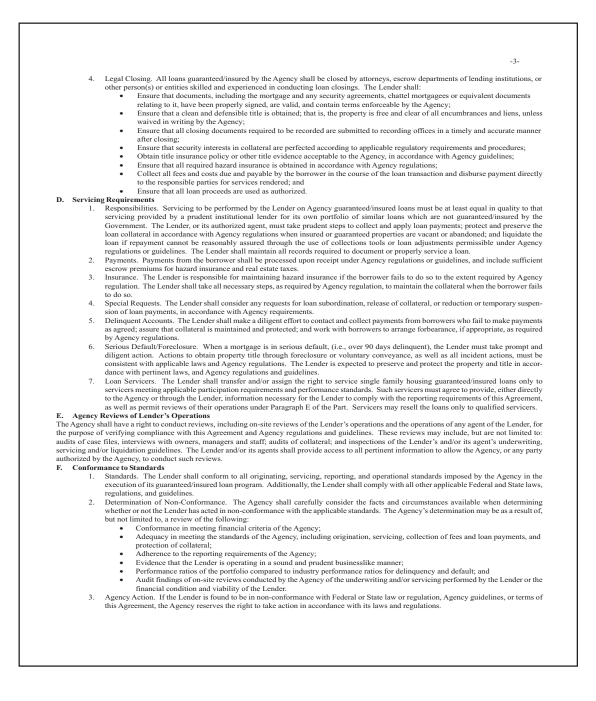
# FORM RD 1980-16

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### PAGE 2

	-2-
	<ul> <li>Has changed its name, location, address, tax identification number, or corporate structure;</li> </ul>
	<ul> <li>Is no longer maintaining the fidelity bond and/or errors and omissions policy required by the Agency;</li> </ul>
	Has become delinquent on any Federal debt, or has been debarred, suspended, or sanctioned in connection with its participation
	tion in any Federal guaranteed/insured loan program; or
	<ul> <li>Has been debarred, suspended, or sanctioned in accordance with any applicable state licensing or certification requirement or regulation.</li> </ul>
4.	Financial Responsibilities. The Lender and its principals shall demonstrate financial responsibility and sound business practices.
	• The Lender shall satisfy, at all times, any requirement for minimum net capital and/or acceptable level of liquidity/working
	capital specified in Agency regulations.
	<ul> <li>In accordance with Agency regulations, the Lender shall maintain, at all times, a fidelity bond and/or a mortgage servicing</li> </ul>
	errors and omissions policy, at its own expense, to cover losses incurred as a result of dishonest, fraudulent or negligent acts o employees or other parties acting on behalf of the Lender. The amount of coverage shall be defined by Agency regulations. Th
	Agency may, as required, be listed as "loss payee" on the policy.
5.	Employees. The Lender shall maintain a staff that is well trained and experienced in origination and/or loan servicing functions, a
	necessary, to assure its capability in adequately performing its responsibilities under this Agreement and Agency regulations and guide
6	lines. Facilities. The Lender shall operate its facilities and branch offices in a prudent and businesslike manner.
	Policies. The Lender shall operate its facilities and branch offices in a prudent and businessinke manner. Policies. The Lender is required to establish and maintain adequate written policies for loan origination and servicing, including plans for
· ·	quality control monitoring of production and servicing activities. Plans will be subject to review upon the request of the Agency to ensur
	the plans meet the Agency's requirements.
8.	Estrow recounts. The Echael must establish separate montgage estrow accounts, as required by the gaaranteed must establish program
	and by applicable Federal and State laws and regulations. All escrow accounts must be fully insured by the Federal Deposit Insurance Corporation.
9.	
	performed by the Lender regarding the subject loans are performed in compliance with this Agreement and Agency regulations and
	guidelines. Information on the status of guaranteed/insured loans is necessary for this purpose, as well as to satisfy budget and accounting
	reporting required by the Department of the Treasury and the Office of Management and Budget.
	<ul> <li>The Lender agrees to provide the Agency with all data required under Agency regulations and any additional information necessary for the Agency to monitor the health of its guaranteed loan portfolio, and to satisfy external reporting requirements</li> </ul>
	Examples of data which may be required are:
	- The number and amount of guaranteed/insured loans outstanding, the number and dollar amount of collections on
	loans outstanding during the reporting period, and the number and amount of guarantee/insured loans made for the
	reporting period;
	<ul> <li>An aging schedule showing the number and amount of past due loans in each of the following categories: (1) 31-60 days, (2) 61-90 days, (3) 91-180 days, and (4) over 180 days; or</li> </ul>
	<ul> <li>The number and amount of the past due loans rescheduled during the reporting period.</li> </ul>
	<ul> <li>The Lender also agrees to provide to the Agency, as requested or as required by regulations:</li> </ul>
	- Copies of audited financial statements, reports on internal controls, and management letters of the Lender, which
	<ul> <li>should be completed at least on an annual basis;</li> <li>Copies of compliance audits or agreed-upon procedures letter conducted of any underwriting and/or servicing func</li> </ul>
	<ul> <li>Copies of compliance audits or agreed-upon procedures letter conducted of any underwriting and/or servicing func- tion performed by the Lender; and</li> </ul>
	<ul> <li>Such other information as may be required for the Agency to properly monitor the Lender's performance.</li> </ul>
	riting Requirements
1.	
	Agency's guaranteed/insured loan program. The Agency shall specify which actions performed by the Lender are non-supervised act and which acts require the Agency's review and approval. Both supervised and non-supervised actions must be performed in accordance
	and which acts require the Agency's review and approval. Both supervised and non-supervised actions must be performed in accordance with the Agency's regulations or guidelines.
2.	Origination/Underwriting Process. The Lender shall, in accordance with Agency's regulations and guidelines:
	<ul> <li>Determine if loan applicants meet the general eligibility requirements of the Agency's guaranteed/insured loan program;</li> </ul>
	Determine whether or not the applicant is delinquent on any Federal debt. The Lender shall use private credit reports and an
	credit history available from a Federal database to ascertain whether the applicant has a delinquent Federal debt outstanding. I the applicant has a Federal debt delinquency, the Lender must suspend processing of the application. In accordance with
	Agency guidelines, the Lender may resume processing of the application if the application. In accordance of the
	Federal agency holding the delinquency that the debt has been repaid or that the delinquency has been otherwise resolved. Th
	loan file must include appropriate documentation;
	<ul> <li>Ensure that the value of any collateral property or property to be purchased is determined by a qualified appraiser, including state liganeed on costified appraiser, when required by Access required by Access requestions. London are propertied by the property of and ex- tension of the state of the state</li></ul>
	state licensed or certified appraiser when required by Agency regulations. Lenders are responsible for being aware of and sat isfying any other appraisal requirements in Federal and state law or regulation that exceed Agency requirements; and
	<ul> <li>Underwrite loans after viewing and determining the acceptability of the applicant's credit history and loan repayment ability</li> </ul>
	and the adequacy of any collateral securing the loan.
3.	Origination - Disapproval. The Lender will disapprove applications where the applicant does not qualify for a guaranteed/insured load
	under the requirements and procedures of the Agency.

### PAGE 3



# -4- (Form Manual Insert - Form RD 1980-16

## PAGE 4

This certifi	Teation Regarding Debarment, Suspension, and Other Responsibility Matters fication is required by the regulations implementing Executive Order 12549, Debarn Participants' responsibilities. The regulations were published as Part IV of the Jar	ment and Suspension, 7 CFR Part 3017, Section
Copies of t	r articipants' responsibilities. The regulations were published as Part iv of the bar f the regulations may be obtained by contacting the Department of Agriculture agent 1. The prospective primary participant certifies to the best of its knowledge and	cy offering the proposed covered transaction.
	<ul> <li>are not presently debarred, suspended, proposed for debarment, declared i transaction by an Federal department or agency;</li> </ul>	ineligible, or voluntarily excluded from covered
	<li>b) have not within a 3 year period preceding this proposal been convicted of commission of fraud or a criminal offense in connection with obtaining, a State, or Local) transaction or contract under a public transaction; violati of embezzlement, theft, forgery, bribery, falsification or destruction of rec</li>	ttempting to obtain, or performing a public (Federal, on of Federal or State antitrust statutes or commission
	<ul> <li>property;</li> <li>are not presently indicted for or otherwise criminally or civilly charged by commission of any of the offenses enumerated in paragraph (1)(b) of this</li> </ul>	
	<ul> <li>have not within a three-year period preceding this application/proposal he local) terminated for cause of default.</li> </ul>	ad one or more public transactions (Federal, State, or
2	<ol><li>Where the prospective primary participant is unable to certify to any of the suparticipant shall attach an explanation to this proposal.</li></ol>	tatements in this certification, such prospective
PART II –	- DURATION AND MODIFICATION	
	ation, Termination and Extension of Agreement 1. Termination by the Agency. This Agreement shall be valid unless terminated by	v the Agency, in accordance with Agency requirements
2	<ol> <li>Termination by the Lender. This Agreement may be terminated by the Lender a         <ul> <li>The Lender shall remain obligated to service and liquidate the guarant until the Agency or the Lender transfers the guaranteed/insured loans</li> </ul> </li> </ol>	eed/insured loans remaining in the portfolio. Unless an
	concerning loan management of the Lender and rights of the Agency u	
3	concerning loan management of the Lender and rights of the Agency u <ul> <li>The Lender shall notify the Agency of its intent to terminate the Agree</li> <li>Effect of Termination on Responsibilities and Liabilities. Responsibilities or lia of the Agreement will continue to exist after termination, unless the Agency exp</li> </ul>	ement in accordance with Agency regulations. ibilities of the Lender that existed before the termination ressly releases the Lender from any of its responsibilities
B. Entire This Agree	<ul> <li>concerning loan management of the Lender and rights of the Agency u</li> <li>The Lender shall notify the Agency of its intent to terminate the Agree</li> <li>Effect of Termination on Responsibilities and Liabilities. Responsibilities or lia of the Agreement will continue to exist after termination, unless the Agency expr or liabilities in writing. This is true whether the Agreement was terminated by t re Agreement</li> <li>rement, Parts I through III inclusive, and any regulations or guidelines incorporated by</li> </ul>	ement in accordance with Agency regulations. bilities of the Lender that existed before the termination resolv releases the Lender from any of its responsibilities the Lender or by the Agency. y reference, shall constitute the entire Agreement. Then
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