FORMS MANUAL INSERT

FORM RD 4279-14

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		Used to obtain an	
		unconditional	
Form RD 4279-14 (02-08)	FORM APPROVED OMB No. 0570-0017	guarantee from an	
UNITED STATE	S DEPARTMENT OF AGRICULTURE	individual or	
	URAL DEVELOPMENT	corporate entity	
UNCO	NDITIONAL GUARANTEE	that owns more	
	USTRY GUARANTEED LOAN PROGRAM	than 20 percent interest. The	
		form is executed	
Agency Loan #		on a loan-by-loan	
Agency Loan Name		basis.	
Borrower		Dasis.	
Guarantor			
Guarantor Tax ID#			
Lender			
Date			
Note Amount			
Note including any costs. Due unde	ees payment to Lender of% of all amounts owing under the r the Note when Lender makes written demand upon Guarantor.		
Lender is not required to seek paym Guarantor.	ent from any other source before demanding payment from		
2. NOTE			
The "Note" is the promissory note amount of Lender. It includes all notes, inclu assumptions, renewal, substitution	Dollars, from Borrower to uding notes issued under the multi-note system, and any		
collection of information unless it displays a vali 0570-0017. The time required to complete this in	95, an agency may not conduct or sponsor, and a person is not required to respond to a d OMB control number. The valid OMB control number for this information collection is nformation collection is estimated to average 30 minutes per response including the time for purces, gathering and maintaining the data needed, and completing and reviewing the		
		(see reverse)	
PROCEDURE FOR PREPARATION	: RD Instruction 4279-B.	-	
PREPAREDBY	: The Agency.		
NUMBER OF COPIES	: Original and two copies.		
SIGNATURES RQUIRED	: All applicable personal/corporate guarantors.		
DISTRIBUTION COPIES		Original to Agency and attched to original note, copy to Lender and attached to conformed copies of the note for project serviced by the State Office.	

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3. DEFINITIONS

"Collateral" means any property taken as security for payment of the Note or any guarantee of the Note. Whether tangible or intangible, including life insurance policies, inventory, and contract rights.

"Guarantor" also includes single and multiple Guarantors who sign this Guarantee.

"Loan" means the loan evidenced by the Note.

"Loan Documents" means the documents related to the Loan signed by Borrower, Guarantor, or any other guarantor, or anyone who pledges Collateral.

"Agency" means Rural Business Cooperative Service an Agency of the United States Department of Agriculture, Rural Development.

4. LENDER'S GENERAL POWERS

With prior written consent from the Agency, Lender may take any of the following actions at any time, without notice to the Guarantor, without Guarantor's consent and without making demand upon Guarantor.

- A. Modify the terms of the Note or any other Loan Document except to increase the amounts due under the Note;
- B. Refrain from taking any action on the Note, the collateral, or any guarantee;
- C. Compromise or settle with the Borrower or any guarantor of the Note;
- D. Release any Borrower or any guarantor of the Note;
- E. Substitute or release any of the Collateral, whether or not Lender receives anything in return;
- F. Foreclose upon or otherwise obtain, and dispose of, any Collateral at public or private sale, with or without advertisement;
- G. Bid or buy at any sale of Collateral by Lender or any other lien holder, at any price Lender chooses; and
- H. Exercise any rights it has, including those in the Note and other Loan Documents.

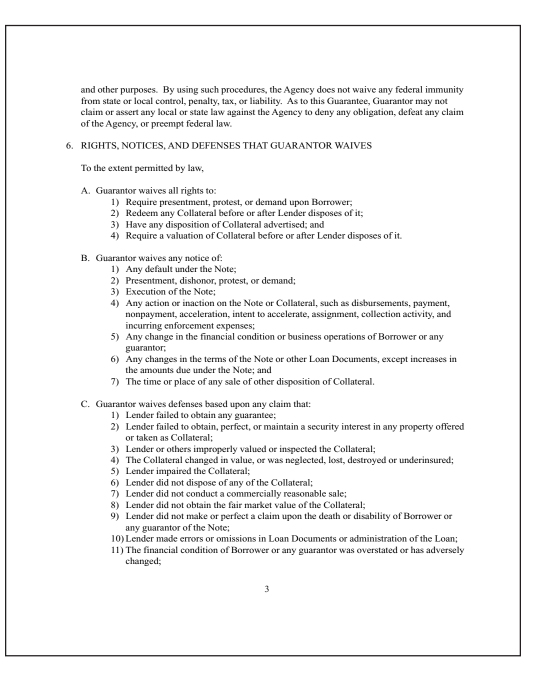
These actions will not release or reduce the obligations of Guarantor or create any rights or claims against Lender.

5. FEDERAL LAW

When the Agency is the holder, the Note and this Guarantee will be construed and enforced under Federal law, including Agency regulations. Lender or Agency may use state or local procedures for filing papers, recording documents, giving notice, foreclosing liens,

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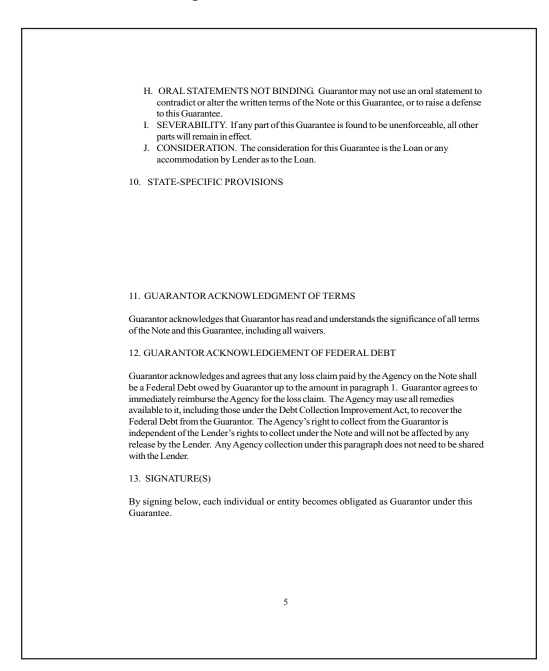
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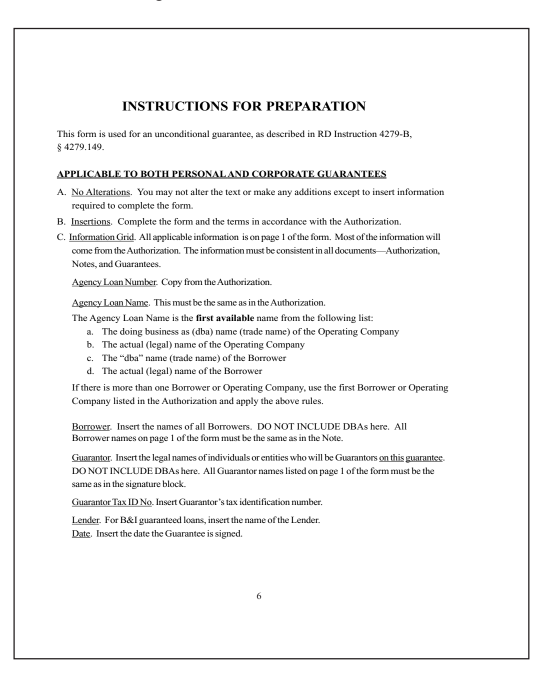
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Coll 13) Len 14) Len Not witt amo 15) Bor 16) Len	nder did not seek payment from the Borrower, any other guarantors, or any lateral before demanding payment from Guarantor; der impaired Guarantor's suretyship rights; der modified the Note terms, other than to increase amounts due under the te. If Lender modifies the Note to increase the amounts due under the Note nout Guarantor's consent, Guarantor will not be liable for the increased pounts and related interest and expenses, but remains liable for all other sunts; rower has avoided liability on the Note; or der has taken an action allowed under the Note, this Guarantee, or other Loan suments.
7. DUTIES	AS TO COLLATERAL
	vill preserve the Collateral pledged by Guarantor to secure this Guarantee. no duty to preserve or dispose of any Collateral.
8. SUCCE	SSORS AND ASSIGNS
Under this C successors a	Guarantee, Guarantor includes heirs and successors, and Lender includes its ind assigns.
9. GENER	AL PROVISIONS
incur B. AGE Ager has n C. SUE Colla D. JOIN are jc E. DOO comp main F. FIN/ other reque with ; G LEN its rig	ORCEMENT EXPENSES. Guarantor promises to pay all expenses Lender is to enforce this Guarantee, including, but not limited to, attorney's fees and costs. ENCY NOT A CO-GUARANTOR. Guarantor's liability will continue even if the ney pays Lender. The Agency is not a co-guarantor with Guarantor. Guarantor o right of contribution from the Agency. BROGATION RIGHTS. Guarantor has no subrogation rights as to the Note or the tteral until the Note is paid in full. IT AND SEVERAL LIABILITY. All individuals and entities signing as Guarantor pointly and severally liable. UMENT SIGNING. Guarantor must sign all documents necessary at any time to ply with the Loan Documents and to enable Lender to acquire, perfect, or tain Lender's liens on Collateral. NNCIAL STATEMENTS. Guarantor must give Lender financial statements or "information requested by the Lender. Failure by the Guarantor to submit the ested information can result in the Lender taking appropriate action consistent applicable law. DER'S RIGHTS CUMULATIVE, NOT WAIVED. Lender may exercise any of ghts separately or together, as many times as it chooses. Lender may delay or benforcing any of its rights without losing or impairing any of them.
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