Form RD 3560-21

Form RD 3560-21 (02-05)	MULTI FAMILY HOUSE ASSUMPTION AGREEME			Type of Loar (Check one) Terms: (Check one) Case Numbe	□ RCH □ RI □ San		
				Project Num	oer:		
THIS AGREEMENT Department of Agricu				een the United States			e
herein called Borrow	er), whose mailin	g address is					
Γhe Government is th	e holder of debt in	nstrument(s) execute	ed by		_ identified as fo	ollows:	
			TABLE I	ON DATE HERE OF		Tot	Inc. Chargo
Kind of Instruction	Date Executed	Principal Amount	UNPAIL Principal	ON DATE HERE OF Accrued Interest	Late Fees	Int. Rate	Ins. Charge Rate
		Totals					
And such lo	ans are secured in	nstrument(s) taken o	n property describe	d therein which is loo	cated in		
			County, State of _				
			TABLE II				
Kind of Instruction	Date Executed	Offic	ce Where Recorded		Book/Volum Document Num	<b>I</b>	Page
	Bute Executed				Document Num	ibei I	Number

In consideration of the assumption of indebtedness and subsidy as herein provided and the Government's consent to this assumption and related conveyance of the security property, if applicable, it is agreed as follows:

1.	off	The assuming parties hereby jointly and severally assume liability for and agree to pay to the order of the Government at the office shown below (or other as may later be specified) the amounts, including all obligations and duties under any note or other security instrument identified above, the principal sum of									
						dollars					
(\$			) plus interest at the rate of		percent (	%) per					
annui	n, pa	ayable in installmen	ts as follows:								
$\Box$	a.	\$	on		, 20	, and					
ш		\$	thereafter on the		of each	<del></del> ^					
		until the principal	und interest are fully paid, excep shall be due and payable on or b	t that the final instal							
	b.	b. Upon completion of this assumption all payments will be converted to the Predetermined Amortization Schedule Sys (PASS) and, the first installment in the amount of \$									
		will be due and payable on									
		until the principal	and interest are fully paid, excep shall be due and payable on or b	t that the final instal	e and payable on the first of lment of the entire indebted	lay of each month dness evidenced hereby,					
2.	the	date of the receipt of	and interest shall be applied in a of the payment. The Borrower agen a late charge is assessed.								
3.	det ass ins	btors pertinent there sume obligations of	debt and security instruments ar o shall, except as modified here and agree to be bound by and co nents, excepts as modified herei	in, remain in full for mply with all coven	rce and effect, and the assurants, agreements and condi	ming parties hereby tions contained in said					
4.	Provisions of the debt and security instrument(s) which require that the borrower graduate to another credit source do not apply to an assumption on ineligible terms. (An assumption on ineligible terms has been identified by the approval official and so noted in the official case file maintained at the Government's office noted in this document.)										
5.	ass pur	sistance. This proper rsuant thereto for so	y the instruments described in T ty is subject to the provisions of long as the property continues to d or so long as the purchaser ow	Title VI of the Civi o be used for the sar	Rights Act of 1964 and the or similar purpose for w	e regulations issued					
5.		is Agreement is sub th the express provis	ect to present regulations of the ions hereof.	Government and to	its future regulations which	h are not inconsistent					
$B_V$											
					(Borrowers)						
		State Dir Rural Deve			(Borrowers)						
					(Borrowers)						
					(Borrowers)						
		(Office Ad	ldress)		(DOLLOWELS)						