USDA Form RD 1951-15 (Rev. 1-00)

## COMMUNITY PROGRAMS ASSUMPTION AGREEMENT

FORM APPROVED OMB NO. 0572-0137 OMB NO. 0575-0066

## PART A

1. TRANSFER CASE NUMBER			2	2. TRANSFEREE NAME				
3. ASSUMPTION TYPE			5. EFFEC	5. EFFECTIVE DATE 6. A		6. AMOUNT ASSUMED		
		%						
7. APPROVAL DATE	7. APPROVAL DATE 8. APPROVAL DATE		Ĺ		9. TRANSFEROR CASE NUMBER			
10. TRANSFEROR NAI	ME				-	11. LOAN NUMBERS BEING		
					_	_	TRANSFERRED	
12. PURCHASE CODE O-PROGRAM 1- NONPROGRAM	13	S. FUND CODE	14. RACE/TAX CODE		15. EMPLOYI RELATION CODE		16. ASSUMPTION CODE: 1 - SAME 2 - NEW	17. RELEASE FROM LIABILITY 1 - YES 2 - NO
PART B  AGREEMENT								
This agreement dated,, is between the United States of America, acting through the Rural Housing								
Service or the Rural Utilities Service or the Rural Business-Cooperative Service (herein called the Agency), and the assuming								
party, (herein called Transferee), whose mailing address is						ing address is		
The Government is the holder of debt instrument(s) executed by and								
identified as follows:								

## TABLE I

Instrument			UNPAID ON DATE HEREOF		Int.	Ins. Charge
Type	Date Executed	Principal Amount	Principal	Accrued Interest	Rate	Rate

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 0572-0137 and 0575-0066. The time required to complete this information collection is estimated to average 30 minutes 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.

LOUDIN SIMP OF				
County, State of		TABLE II		
KIND OF INSTRUMENT	DATE EXECUTED	OFFICE WHERE RECORDED	BOOK/VOLUME/ DOCUMENT NO.	PAGE NUMBER
INSTRUMENT	EXECUTED	RECORDED	DOCOMENT NO.	NOWIDER
block:	a terms specified in th	ne following subparagraphs (a	a) or (b) designated by an X in	the appropriate
block:  (a) Same R terms stipulated (b) New Ra specified in the	ates/Terms. The entired in the debt and secuntes/Terms. The entired following subparagra	e unpaid indebtedness will be rity instruments listed in Tabl unpaid indebtedness will be paph (i) or (ii) designated by ar	paid in accordance with the rest I and II of Part B of this agpaid in the amounts and at the X in the appropriate block.	rates and greement.
block:  (a) Same R terms stipulated  (b) New Ra specified in the	ates/Terms. The entired in the debt and securities/Terms. The entired following subparagrates sum of	e unpaid indebtedness will be rity instruments listed in Tabl	paid in accordance with the rest I and II of Part B of this agpaid in the amounts and at the X in the appropriate block.	rates and greement.
block:  (a) Same R terms stipulated (b) New Ra specified in the (i). The dollars (\$	ates/Terms. The entired in the debt and secunites/Terms. The entired following subparagrants are sum of	e unpaid indebtedness will be rity instruments listed in Tabl unpaid indebtedness will be paph (i) or (ii) designated by ar	paid in accordance with the rest I and II of Part B of this again in the amounts and at the X in the appropriate block.	rates and greement.
block:  (a) Same R terms stipulated  (b) New Ra specified in the (i). The dollars (\$	ates/Terms. The entired in the debt and securities/Terms. The entired following subparagrates sum of%) per analysis	e unpaid indebtedness will be rity instruments listed in Tabl unpaid indebtedness will be paph (i) or (ii) designated by ar	paid in accordance with the rest I and II of Part B of this agpaid in the amounts and at the X in the appropriate block.	rates and greement.
block:  (a) Same R terms stipulated (b) New Ra specified in the (i). The dollars (\$ _ percent (_ and \$	ates/Terms. The entired in the debt and securities/Terms. The entired entired following subparagrames sum of	e unpaid indebtedness will be rity instruments listed in Table unpaid indebtedness will be paph (i) or (ii) designated by ar) plus interest at the runum, paid in installments of \$	paid in accordance with the rest I and II of Part B of this agpaid in the amounts and at the X in the appropriate block.  Trate of on	rates and greement.
block:  (a) Same R terms stipulated (b) New Ra specified in the (i). The dollars (\$ _ percent (_ and \$ of	ates/Terms. The entired in the debt and securities/Terms. The entired following subparagrates sum of%) per analysis	e unpaid indebtedness will be rity instruments listed in Table unpaid indebtedness will be paph (i) or (ii) designated by ar) plus interest at the rum, paid in installments of \$ thereafter on	paid in accordance with the rest I and II of Part B of this agpaid in the amounts and at the X in the appropriate block.  That is a second or a second	rates and greement. e times
block:  (a) Same R terms stipulated (b) New Ra specified in the (i). The dollars (\$ _ percent (_ and \$ _ of _ installment	ates/Terms. The entired in the debt and securities/Terms. The entired following subparagrates sum of	e unpaid indebtedness will be rity instruments listed in Table unpaid indebtedness will be paph (i) or (ii) designated by ar) plus interest at the remum, paid in installments of \$ thereafter on until the principless evidenced hereby, if not	paid in accordance with the rest I and II of Part B of this agpaid in the amounts and at the X in the appropriate block.  Tate of on  the pal and interest are fully paid a sooner paid, shall be due and	rates and greement. e times  ,
block:  (a) Same R terms stipulated (b) New Ra specified in the (i). The dollars (\$ percent ( and \$ of installment	ates/Terms. The entire d in the debt and securities/Terms. The entire following subparagrame sum of	e unpaid indebtedness will be rity instruments listed in Tabl unpaid indebtedness will be paph (i) or (ii) designated by ar) plus interest at the rum, paid in installments of \$ thereafter on until the princi	paid in accordance with the rest I and II of Part B of this again paid in the amounts and at the n X in the appropriate block.  That is a second or a	rates and greement.  e times  d, except that the find payable  n Agreement.
block:  (a) Same R terms stipulated (b) New Ra specified in the (i). The dollars (\$ percent ( and \$ of installment (ii). The content installment (ii). The content [ (ii). The content installment [ (ii). The content installment [ (iii). The	ates/Terms. The entired in the debt and securities/Terms. The entired entired following subparagrames are sum of	e unpaid indebtedness will be rity instruments listed in Table unpaid indebtedness will be paph (i) or (ii) designated by ar) plus interest at the rum, paid in installments of \$ thereafter on until the princi dness evidenced hereby, if not) months/years from	paid in accordance with the rest I and II of Part B of this agpaid in the amounts and at the a X in the appropriate block.  That of on  the pal and interest are fully paid a sooner paid, shall be due and me the date of this Assumption	rates and greement. e times  I, except that the find payable n Agreement.
block:  (a) Same R terms stipulated (b) New Ra specified in the (i). The dollars (\$ percent ( and \$ of installment	ates/Terms. The entired in the debt and securities/Terms. The entired entired following subparagrames are sum of	e unpaid indebtedness will be rity instruments listed in Table unpaid indebtedness will be paph (i) or (ii) designated by ar) plus interest at the rum, paid in installments of \$ thereafter on until the princidness evidenced hereby, if not) months/years from	paid in accordance with the rest I and II of Part B of this agpaid in the amounts and at the a X in the appropriate block.  That of on  the pal and interest are fully paid a sooner paid, shall be due and me the date of this Assumption the rate of	rates and greement.  e times  I, except that the first payable  a Agreement.

\$ <u>_</u>	on		on	; \$	on	
\$_	on	<u>;</u> \$	on	; <b>\$</b>	on	
\$_	on	; \$	on	; <b>\$</b>	on	
\$_	on	; \$	on	; \$	on	
	and a final installment in th	e amount of any re	emaining portion of t	he indebtedness hereby	assumed which shall	
	be paid on or before	Interest !	nereafter accruing shall	be due and payable on the	ne same dates as princi	pal

installments listed above.

- 2. The provisions of said debt and security instruments and of any outstanding agreements executed or assumed by the present debtors pertinent thereto shall, except as modified herein, remain in full force and effect, and the transferee hereby assumes the obligations of and agrees to be bound by and to comply with all covenants, agreements and conditions contained in said instruments and agreements, except as modified herein, the same as if they had executed them as of the dates thereof as principal obligors, including any obligation to pay the Agency an insurance charge in addition to interest if and as provided in any such instruments.
- 3. REFINANCING AGREEMENT: If at any time it shall appear to the Agency that the transferee may be able to obtain a loan from a responsible cooperative or private credit source at reasonable rates and terms for loans for similar purposes and periods of time, transferee will, at the Agency's request, apply for and accept a loan in a sufficient amount to pay the loan(s) hereby assumed in full and, if the lender is a cooperative, to pay for any necessary stock. (Refinancing requirements do not apply to loans classified as nonprogram loans.)
- 4. This agreement shall be subject to present regulations of the Agency and to its future regulations which are not inconsistent with the express provisions hereof.
- 5. When the loan(s) hereby assumed is held by an insured holder, prepayments made by the transferee may, except for final payment, be remitted by the Agency to the holder on an annual installment due date basis or other basis established by Agency regulation. Final payment will be remitted promptly. The effective date of every payment made by the transferee shall be the date the payment is received by the Agency.
- 6. The property described in Table II was obtained or improved through Federal financial assistance. This property is subject to the provisions of Title VI of the Civil Rights Act of 1964 and the regulations issued pursuant thereto for so long as the property continues to be used for the same or similar purpose for which financial assistance was extended or so long as the transferee owns it, whichever is longer.

## TRANSFEREE

(SEAL)		
Attest:		
	Name of Transferee	
BY	BY	
TITLE	TITLE	
	Agency Name	
UNITED STATES OF AMERICA		
	OFFICE ADDRESS:	
Agency Name		
BY		
TITLE		