FORM APPROVED OMB. No. 0575-0015

Form RD 1942-9 (Rev. 10-96)

LOAN RESOLUTION SECURITY AGREEMENT

	A RESOLUTION OF THE					
	OF THE					
		HE INCURRENCE OF INDEBTED	NESS IN THE			
	PRINCIPAL AMOUNT OF		FOR THE PURPOSE			
	PROVIDING A PORTION OF THE COST OF ACQUIRING AND CONSTRUCTING A					
	SECURITY INSTRUMENTS, AND PLEDO	OM, AND AUTHORIZING MAKING GES OF REVENUES TO EVIDENCE	GS OF PROMISSORY NOTES,			
WHE	EREAS, the	DRIZING AND PROVIDING FOR THE INCURRENCE OF INDEBTEDNESS IN THE PAL AMOUNT OF				
eferred to a	s the "Organization"), was organized under					
			(hereinafter referred to as the			
'Facility'') to	o serve the members of the said Organization; ar	nd				
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and, as shov	wn by the minutes of said meeting, of the	members of record of the	e Organization there were present and voting			
	, and by a recorded vote, the Facility and	d its financing were authorized: and.				
WHI	EREAS, the proposed Facility is to be constructe	ed and in accordance with plans and sp	pecifications			
prepared by						
Thereinafter application for financia Thereinafter comply with the agent and the agent applications.	to the United States of America, through the Un I assistance; to cause the execution and delivery referred to as the "Note"), and appropriate secur in any requirements, terms or conditions prescrib greements and, without limitation, to take any an	ited States Department of Agriculture of an installment promissory note or rity instruments to secure any loan or led by the Government or by Government all other action as may be necessary	, (hereinafter referred to as the "Government"), notes or other evidence of indebtedness loans made or insured by the Government; to nent regulations; and to execute contracts or			

NOW THEREFORE, it is hereby resolved by the Board as follows:

Section 1. (Determination of Board). That it is necessary to defray a portion of the costs of financing the Facility by obtaining a loan made or insured by the Government in accordance with applicable provisions of the Consolidated Farm and Rural Development Act, it being determined that the Organization is unable to obtain sufficient credit elsewhere to finance the Facility, taking into consideration prevailing private and cooperative rates and terms currently available;

Section 2. (Terms of Loan). That the Organization borrow \$ thereof Note in the form prescribed by the Government for the full principal amount of the loan. The note shall be so by the Secretary and if necessary, have the corporate seal of the Organization affixed thereto, and shall bear interest	
date of delivery, at a rate not to exceed percent per annum;	
the principal and interest shall be paid over a period of years in accordance with the payment schedule set	t forth in the Note, until the
principal and interest are fully paid except the final payment of the entire indebtedness, if not sooner paid, shall be of from the date of the Note. Each payment shall be applied first to the payment of the accrued interest and second to the Prepayments of any installment may be made in any amount at any time at the option of the Organization.	
Section 3. (Assignment and Pledge of Revenue). The indebtedness hereby authorized to be incurred, togethe shall be payable from the gross income and revenue to be derived from the operation of the Facility, a sufficient por principal and interest as and when the same shall become due, is hereby assigned, and pledged and shall be set aside assignment and pledge shall extend to and include any assessments that may be levied pursuant to Section 5 (d) here	tion of which, to pay the e for that purpose and this
Section 4. (Protection and Disposition of Funds). The	
of the Organization shall be the custodian of all funds of the Organization. Funds may be deposited in institutions in Government or invested in readily marketable securities backed by the full faith and credit of the United States. Any will be considered as revenues of the system.	
The is hereby directed to establish the following accoun	ts into which the current funds
of the Organization, Note proceeds, the revenues from the Facility and any other income shall be deposited, which a maintained, except as otherwise provided, so long as the indebtedness hereby authorized remains unpaid:	
(a) Construction Account. The proceeds of the Note, hereby authorized not disbursed contemporaneously with loan closing for incurred Facility	ty costs, and at least the amount
of \$ to be contributed by the Organization from the collection of initial connection contributions shall be deposited in an account designated as the Construction Account which shall be established as Withdrawals from the construction account shall be made only on checks signed by the	required by the Government.
of the Organization as authorized by the Board from time to time, and with prior concurrence of the Government. A the construction account may be established as a "supervised bank account". Amounts in the supervised bank account secured by the depository bank in advance in accordance with 31 C.F.R. part 22. Withdrawals from a supervised bank account by the	nt exceeding \$100,000 shall be
of the Organization and countersigned by an authorized official of the Gov share of any insurance or liquidated damages and other monies paid by defaulting contractors or their sureties will be Construction Account to assure completion of the Facility. When all construction costs have been paid in full, any be Construction Account may be applied on the loan or used for other authorized purposes that have been approved by Construction Account shall be closed.	be deposited in the balance remaining in the
(b) General Account.	
As soon as the Facility becomes revenue producing, all funds received shall be set aside in an account to be designated Disbursements and transfers from this account shall be for: debt service, operations and maintenance, and transfers Reserve Account. Monies deposited in the General Account shall be used only in the manner and order as follows:	
(1) Organizations making monthly Government debt service payments shall use the General Ac plus operating and maintenance expenses. Any remaining funds will be transferred from this account to the Reserve (d) below.	
(2) Borrowers making other than monthly Government debt service payments shall first use the operating and maintenance expenses. Then other transfers from this account will be made in the following order: (i) Debt Service Account will be made in accordance with (c) below, (ii) Transfers to the Reserve Account will be made) To an account designated as the
(c) Debt Service Account Organizations making other than monthly debt service payments, shall transfer subject to income availability from Service Account, a sum not to increase the next installment on the note.	the General Account to the Debt

(d) Reserve Account. From the remaining funds in the General Account, after transfers and payments required in (b) (1) or (b) (2) and (c), there shall be set aside into
the Reserve Account the sum of \$each month until there is accumulated in that account the sum of
\$after which deposits may be suspended, except to replace withdrawals. When necessary, disbursements may be used for payments due on the Note if sufficient funds are not available in the General or Debt Service Account. With the prior written approval of the Government, funds may be withdrawn for:
(1) paying the cost of repairing or replacing any damage to the Facility which may have been caused by catastrophe, or(2) making extensions or improvements to the Facility.Whenever disbursements are made from the Reserve Account, monthly deposits shall then be resumed until there is again
accumulated the amount \$, at which time deposits may be discontinued. Whenever there shall accumulate in the General Account, amounts in excess of those required in subsections (b) (1) and (2), (c), and (d), such excess will be used by the Organization to make prepayments on the loan or retained in the General Account. The accounts required in subsections (b) (1) and (2), (c) and (d) may be established and maintained as bookkeeping accounts or as separate bank accounts at the election of the Organization, unless otherwise directed by the Government.
Section 5. (Other Covenants and Agreements of the Organization). The Organization covenants and agrees that so long as the indebtedness hereby authorized remains unpaid:
(a) It will indemnify the Government for any payments made or losses suffered by the Government.
(b) It will comply with applicable state laws and regulations and continually operate and maintain the Facility in good condition.
(c) It will impose and collect such rates and charges that gross revenues will be sufficient at all times to provide for the payment of the operation and maintenance thereof and the installment payments on the Note and the maintenance of the various accounts herein created. All service rendered by or use of the Facility shall be subject to the full rates prescribed in the rules and regulations of the Organization.
(d) If, for any reason, gross revenues are insufficient, it will cause to be levied and collected such assessments as may be necessary to operate and maintain the Facility in good condition and meet installment payments on the Note as the same become due.
(e) It will (i) establish and maintain such books and records relating to the operation of the Facility and its financial affairs, (ii) will provide for the annual audit thereof in such manner as may be required by the Government, (iii) will provide the Government without its request a copy of each such audit, and (iv) will make and forward to the Government such additional information and reports as it may from time to time require.
(f) It will provide the Government, at all reasonable times, access to the Facility and all its books and records so that the Governmen may ascertain that the Organization is complying with the provisions hereof and with the provisions of other instruments incident to the making or insuring of the loan.
(g) It will maintain at least such insurance and fidelity bond or employee dishonesty coverage as may be required by the Governmen
(h) It will not borrow any money from any source or enter into any contract or agreement or incur any other liabilities in connection with making extensions or improvements to the Facility, exclusive of normal maintenance, without obtaining the prior written consent of the Government.
(i) It will not cause or permit any voluntary dissolution of the Organization or merge or consolidate with an other organization, without obtaining the prior written consent of the Government. It will not dispose of, or transfer title to the Facility or any part thereof, including lands and interest in lands by sale, security instrument, lease or other encumbrance, without obtaining the prior written consent of the Government. Revenue, in excess of the amount required to maintain the accounts described by Section 4 herein, will not be distributed or transferred to any other organization or legal entity.
(j) It will not modify or amend its organizational documents, including any articles of incorporation or bylaws without the written consent of the Government.
(k) It will provide adequate service to all persons within the service area who can feasibly and legally be served and will obtain Government's concurrence prior to refusing new or adequate services to such persons. Upon failure to provide services which are feasible and legal

(l) All present and future contract rights, accounts receivable, and general intangibles arising in connection with the Facility are pledged as security for the loan.

such person shall have a direct right of action against the Organization or public body.

(m) It will comply with the measures identified in the Government's environmental impact analysis for this Facility for the purpose of avoiding or reducing the adverse environmental impacts of the Facility's construction or operation.

Section 6. (Security Instruments). In order to secure the payment of the principal and interest of the Note, the President and Secretary of the Organization are hereby authorized and directed to execute and deliver good and sufficient lien instruments, where necessary, encumbering the properties and assets, both real and personal, constituting said Facility, as completed, or as the same may be thereafter extended, including an assignment and pledge of revenues and such other instruments as may be prescribed by the Government.

Section 7. (Refinancing). If at any time it shall appear to the Government that the Organization is able to refinance the amount of the indebtedness then outstanding, in whole or in part, by obtaining a loan for such purposes from responsible cooperative or private credit sources, at reasonable rates and terms for loans for similar purposes and periods of time the Organization will, upon request of the Government, apply for, and accept, such loan in sufficient amount to repay the Government and will take all such actions as may be required in connection with such loan.

Section 8. ("Equal Employment Opportunity under Construction Contracts and Nondiscrimination"). The President and the Secretary be and they are authorized and directed to execute for and on behalf of the Organization, Form RD 400-1, "Equal Opportunity Agreement", and Form RD 400-4, "Assurance Agreement".

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hereby accepts the grant under the terms a	s offered by the Governmen	t and that the	, the Organization and all action necessary or appropriate in the
	be required in regard to or		ne Organization hereby resolves to operate the
Section 10. (Cross Default). Default umay be construed by the Government to co Organization, and default under any such in	nstitute default under any o	ther instrument held by the Gov	
Section 11. (Resolution of Contract). loan, unless otherwise specifically provided Government or assignee so long as the note	d by the terms of such instru	ments, shall constitute a contra	incident to the making or the insuring of the ct between the Organization and the
Section 12. (Effective Date). This rese		be in force from and after the	day of
The vote was:	Yeas	Nays	Absent
(SEAL) (if applicable) Attest:			
Title			
		IFICATION	
I, the undersigned, as secretary of the hereby certify that the			ion or Corporation is composed of
· · · · · · · · · · · · · · · · · · ·			held on the,
; that the foregoing resolution was amended in any way.			at said resolution has not been rescinded or
Dated, thisday of			
		Secretary of	