This form is sucilable of	a a tu a u i a a U a		(Can Dara		ration date: 11/30/2022
This form is available el	ectronically.	U.S. DEPARTMENT O		e 3 for Privacy Act and Pub	Position 2
(09-03-10)		Farm Service			F 05ition 2
		ASSUMPTION	AGREEMENT		
PART A - GENERAL					
1. Full Case Number	of Assuming Party (ST	CO/9 digits SSN/TIN)			
0					
2A. Type of Loan				2B. Type of Security	/
OL F Regular	O EM EE EM E	E SW C Non-Program	L	Real Estate	e Chattels
3A. Transferee Eligit	pility	3B. Amount of Transf	er	3C. Release of Liab	
(1) Eligible - Sa	ame rates and terms	(1) Transfer for	full amount of debt	(1) Transfero	
(2) Eligible - Ne	ew rates and terms	(2) Transfer for		personal	r not released from
(3) Ineligible tra	ansferee	amount of	debt	personal	
PART B - AGREEME	ENT				
4. THIS AGRE	EEMENT dated (a)		is between the	e United States Departn	nent of Agriculture,
acting through the Fa	– 10. rm Service Agency ("C	Government.") and (b)			
("assuming parties"),	whose address is (<i>c</i>)				
5. BECAUSE	Government is the ho	lder of loans evidenced	by certain debt instrur	ments executed by the p	present debtor
(a)		, case numl	oer <i>(b)</i>	, and i	identified as follows
in Item 6.					
6. DEBT INSTRUME					
		(0)			(0)
<i>(a)</i> Fund Code	(b) Date Executed	(c) Original Amount	<i>(d)</i> Unpa	iid Balance	(e) Interest Rate
and Loan Number			(1) Principal	(2) Interest	
The LLC Devertue and of Asuri		mination in all of its programs	and a stimition and the basis of		, dia a bilita a mal sub a ma

Form Approved - OMB No. 0560-0236

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Initial: _____ Date: _____

FSA-2489 (09-03-10)

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7. BECAUSE in connection with such loans the following-described security instruments were taken on property described

therein and located in (*a*)

County, State of (*b*) _______, and identified as follows in Item 8.

8. SECURITY INSTRU	MENT DATA			
(a) Instrument	<i>(b)</i> Date Executed	(c) Office Where Recorded or Filed	<i>(d)</i> Book, Volume, or Document	<i>(e)</i> Page
assumption and to any a	ccompanying convey	ne assumption of indebtedness as herein ance or transfer of security property to severally assume liability for and agree	the assuming parties, it is agreed as t	follows:
amounts, and on the dat			to puy to the order of the dovernme	int, the
A. 🗌 THE S	UM OF (1)			
	dollars (2) (\$), plus 1	INTEREST on the UNPAID PRIN	CIPAL at the
rate of (3)		PERCENT , (4) (%) PER A	NNUM,
in (5)		installments due and payable as fo	llows in Item 9C.	
B. Of the e	ntire unpaid indebted	ness under said debt and security instru	ments, THE SUM OF (1)	
		dollars (2)	(\$)

principal, with INTEREST thereon at the rate of (3)	PERCENT, (4)

PER ANNUM from the date hereof, plus (5)

) accrued interest as of the date hereof, without interest thereon, which accrued interest is dollars (6) (\$

included in the first installment written below in Item 9C.

C. The principal and interest shall be due and payable as follows:

(1) Installment Amo	unt	<i>(2)</i> Due Date	(1) Installment Amount	(2) Due Date
		Due Dale		Due Dale
and (3) \$	thereafter	· · ·	of each (5)	until the

indebtedness hereby assumed is paid except that the final installment of the entire indebtedness evidenced hereby, if not sooner, shall be due and payable on or before

(6)	 ;(7)	years from the date of the original loan being assumed; or,
(8)	 ; (9)	years from the date of this assumption.

Prepayments of scheduled installments, or any portion of these installments, may be made at any time at the option of the borrower. Refunds and extra payments shall, after payment of interest, be applied to the last installments to become due under this note and shall not affect the obligation of the borrower to pay the remaining installments as scheduled in this assumption agreement.

10. Payments shall be applied in accordance with FSA regulations.

11. If this assumption evidences a limited resource loan, Government may **CHANGE THE RATE OF INTEREST** in accordance with the regulations of the Government by giving the borrower thirty (30) days prior written notice at the borrower's last known address.

12. The provisions of said debt 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 assuming parties hereby assume the obligations of and agree 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. Any provisions of the debt and security instruments which require (*a*) that the borrower live on and operate the Government financed farm or (*b*) graduate to other sources of credit, will not apply to assumptions by an ineligible transferee.

13. This agreement shall be subject to the present regulations of the Government and its future regulations which are not inconsistent with the express provisions hereof.

PART C - SIGNATURES				
14A. Signature		14B. Date		
15A. Signature		15B. Date		
	13D. Dale			
16A. Signature	16B. Date			
17A Cignoturo		17B. Date		
17A. Signature		17B. Dale		
FSA USE ONLY				
18A. Agency Official's Name	18B. Title			
18C. Signature	18D. Date			

NOTE:	The following is made in accordance with the Privacy Act of 1974 (5 USC 552a - as amended). The authority for requesting the information identified on this form is the Consolidated Farm and Rural Development Act, as amended (7 U.S.C. 1921 et. seq.). The information will be used to determine eligibility and feasibility for loans and loan guarantees, and servicing of loans and loan guarantees. The information collected on this form may be disclosed to other Federal, State, and local government agencies, Tribal agencies, and nongovernmental entities that have been authorized access to the information by statute or regulation and/or as described in the applicable Routine Uses identified in the System of Records Notice for USDA/FSA-14, Applicant/Borrower. Providing the requested information is voluntary. However, failure to furnish the requested information may result in a denial for loans and loan guarantees, and servicing of loans and loans and loan guarantees. The provisions of criminal and civil fraud, privacy, and other statutes may be applicable to the information provided.
	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 0560-0236. The time required to complete this information collection is estimated to average 20 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. RETURN THIS COMPLETED FORM TO YOUR COUNTY FSA OFFICE.