FORM RD 455-3

			Used by County Supervisors to authorize
Form RD 455-3 (Rev. 9-85)	Position 1		borrowers to liquidate security.
(11.17.11)	UNITED STATES DEPARTMENT OF AGRICULTURE RURAL DEVELOPMENT		
	AGREEMENT FOR SALE BY BORROWER (Chattels and/or Real Estate)		
THIS AGREEMENT is made this undersigned Borrower (one or more) and the undersigned Clerk of the sale	day of, the undersigned Lienholders (including the United State e (if a public sale).	, 20, between the es of America, called the Government),	
The Borrower is indebted for loan secured in whole or in part by liens of	ns or advances owed to or insured by the Lienholders, we on property described below and	hich debt or insurance obligations are	
proceeds will be distributed as provi		ith the understanding that all of the sale	
THEREFORE, it is mutually agre The Borrower will sell the fol	eed by the parties that: lowing-described property at public auction to the highe	est bidder for cash on the	
	,20, at	m., on the Borrower's premises,	
or at	(Give detailed and itemized description of property,)	
			(see reverse)
		RD 455-3 (Rev. 9-85)	

PROCEDURE FOR PREPARATION : RD Instruction 465.1 and 1965-A.

PREPARED BY : County Supervisor

<u>NUMBER OF COPIES</u> : Original and two, plus copy for each lienholder.

<u>SIGNATURES REQUIRED</u>: All copies by borrower, Clerk of Sale or other person receiving proceeds of

sale, all lienholders, and County Supervisor.

<u>DISTRIBUTION OF COPIES</u>: Original to County Office; Copy to Clerk of Sale; Copy to borrower;

Additional Copies for other lienors, if any.

(11-1-85) SPECIAL PN

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The Borrower will give the following public notice of sale:	-2-
☐ The Borrower will sell the following-described property by private sale for the price listed next to each piece of	property.
FmHA -	455-3 (Rev. 9-85)

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			above is free of all liens o			Daily
Lien <u>Date</u>	Name of <u>Lienholder</u>	Type of Lien	Property <u>Description</u>	Unpaid <u>Principal</u>	*Unpaid <u>Interest</u>	Interest <u>Accrual</u>
The Rural Development debt is all immediately due and payable upon the signing of this form by the Borrower and the Rural Develop- ment representative.						
* Accrued to date	of this agreement.				FmHA 455-3	(Rev. 9-85)

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- 3. Lienholders agree, jointly and severally, that the above-described claims are the only claims they have against the property described above.

 4. Borrower assigns to Lienholders, to extent of their interests, until the debts owed to or insured by them are fully paid: (a) pro-
- ceeds of the sale after expenses of sale and prior liens, if any, are paid, and (b) any claim Borrower may have against any purchaser at sale for purchase price. Lienholders do not waive or release their existing liens on the property or proceeds, but do agree to release their liens on the property or proceeds, but do agree to release their liens on the property or proceeds if the sale is held and the sale proceeds are disbursed strictly in accordance with this agreement, until such disbursement is made the Lienholders' liens shall attach to or remain against the proceeds of the sale.
- 5. Any Clerk of sale or other person signing this agreement, who may receive the proceeds of the sale, agrees to keep an itemized list of purchasers and sale prices, and supply a copy of such list to any party to this agreement who requests it, and agrees to hold the proceeds of the sale in trust for the purposes of this agreement and to distribute such proceeds promptly to the parties entitled them, as provided below on demand.
- as provided below on demand.

 6. Nothing contained in this agreement shall be construed to release Borrower from liability for any deficiency owing to or insured by Lienholders after application of proceeds as provided in this agreement.

 7. Lienholders agree that sale shall be held, that proceeds shall be applied in accordance with the provisions of this agreement, and that they will execute and deliver to Borrower and any purchaser at sale releases of their liens on property sold; and further agree that if they fail to execute or deliver such releases, the Government may do so as their agent.

 8. The words "Borrower", "Lienholders", and "Clerk" shall be construed to include their respective heirs, successors, administrators, executors, assigns, agents, and principals.

 9. Sale proceeds shall be disbursed as follows:

 First. Expenses of conducting the sale, including any costs of advertising and search of lien records, or repayment to the Government of any such expenses paid or incurred by it.

- ment of any such expenses paid or incurred by it.
- ment of any such expenses paid or incurred by it.

 Second. Expenses of cultivating, harvesting, protecting, preserving, transporting, custody, care, storage, and any tests or inspections required by law, of the property, or repayment to the Government of any such expenses paid or incurred by it.

 Third. Secured claims in the order of their priority.

Fourth. Any other debts of Borrower owed to or insured by the Government, which are unsecured or are secured by liens on other property.

Fifth. The balance, if any, to the Borrower.

IN WITNESS WHEREOF, the parties to this agreement agree that it will be effective the day and year first written above.

Clerk		Borrower
		Borrower
LIENHOLI	DERS	
UNITED STATES OF AMERICA.		
By		
Title		
(Borrower's mailing address)	(County)	(State, Zip Code) RD 455-3 (Rev. 9-85)