FORMS MANUAL INSERT

FORM RD 1965-8

				Used to release transferor in transfer with assumption; to release joint obligor who has withdrawn; or to release borrower on sale for less then debt.
Form RD 1965-8 RELEASE FROM	A PERSONAL LIABILITY	č		
	PARTMENT OF AGRICULTURE			
TYPE OF LOAN (Specify)	Position 2	STATE:		
	(2)	COUNTY:		
		CASE NO:		
PART 1. (3)				
THIS RELEASE is executed on	(4)	, 20		
The United States of America hereinafter referre	d to as the Government, is the hole			
certain promissory notes or assumption agreements,	called notes executed by	(5)		
payable to the Government and further identified as	follows:			
	ABLE I			
KIND OF INSTRUMENT DATED ORIGINAL PRINCIPAL	UNPAID PRINCIPAL ACCRUED IN	VTEREST INTEREST RATE		
In connection with such loans the Government is the	holder of the following-described	security instruments on		
property located in(7)	County, State of	(7)		
		Page 1 of 3		(see reverse)
PROCEDURE FOR PREPARATION	: RD Instructions 1 Instructions 1951-	951-E and 1962-A a S and 1965-A.	nd FSA Tra	nsferred
PREPAREDBY	: Agency official.			
NUMBER OF COPIES	: Original and one	copy.*		
SIGNATURES REQUIRED	: Agency official an	nd witness.		
DISTRIBUTION OF COPIES	: Original to individ personal liability;	lual(s) being release copy to Local office	ed from e file.	
ADPS RELATED TRANSACTION CODE	: 3K-Cancellation of	or Charge-Off of Ind	ebtness.	

*In case of sale outside program for less than debt, make two copies and forward a copy to the Finance Office in accordance with \$1965.27(g)(9) of FSA Transferred Instruction 1965-A for Farm Loan Programs.

(02-13-02) PN 342

-2- (Forms Manual Insert - Form RD 1965-8)

INSTRUCTIONS FOR PREPARATION

- (1) Identify loan type.
- (2) Insert name of state and county address of borrower's case number. For transfer with assumption, enter Transferor's case number; for withdrawal of joint obligor or co-signer, enter case number of party(ies) to remain indebted.
- (3) Part 1 will be completed in all cases.
- (4) Enter date the release is effective, which will be the date this form is signed by the authorized Agency official.
- (5) Enter name(s) of all person(s) who signed note(s) (obligors).
- (6) Compete Table I to describe all notes involved in release from liability.
- (7) Enter names of county and state in appropriate blanks.
- (8) Complete Table II to describe security instrument(s) securing note(s) described in Table 1.
- (9) Enter borrower's taxpayer identification number (TIN) (social security number (SSN) for individuals). When TIN or SSN are not available, enter 000-00-0000.
- (10) Has the borrower been discharged under Title II of the United States Code (Bankruptcy)?

(8)		TABLE II		
KIND OF INSTRUMENT	DATED	OFFICE RECORDED OR FILED	BOOK, VOL. OR DOCUMENT N	O. PAGE NO
				-
		(9)		
Taxpayer Identification Nu	mber	(7)		
Borrower discharged under	r title 11	of the United States Code (Banl	kruptcy) Yes 🗖 No 🗖	(10)
(11)		or the Onited States Code (Ban		(10)
PART 2. FOR TRAN	SFER V	VITH ASSUMPTION		
			(12) ,calle	d Transferor
			,cane	u mansieror
has conveyed the property of	described	in the instruments listed in Par	t 2 of this form, to	
			(13)	
			, called	Transferee.
Transferee by assumption	on agreer	nent has assumed the obligation	ns of the notes and security instru	ments and ha
		ment of all or part of unpaid in		
If Transferee has not ass	umed all	of the unpaid indebtedness of]	Fransferor, the undersigned has d	etermined th
			ernment servicing regulations ap	
type of loans involved.				
Therefore, the Governme	ent hereb	y releases the Transferor from	personal liability to the Governm	ent for the
			ms of said notes and security inst	
indebtedness and obligation				
indebtedness and obligation provided, however, that not	hing in th	nis form shall release or extingu	ish any part of said indebtedness	
indebtedness and obligation provided, however, that not including interest and all ot those instruments from the	hing in th her amou lien there	his form shall release or extinguints nor release the security inst of, nor modify or impair the pri	hish any part of said indebtedness ruments or any part of the proper iority or enforceability of such lie	ty covered by
indebtedness and obligation provided, however, that not including interest and all out those instruments from the Government retains unto its	hing in the her amou lien there self and it	his form shall release or extingu- nts nor release the security inst of, nor modify or impair the pri- is assigns all rights against the T	hish any part of said indebtedness ruments or any part of the proper iority or enforceability of such lid Fransferor necessary to preserve t	ty covered by ens, and the he liens,
indebtedness and obligation provided, however, that not including interest and all of those instruments from the Government retains unto its priority, and enforceability	hing in the her amou lien there self and it of such s	his form shall release or extingu- ints nor release the security inst of, nor modify or impair the pr is assigns all rights against the 7 ecurity instruments against the	hish any part of said indebtedness ruments or any part of the proper iority or enforceability of such lid fransferor necessary to preserve t property covered by those instrum	ty covered bens, and the he liens, and all
indebtedness and obligation provided, however, that not including interest and all of those instruments from the Government retains unto its priority, and enforceability	hing in the her amou lien there self and it of such s Governmi	his form shall release or extingu- nts nor release the security inst of, nor modify or impair the pr s assigns all rights against the 7 ecurity instruments against the ment by subrogation or as holder	hish any part of said indebtedness ruments or any part of the proper iority or enforceability of such lid Fransferor necessary to preserve t	ty covered bens, and the he liens, and all
indebtedness and obligation provided, however, that not including interest and all of those instruments from the I Government retains unto its priority, and enforceability- rights and remedies of the C against all parties other than (14)	hing in the her amou lien there self and it of such s Government the Tran	his form shall release or extingu- nts nor release the security inst of, nor modify or impair the pr is assigns all rights against the f ecurity instruments against the ment by subrogation or as holden the security instruments against the ment by subrogation or as holden the security instruments against the security instruments against the security instruments against the security instruments against the security instruments against the security instruments against against against the secur	hish any part of said indebtedness ruments or any part of the proper iority or enforceability of such lid fransferor necessary to preserve t property covered by those instrum	ty covered by ens, and the he liens, nents and all
indebtedness and obligation provided, however, that not including interest and all of those instruments from the i Government retains unto its priority, and enforceability rights and remedies of the C against all parties other thar (14) PART 3. FOR WITH	hing in the her amou lien there self and it of such s Government the Tran IDRAW	his form shall release or extingu- nts nor release the security inst of, nor modify or impair the pr s assigns all rights against the 7 ecurity instruments against the ment by subrogation or as holder	hish any part of said indebtedness ruments or any part of the proper iority or enforceability of such lid fransferor necessary to preserve t property covered by those instrum	ty covered by ens, and the he liens, nents and all
indebtedness and obligation provided, however, that not including interest and all of those instruments from the Government retains unto its priority, and enforceability rights and remedies of the C against all parties other than (14)	hing in the her amou lien there self and it of such s Government the Tran IDRAW	his form shall release or extingu- nts nor release the security inst of, nor modify or impair the pr is assigns all rights against the f ecurity instruments against the ment by subrogation or as holden the security instruments against the ment by subrogation or as holden the security instruments against the security instruments against the security instruments against the security instruments against the security instruments against the security instruments against against against the secur	hish any part of said indebtedness ruments or any part of the proper iority or enforceability of such lid fransferor necessary to preserve t property covered by those instrum	ty covered by ns, and the he liens, nents and all nstruments
indebtedness and obligation provided, however, that not including interest and all ot those instruments from the Government retains unto its priority, and enforceability rights and remedies of the C against all parties other thar (14) PART 3. FOR WITH (15)	hing in the her amou lien there self and it of such s Governmin the Tran IDRAW	his form shall release or extingu- nts nor release the security inst sof, nor modify or impair the pr is assigns all rights against the 1 ecurity instruments against the ment by subrogation or as holden usferor.	uish any part of said indebtedness ruments or any part of the proper iority or enforceability of such lic Transferor necessary to preserve t property covered by those instru er of the notes, loans or security i has conveyed his or her interess	ty covered by ns, and the he liens, nents and all nstruments
indebtedness and obligation provided, however, that not including interest and all ot those instruments from the Government retains unto its priority, and enforceability rights and remedies of the C against all parties other thar (14) PART 3. FOR WITH (15)	hing in the her amou lien there self and it of such s Governmin the Tran IDRAW	his form shall release or extingu- nuts nor release the security inst sof, nor modify or impair the pr is assigns all rights against the 1 ecurity instruments against the ment by subrogation or as holden steror. AL OF JOINT OBLIGOR	uish any part of said indebtedness ruments or any part of the proper iority or enforceability of such lic Transferor necessary to preserve t property covered by those instru er of the notes, loans or security i has conveyed his or her interess	ty covered by ens, and the he liens, nents and all nstruments t in the prope
indebtedness and obligation provided, however, that not including interest and all out those instruments from the Government retains unto its priority, and enforceability rights and remedies of the C against all parties other that (14) PART 3. FOR WITH (15) described in the security ins	hing in the her amou lien there self and it of such s Governmin h the Tran HDRAW	his form shall release or extingu- tions nor release the security inst is of, nor modify or impair the pri- s assigns all rights against the 1 ceurity instruments against the ment by subrogation or as holder isferor. AL OF JOINT OBLIGOR described in Part 1 of this form shall continue	hish any part of said indebtedness ruments or any part of the proper iority or enforceability of such lic fransferor necessary to preserve to property covered by those instru- er of the notes, loans or security i has conveyed his or her interest n to	ty covered by ens, and the he liens, nents and all nstruments t in the prope
indebtedness and obligation provided, however, that not including interest and all of those instruments from the Government retains unto its priority, and enforceability rights and remedies of the C against all parties other thar (14) PART 3. FOR WITH (15) described in the security ins	hing in the her amou lien there self and it of such s Governmin h the Tran HDRAW	his form shall release or extingu- tions nor release the security inst is of, nor modify or impair the pri- s assigns all rights against the 1 ceurity instruments against the ment by subrogation or as holder isferor. AL OF JOINT OBLIGOR described in Part 1 of this form shall continue	hish any part of said indebtedness ruments or any part of the proper iority or enforceability of such lic Fransferor necessary to preserve t property covered by those instru- er of the notes, loans or security i has conveyed his or her interest has conveyed his or her interest to	ty covered by ens, and the he liens, nents and all nstruments t in the prope

PAGE 2 OF FORM RD 1965-8

(11) If case is transfer with assumption, place "X" in box beside Part 2, for all other cases, leave Part 2 Blank.

- (12) Enter name(s) of all obligors to be released (transferor).
- (13) Enter name(s) of all parties who signed Assumption Agreement(s).
- (14) If case is withdrawal of joint obligor, place "X" in box beside Part 3; for all other cases, leave Part 3 blank.
- (15) Enter name of joint obligor to be released from liability.

(16) Enter name of joint obligor who will remain indebted to the Agency.

(02-13-02) PN 342

-4- (Forms Manual Insert - Form RD 1965-8)

PAGE 3 OF FORM RD 196	5-8
-----------------------	-----

	e indebtedness and obligation of said notes and security instruments.
PART 4. RELEASE OF CO-SIGNER FC	OR RURAL HOUSING (RH) LOAN.
(18)	co-signed promissory notes described in
Part 1 of this form with	nt has been substituted to assure repayment of the notes.
	(18)
Therefore, the Government hereby releases	rmment for the indebtedness evidenced by promissory notes de-
scribed in Part I of this form.	minimum for the indeptedness evidenced by profilissory notes de-
	LTING IN FULL PAYMENT OF INDEBTEDNESS FOR
FARM LOAN PROGRAMS	LTING IN FULL PAYMENT OF INDEBTEDNESS FOR
(21)	
	, called Transferor, has with the scribed in the security instruments subject thereto; however sale
proceeds were insufficient to pay Transferor's in	ndebtedness to the Government in full. The undersigned has
determined that Transferor meets the conditions Government servicing regulations applicable to	s for release of personal liability set forth in the statutes and the
Government servicing regulations applicable to	the type of loans involved.
Therefore, the Government hereby releases T	Fransferor from personal liability for the remaining debt.
· · ·	
This release from liabilty from the Governm	ransteror from personal hability for the remaining debt.
This release from liabilty from the Governm	
This release from liabilty from the Governm	
This release from liabilty from the Governm tax liability should be directed to a tax advisor.	
This release from liabilty from the Governm tax liability should be directed to a tax advisor.	aent may result in a tax liability. Any questions regarding possible
This release from liabilty from the Governm tax liability should be directed to a tax advisor. IN WITNESS WHEREOF, this release is a acting pursuant to duly delegated authority.	aent may result in a tax liability. Any questions regarding possible
This release from liabilty from the Governm tax liability should be directed to a tax advisor.	executed as the act and deed of the Government by the undersigned, UNITED STATES OF AMERICA
This release from liabilty from the Governm tax liability should be directed to a tax advisor. IN WITNESS WHEREOF, this release is a acting pursuant to duly delegated authority. WITNESS	executed as the act and deed of the Government by the undersigned, UNITED STATES OF AMERICA By:
This release from liabilty from the Governm tax liability should be directed to a tax advisor. IN WITNESS WHEREOF, this release is a acting pursuant to duly delegated authority. WITNESS	executed as the act and deed of the Government by the undersigned, UNITED STATES OF AMERICA
This release from liabilty from the Governm tax liability should be directed to a tax advisor. IN WITNESS WHEREOF, this release is a acting pursuant to duly delegated authority. WITNESS	executed as the act and deed of the Government by the undersigned, UNITED STATES OF AMERICA By: (22) Title: (23)
This release from liabilty from the Governm tax liability should be directed to a tax advisor. IN WITNESS WHEREOF, this release is a acting pursuant to duly delegated authority. WITNESS	executed as the act and deed of the Government by the undersigned, UNITED STATES OF AMERICA By:
This release from liabilty from the Governm tax liability should be directed to a tax advisor. IN WITNESS WHEREOF, this release is a acting pursuant to duly delegated authority. WITNESS	executed as the act and deed of the Government by the undersigned, UNITED STATES OF AMERICA By: (22) Title: (23)
This release from liabilty from the Governm tax liability should be directed to a tax advisor. IN WITNESS WHEREOF, this release is a acting pursuant to duly delegated authority. WITNESS	executed as the act and deed of the Government by the undersigned, UNITED STATES OF AMERICA By: (22) Title: (23)
This release from liability from the Governm tax liability should be directed to a tax advisor. IN WITNESS WHEREOF, this release is a acting pursuant to duly delegated authority. WITNESS	executed as the act and deed of the Government by the undersigned, UNITED STATES OF AMERICA By: (22) Title: (23)
This release from liabilty from the Governm tax liability should be directed to a tax advisor. IN WITNESS WHEREOF, this release is a acting pursuant to duly delegated authority. WITNESS	executed as the act and deed of the Government by the undersigned, UNITED STATES OF AMERICA By: (22) Title: (23)
This release from liabilty from the Governm tax liability should be directed to a tax advisor. IN WITNESS WHEREOF, this release is a acting pursuant to duly delegated authority. WITNESS	executed as the act and deed of the Government by the undersigned, UNITED STATES OF AMERICA By: (22) Title: (23)
This release from liabilty from the Governm tax liability should be directed to a tax advisor. IN WITNESS WHEREOF, this release is a acting pursuant to duly delegated authority. WITNESS	executed as the act and deed of the Government by the undersigned, UNITED STATES OF AMERICA By: (22) Title: (23)
This release from liabilty from the Governm tax liability should be directed to a tax advisor. IN WITNESS WHEREOF, this release is a acting pursuant to duly delegated authority. WITNESS	executed as the act and deed of the Government by the undersigned, UNITED STATES OF AMERICA By: (22) Title: (23)

- (17) If case is release of a co-signer on an RH loan, place "X" in box beside Part 4; for all other cases, leave Part 4 blank.
- (18) Enter name of co-signer to be released from liability.
- (19) Enter name of obligor(s) same as entered in Part 1.
- (20) For sale of property outside program for less than debt, place "X" in box beside Part 5; for all other cases, leave Part 5 blank.
- (21) Enter name of borrower(s) to be released from liability.
- (22) To be signed by authorized servicing official. Type or print name under signature line.
- (23) Enter title of authorized servicing official.
- (24) Signature of witness; type or print name under signature line.