Form RD 1927-10 (Rev. 7-98)

UNITED STATES DEPARTMENT OF AGRICULTURE RURAL DEVELOPMENT FARM SERVICE AGENCY

FORM APPROVED OMB NO. 0575-0147

FINAL TITLE OPINION

| LOAN APPLICANT | ADDRESS OR PROPERTY COVERED BY THIS OPINION |
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| APPLICANT FOR TITLE EXAMINATION | COUNTY STATE |
| covered the period from the time of termination of title s | ecurity instrument described in paragraph II. B. below. My examination earch covered by my Preliminary Title Opinion on Form RD 1927-9; or the lent if this opinion covers land already owned by the loan applicant in |
| subsequent loan case, to,, | , at a.m. (including the time of filing the current securi p.m. |
| II. Based on said title examination, my preliminary title exar come to my attention, it is my opionion that: | nination if any, and any additional information concerning the title which ha |
| | xamination standards prevailing in the area, to said property (real estate ar |
| | |
| (Joint tenants, tenants by the enti | rety, etc.) |
| | lien on said property as required by Rur (Mortgage, etc.) |
| | successor (Agency), which lien was filed for record on(Date |
| , ata.m. and is recorded in p.m. | (Book, page, and office) |
| C. C. Language and Programs Programs and Assessment | |

- C. Said property and lien are subject only to encumbrances, reservations, exceptions, and defects which were approved by written administrative waivers of the Agency attached hereto or to my Preliminary Title Opinion.
- III. If a water right is involved and is not covered by the current security instrument, it is subject only to the encumbrances, reservations, exceptions, and defects set forth in said administrative waivers and was made available as security in the following manner (Water stock would normally be reissued in the names of said land owners and the United States of America and delivered to the Agency Official at the time of loan closing):

| | priority over the said lien to the United States, (b) Federal, State, and local taxes, including county, school, improvement, water drainage, sewer, inheritance, personal property, and income, (c) State and Federal bankruptcy, insolvency, receivership, and probate proceedings, (d) judgments and pending suits, in State and Federal courts, (e) recorded covenants; conditions; restrictions reservations; liens; encumbrances; easements; rights-of-way; leases; mineral, oil, gas, and geothermal rights (regardless of the right of surface entry); timber rights; water rights; pending court proceedings and other matters of record which affect the title of the property or the ability of the buyer or seller to convey or accept title. | |
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| V. | This opinion is issued expressly for the benefit of the above-named applicant for title examination and the United States of America acting through the United States Department of Agriculture Agency which provided the assistance, and I assume liability to each hereunder. | |
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| | (Date) (Attorney's signature) | |
| At | tachments (Address, include ZIP Code) | |
| | | |

IV. The term "encumbrances, reservations, exceptions, and defects" means all matters which would prevent the United States from obtaining the required lien on the property identified in paragraph I, including but not limited to (a) mortgages, deeds of trust, and vendors', mechanics', materialmen's, and all other liens, including any provisions thereof for future advances which could take