PROCEDURE REFERENCE

:FmHA Instruction 1951-J

PURPOSE

:Notice of acceleration to nonprogram (NP) borrowers (Farmer Program (Real Estate and/or Chattels) and Single Family Housing) personally liable for the debt. (Excludes borrowers who were discharged in bankruptcy and did not reaffirm the debt.)

## UNITED STATES DEPARTMENT OF AGRICULTURE FARMERS HOME ADMINISTRATION (Location)

Date:
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Certified Mail
Return Receipt Requested
(Name and Address)

SUBJECT: NOTICE OF ACCELERATION OF YOUR DEBT TO THE FARMERS HOME ADMINISTRATION (FmHA) AND DEMAND FOR PAYMENT OF THAT DEBT.

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PLEASE TAKE NOTE that the entire indebtedness due on the promissory note(s) and/or assumption agreement(s) which evidence the loan(s) received by you from the United States of America, acting through the Farmers Home Administration (FmHA), United States Department of Agriculture is now declared immediately due and payable. They are described as follows:

<u>Date of Instrument</u> <u>Amount</u>

The promissory note(s) and/or assumption agreement(s) is(are) secured by (Real Estate Mortgage(s), Deed(s) of Trust, Security Agreement(s), Financing Statement(s), etc.) described (perfected) as follows:

Date of Instrument Place of Recordation(Filing) Book No. Page No.

This acceleration of your indebtedness is made in accordance with the authority granted in the above-described instrument(s).

The reason(s) for this acceleration of your indebtedness is(are) as follows:

(01-26-94) PN 218

The indebtedness due	e is \$	unpaid princip	al, and \$	unpaid
interest, as of	19,	plus additional	interest acc	ruing at the
rate of \$	per day thereaf	ter, plus any ad	vances made b	y the United
States for the prote	ection of its s	ecurity and inte	rest accruing	on any such
advances. Unless for	ull payment of	your indebtednes	s is received	l within 30 days
from the date of the	is letter, the	United States wi	ll take actio	n to foreclose
the above-described	security instr	ument(s) and to	pursue any ot	her available:
remedies.	•		•	

Payment should be made by cashier's check, certified check, or postal money order payable to the Farmers Home Administration and delivered to the FmHA County Supervisor at (street address or P.O. Box), (city), (zip code). If you submit to the United States any payment insufficient to pay the entire indebtedness or insufficient to comply with any arrangements agreed to between FmHA and yourself, that payment WILL NOT CANCEL the effect of this notice. If insufficient payments are received and credited to your account, no waiver or prejudice of any rights which the United States may have for breach of any promissory note or covenant in the security instrument(s) will result and FmHA may proceed as though no such payment had been made.

[THE ABOVE-DESCRIBED SECURITY INSTRUMENT(S) PROVIDES THAT THE UNITED STATES MAY FORECLOSE WITHOUT COURT ACTION BY SELLING THE PROPERTY AT PUBLIC SALE AFTER \_\_\_\_\_\_. THE GOVERNMENT INTENDS TO SELL THE PROPERTY IN THIS MANNER. NO FURTHER NOTICE IS REQUIRED TO BE GIVEN YOU CONCERNING THIS FORECLOSURE.] (This paragraph will be omitted in States with judicial foreclosure or where it conflicts with State laws.)

If you think FmHA is in error in accelerating your account and proceeding with foreclosure, you may submit evidence within 15 calendar days to the undersigned documenting why your account is not in default. Your request will be forwarded to the next level supervisor within FmHA for consideration. This review will be based solely upon the record including your case file. Applicable statutes and regulations and the documentation you submit to support your position will be considered by the next higher supervisor.

You may apply for debt settlement and retain the property if you pay the present market value along with an additional amount you are able to pay.

You have the option of selling your property. This will provide you with an opportunity to recover any equity you may have in the property. Note: FmHA regulations allow you to sell your property at its current market value regardless of the debt. The buyer may be able to obtain FmHA financing on program or NP terms.

The Federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, handicap, or age (provided that the applicant has the capacity to enter into a binding contract), because all or part of the applicant's income derives from any public assistance program, or because the applicant has in good faith exercised any right under the Consumer Credit Protection Act. The Federal agency that administers compliance with the law concerning this creditor is the Federal Trade Commission, Equal Credit Opportunity, Washington, D.C. 20580.

United States of America
by\_\_\_\_\_\_
District Director or State Director, as applicable
Approval Official
Farmers Home Administration
United States Department of Agriculture