

§ 4279.187

after loan closing, the lender will provide the following to the Agency:

(1) Lender's certifications as required by § 4279.181.

(2) Executed Lender's Agreement.

(3) Form FmHA 1980-19, "Guaranteed Loan Closing Report," and appropriate guarantee fee.

(b) When the Agency is satisfied that all conditions for the guarantee have been met, the Loan Note Guarantee and the following documents, as appropriate, will be issued:

(1) *Assignment Guarantee Agreement*. In the event the lender uses the single note option and assigns the guaranteed portion of the loan to a holder, the lender, holder, and the Agency will execute the Assignment Guarantee Agreement; and

(2) *Certificate of Incumbency*. If requested by the lender, the Agency will provide the lender with a certification on Form 4279-7, "Certificate of Incumbency and Signature (Business and Industry)," of the signature and title of the Agency official who signs the Loan Note Guarantee, Lender's Agreement, and Assignment Guarantee Agreement.

(c) The Agency may, at its discretion, request copies of loan documents for its file.

(d) There may be instances when not all of the working capital has been disbursed, and it appears practical to disburse the balance over a period of time. The State Director, after review of a disbursement plan, may amend the Conditional Commitment in accordance with the disbursement plan and issue the guarantee.

§ 4279.187 Refusal to execute Loan Note Guarantee.

If the Agency determines that it cannot execute the Loan Note Guarantee, the Agency will promptly inform the lender of the reasons and give the lender a reasonable period within which to satisfy the objections. If the lender requests additional time in writing and within the period allowed, the Agency may grant the request. If the lender satisfies the objections within the time allowed, the guarantee will be issued.

7 CFR Ch. XLII (1-1-10 Edition)

§§ 4279.188–4279.199 [Reserved]

§ 4279.200 OMB control number.

The information collection requirements contained in this regulation have been approved by OMB and have been assigned OMB control number 0575-0170. Public reporting burden for this collection of information is estimated to vary from 30 minutes to 54 hours per response, with an average of 27 hours per response, including time for reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Department of Agriculture, Clearance Officer, OIRM, Stop 7630, Washington, DC 20250. You are not required to respond to this collection of information unless it displays a currently valid OMB control number.

PART 4280—LOANS AND GRANTS

Subpart A—Rural Economic Development Loan and Grant Programs

Sec.	
4280.1	Purpose.
4280.2	Policy.
4280.3	Definitions.
4280.4–4280.12	[Reserved]
4280.13	Applicant eligibility.
4280.14	[Reserved]
4280.15	Ultimate Recipient Projects eligible for Rural Economic Development Loan funding.
4280.16	REDL and REDG Loan terms.
4280.17	Additional REDL terms.
4280.18	[Reserved]
4280.19	REDG Grants.
4280.20	[Reserved]
4280.21	Eligible REDG initial Ultimate Recipients and Projects.
4280.22	[Reserved]
4280.23	Requirements for lending from Revolving Loan Fund.
4280.24	Revolved funds.
4280.25	Revolving Loan Fund Plan.
4280.26	Administration and operation of the Revolving Loan Fund.
4280.27	Ineligible purposes.
4280.28	[Reserved]
4280.29	Supplemental financing required for the Ultimate Recipient Project.
4280.30	Restrictions on the use of REDL or REDG funds.
4280.31–4280.35	[Reserved]
4280.36	Other laws that contain compliance requirements for these Programs.
4280.37	Application forms and filing dates.