(3) Amount the Tribe would be required to pay the Agency for assignment of the loan.

d) Partial payments. The Agency may accept a payment that does not cover the unpaid balance of the accelerated loan if the borrower is in the process of selling security, unless acceptance of the payment would reverse the acceleration.

e) Failure to satisfy the debt. The Agency will liquidate the borrower’s account in accordance with §766.357 if:

1. The borrower does not pay the account in full within the time period specified in the acceleration notice;
2. The borrower does not voluntarily convey the property to the Agency;
3. Neither the Tribe nor the Secretary of the Interior accepts assignment of the borrower’s loan.

§766.357 Involuntary liquidation of real property and chattel.

(a) General. The Agency will liquidate the borrower’s security if:

1. The borrower does not satisfy the account in accordance with §§766.355 and 766.356, as appropriate;
2. The involuntary liquidation is in the Agency’s financial interest.

(b) Foreclosure on loans secured by real property. (1) The Agency will charge the borrower’s account for all recoverable costs incurred in connection with the foreclosure and sale of the property.

2. If the Agency acquires the foreclosed property, the Agency will credit the borrower’s account in the amount of the Agency’s bid except when incremental bidding was used, in which case the amount of credit will be the maximum bid that was authorized. If the Agency does not acquire the foreclosed property, the Agency will credit the borrower’s account in accordance with State law and guidance from the Regional OGC.

3. Notwithstanding paragraph (b)(2), for an American Indian borrower whose real property secures an FLP loan and is located within the confines of a Federally-recognized Indian reservation, the Agency will credit the borrower’s account in the amount that is the greater of:

(i) The market value of the security; or
(ii) The amount of the FLP debt against the property.

4. After the date of foreclosure, the borrower or former owner retains no statutory, implied, or inherent right of possession to the property beyond those rights granted by State law.

5. If an unpaid balance on the FLP loan remains after the foreclosure sale of the property, the Agency may debt settle the account in accordance with subpart B of 7 CFR part 1956.

(c) Foreclosure of loans secured by chattel. (1) The Agency will charge the borrower’s account for all recoverable costs incurred by the Agency as a result of the repossession and sale of the property.

2. The Agency will apply the proceeds from the repossession sale to the borrower’s account less prior liens and all authorized liquidation costs.

3. If an unpaid balance on the FLP loan remains after the sale of the repossessed property, the Agency may debt settle the account in accordance with subpart B of 7 CFR part 1956.

§§766.358–766.400 [Reserved]

Subpart I—Exception Authority

§766.401 Agency exception authority.

On an individual case basis, the Agency may consider granting an exception to any regulatory requirement or policy of this part if:

(a) The exception is not inconsistent with the authorizing statute or other applicable law; and

(b) The Agency’s financial interest would be adversely affected by acting in accordance with published regulations or policies and granting the exception would resolve or eliminate the adverse effect upon its financial interest.

PART 767—INVENTORY PROPERTY MANAGEMENT

Subpart A—Overview

Sec.

767.1 Introduction.
767.2 Abbreviations and definitions.
767.3–767.56 [Reserved]