§ 764.155 Security requirements.

An FO loan must be secured:
(a) In accordance with §§ 764.103 through 764.106;
(b) At a minimum, by the real estate being purchased or improved.

§§ 764.156–764.200 [Reserved]

Subpart E—Downpayment Loan Program

§ 764.201 Downpayment loan uses.

Downpayment loan funds may be used to partially finance the purchase of a family farm by an eligible beginning farmer or socially disadvantaged farmer.

[72 FR 63298, Nov. 8, 2007, as amended at 73 FR 74345, Dec. 8, 2008]

§ 764.202 Eligibility requirements.

The applicant must:
(a) Comply with the general eligibility requirements established at § 764.101 and the FO eligibility requirements of § 764.152; and
(b) Be a beginning farmer or socially disadvantaged farmer.

[72 FR 63298, Nov. 8, 2007, as amended at 73 FR 74345, Dec. 8, 2008]

§ 764.203 Limitations.

(a) The applicant must:
(1) Comply with the general limitations established at § 764.102; and
(2) Provide a minimum downpayment of 5 percent of the purchase price of the farm.

(b) Downpayment loans will not exceed 45 percent of the lesser of:
(1) The purchase price,
(2) The appraised value of the farm to be acquired, or
(3) $500,000.

(c) Financing provided by the Agency and all other creditors must not exceed 95 percent of the purchase price. Financing provided by eligible lenders may be guaranteed by the Agency under part 762 of this chapter.

[72 FR 63298, Nov. 8, 2007, as amended at 73 FR 74345, Dec. 8, 2008]

§ 764.204 Rates and terms.

(a) Rates. The interest rate for Downpayment loans will be the regular direct FO rate minus 4 percent, but in no case less than 1.5 percent.

(b) Terms. (1) The Agency schedules repayment of Downpayment loans in equal, annual installments over a term not to exceed 20 years.

(2) The non-Agency financing must have an amortization period of at least 30 years and cannot have a balloon payment due within the first 20 years of the loan.

[72 FR 63298, Nov. 8, 2007, as amended at 73 FR 74345, Dec. 8, 2008]

§ 764.205 Security requirements.

A Downpayment loan must:
(a) Be secured in accordance with §§ 764.103 through 764.106;
(b) Be secured by a lien on the property being acquired with the loan funds and junior only to the party financing the balance of the purchase price.

[72 FR 63298, Nov. 8, 2007, as amended at 73 FR 74345, Dec. 8, 2008]

§§ 764.206–764.230 [Reserved]

Subpart F—Conservation Loan Program

§ 764.231 Conservation loan uses.

(a) CL funds may be used for any conservation activities included in a conservation or Forestry Service Stewardship Management Plan, including but not limited to:
(1) The installation of conservation structures to address soil, water, and related resources;
(2) The establishment of forest cover for sustained yield timber management, erosion control, or shelter belt purposes;
§ 764.232 Eligibility requirements.
(a) The applicant:
(1) Must comply with general eligibility requirements specified in §764.101 except paragraphs (e) and (k) of that section;
(2) And anyone who will sign the promissory note, must not have received debt forgiveness from the Agency on any direct or guaranteed loan; and
(3) Must be the owner-operator or tenant-operator of a farm and be engaged in agricultural production after the time of loan is closed. In the case of an entity:
(i) The entity is controlled by farmers engaged primarily and directly in farming in the United States;
(ii) The entity must be authorized to operate a farm in the State in which the farm is located.
(b) [Reserved]

§ 764.233 Limitations.
(a) The applicant must comply with the general limitations specified in §764.102 except §764.102(f), which does not apply to applicants for the CL Program.
(b) The applicant must agree to repay any duplicative financial benefits or assistance to CL.

§ 764.234 Rates and terms.
(a) Rates. The interest rate:
(1) Will be the Agency's Direct Farm Ownership rate, available in each Agency office.
(2) Charged will be the lower rate in effect either at the time of loan approval or loan closing.
(b) Terms. The following terms apply to CLs:
(1) The Agency schedules repayment of a CL based on the useful life of the security.
(2) The maximum term for loans secured by chattels only will not exceed 7 years from the date of the note.
(3) In no event will the term of the loan exceed 20 years from the date of the note.

§ 764.235 Security requirements.
(a) The loan must be secured in accordance with requirements established in §§764.103 through 764.106.
(b) Loans to purchase chattels will be secured by a first lien on chattels purchased with loan funds. Real estate may be taken as additional security if needed.
(c) Loans of $25,000 or less for real estate purposes will be secured in the following order of priority:
(1) By a lien on chattels determined acceptable by the Agency, and then
(2) By a lien on real estate, if available and necessary. When real estate is taken as security a certification of ownership in real estate is required. Certification of ownership may be in the form of an affidavit that is signed by the applicant, names all of the record owners of the real estate in question and lists the balances due on all known debts against the real estate. Whenever the Agency is uncertain of the record owner or debts against the real estate security, a title search is required.
(d) Loans greater than $25,000 for real estate purposes will be secured in the following order of priority:
(1) By a lien on real estate, if available, and then
(2) By a lien on chattels, if needed and determined acceptable by the Agency.
(e) For loans greater than $25,000 title clearance is required when real estate is taken as security.

§§ 764.236–764.250 [Reserved]