

# ERRATA

## Oregon Notice FLP-79

The National Office has brought to our attention an error in our interpretation of the regulatory requirements of FmHA Instruction 1951-S as expressed in Subparagraph 2 A of Oregon Notice FLP-79.

We have been advised that the statute and the regulations are very clear on the subject of delivering Primary Loan Servicing notice packages to delinquent FLP "Program" borrowers. Borrowers who are 90 days past due are to be provided Primary Loan Servicing notices by "Certified Mail - Return Receipt Requested." There is no exception in the statute or regulation permitting hand delivery of Primary Loan Servicing packages for circumstances where the delinquent FSA borrower is present in the FSA County Office, or where FSA employees are present in the borrower's company on the delinquent borrower's farm. We are incorrect in conveying any message to FSA employees suggesting that it is acceptable to hand deliver 90-day past due notices to delinquent borrowers in lieu of the certified mail requirement.

To correct this error, please make the following pen and ink change to Oregon Notice FLP-79:

**1. *Subparagraph 2 A on Page 2:***

In the last sentence of this Subparagraph, please strike the words "or personally hand delivered by an Farm Service Agency employee to liable parties."

After making this change, the last sentence of this paragraph should read as shown below:

Primary Loan Servicing notice packages must be sent by Certified Mail -  
Return Receipt Requested to the borrower's and cosigner's last known address.