This form is available electronically.						Form Approved - OMB No. 0560-0198
FSA-2620 U.S. DEPARTME	•			1. LOAN TYPE:		TYPE OF APPLICATION:
(12-18-01) Farm Service Agency				New Loan		Loan Application
INDIAN TRIBAL LAND ACQUISITION PROGRAM				Refinance		Servicing Application
LOAN API	ľ	3. DATE APPLICATION PREPARED (MM-DD-YYYY)				
(See Page 4 for Privacy Act Statement)						
According to the Paperwork Reduction Act of information unless it displays a valid OMB of complete this information collection is estimated sources, gathering and maintaining the data YOUR COUNTY FSA OFFICE.	ontrol numbe ated to averag	r. The valid OMB co ge 2.5 hours per res	ontrol number ponse, includ	for this information co ling the time for review	ollection is ving instru	s 0560-0198. The time required to octions, searching existing data
INSTRUCTIONS TO APPLICANT. For	Loan Applic	cation, complete all	of form FSA-	2620. For Servicing A	Application	n, complete only Items 4, 7
through 11 and Item 16.  PART A - APPLICANT'S INFORMATION	ON TO BE	COMPLETED BY	V A DDL ICA	NT		
		COMPLETED BY	YAPPLICA	N I		
4. APPLICANT OR TRIBAL CORPORATIO  A. APPLICANT'S NAME	N:	B. APPLICAN	T'S ADDRES	S	C. Al	PPLICANT'S TAX ID NO.
5. AUTHORIZED TO APPLY AS: (Check ap		)	6. AUTHOR	ITY TO MORTGAGE		ED BY: (Check appropriate box)
Tribe recognized by the Secretary of			Con	stitution and bylaws	Tri	bal resolution
Tribal corporation established unde Act (IRA)	r the Indian R	eorganization	L Cha	arter	No	t applicable
Community in Alaska incorporated u	under the IRA		Trib	al referendum		
7. PREVIOUS LOAN AND REPAYMENT RE						
A. Amount of previous FSA loans to this Tri		otal annual installme	ent <i>(Principal</i>	C. If delinquen	ıt. amount	D. No. of
· \$		and Interest)		\$	,	Payments delinquent
8. OTHER TRIBAL OBLIGATIONS (List or a	attach audited	l financial statement	).			
A.	attaori adanoa	B.	/-	C.		D.
TO WHOM OWED (Secured By)		AMOUNT OF ORIGINAL		AMOUNT OF PAYMENT		FINAL PAYMENT DATE (MM-DD-YYYY)
(Secured By)		LOAN				(ויויו די-טט-ויוווי)
		\$		\$		
		\$		\$		
		\$		\$		
		\$		\$		
		\$		\$		
		\$		\$		
		\$		\$		
		\$		\$		
	\$		\$			
9. SOURCES OF TRIBAL INCOME FOR R		OF LOAN:	ls :		,, =	T. 10
A. Income from lands purchased with FSA lo	oan tunds			rom lands already owi	ned by Tri	be or Tribal Corporation
\$ C. Other Tribal income			\$	omo from which FCA	novmont-	oon he made
C. Other Tribal income \$			ט. Total inc	ome from which FSA	payments	сап ре таце

FSA-2620 (12-18-01) Page 2 of 4

FSA-2620 (12-18-01)					Page 2 of 4	
10. LAND OWNERSHIP WITHIN THE F	RESERVATION:					
A. Acres owned by the Tribe (including	Tribal corporations):					
(1) In Trust	(2) In Fee		(3) Total Owned to	Owned by Tribe		
	 			I		
	т		=			
B. Acres owned by others:						
	Non-Trust Acres Owned by Individual	(3) All Other Acr	es (4) Tot	al All Ownerships her Than Tribe or	(5) Total Acres in the Reservation	
	Native Americans			bal Corporation	Reservation	
+	+	•	= .			
11. CURRENT YEAR'S TRIBAL LAND	USE PLAN:					
A. Acres used for grazing:						
B. Acres used for farming:						
C. Forestland:						
D. Acres used for other purposes (inclu	ıding non-agricultural pur	poses):				
12. LAND AND LAND INTERESTS TO	BE PURCHASED OR R	EFINANCED:				
					Attach option for land to be	
A. Number of acres to be purchased wi	ith loan funds or refinance	ed: %			purchased with loan funds.	
				1		
B. Number of acres where 100% owner	rship is to be acquired:	%				
(1) Cropland (2) F	Pasture Land	(3) Forestland	(4) Othe	er	(5) Total Acres	
(1)		(0)	(,, =		(0)	
+	+		+	=		
C. Number of cores where less than 10	00/ ownership is to be se	auirod:		ID Т	otal acreage equivalent	
C. Number of acres where less than 100% ownership is to be acquired:  (a) Acres equal to 100% ownership  (b) Total acres				of	f 100% ownership	
(4) Constant	(a) Acres equal to 100	76 OWNEISHIP	(b) Total acre	5		
(1) Cropland						
(2) Pasture land					ppraised value of land to	
				De	e purchased or refinanced	
(3) Forestland						
(4) Other				\$	3	
(5) Total Acres						

19. FSA USE ONLY

B. Received by (Name)

A. Date completed FSA-2620 received (MM-DD-YYYY)

FSA-2620 (12-18-01) Page 4 of 4

### 20. STATEMENT REQUIRED BY THE PRIVACY ACT

The following statements are made in accordance with the Privacy Act of 1974 (5 U.S.C. 552a): The Farm Service Agency (FSA) is authorized by the Consolidated Farm and Rural Development Act, as amended (7 U.S.C. 1921, et. seq.), or other Acts, and the regulations promulgated thereunder, to solicit the information requested on its application forms. The information requested is necessary for FSA to determine eligibility for credit or other financial assistance, service your loan, and conduct statistical analyses. Supplied information may be furnished to other Department of Agriculture agencies, the Internal Revenue Service, the Department of Justice or other law enforcement agencies, the Department of Defense, the Department of Housing and Urban Development, the Department of Labor, the United States Postal Service, or other Federal, State, or local agencies as required or permitted by law. In addition, information may be referred to interested parties under the Freedom of Information Act (FOIA), to financial consultants, advisors, lending institutions, packagers, agents, and private or commercial credit sources, to collection or servicing contractors, to credit reporting agencies, to private attorneys under contract with FSA or the Department of Justice, to business firms in the trade area that buy chattel or crops or sell them for commission, to Members of Congress or Congressional staff members, or to courts or adjudicative bodies. Disclosure of the information requested is voluntary. However, failure to disclose certain items of information requested, including your Federal Tax Identification Number, may result in a delay in the processing of an application or its rejection.

### 21. GENERAL INFORMATION

- A. RIGHT TO FINANCIAL PRIVACY ACT OF 1978 and TITLE XI, 1113(h) OF PUB. L. 96-630: FSA has a right of access to financial records held by financial institutions in connection with providing assistance to you, as well as collecting on loans made to you or guaranteed by the government. Financial records involving your transaction will be available to FSA without further notice or authorization but will not be disclosed or released by this institution to another government Agency or Department without your consent except as required by law.
- B. **THE FEDERAL EQUAL OPPORTUNITY ACT** prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract), because all or a 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.
- C. FEDERAL COLLECTION POLICIES FOR CONSUMER DEBTS: Delinquencies, defaults, foreclosures and abuses of mortgage loans involving programs of the Federal Government can be costly and detrimental to your credit, now and in the future. The Federal Government, its agencies, agents and assigns, are authorized to take any and all of the following actions in the event loan payments become delinquent on the mortgaged loan described in the attached application: (1) Report your name and account information to a credit bureau; (2) Assess additional interest and penalty charges for the period of time that payment is not made; (3) Assess charges to cover additional administrative costs incurred by the Government to service your account; (4) Offset amounts owed to you under other Federal programs; (5) Refer your account to a private attorney, collection agency or mortgage servicing agency to collect the amount due, foreclose the mortgage, sell the property and seek judgment against you for any deficiency; (6) Refer your account to the Department of Justice for litigation; (7) If you are a current or retired Federal employee, take action to offset your salary, or civil service retirement benefits; (8) Refer your debt to the Internal Revenue Service for offset against any amount owed to you as an income tax refund; and (9) Report any resulting written-off debt to the Internal Revenue Service as taxable income. All of these actions can and will be used to recover debts owed to the Federal Government, when in its best interests.

## 22. CERTIFICATIONS

# A. RESTRICTIONS AND DISCLOSURE OF LOBBYING ACTIVITIES

- 1. The applicant certifies that: if any funds, by or on behalf of the loan applicant, have been or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant or Federal loan, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, or loan, the loan applicant shall complete and submit Standard Form LLL, "Disclosure of Lobbying Activities," in accordance with its instructions.
- 2. The applicant shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including contracts, subcontracts, and subgrants, under grants and loans) and that all subrecipients shall certify and disclose accordingly.
- This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into.
   Submission of this statement is a prerequisite imposed by 31 U.S.C. 1352 for making or entering into this transaction. Any person who fails to file the required statement shall be subject to a civil penalty.

### **B. ABUSE OF CONTROLLED SUBSTANCES:**

The applicant certifies that as an individual, or any member, stockholder, partner or joint operator of an entity applicant, has not been convicted under Federal or State law of planting, cultivating, growing, producing, harvesting, or storing a controlled substance since December 23, 1985, in accordance with the Food Security Act of 1985 (Pub. L. 99-198).

# C. TEST FOR CREDIT

The applicant certifies that the needed credit, with or without a loan guarantee, cannot be obtained by considering all assets owned by the applicant.

## D. ACKNOWLEDGMENT

I, the undersigned applicant, upon signing this loan application, certify that I have received the above notifications and accept and comply with the conditions stated thereon. I certify that the statements made by me in this application are true, complete, and correct to the best of my knowledge and belief and are made in good faith to obtain a loan. I understand that the 60-day prompt approval period will not begin until a complete application has been filed. (Warning: Section 1001 of Title 18, United States code provides for criminal penalties to those who provide false statements on loan applications. If any information on this application is found to be false or incomplete, such finding may be grounds for denial of the requested credit as well as criminal prosecution.)

23A. SIGNATURE OF APPLICANT OR AUTHORIZED REPRESENTATIVE	23B. DATE (MM-DD-YYYY)