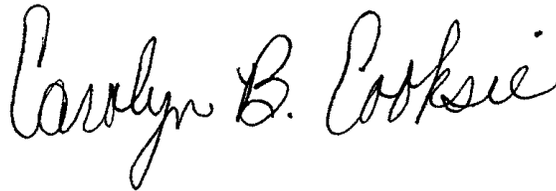


For: State and County Offices

Sale of Inventory Property

Approved by: Deputy Administrator, Farm Loan Programs



1 Overview

A

Background

RD Instruction 1955-C, section 1955.107 explains the process to be followed in advertising and selling inventory property.

The Consent Decree in Civil Action No. 97-1978, *Pigford v. Glickman*, mandates priority consideration for claimants who prevailed on their claim and, therefore, requires certain changes in disposing of inventory property.

B

Purpose

This notice:

- provides clarification to the process for advertising and selling inventory properties to beginning farmers and prevailing claimants
- obsoletes Notice FLP-135.

C

Contact

If there are any questions about this notice:

- County Offices shall contact the State Office
- State Offices shall contact Mary Ann Romero, LSPMD at 202-720-3103.

Disposal Date

May 1, 2002

Distribution

State Offices; State Offices relay to County Offices

2 Advertising and Selling Inventory Properties

A

**Inventory
Property
Advertised for
Sale to Beginning
Farmers**

Suitable inventory property will continue to be advertised for sale to beginning farmers. However, any prevailing claimant in the civil action *Pigford vs. Glickman* may exercise their priority consideration in response to the advertisement.

The initial paragraph in the beginning farmer advertisement must be modified to state the following:

“The property is being offered for sale to those individuals Farm Service Agency (FSA) considers to be qualified beginning farmers or ranchers, and all prevailing claimants in the civil action *Pigford vs. Glickman*. Qualifying beginning farmers or ranchers who are prevailing claimants will be given first priority consideration in the purchase of this property. If more than one beginning farmer or rancher who is a prevailing claimant submits an application, priority within this group will be determined by lottery. Qualified beginning farmers or ranchers must be in need of FSA credit assistance either in the form of direct FSA financing, an FSA guaranteed loan or a participation loan. For other requirements and information on how to qualify as a beginning farmer or rancher, you may contact your local FSA office.”

If applications are received from beginning farmers or ranchers who are not prevailing claimants, and prevailing claimants who are not beginning farmers or ranchers, priority remains with the beginning farmers or ranchers.

If, in response to the advertisement in this subparagraph, an application is received only from a prevailing claimant who is not a beginning farmer or rancher, the property must be sold to the applicant at market value.

Continued on the next page

Notice FLP-192

2 Advertising and Selling Inventory Properties (Continued)

B
Inventory
Property
Advertised for
Sale to the
General Public

Real property will be advertised for sale to the general public according to RD Instruction 1955-C, section 1955.107(b), if 1 of the following occurs. The property:

- is not sold in response to the advertisement to a beginning farmer, rancher, or a prevailing claimant
- cannot be used for agricultural purposes
- cannot be used to carry out the objectives of financing available through the applicable loan program.

To exercise priority consideration, prevailing claimants must notify FSA, in writing, of their intent to purchase the property by exercising their right to priority consideration under the terms of the Consent Decree in the civil action *Pigford vs. Glickman*. They may exercise this right up to the close of business on the last business day before the scheduled public sale of the property.
