NATIONAL RURAL UTILITIES COOPERATIVE FINANCE CORP /DC/

Amount of Registration Fee(1)(2)

Form 424B3

February 04, 2019

CALCULATION OF REGISTRATION FEE

Title of Each Class Maximum

of Securities

Aggregate

Offering

Offered Price

3.150%

InterNotes® Due

\$1,498,000 \$181.56

February 15, 2024

3.600%

InterNotes® Due \$751,000 \$91.02

February 15, 2029

Calculated in accordance with

Rule 457(r) (1) under the

Securities Act of

1933.

The amount in this column has been transmitted to the SEC in

(2) connection with

the securities offered by means of this pricing supplement.

Filed Under Rule 424(b)(3), Registration Statement No. 333-221261

Pricing Supplement Number 475 Dated Monday, February 4, 2019

(To: Prospectus Dated November 1, 2017 and Prospectus Supplement Dated November 3, 2017)

CUSIP Number	Principal	Selling Gross	Net Proceeds	Coupo	nCoupon	Coupon Frequency	Maturity	1st Coupon	
	Amount	Price Concession		Type	Rate		Date	Date	

63743FG91 \$1,498,000 100% 1.250% \$1,479,275.00 Fixed 3.150% MONTHLY 02/15/2024 03/15/2019

Redemption Information: Non-Callable

CUSIP Number	Principal Amount	Selling Price	g Gross Concession	Net Proceeds	Coupo	nCoupon Rate	Coupon Frequency	Maturity Date	1st Coupon Date	Cou Am
63743FH25	\$751,000	100%	1.800%	\$737.482.00	Fixed	3.600%	MONTHLY	02/15/2029	03/15/2019	\$3.8

Redemption Information: Non-Callable

Offering Dates: Monday, January 28, 2019 through Monday, February 4, 2019

National Rural Utilities Cooperative Finance Corp

National Rural Utilities Trade Date: Monday, February 4, 2019 @12:00 PM ET

Cooperative Finance Settlement Date: Thursday, February 7, 2019

Corp Minimum Denomination/Increments:\$1,000.00/\$1,000.00
Initial trades settle flat and clear SDFS: DTC Book Entry

only

DTC number: 0235 via RBC Dain Rauscher Inc.

Agents: Incapital, LLC, Citigroup, J.J.B. Hilliard, W.L.

Lyons, Inc., Wells

Fargo Advisors, RBC Capital Markets

If the maturity date or an interest payment date for any note is not a Business

Day (as term is defined in Prospectus), principal, premium,

if any, and interest

for that note is paid on the next Business Day, and no

interest will accrue

from, and after, the maturity date or interest payment date.

Validity of the Notes

In the opinion of Hogan Lovells US LLP, as counsel to the Company, when

the notes offered by this pricing supplement have been executed and issued by

the Company and authenticated by the trustee pursuant to the indenture, and

delivered against payment as contemplated herein, such notes will constitute

valid and binding obligations of the Company, subject to bankruptcy,

insolvency, reorganization, receivership, moratorium and other laws affecting

creditors? rights (including, without limitation, the effect of statutory and other

law regarding fraudulent conveyances, fraudulent transfers and preferential

transfers), and by the exercise of judicial discretion and the application of

principles of equity, good faith, fair dealing,

reasonableness, conscionability

and materiality (regardless of whether the applicable agreements are

considered in a proceeding in equity or at law).

This opinion is based as to matters of law solely on applicable provisions of

the following, as currently in effect: (i) the District of

Columbia Cooperative

Association Act, as amended (the ?Cooperative Association Act?) and (ii) the

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Prospectus Dated November 1, 2017

laws of the State of New York (but not including any laws, statutes,

ordinances, administrative decisions, rules or regulations of any political

subdivision below the state level). In addition, this opinion is subject to

customary assumptions about the trustee?s authorization, execution and

delivery of the indenture and its authentication of the notes and the validity,

binding nature and enforceability of the indenture with respect to the trustee,

all as stated in the letter of such counsel dated November 3, 2017, which has

been filed as an exhibit to a Current Report on Form 8-K by the Company on

November 3, 2017.

Material U.S. Federal Income Tax Considerations

The disclosure in the Prospectus Supplement dated November 3, 2017(the

"Prospectus Supplement") relating to the Prospectus dated November 1, 2017

(the "Base Prospectus" and together with the Prospectus Supplement the

"Prospectus") in the section titled "Material U.S. Federal Income Tax

Considerations" beginning on page S-26 under the subsection titled "General"

on page S-26 is amended and restated as follows:

"General

This section summarizes the material U.S. tax considerations to holders of the notes. However,the discussion is limited in the following ways:

The discussion only covers you if you buy your notes in the initial

offering of a particular issuance of notes.

The discussion only covers you if you hold your notes as a capital

asset (generally, for investment purposes), your ?functional

currency? is the U.S. dollar (if you are a U.S. holder) and you do not

have a special tax status, such as an accrued basis taxpayer subject to

special rules as a result of your use of financial statements.

The discussion does not cover tax consequences that depend upon

your particular tax situation in addition to your ownership of the

notes, such as your holding the notes in connection with a hedging,

straddle or conversion transaction. We suggest that you consult your

tax advisor about the consequences of holding the notes in your

particular situation.

The discussion does not cover you if you are a partner in a partnership (or an entity treated as a partnership for U.S. tax

purposes). If a partnership holds the notes, the tax treatment of a

partner will generally depend upon the status of the partner and upon

the activities of the partnership. If you are a partner of a partnership

holding the notes, we suggest that you consult your tax advisor.

The discussion is based on current law. Changes in the law may

change the tax treatment of the notes.

The discussion does not cover state, local or foreign law, and, except

for the U.S. federal estate tax consequences discussed below with

respect to Non-U.S. holders, does not cover any U.S. federal tax

consequences other than income tax consequences.

This discussion does not cover the Medicare tax that may be

imposed on the "net investment income" of U.S. holders that are

individuals, estates or trusts.

The discussion does not cover every type of notes that we might

issue. If we intend to issue notes of a type not described in this

summary, additional tax information will be provided in the

prospectus supplement for the notes.

We have not requested a ruling from the IRS on the tax consequences of owning the notes. As a result, the IRS could

disagree with portions of this discussion.

If you are considering buying notes, we suggest that you consult your tax advisors about the tax consequences of holding the notes in your particular situation."

The disclosure in the Prospectus Supplement in the section titled "Material

U.S. Federal Income Tax Considerations" beginning on page S-26 in the

subsection titled "Tax Consequences to Non-U.S. Holders" under the caption

titled "Withholdable Payments to Foreign Financial Entities and Other Foreign

Entities on the Notes" on page S-33 is amended and restated as follows:

"The Foreign Account Tax Compliance Act ("FATCA") imposes a U.S.

federal withholding tax of 30% on certain payments to foreign financial

institutions and other non-U.S. persons that fail to comply with information

reporting requirements in respect of their direct and indirect U.S. shareholders

and/or U.S. accountholders. FATCA withholding currently applies to

payments of interest on notes. Under certain circumstances, a Non-U.S. holder

might be eligible for refunds or credits of such taxes.

Prospective investors are

encouraged to consult with their own tax advisors regarding the possible

implication of this legislation on their investment in the notes."

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Material U.S. Federal Income Tax Considerations

The disclosure in the Prospectus Supplement dated November 3, 2017 (the "Prospectus Supplement") relating to the Prospectus dated November 1, 2017 (the "Base Prospectus" and together with the Prospectus Supplement the "Prospectus") in the section titled "Material U.S. Federal Income Tax Considerations" beginning on page S-26 under

the subsection titled "General" on page S-26 is amended and restated as follows:

"General

This section summarizes the material U.S. tax considerations to holders of the notes. However, the discussion is limited in the following ways:

The discussion only covers you if you buy your notes in the initial offering of a particular issuance of notes.

The discussion only covers you if you hold your notes as a capital asset (generally, for investment purposes), your ?functional currency? is the U.S. dollar (if you are a U.S. holder) and you do not have a special tax status, such as an accrued basis taxpayer subject to special rules as a result of your use of financial statements.

The discussion does not cover tax consequences that depend upon your particular tax situation in addition to your ownership of the notes, such as your holding the notes in connection with a hedging, straddle or conversion transaction. We suggest that you consult your tax advisor about the consequences of holding the notes in your particular situation.

The discussion does not cover you if you are a partner in a partnership (or an entity treated as a partnership for U.S. tax purposes). If a partnership holds the notes, the tax treatment of a partner will generally depend upon the status of the partner and upon the activities of the partnership. If you are a partner of a partnership holding the notes, we suggest that you consult your tax advisor.

The discussion is based on current law. Changes in the law may change the tax treatment of the notes.

The discussion does not cover state, local or foreign law, and, except for the U.S. federal estate tax consequences discussed below with respect to Non-U.S. holders, does not cover any U.S. federal tax consequences other than income tax consequences.

This discussion does not cover the Medicare tax that may be imposed on the "net investment income" of U.S. holders that are individuals, estates or trusts.

The discussion does not cover every type of notes that we might issue. If we intend to issue notes of a type not described in this summary, additional tax information will be provided in the prospectus supplement for the notes.

We have not requested a ruling from the IRS on the tax consequences of owning the notes. As a result, the IRS could disagree with portions of this discussion.

If you are considering buying notes, we suggest that you consult your tax advisors about the tax consequences of holding the notes in your particular situation."

The disclosure in the Prospectus Supplement in the section titled "Material U.S. Federal Income Tax Considerations" beginning on page S-26 in the subsection titled "Tax Consequences to Non-U.S. Holders" under the caption titled "Withholdable Payments to Foreign Financial Entities and Other Foreign Entities on the Notes" on page S-33 is amended and restated as follows:

"The Foreign Account Tax Compliance Act ("FATCA") imposes a U.S. federal withholding tax of 30% on certain payments to foreign financial institutions and other non-U.S. persons that fail to comply with information reporting requirements in respect of their direct and indirect U.S. shareholders and/or U.S. accountholders. FATCA withholding currently applies to payments of interest on notes. Under certain circumstances, a Non-U.S. holder might be eligible for refunds or credits of such taxes. Prospective investors are encouraged to consult with their own tax advisors regarding the possible implication of this legislation on their investment in the notes."