A- 26/6/ MORTGAGE REAMORTIZATION AGREEMENT	
Mont Grade Mont Grade Mont Grade 10131 Mont Grade 10131 Mont Grade	the second
Maryallice Freeman, a widow,	and the second se
hereinafter designated as Mortgagors, and The Federal Land Bank of Spokane, a corporation organized and existing under the Farm Credit Act of 1971, with its principal place of business in the City of Spokane, County of Spokane, State of Washington, hereinafter designated as Mortgagee. WITNESSETH:	
THAT, WHEREAS, By mortgage recorded as instrument No. <u>53279</u> in Book <u>Oregon</u> , at page <u>481</u> , records of <u>Klamath</u> County, State of <u>Oregon</u> , Mortgagors, or their predecessors in interest, mortgaged to The Federal Land Bank of Spokane, a corporation, the real prop- described therein, reference to which mortgage as so recorded is hereby made for the terms thereof and the description	and a stand with a stand and a stand a
A of said property; and	
WHEREAS, There is owing Mortgagee upon the debt secured by said mortgage the aggregate sum of \$ 31,729.99 wHEREAS, There is owing Mortgagee upon the debt secured by said mortgage the aggregate sum of \$ 31,729.99 as of <u>August 28</u> , 19 75, being the date as of which this agreement is effective; and	and the second
WHEREAS, The Mortgagors desire that the said independences of the parties hereto it is agreed: NOW, THEREFORE, In consideration of the premises and the mutual promises of the parties hereto it is agreed: That the said total sum now owing under said mortgage, as hereinabove set forth, with interest from the date as of which That the said total sum now owing under said mortgage, as hereinabove set forth, with interest from the date as of which	the second
of	
The bank may, from time to determine a statistical provisions of the farm Credit Act of 1971 and the unmatured balance of the debt evidenced hereby and shall remain in effect until a different rate is established in accordance with the provisions of the Farm Credit Act of 1971 and the different rates shall be established in accordance with the provisions of the Farm Credit Act of 1971 and the	
All sums not paid when due, whether principal or interest, shall bear interest thereafter until paid at ten per cent per annum. Any mortgagor hereof may at any time pay any amount of principal hereon in advance of its maturity. Unless the mort-	
Any mortgagor hereof may at any time pay any amount of principal hereon in advance of its maturity. One of the maturity of the debt evidenced gages otherwise elects, any such payment shall operate to reduce the balance owing and to discharge the debt evidenced until the hereby at an earlier date, but shall not alter the obligation to pay full installments periodically as above provided until the debt is paid in full.	
regulations of the Farm Credit Administration as their existing. All sums not paid when due, whether principal or interest, shall bear interest thereafter until paid at ten per cent per annum. Any mortgagor hereof may at any time pay any amount of principal hereon in advance of its maturity. Unless the mort- gagee otherwise elects, any such payment shall operate to reduce the balance owing and to discharge the debt evidenced hereby at an earlier date, but shall not alter the obligation to pay full installments periodically as above provided until the debt is paid in full. In consideration of the change in terms of payment herein provided, Mortgagors hereby convenant and agree to pay the said aggregate amount unpaid under the terms of said note and mortgage, with interest at the rate specified, at the times and in the amounts as above set forth, it being expressly agreed that if Mortgagors were not heretofore personally liable under said note and mortgage they hereby assume and agree to pay the debt owing thereunder, and to perform each of the other agreements therein provided of the mortgagors therein named. The said mortgage and the lien thereof (except as to any property heretofore released therefrom of record) and the note secured thereby, as the times for payment are hereby changed, are continued in full force and effect in each of the covenants and agreements therein contained; and mortgage may at its option declare the entire indebtedness due and payable upon	
default in the payment of any of the sums secured, when due as so specified, or for any other ease and default in the payment of any of the sums secured, when due as so specified, or for any other ease and default in the payment of any of the sums secured, when due as so specified, or for any other ease and default in the payment of any of the sums secured, when due as so specified, or for any other ease and default in the payment of any of the sums secured, when due as so specified, or for any other ease and default in the payment of any of the sums secured, when due as so specified, or for any other ease and default in the payment of any of the sums secured, when due as so specified, or for any other ease and default in the payment of any of the sums secured, when due as so specified, or for any other ease and default in the payment of any of the sums secured, when due as so specified, or for any other ease and default in the payment of any of the sums secured, when due as so specified, or for any other ease and default in the payment of any of the sums secured, when due as so specified, or for any other ease and default in the payment of any of the sums secured, when due as so specified, or for any other ease and default in the payment of any other ease and default in the sums secured.	
Mortgagee hereby expressly reserves all rights against sureties, guarantors and all parties hable for the payment of share indebtedness, and any persons who may have any interest in or lien upon any or all of the property so mortgaged, who do not consent hereto, and the right of itself and of all such parties to maintain any action on the original note and mortgage consent hereto, and the right of itself and of all such parties to maintain any action on the original note and mortgage necessary to preserve such rights. All rights of any one against whom rights are herein reserved may be enforced as if this	
agreement had not been made. The Mortgagors and all other persons hereafter becoming liable for the payment of the above debt consent to all in- the Mortgagors and all other persons hereafter becoming liable for the payment of the above debt consent to all in- dulgences, extensions, renewals and reamortizations granted or permitted by the Mortgagee.	
dulgences, extensions, renewals and reamonizations grantee or permittee of permittee of the dulgences, extensions, renewals and reamonizations grantee or permittee of the dulgences, extensions, renewals and reamonizations grantee or permittee of the dulgences, extensions, renewals and reamonizations grantee or permittee of the dulgences, extensions, renewals and reamonizations grantee or permittee of the dulgences, extensions, renewals and reamonizations grantee or permittee of the dulgences, extensions, renewals and reamonizations grantee or permittee or permittee of the dulgences, extensions, renewals, renewals, and reamonizations grantee or permittee or permittee of the dulgences, extensions, successors and assigns of all parties extensions are during the same, respectively.	
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IN WITNESS W	HEREOF, the parties hereto have executed this agreement on the day and year first above written. <u>Manyallice</u> <u>recence</u> (Maryallice Freeman	
	Mortgag	gors
Attest:	By Herb Spencer Assistant Vice President	
Lap.	HerD Spancer Assistant vice Presio Mortga	
Approved:	Quinn Araistant Secretary	
	Attorney	and the state of t
	에서는 것이 있는 것이 있는 것이 같은 것이 있는 것이 가지 않는 것이 있다. 것이 있는 것 같은 것이 있는 것이 같은 것이 같은 것이 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 같은 것이 있는 것이 없는 것이 없는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것	A THE REPORT OF A THE REPORT O
	이는 사람은 사람들은 이상에 가지 않는 것이다. 이상에 가지 않는 것이 가지 않는 것이다. 방법은 것이 같은 것이 있는 것이다. 이상에 있는 것은 것이 있는 것이다. 이상에 있는 것이다. 방법은 것이 같은 것이다. 이상에서 이상에 있는 것이 같은 것이다. 것이 같은 것이다. 이상에 있는 것이다.	
STATE OFORI	RCON	The second state of the se
County of <u>Kla</u> r	math SS.	The second
On this <u>28th</u> personally appeared _	day of <u>August</u> , 19 <u>75</u> , before me, a Notary Public in and for the said st <u>Maryallice Freeman</u> , a widow.	ate,
foregoing instrument	e person (s) described in and whose name (s) <u>18</u> subscribed to and who executed and acknowledged to me that <u>she</u> executed, signed and sealed the same as <u>her</u> and deed for the uses and purposes therein mentioned.	
	and and notarial seal the day and year last above written.	The second se
Poturn Fradera	Q Land Bank <u>Auto karp</u> Oannathave, Notary Public in and for the State of <u>Oregon</u>	
city	POSA148 Residing at Klamath Falls, Or.	
v.	My commission expires Oct. 30, 1976	and a second s
	STATE OF OREGON; COUNTY OF KLAMATH: ss. Filed for record at request of Klamath Bounty Title Co	Million Providence
	this <u>28th</u> down AUGUST A D 1975 at / Since PM and duly recorded in Vol. M. 75, of <u>MORTGAGES</u> Discussion Fuge 101:	
	duly recorded in Vol. A. 1. Milliz, County Clark FEE \$ 6.00 By Aash Dream	
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