32270

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MORTGAGE REAMORTIZATION AGREEMENT

(Loan No. <u>187797-2</u>

| THIS AGREEMENT, Made this | 19th | day of | December | , 19 <u>83</u> , between |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------|
| Everett J. McGilvray and S | Shirley A | . McGilvray | , husband and w | ife |
| hereinafter designated as Mortgagors, and Tunder the Farm Credit Act of 1971, with its State of Washington, hereinafter designated | s principal as Mortgag | place of businee. WITNESS | ness in the City of S ETH: | pokane, County of Spokane, |
| THAT, WHEREAS, By mortgage recorded at page7668, records ofKlamath Mortgagors, or their predecessors in interest | 1 | | County, State of | of <u>Oregon</u> , |
| real property described therein, reference t and the description of said property; and | o which me | ortgage as so | recorded is hereby | |
| , | | | | |
| WHEREAS, There is owing Mortgagee upon \$18,925.32 as of as of Janu effective; and WHEREAS, The Mortgagors desire that the NOW, THEREFORE, In consideration of the That the said total sum now owing under as of which this agreement is effective a paid as follows: Interest on the aggregate sum shall be parameter of annually thereafter; the aggregate of thousand two hundred eight each, the first installment being payable on being payable on each succeeding interest parameter in the said a final installment of the balance unpaid this debt shall be matured sooner by extra parameters. | ne said indelent premises er said more to the rate ayable on the sum shalty-nine at the first dayayment dated on the first | tedness be read the muturing and the muturing as her of 11.75% he first day of 16/100 yof Januare to and inclu | amortized; all promises of the pareinabove set forth, per annum on an afford January in 31 installments in 19 installments ary 19 ding the first day of 19 | rties hereto it is agreed: with interest from the date amortization plan, shall be |
| The Mortgagee may, from time to time, | | | | |

The Mortgagee may, from time to time, establish a higher or lower rate of interest which shall then apply to the unmatured balance of the debt evidenced hereby and shall remain in effect until a different rate is established. Such different rates shall be established in accordance with the provisions of the Farm Credit Act of 1971 and the regulations of the Farm Credit Administration as then existing.

The non-payment when due of any sum, principal or interest, shall cause the assessment of default interest and, if provided in the original mortgage, late charges. The default rate after the effective date hereof is the interest rate from time to time in effect for this loan, plus two percent per annum. If applicable, the late charge after the effective date hereof is five percent of the installment. After acceleration of the secured obligations, the entire amount due and payable shall thereafter bear interest until paid at the default rate which was in effect at the time of acceleration.

Any Mortgagor hereof may at any time pay any amount of principal hereon in advance of its maturity. Unless the Mortgagee 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 covenant and agree to pay the said aggregate amount unpaid under the terms of said note and mortgage, with interest at the rates specified herein, 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 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 mortgagee 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 cause for acceleration of maturity specified in said mortgage.

Mortgagee hereby expressly reserves all rights against sureties, guarantors and all parties liable for the payment of said 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 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 indulgences, extensions, renewals and reamortizations granted or permitted by the Mortgagee.

This agreement is for the benefit of and binding upon the heirs, representatives, successors and assigns of all parties executing the same, respectively.

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Fee 8.00

HERVISON AND

parajore cara margaranna respectively.

The later will be the paregreen of the case then the party colors.