AGREEMENT TO MODIFY NOTE AND MORTGAGE/DEED OF TRUST: - 1

Borrower agrees to take any action requested by Bank to complete, perfect or continue the Borrower's obligation or the lien and priority of the Security Documents. Borrower understands and agrees that Bank may record this Agreement or any memorandum thereof.

Within 30 days after execution of this Agreement, Borrower shall provide Bank with an endorsement to Bank's title insurance policy which endorsement shall insure the enforceability and continued first lien priority of the Mortgage or Deed of Trust. Borrower shall pay the premium and all other charges for the endorsement together with all fees and costs, including but not limited to appraisal, survey, recording, attorney's, or similar fees, incurred by Bank in evaluating the Application and preparing and recording this Agreement and any Security Documents (the "Premium, Fees and Costs").

Each Borrower agrees to maintain complete and accurate financial books and records for such Borrower's business. Each of the undersigned Borrowers shall provide annually, within 90 days of the end of each Borrower's fiscal year, in a form prescribed by or acceptable to Bank, a current balance sheet and a current income and expense statement certified to be complete and accurate or, at the option of Bank, audited by an independent accountant at the expense of Borrower.

Borrower agrees this Agreement and the Note modify the terms of the Original Note and Security Documents and provide for the indexing and adjustment of the interest rate, payment terms and balance due on the obligation.

encumbering the real and/or personal property as described therein, reference to which Mortgage or Deed of Trust as so recorded is hereby made for the terms thereof, and the description of said property. Such Mortgage or Deed of Trust and any other security documents which were executed and delivered to secure the payment of the Original Note (the "Security Documents") are modified by the terms of this Agreement and the Note. The Security Documents shall include any new Security Documents executed by Borrower in connection with the Note and this Agreement. The Security Documents shall secure the payment of the Original Note and the Note. Borrower and Bank agree that, except as herein modified, all other provisions of the Security Documents will remain in full force and effect as originally agreed upon.

The Original Note is secured by mortgage recorded February 27, 1984 as Instrument No. 33908 in Book M84 of mortgages, at page 3045, records of Klamath

a corporation, successor in merger to The Federal Land Bank of Spokane, hereinafter referred to as "Bank," agree that that certain note dated January 31 , 1984 , in the original principal sum of Forty-Three Thousand id no cents----- Dollars (\$ 43,000.00) and any and no cents---amendments thereto (the "Original Note") shall be amended and restated in its entirety by the Note dated <u>February 1</u>, 1989, (the "Note"), being payable in installments, the last of which is due and payable on the first the Note upon execution of this Agreement. A Rider summarizing the terms and . Borrower shall execute and deliver to Bank provisions of the Note is attached hereto as Exhibit 1 and by reference incorporated herein. The Note evidences the same debt evidenced by the Original Note. The Note and the Original Note both shall be cancelled upon full payment of the debt evidenced by the Note as provided herein.

hereinafter referred to as "Borrower," and the Farm Credit Bank of Spokane,

Effective on February 1, 1989, the undersigned, Lloyd S. Carr and Betty M. Carr, husband and wife; (Lloyd S. Carr signing as attornev-in-fact for Betty M.

AGREEMENT TO MODIFY NOTE AND MORTGAGE/DEED OF TRUST

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Upon execution of this Agreement, Borrower shall pay Bank a fee of spon checkering of and agreement, borrower once pay have a fee of (the "Conversion Fee"). Borrower's obligation to pay the Conversion Fee and the Premium, Fees and Costs shall be treated for all purposes as a payment required under the Original Note and the Note. The Conversion Fee and the Premium, Fees and Costs shall not reduce any other amount due under the Original Note or the Note. If Borrower cannot provide the endorsement by the date required by this Agreement, Bank shall refund to Borrower the Conversion Fee minus the sum of any cancellation fee for the endorsement and any other Fees and Costs incurred by Bank. Bank and Borrower thereafter shall have no further obligations under this Agreement, and the Original Note shall continue in full force and effect, provided, however, any unpaid Premium, Fees and Costs shall be a payment required under the Original Note.

The following parties join in this instrument to consent to and affirm the Bank's lien position in collateral as established by Security Documents above described which collateral shall continue to be security for the debt evidenced by the Original Note and the Note; provided, however, said parties assume no liability for payment of the debt and shall not be bound by the personal covenants of this Agreement, the Note or the Security Documents: None.

Signed this 10th day of Much, 1989.

BORROWERS:

Lloyd S. Carr Betty M. Carr

BY: Llog Lloyd S. Carr Attorney-in-Fact

FARM CREDIT BANK OF SPOKANE

By: <u>Aughorized Agent</u>

STATE OF <u>negan</u>; ss.

On this <u>10 th</u> day of <u>March</u>, 1989, before me personally appeared Lloyd S. Carr, to me known to be the individual described in and who executed the within instrument for himself and also as attorney-in-fact for Betty M. Carr, and acknowledged to me that he executed the same as his free act and deed for himself and also as his free act and deed as attorney-in-fact for Betty M. Carr, and on oath stated that the Power of Attorney authorizing the execution of this instrument has not been revoked

and that the said Betty M. Carr is now living.



-and Childen Notary Public for the State of On Residing at Klamuth full My commission expires

AGREEMENT TO MODIFY NOTE AND MORTGAGE/DEED OF TRUST: 2

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STATE OF Chegon _) : ss. County of Klomath

On this 10th day of Murch 19 87, before me personally appeared <u>Jug Wulliams</u>, known to me to be an authorized agent of the corporation that executed the within instrument, and acknowledged to me that such corporation executed the same as its free act and deed; and on oath stated that he/she was authorized to execute said instrument.

Notary Public for the State of Oregon Residing at Klameth Factor My commission expires 10-18-90



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EXHIBIT 1

VARIABLE RATE RIDER

	THIS VARIABLE RATE RIDER ("Pridently)
	THIS VARIABLE RATE RIDER ("Rider") is made this <u>lst</u> day of <u>February</u> , 1989 and is incorporated into and amends and supplements that certain <u>Agreement to Modify</u> dated <u>February 1, 1989</u>
	Note and Mortgage/Deed and amends and supplements that day of February 19 89
	dated Rebrugger i Trust Agreement to Modify
	The terms and provisions of the obligations evidenced by that certain Note (the "Note") given by the Borrower to Farm Credit Bank of Spokane ("Bank") or Bank's pre- for the principal Same of Spokane, dated February 1 toos
	decessor in the Borrower to Farm Credit Prediced by that certain Note (the
	decessor in merger, The Federal Land Bank of Spokane ("Bank") or Bank's pre- for the principal sum of Forty-Two Thousand February 1, 1989
	for the principal sum of Spokane, dated February 1 Jane Spre-
	the cents
	for the principal sum of Forty-Two Thousand Four Hundred Five and (\$ 42,405.00).
	1. INTEREST RATE AND
	PAYMENT CULINO
	- HE NOFA provide a
	changes in the interior an Initial Interest Rate The N
	suant to the doct rate and the payments in the Note provides for
	changes in the interest rate and the payments, as summarized below and pur- suant to the default provisions of the Note.
	(a) Real Fetner V
	attable Base Agricultural Rate (Ward Alte: The Real Estate
	Variable Base Agricultural Rate: The Real Estate interest rate determined from time to time by Bark in the rannum discretion.
	interest rate determined from time to time by Bank in its sole discretion.
	(b) <u>Variable Interest Rate Changes</u> : Borrower shall pay interest on the Adjusted Principal Balance on and after each observations Variable BAR at the
	the Adjusted Principal Balance: Borrower shall pay interest
	the Adjusted Principal Balance on and after each change in the Variable BAR at the per annum interest rate equal to the sum of the Variable BAR in effect on such date plus or minuterest described in the Note
	the Variable BAR in off-
	described in the lifect on such date plus or minute sum of
	a constant as
	(c) Partially Fine 1
	Rate of the Note shall remain in effect until the first day of to a variable interest, after which the interest chall
	of the Note shall remain in effect until Interest
	to a variable interest rate as described in Section 16
	above The interest rate as described interest shall be changed
	to a variable interest rate as described in Section 1(a) and (b) above. The Partially Fixed Interest Rate may increase in (b) event of default
	above. The Partially Fixed Interest Rate may increase in the
3 · •	2. FIXED INTERPORT
	2. FIXED INTEREST RATE CONVERSION OPTION
	The Nee-
	The Note provides for the Borrower to convert from a variable interest rate to a fixed rate, as follows:
	tate to a fixed rate, as follows.
	(-)
	(a) <u>Option to Convert to Fixed Rate</u> : If Bank is then offering a Fixed Interest Rate as determined under Section 2(b) below to borrowers. Borrowers
	Interest Rate as detariate: If Bank is then offering and
	Interest Rate as determined under Section 2(b) below to new borrowers, Borrower may elect to change the interest of new
	Fixed Interest Rate on the first day of any month (the "Conversion Date") by payment of a fee of one percent of the Adjusted Principal Balance (the "Conversion Fee"). Borrower may not make any fincipal
	Balance (the "Conversion Fee"). Borrower may not make such election if Thereafter, the interest rate of on or before the Conversion Pate
	a default occurrent fee"). Borrower may not adjusted Principal
	Thereafter, the interest rate shall be changed on the Conversion Date. as set forth in Section 2(b) below.
	as set forty the interest rate shall be chose the Conversion Date.
	to set forth in Section 2(b) below
	(h) Final 7
	(b) <u>Fixed Interest Rate</u> : The Fixed Interest Rate is the per annum interest rate which Bank in its sole discretion determined.
	interest rate which Bank in its sole discretion determines is appropriate for a new Fixed Interest Rate loan on the form
	appropriate for a new Fixed Internet D
	appropriate which Bank in its sole discretion determines is Date of an amount equal to the Adjusted Principal Balance with characteristics of Principal Balance with
	similar term and conditions to a borrower with the Same credit characteristics as Borrower. Borrower with the same credit Adjusted Principal Parts
	characteristics as Borrower with the same and the
	characteristics as Borrower. Borrower with the same credit Adjusted Principal Balance on and after the Converging Devices on the Fixed Interest Para
	Adjusted Principal Balance on and after the Conversion Date at the Fixed Interest Rate.
	the store at the
	If checked, the Noto and the
	Interest Rate.
	If checked, the Note provides for a limit on the Variable and Fixed Interest Rate.
4. ¹	STATE OF OREGON,
Return to:	Farm Credit Ser.
	900 Klamath a
	900 Klamath Ave. Klamath J. Filed for record at record at
	Klamath Falls, Or 97603 Filed for record at request of:
	<u>Klamath County Title Co.</u> on this <u>13th</u> day of March
	day of March
	in 171 Declock A.M. and duly
	in Vol. <u>M89</u> of <u>Mortgages</u> Page <u>4187</u> Evelyn Biehn
81.1 62	County Clerk
	(Rev. 12-02-88) By Dearting Multinolus
	increased by

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Deputy.