UNITED STATES DEPARTMENT OF AGRICULTURE RURAL DEVELOPMENT FARM SERVICE AGENCY

Position 5

	ACCELERATED REPAYMENT AGREEMENT			EEMENT	STATE		
					COUN	ITY	
TYPE OF LOAN: RECLASSIFIED TO NON PROGRAM LOAN (NP)					CASE NO.		
THIS AGREEMENT is da	ted					, between the	United States of
America United States D	epartment of Agricultur	e (called the "Governme	ent") and				
and					(0	called "Borrowe	r")whose post
office address is:							
Because the Go ollows:	vernment is the holder o	of loan(s) evidenced by	certain debt instrument(s) executed by E	orrower	and identified a	as
			TABLE I				Ι
KIND OF	DATE	PRINCIPAL			INTEREST	INSURANCE	
INSTRUMENT	EXECUTED	AMOUNT	PRINCIPAL	ACCRUED I	NT. RATE	RATE	CHARGE
*Excluding any a	mount which may be d	ue as a recapture of sub	sidy under a Subsidy Re	epayment Agree	ment.		

instruments and located in _____ County, State of _____ :

TABLE II							
KIND OF INSTRUMENT	DATE EXECUTED	OFFICE WHERE RECORDED OR FILED	BOOK, VOLUME, OR DOCUMENT NO.	PAGE			

Because Borrower is in default under the provisions of these debt and security instrument(s); and

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0560-0158. The time required to complete this information collection is estimated to average 15 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Return this completed form to your county office.

Because Borrower desires to remain in possession of the property and has agreed that, in lieu of liquidation, Borrower will pay the entire indebtedness (exclusive of any subsidy subject to recapture) within a period not to exceed ______ years:

THEREFORE, in consideration of the Government's consent to Borrower's request, and the Government's foregoing any present rights it may have to enforce the listed security instrument (s), it is agreed that:

1. Borrower will pay to the order of the Government,	,
as follows:	

(a) The sum of	dollars (\$		
with interest thereon, at the rate of	percent (%) per annu	m from the date of this agreement,	
with	dollars (\$) due on or before	
January 1,, and		dollars (\$)	
due on or before each January 1 thereafter, except that final		ess shall be made on or before	
(b) The sum of	dollars	(\$),	
with interest thereon, at the rate of	percent (%) per annu	m from the date of this agreement,	
with	dollars (\$) due on or before	
the of each month beginning		, except that final payment of the	
entire indebtedness shall be made on or before		,	

2. If the indebtedness is subject to recapture of subsidy, the provisions of the Subsidy Repayment Agreement remain in effect and are unchanged by this agreement.

3. Borrower is relieved of the obligation to personally occupy or operate the property or graduate to other credit sources as specified in the listed debt and security instrument(s).

4. Should Borrower fail to make any one or more payments when due, as specified in paragraph 1, the Government shall have the same rights and remedies under the provisions of the listed debt and security instrument(s) as it would have in respect to failure by Borrower to pay any amount due under, or to comply with any provision of, those debt or security instrument(s). The provisions of the debt and security instrument(s) shall, except, as modified by this agreement, remain in full force and effect, and nothing in this agreement shall be construed as constituting a release or satisfaction of the indebtedness under the debt and security instrument(s).

IN WITNESS WHEREOF, the undersigned has (have) executed this agreement as of the date first written above.

WITNESS:

BORROWER(S):

UNITED STATES OF AMERICA

BY_____