

**United States Bankruptcy Court
District of Idaho**

Complete this form and mail to: **U.S. Bankruptcy Court 550 W. Fort St. Boise, ID 83724**

PROOF OF CLAIM
THIS SPACE IS FOR COURT USE ONLY

U.S. COURTS

03 OCT 29 PM 4:27

REC'D FILED JA
CAMERON S. DURKE
CLERK IDAHO

Name of Debtor: Lynn Ketterling, dba Ketterling Farms and
Jeanne Ketterling

Case Number: 03-41318

Chapter: 12

Trustee: Forrest P. Hymas

NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A "request" for payment of an administrative expense may be filed pursuant to U.S.C. §503

Name of Creditor (The person or other entity to whom the debtor owes money or property): Wells Fargo Financial Leasing, Inc.
Moffatt Thomas Barrett Rock & Fields, C/bd.
c/o Peter Benjamin McLaughlin
P.O. Box 829
Boise, ID 83701-0829

Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.
Check box if you have never received any notices from the bankruptcy court in this case.
Check box if the address differs from the address on the envelope.

Account or other number by which identifies debtor:

Check here if this claim: Replaces Amends a previously filed claim dated:

1. Basis for Claim Goods Sold Services Performed Money Loaned Personal Injury/Wrongful Death Taxes
Retiree benefits as defined in 11 U.S.C. §1114 (a) Other (please describe): **Equipment Lease**
Wages, Salaries and compensation: Your Social Security Number: _____ (date) to _____ (date)
Unpaid Compensation for services performed from _____ (date) to _____ (date)

2. Date debt was incurred: March 21, 2001

3. If court Judgment, date obtained:

4. SECURED CLAIM

Check box if your claim is secured by collateral (including a right of setoff)

Brief Description of Collateral:

Real Estate Motor Vehicle

Other See attached Exhibits. unknown but believed to equal or exceed loan amount

Amount of arrearage and other charges at time the case was filed included in secured claim, if any: \$ 28,876.90*

5. UNSECURED PRIORITY CLAIM

Check box if you have an unsecured priority claim

Amount entitled to priority \$ _____

SPECIFY PRIORITY OF CLAIM

Wages, Salaries, or commissions (up to \$4650)* earned within 90 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier. (11 U.S.C. § 507 (a)(3))
Contributions to an employee benefit plan (11 U.S.C. § 507 (a)(4))
Up to \$2100* of deposits toward purchase, lease, or rental of property or services for personal, family or household use (11 U.S.C. § 507 (a)(6))
Alimony, maintenance, or support owed to a spouse, former spouse or child (11 U.S.C. § 507 (a)(7))
Taxes or penalties owed to governmental units (11 U.S.C. § 507 (a)(8))
Other - Specify applicable paragraph of (11 U.S.C. § 507 (a))

*Amounts are subject to adjustment on 4/1/04 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.

6. TOTAL AMOUNT OF CLAIM AT TIME CASE WAS FILED

UNSECURED \$ _____ SECURED \$ 28,876.90

PRIORITY \$ _____ TOTAL \$ 28,876.90*

Check box if claim includes interest or other charges in addition to the principal amount of the claim. Attach itemized statement of all additional charges. *plus accruing costs, interest, attorney fees

7. Credits: The amount of all payments on this claim has been credited and deducted for the purpose of making this proof of claim.
8. Supporting Documents: Attach copies of supporting documents, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, mortgages, security agreements, and evidence of perfection of lien. **DO NOT SEND ORIGINAL DOCUMENTS.** If the documents are not available, please explain. If the documents are voluminous, attach a summary.
9. Date Stamped Copy: To receive an acknowledgment of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this proof of claim.

DATE
10/29/03

Sign and print the name and title of any of the creditor or other person authorized to file this claim (attach copy of power of attorney, if any)
Peter Benjamin McLaughlin, Attorney-in-Fact for Wells Fargo Financial Leasing, Inc.

Penalty for presenting fraudulent claim: Fine up to \$500,000 or imprisonment for up to 5 year, or both. 18 U.S.C. §152 and §3571

ORIGINAL

EQUIPMENT LEASE

TELMARK LLC (Lessor)

P.O. Box 4943, SYRACUSE, NEW YORK 13221-4943 PHONE 1-800-451-3322

LEASE No.: 50812

LESSEE **LYNN AND JEANNE KETTERLING**

ADDRESS **100 NORTH 160 WEST**

CITY **RUPERT STATE ID ZIP 83350**

COUNTY **MINIDOKA**

INDIVIDUAL

NAME OF PERSON TO CONTACT **LYNN KETTERLING**

SUPPLIER **TRYMID INC.**

ADDRESS **55 SOUTH 1150 WEST**

PAUL ID 83347

SALESPERSON **JEFF JENTZSCH**

EQUIPMENT LOCATION: CHECK IF ADDRESS IS
SAME AS LESSEE OR INDICATE ADDRESS BELOW INCLUDING
CITY, COUNTY AND STATE:

EQUIPMENT DESCRIPTION (THE "EQUIPMENT"): QUANTITY, MANUFACTURER, ITEM(S), MODEL NO., SERIAL NO., AND/OR OTHER IDENTIFICATION

120 - 40" CALF CONDOS WITH 7 GALLON TRANSLUCENT GRAIN FEEDERS - ENCLOSED SYNTHETIC CALF PENS, FOR NEW BORN TO WEANLINGS.

RENTAL AMOUNT PER PAYMENT PERIOD	PAYMENTS WILL BE MADE		TERM OF LEASE (NO. MONTHS)	NO. OF LEASE PAYMENTS REMAINING	ADVANCE PAYMENT
	MONTHLY	OTHER:			
\$512.00	X		72	70	\$1,024.00

PAYMENT SCHEDULE

EACH LEASE PAYMENT IS SUBJECT TO SALES TAX OR PERSONAL PROPERTY TAX AT PERCENTAGES OR AMOUNTS AS MAY FROM TIME TO TIME BE IN EFFECT. THE LESSEE IS RESPONSIBLE TO PROVIDE THE LESSOR AN EXEMPTION CERTIFICATE AS REQUIRED BY LAW.

EXHIBIT "TG" YES NO: OTHER EXHIBITS (LIST):

TERMS AND CONDITIONS OF LEASE

- LEASE. Lessor leases to Lessee the EQUIPMENT described above. Lessor, at the request of the Lessee, has ordered the EQUIPMENT from the supplier(s) in accordance with specifications selected by the Lessee. All replacement parts, additions, improvements and accessories incorporated in or affixed to the EQUIPMENT become the property of Lessor.
- TERM. The term of this LEASE shall commence on the date the Acceptance Notice is executed. At the end of the LEASE term, the LEASE terminates upon the payment of all specified rentals or other charges and the fulfillment of all other obligations of this LEASE. This LEASE is irrevocable and non-cancelable for the full term and shall be binding upon the Lessee, the Lessee's heirs, successors, assigns and legal representatives.
- RENTALS. The non refundable advance rental payment shall be due upon the execution of the LEASE or at such other time as agreed to by Lessor and applied to satisfy Lessee's obligations under the LEASE. Lessee shall pay the remaining rental payments as specified above. The rent due is absolute and unconditional and is not subject to any adjustment by Lessee of any kind or for any reason. All payments shall be made to the office of Telmark LLC, PO Box 4943, Syracuse, NY 13221 or as directed by Lessor. Lessee shall pay a late charge of 3% of any rental payment or \$25, whichever is greater, when any payment is made more than ten days after the due date (subject to maximum limits imposed by state law). Any security deposit may be applied to the payment of late charges, expenses, attorney fees and any other payments or expenses related to this LEASE, at Lessor's discretion, and any remaining balance returned to the Lessee at the termination of this LEASE.
- EQUIPMENT. Lessee shall keep the EQUIPMENT at the location as described above. Lessor will have the right of access to the EQUIPMENT for any lawful purpose subject to Lessee's rights under this agreement. Lessor may inspect the EQUIPMENT during reasonable business hours. Lessee agrees (a) not to allow the use of the EQUIPMENT by other than employees of Lessee and (b) not to rent or sublet the EQUIPMENT or any part thereof to others for their own use without the prior written consent of the Lessor. Lessee shall comply with all laws, rules and regulations.

NOTICE TO LESSEE: DO NOT SIGN THIS AGREEMENT BEFORE YOU READ IT OR IF IT CONTAINS ANY BLANK SPACES. YOU ARE ENTITLED TO A COPY OF THE AGREEMENT YOU SIGNED. KEEP IT TO PROTECT YOUR LEGAL RIGHTS.

LESSEE AGREES TO THE LEASE TERMS AND CONDITIONS OF THIS ENTIRE AGREEMENT ALONG WITH ALL SCHEDULES AND EXHIBITS BY SIGNING BELOW THAT THIS CONSTITUTES THE ENTIRE AGREEMENT BETWEEN THE PARTIES. NO SUPPLIER, AGENT, OR LESSEE MAY WAIVE OR MODIFY ANY TERM OF THIS LEASE AGREEMENT EXCEPT AS AGREED TO BY THE LESSOR IN WRITING BY AN AUTHORIZED OFFICER.

IN WITNESS WHEREOF LESSEE HAS HEREBY EXECUTED THIS NON CANCELABLE LEASE DATED 3/21/07

IN THE EVENT THAT THIS LEASE IS EXECUTED BY A CORPORATE OFFICER, MANAGING PARTNER OF AN LLP OR MANAGER OF AN LLC, THAT PERSON HEREBY CERTIFIES THAT HE/SHE IS DULY AUTHORIZED TO EXECUTE SAME BY A RESOLUTION OF THE BOARD OF DIRECTORS OF THE CORPORATION AND/OR BY MEMBERS OF THE LLP OR LLC.

LESSEE REPRESENTS, SWEARS AND AFFIRMS THAT THE EQUIPMENT IS FOR COMMERCIAL OR BUSINESS USE AND NOT FOR PERSONAL, FAMILY OR HOUSEHOLD USE.

SIGNED BY [Signature]
TITLE Lessee
(INDICATE CORPORATE OFFICE/GENERAL PARTNER/PARTNER/LESSEE/MANAGER)

SIGNED BY X R. Jeanne Ketterling
TITLE Lessee
(INDICATE CORPORATE OFFICE/GENERAL PARTNER/PARTNER/LESSEE/MANAGER)

SIGNED BY X _____
TITLE _____
(INDICATE CORPORATE OFFICE/GENERAL PARTNER/PARTNER/LESSEE/MANAGER)

SIGNED BY X _____
TITLE _____
(INDICATE CORPORATE OFFICE/GENERAL PARTNER/PARTNER/LESSEE/MANAGER)

THIS AGREEMENT SHALL NOT BECOME EFFECTIVE UNTIL ACCEPTED BY THE LESSOR, ITS AGENT OR ASSIGNEES IN ITS COMPANY OFFICE IN THE STATE OF NEW YORK. THE TRANSACTION HEREUNDER SHALL BE GOVERNED AND CONSTRUED BY THE LAWS OF THE STATE OF NEW YORK WHERE IT HAS BEEN ACCEPTED BY THE LESSOR.

ACCEPTANCE: TELMARK LLC, LESSOR
[Signature]

Territory Mgr.
TITLE

3-21-07
DATE

TERMS AND CONDITIONS OF LEASE

5. **ACCEPTANCE AND REPAIRS.** Lessee shall inspect the EQUIPMENT promptly upon receipt and shall conclusively be presumed to have accepted the EQUIPMENT except for defects of which Lessor and the supplier are given written notice upon delivery. The date of acceptance may be inserted in the Acceptance Notice by Lessor. Lessee at its own cost and expense shall keep the EQUIPMENT in good repair and condition and shall not use the EQUIPMENT beyond its capacities. Lessee shall not, without Lessor's prior written consent, incur any expense for Lessor's account. Lessor shall not be obligated to make any repairs or replacements to the EQUIPMENT.

6. **TITLE.** The Lessor and Lessee agree that the EQUIPMENT is personal property and that title shall remain in Lessor's name exclusively. Lessee shall give Lessor immediate notice of any attachment or other judicial process, liens, or encumbrances affecting the EQUIPMENT.

7. **END OF TERM OPTIONS.** When the LEASE terminates, the Lessee's options are: (i) renew the LEASE at the fair rental value of the EQUIPMENT for such term as the parties agree or (ii) purchase the EQUIPMENT at fair market value or (iii) return the EQUIPMENT. During any renewal period, all of the provisions of this LEASE remain in effect except for the new term and rental. The Lessee must provide Lessor with 60 days written notice prior to the end of the term that the Lessee will renew the LEASE, purchase the EQUIPMENT or return the EQUIPMENT.

Should Lessee not elect to renew or purchase, Lessee will return the EQUIPMENT to Lessor for Lessor's sole and exclusive use, at the Lessee's expense, in the same condition as when accepted, reasonable wear and tear excepted. Lessee shall cooperate with Lessor in taking possession of the EQUIPMENT. Until Lessee returns the EQUIPMENT, current rental shall continue. Lessor will have access to the EQUIPMENT for any lawful purpose including to disassemble for removal.

8. **WARRANTIES. LESSOR SHALL AUTHORIZE LESSEE TO ENFORCE IN LESSEE'S NAME ALL WARRANTIES, AGREEMENTS, OR REPRESENTATIONS, IF ANY, WHICH MAY BE MADE BY THE SUPPLIER. LESSOR MAKES NO EXPRESS OR IMPLIED WARRANTIES AS TO ANY MATTER WHATSOEVER, INCLUDING WITHOUT LIMITATION, THE CONDITION OF THE EQUIPMENT, ITS MERCHANTABILITY OR ITS FITNESS FOR ANY PARTICULAR PURPOSE, OR ANY WARRANTIES AGAINST INFRINGEMENT OR INTERFERENCE. NO DEFECT OR UNFITNESS OF THE EQUIPMENT SHALL RELIEVE LESSEE OF THE OBLIGATION TO PAY RENT AS PROVIDED IN THIS LEASE OR OF ANY OTHER OBLIGATION UNDER THIS LEASE. LESSOR SHALL NOT BE LIABLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES TO THE LESSEE OF ANY NATURE EITHER CAUSED DIRECTLY OR INDIRECTLY OR FOR ANY DAMAGES DUE TO SUPPLIER DELAY IN PROVIDING THE EQUIPMENT.**

LESSEE HEREBY WAIVES ANY AND ALL RIGHTS IT MAY HAVE TO SETOFF PAYMENTS OF RENT UNDER THIS LEASE FOR A CLAIM ARISING FROM DEFECT OR UNFITNESS OF THE EQUIPMENT.

9. **INDEMNITY.** Lessee shall indemnify and save Lessor harmless from any and all liability, including Lessor's attorney fees or expenses, arising in connection with the EQUIPMENT including without limitations, its manufacture, selection, purchase, delivery, possession, use, injury to Lessee's employees, operation, maintenance, leasing and return including the acts of the Lessee in failing to maintain the EQUIPMENT in good repair.

10. **RISK OF LOSS.** Lessee hereby assumes and shall bear the entire risk of loss, damage and destruction of EQUIPMENT from any cause whatsoever and no loss, damage or destruction of EQUIPMENT shall relieve Lessee of the obligation to pay rental or any other obligation of this LEASE. Lessee shall promptly notify Lessor in writing of any such loss, damage or destruction of the EQUIPMENT. In the event of damage of any kind whatever to any part of EQUIPMENT, Lessee shall at Lessee's expense place the EQUIPMENT in good repair, condition and working order. If the EQUIPMENT is determined by Lessor to be destroyed or damaged beyond repair, Lessee shall immediately pay Lessor an amount equal to the entire amount of all unpaid rental discounted at the rate of 8% per annum plus the estimated value of the EQUIPMENT at the end of the LEASE term, as determined by the Lessor, in addition to performing all other obligations of this LEASE. Upon such payment this LEASE shall terminate and Lessee thereupon shall become the owner of the EQUIPMENT.

11. **INSURANCE.** Lessee shall at its own expense keep the EQUIPMENT insured for physical damage and shall maintain commercial general liability insurance, both on such forms and in such amounts as requested from time to time by Lessor, and shall provide Lessor with acceptable certification of insurance and upon request shall provide copies of required policies to Lessor. All requested insurance shall provide that insurance thereunder is primary with respect to any and all insurance that Lessor may maintain on its own behalf and shall be endorsed to name Lessor as an additional insured. Physical damage insurance shall also name Lessor as loss payee under the terms of Lenders Loss Payable Endorsement, or equivalent coverage acceptable to Lessor. The proceeds of such insurance shall be applied, at the option of Lessor, as set forth in the Risk of Loss Section (paragraph 10). In the event the Lessor elects to apply insurance proceeds to items lost, damaged or destroyed, the Lessee's obligation for a portion of the rent shall cease only with respect to the amount

applied toward the items lost, damaged or destroyed in the amount of the insurance settlement received by Lessor.

Lessee shall, if so required by Lessor, obtain term life insurance upon Lessee's life, in an amount required by Lessor. Lessee agrees to name Lessor as sole beneficiary and to assign ownership of said policy to Lessor.

In the event of failure of Lessee to provide and maintain any and all insurance required under this Section or to provide acceptable evidence thereof, Lessor may but is not required to obtain said insurance and shall charge all premiums therefor to Lessee as additional rent.

12. **TAXES.** All taxes, fees and other charges imposed on the EQUIPMENT shall be paid by the Lessee. If Lessor is required to pay taxes, fees and other charges, Lessor will charge any payments to Lessee as additional rent.

13. **DEFAULT.** If Lessee fails to pay any rent or other amount due within ten days; or if Lessee fails to observe, keep or perform any provision of this LEASE; or there is the entry of a decree or order for relief, by any court having jurisdiction, in respect to Lessee, in any voluntary or involuntary case under the Federal Bankruptcy Laws; or if Lessee, without Lessor's prior written consent, shall attempt to remove, sell, transfer, encumber, sublet or part with possession of the EQUIPMENT, such an event will be deemed to be a default of the LEASE and Lessor shall have the right to: (a) declare the entire amount of all unpaid rental, immediately due and payable, which is computed as the sum of any outstanding rentals due and unpaid, other unpaid charges including all late charges, attorney fees and other expenses, plus the present value of the remaining rentals discounted on a monthly basis at the nominal rate of six (6) percent per annum; and (b) take possession of the EQUIPMENT. Lessee shall cooperate with Lessor in taking possession of the EQUIPMENT. Lessor will have access to the EQUIPMENT after taking possession for any lawful purpose.

Upon taking possession of the EQUIPMENT, Lessor at its option may (i) sell the EQUIPMENT or any part thereof to the highest bidder at public auction or private sale, or (ii) engage in any lawful purpose including to re-lease or to disassemble for removal. Lessee agrees that ten days written notice to Lessee of any public or private sale constitutes reasonable notice. Notice is deemed given on date of mailing. Lessee hereby waives any and all damages occasioned by such taking of possession. Any such taking of possession shall not constitute a termination of this LEASE and shall not relieve Lessee of its LEASE obligations.

14. **CROSS-DEFAULT.** Any default by Lessee under this LEASE will be considered a default under any other agreements between the parties and any default by Lessee under any other agreements between the parties is a default under this LEASE.

15. **UCC.** The Lessee hereby authorizes the Lessor to file all necessary financing statements without Lessee's signature and appoints Lessor as its ATTORNEY-IN-FACT for this purpose. Lessee acknowledges and agrees that this LEASE constitutes a finance lease within the meaning of the Uniform Commercial Code Article 2A.

16. **FINANCIAL STATEMENTS.** Lessee shall furnish current financial statements to Lessor if requested. Lessee grants permission for Lessor to obtain credit reports of Lessee during the term of the LEASE.

17. **ASSIGNMENTS. NEITHER THIS LEASE NOR LESSEE'S RIGHTS HEREUNDER SHALL BE ASSIGNABLE IN WHOLE OR IN PART BY LESSEE EXCEPT WITH LESSOR'S PRIOR WRITTEN CONSENT AND THE LEASE PROVISIONS SHALL BIND ANY PERMITTED SUCCESSORS AND ASSIGNS OF LESSEE. LESSOR SHALL HAVE THE RIGHT TO ASSIGN THIS LEASE OR ANY PART THEREOF.** If Lessor assigns the rentals or any of Lessor's other rights, the right of the Assignee to receive the rentals as well as any other rights of the Assignee shall not be subject to any defense, setoff, counterclaim, or recoupment which may arise out of any breach or obligation of Lessor or by reason of any other indebtedness or liability at any time owing by Lessor to Lessee. All rentals due shall be payable to the Assignee by Lessee whether or not this LEASE is terminated by operation of law or otherwise, including without limitation, termination arising out of bankruptcy, reorganization or similar proceedings involving Lessor. On receipt of notification of such assignment, Lessee, subject to its rights hereunder, shall become the pledgoholder of the EQUIPMENT for and on behalf of the Assignee and will follow all of Assignee's written directions. Lessee on receiving notice of any such assignment shall make rental payments as directed.

18. **NON-WAIVER.** Lessor's failure at any time to require strict performance by Lessee of any of the LEASE provisions shall not waive or diminish Lessor's right thereafter to demand strict compliance with the terms of this LEASE. Lessor's rights are cumulative and not alternative.

19. **SEVERABILITY.** If any provision or any remedy be deemed invalid, the remaining provisions shall be given effect.

20. **APPLICABLE LAW.** This LEASE shall be deemed to have been made in Onondaga County, New York, and shall be interpreted and the rights and liabilities of the parties hereto determined in accordance with the laws of the State of New York.

21. **ENTIRE AGREEMENT.** This document along with all schedules and exhibits are a single agreement. This Agreement constitutes the entire agreement between the parties.

EQUIPMENT LEASE

TELMARK LLC (Lessor)

P.O. Box 4943, SYRACUSE, NEW YORK 13221-4943 PHONE 1-800-451-3322

LEASE No.: 50812

LESSEE LYNN AND JEANNE KETTERLING

EQUIPMENT LOCATION: X CHECK IF ADDRESS IS SAME AS LESSEE OR INDICATE ADDRESS BELOW INCLUDING CITY, COUNTY AND STATE:

ADDRESS 100 NORTH 160 WEST

CITY RUPERT STATE ID ZIP 83350

COUNTY MINIDOKA

INDIVIDUAL

NAME OF PERSON TO CONTACT LYNN KETTERLING

SUPPLIER TRYMID INC.
ADDRESS 55 SOUTH 1150 WEST
PAUL ID 83347

SALESPERSON JEFF JENTZSCH

EQUIPMENT DESCRIPTION (THE "EQUIPMENT"): QUANTITY, MANUFACTURER, ITEM(S), MODEL NO., SERIAL NO., AND/OR OTHER IDENTIFICATION

120 - 40" CALF CONDOS WITH 7 GALLON TRANSLUCENT GRAIN FEEDERS - ENCLOSED SYNTHETIC CALF PENS, FOR NEW BORN TO WEANLINGS.

RENTAL AMOUNT PER PAYMENT PERIOD	PAYMENTS WILL BE MADE		TERM OF LEASE (NO. MONTHS)	NO. OF LEASE PAYMENTS REMAINING	ADVANCE PAYMENT
	MONTHLY	OTHER:			
\$512.00	X		72	70	\$1,024.00

PAYMENT SCHEDULE

EACH LEASE PAYMENT IS SUBJECT TO SALES TAX OR PERSONAL PROPERTY TAX AT PERCENTAGES OR AMOUNTS AS MAY FROM TIME TO TIME BE IN EFFECT. THE LESSEE IS RESPONSIBLE TO PROVIDE THE LESSOR AN EXEMPTION CERTIFICATE AS REQUIRED BY LAW.

EXHIBIT "TG" X YES NO; OTHER EXHIBITS (LIST):

ACCEPTANCE NOTICE EXHIBIT

ACCEPTANCE DATE 4/16/01 as per Ned Mary

IF THE DATE IS OMITTED THE LESSEE AUTHORIZES THE LESSOR TO COMPLETE THIS ACCEPTANCE BY DATING IT ON THE LESSEE'S BEHALF WHEN AUTHORIZED BY TELEPHONE OR IN PERSON TO DO SO.

ALL THE ITEMS REFERRED TO ABOVE WERE RECEIVED BY LESSEE AND WERE AND ARE IN GOOD ORDER AND CONDITION AND ACCEPTABLE TO LESSEE. LESSEE APPROVES FULL PAYMENT BY LESSOR TO THE SUPPLIER(S). LESSEE UNDERSTANDS THAT LESSOR MAKES NO EXPRESS OR IMPLIED WARRANTIES OF ANY KIND WITH RESPECT TO THE LEASED ITEMS AS MORE FULLY SET FORTH IN PARAGRAPH 8 OF THE LEASE.

NO SUPPLIER OR AGENT THEREOF IS AUTHORIZED TO WAIVE OR MODIFY ANY TERM OF THIS LEASE AGREEMENT.

SUPPLIER: This acceptance must be signed by Lessee and returned to Telmark before your invoice can be paid.

SIGNED BY [Signature]
TITLE Lessee
(INDICATE CORPORATE OFFICE/GENERAL PARTNER/PARTNER/LESSEE/MANAGER)

SIGNED BY R Jeanne Ketterling
TITLE Lessee
(INDICATE CORPORATE OFFICE/GENERAL PARTNER/PARTNER/LESSEE/MANAGER)

SIGNED BY _____
TITLE _____
(INDICATE CORPORATE OFFICE/GENERAL PARTNER/PARTNER/LESSEE/MANAGER)

SIGNED BY _____
TITLE _____
(INDICATE CORPORATE OFFICE/GENERAL PARTNER/PARTNER/LESSEE/MANAGER)

Amendment of Lease Agreement

Date: March 20, 2003

Lessor: Wells Fargo Financial Leasing, Inc., successor in interest to Tabmark LLC
P.O. Box 4043, Syracuse, New York 13221

Lessee: LYNN & R. JEANNE KETTERLING, 100 NORTH 160 WEST, RUPERT, ID 83350

Lease No.: 02-010-00012-00-00012

Description: 120 CALF CONDOOS & GRAIN FEEDER, more fully described in lease agreement executed on APRIL 8, 2001.

In consideration of a processing fee in the amount of \$50.00, Lessor and Lessee hereby agree to amend the current remaining payment schedule as follows:

BE REMAINING CONSISTIVE MONTHLY PAYMENTS AT \$012.00 EACH, COMMENCING JUNE 1, 2003

Any Exhibit TG, if applicable, is null and void.

All other terms and conditions of this lease agreement remain in full force and effect.

In the event that this Amendment is executed by a Corporate Officer, Managing Partner of a LLP or Manager of a LLC, that person hereby certifies that he/she is duly authorized to execute same by a resolution of the Board of Directors of the Corporation and/or by members of the LLP or LLC.

Legal Name of Lessee: LYNN & R. JEANNE KETTERLING

Signed By: Lynn Ketterling
LYNN KETTERLING, LESSEE

Signed By: R. Jeanne Ketterling
R. JEANNE KETTERLING, LESSEE

Accepted By: [Signature] Lessor Dated On: 5/20/03

Amendment of Lease Agreement

Date: March 20, 2003
Lessor: Wells Fargo Financial Leasing, Inc., successor in interest to Telmark LLC
P.O. Box 4943, Syracuse, New York 13221
Lessee: LYNN & R JEANNE KETTERLING, 100 NORTH 160 WEST, RUPERT ID 83350
Lease No.: 02-010-66312-00-50812
Description: 120 CALF CONDOS & GRAIN FEEDER, more fully described in lease agreement acquired on APRIL 6, 2001.

In consideration of a processing fee in the amount of \$50.00, Lessor and Lessee hereby agree to amend the current remaining payment schedule as follows:

53 REMAINING CONSECUTIVE MONTHLY PAYMENTS AT \$512.00 EACH, COMMENCING JUNE 1, 2003

Any Exhibit TG, if applicable, is null and void.

All other terms and conditions of this lease agreement remain in full force and effect.

In the event that this Amendment is executed by a Corporate Officer, Managing Partner of a LLP or Manager of a LLC, that person hereby certifies that he/she is duly authorized to execute same by a resolution of the Board of Directors of the Corporation and/or by members of the LLP or LLC.

Legal Name of Lessee: LYNN & R JEANNE KETTERLING

Signed By:

LYNN KETTERLING, LESSEE

Signed By:

R JEANNE KETTERLING, LESSEE

Accepted By: _____, Lessor Dated On _____



