U.S. DEPARTMENT OF AGRICULTURE

Commodity Credit Corporation

AMENDMENT 2 TO THE COTTON STORAGE AGREEMENT (CSA) (1) Warehouse Code No.

NOTE: The authority for collecting the following information is Pub. L. 107-171. This authority allows for the collection of information without prior OMB approval mandated by the Paperwork Reduction Act of 1995. 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.

The following statement is made in accordance with the Privacy Act of 1974 (5 USC 552a). The authority for requesting the following information is 15 U.S.C. 714 and regulations promulgated thereunder (7 CFR Parts 1427 and 1403). The information will be used to complete the terms of an agreement between the warehouse operator and CCC. Furnishing the requested information is voluntary, however, without it, eligibility to enter into an agreement with CCC cannot be determined. This information may be provided to other agencies, IRS, Department of Justice, or other State and Federal law enforcement agencies, and in response to a court magistrate or administrative tribunal. The provisions of criminal and civil fraud statutes, including 18 USC 286, 287, 371, 641, 1001; 1014, 15 USC 714m; and 31 USC 3729, may be applicable to the information provided. RETURN THIS COMPLETED FORM TO THE KANSAS CITY COMMODITY OFFICE, Mail Stop 8748, P.O. BOX 419205, KANSAS CITY, MO 64141-6205

The Commodity Credit Corporation (CCC) and (2)	(warehouse
operator or contractor) hereby agree to amend the CSA as follows:	

Part 3. S is amended to read as follows:

PART 3 - WAREHOUSE OPERATOR'S RESPONSIBILITIES

* * * * *

S. Delivery and Shipping Standard -

- (1) The warehouse operator will:
 - (a) Unless prevented from doing so by severe weather conditions, fire, explosion, flood, earthquake, insurrection, riot, strike, labor dispute, acts of civil or military authority, non-availability of transportation facilities, or any other cause beyond the control of the warehouse operator that renders performance impossible, deliver stored cotton without unnecessary delay.
 - (b) Be considered to have delivered cotton without unnecessary delay if, for the week in question, the warehouse operator has made available for shipment at least 4.5 percent of their applicable storage capacity in effect during the relevant week of shipment.
- (2) Notwithstanding any reporting requirements found elsewhere in this Agreement, the warehouse operator will report to CCC on a weekly basis bales made available for shipment (BMAS) during such week. The reporting week is the seven day period starting at midnight following the close of business (COB) on Saturday and ending at midnight after COB of the following Saturday. The warehouse operator shall report to CCC before COB of the first business day of the following week. This report will include:
 - (a) BMAS, defined as any cotton bales that:
 - (i) with respect to the relevant week of the report (1) have been delivered; or (2) are scheduled and ready for delivery during such week, and;
 - (ii) were scheduled and ready for delivery in a previous week, but were not picked up by the shipper and remain available for immediate loading and, (1) another shipping date has not been arranged for such bales; or (2) such bales are not subject to a restocking fee as provided in the warehouse's public tariff.

- (b) Applicable storage capacity determined by using the higher of:
 - (i) the CCC approved storage capacity; or
 - (ii) the maximum number of bales stored at any time during the applicable crop year, and
- (c) Active shipping orders-by week.
- (3) CCC will not include or credit any shipped bale toward meeting the BMAS requirements in this section if the warehouse receipt remains open or un-cancelled past the close of business of the next business day.
- (4) The warehouse operator may resolve any claim for noncompliance from any entity other than CCC with the cotton shipping standard in a court of competent jurisdiction or through mutually agreed upon arbitration procedures. In no case will CCC provide assistance or representation to parties involved in an arbitration proceeding arising with respect to activities authorized under the CSA.

3. WAR	EHOUSE OPERATOR:	. COMMODI	TY CREDIT CORPORATION:
3A.		A. By	
	(COMPANY NAME)		(CONTRACTING OFFICER)
3B. By			
•	(SIGNATURE)		
		B. Effective Date	e:
3C. Title			

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