VETERINARY SERVICES PAYMENT AGREEMENT

	S . This Veterinary Services Payment Plan Agreement ("Agreement" , 20, is by and between:) dated
Veterinarian:	, with a mailing address of("Creditor")	, City of), and
	, with a mailing address of, State of, Zip("Debtor").	
HEREINAFTEF	R, the Debtor and Creditor ("Parties") agrees to the following:	
	At the time of this Agreement, the Debtor owes the Creditor the amo Dollars (\$) ("Current Balance") for veterinary ser	
	ED BALANCE . In consideration of the Debtor's faith to repay the Co Agreement, the Creditor agrees to: (check one)	urrent
□ - No Discoun	nted Balance. The Debtor shall pay the full Current Balance ("Amour	nt Owed").
under any of the in addition to ot	ed Balance. The Debtor shall only be obligated to pay the discounter Dollars (\$) ("Amount Owed"). If the Debtor should be terms of this Agreement, the Debtor shall owe the Creditor the Cuther penalties, fees, and any accumulated interest. IT PLAN. To satisfy the Amount Owed, the Debtor agrees to repay the wing terms:	ld default rrent Balance
]	Payment. The Debtor shall pay: (check one) □ - Down-Payment of \$ □ - No Down-Payment.	
	Rate. The Amount Owed shall: (check one) □ - Bear interest at a rate of percent (%) co annually. The rate must be equal to or less than the usury rate in the Debtor. □ - Not bear interest.	
] ? _ [nent Period. The Debtor shall re-pay the Creditor on a: (check one) - Monthly basis beginning on, 20, in t - Monthly basis beginning on, 20, in t - Si-Weekly basis beginning on, 20, in to be paid every fourteen (14) days ending on, 20, in the following on, 20	n-full. n the amount



\$ to be paid every seven (7) days ending on, in the amount of				
\$ to be paid every seven (7) days ending on,				
20 or when the Amount Owed is paid-in-full.				
□ - Other				
d.) Payment Instructions. The Debtor is required to pay the Creditor under the following instructions:				
V. LATE PAYMENT. Any partial or late payment under this Agreement shall: (check one)				
□ - Not be allowed and consider the Debtor in default.				
□ - Allow the Debtor to make payment within days provided the Debtor pays a late fee of: ("Extension Period"). If payment is not made within the Extension Period, this Agreement shall be in default.				
If payment is not made within the Extension Period, this Agreement shall be in default.				
VI. PREPAYMENT. The Debtor may: (check one)				
□ - Pre-pay the Amount Owed without penalty.				
\Box - Not prepay the Amount Owed. If the Debtor decides to prepay the Amount Owed, the Debtor shall pay the penalty of:				
VII. CO-SIGNER. (check the appropriate box)				
□ - This Agreement shall not have a Co-Signer.				
□ - This Agreement shall have a Co-Signer known as hereinafter known as the "Co-Signer" and agrees to the liabilities and obligations on behalf of the Debtor under the terms of this Agreement. If the Debtor does not make a payment, the Co-Signer shall be personally responsible and therefore is guaranteeing payment of the principal, late fees, and all accrued interest under the terms of this Agreement.				
VIII. DEFAULT. If for any reason the Debtor should not oblige to any section or portion of this Agreement, the Debtor shall be considered in default. Under such an event, the remaining balance of the Amount Owed shall be due within five (5) business days with the Debtor liable to pay all reasonable attorney's fees and costs of collection of the Creditor. In addition, the Creditor may reclaim any property or goods in connection with the Amount Owed, hold and dispose of the same, and collect expenses, together with any deficiency due from the Debtor, subject to the Debtor's right to redeem said items pursuant to law.				
IX. GOVERNING LAW. This Agreement shall be governed by, and construed in accordance with, the laws of the State of ("Governing Law").				
X. SEVERABILITY. The unenforceability or invalidity of any clause in this Agreement shall not have an impact on the enforceability or validity of any other clause. Any unenforceable or invalid clause shall be regarded as removed from this Agreement to the extent of its unenforceability				



W. ABRITIONAL TERMO O CONDITIONS	
the said clause to the extent of its unenforceability and invalidity.	
and invalidity. Therefore, this Agreement shall be interpreted and enforced as if it did not conta	ain

ALADDITIONAL TERMIS & CONDITIONS.				
Creditor relating to its subject matter, inclu	ent contains all the terms agreed to by the Debtor and uding any attachments or addendums. This ons, understandings, and oral agreements.			
IN WITNESS WHEREOF, the Parties hav dates written below.	e executed this Agreement as of the undersigned			
Debtor's Signature:	Date:			
Print:				
Co-Signer's Signature (if any):	Date:			
Print:				
Creditor's Signature:	Date:			
Deint				

