

AGREEMENT

The undersigned, (hereinafter called "Client"), hires Central Nebraska Collections, L.L.C. (hereinafter called the "Collection Company"), to assist them in attempting to collect past due accounts.

We agree as follows:

1. **Collection Fees:** Client will pay the Collection Company a fee of **33.3%** of the total money recovered in settlement if made without the necessity of filing a lawsuit, or **50.0%** of the total money recovered from any source after the filing of legal action. Collection fees shall be calculated from the "net amount collected." Any costs and expenses specially awarded to the Collection Company shall not be shared on a 50.0% basis with the Client.

2. **Claims Forwarded to Another State for Collection:** In the event the Collection Company deems it necessary to forward the claim to another state for further collection, Client will pay the Collection Company a fee of 50.0%, regardless of whether or not a lawsuit has been filed.

3. **Payments Made Directly to Client:** In the event that the debtor makes a payment on a claim directly to the Client, the Client is still responsible for reimbursing the Collection Company its collection fees pursuant to terms of paragraph (1) above.

4. **No Promises:** Client acknowledges that the Collection Company has made no promises or guarantees regarding the outcome of this claim.

5. **Costs:** Client authorizes the Collection Company to incur such costs as it determines necessary for the processing of this claim. Client understands that all such expenses and costs shall be paid by the Collection Company, and are not the responsibility of the Client.

6. **Filing Suit:** In the event the Collection Company deems it necessary to commence a lawsuit regarding this claim, the Client acknowledges that, pursuant to the terms of the Assignment, the Collection Company is not required to first consult with and obtain the permission of Client prior to the filing of such a suit.

Likewise, the Client acknowledges that, pursuant to the terms of the Assignment, the Collection Company is not required to pursue litigation regarding this claim if the Collection Company deems it unnecessary or fruitless.

7. **Legal Advice Given:** Client acknowledges that they have been fully advised regarding the statute of limitations and the time limit for commencing a lawsuit after which, their legal rights will be forever barred.

I HAVE READ THE ABOVE AND I UNDERSTAND THE AGREEMENT, AND
HEREBY AGREE TO THE TERMS THEREOF.

Dated this ___ day of _____, 2007.

Connie M. Thomas
CENTRAL NEBRASKA COLLECTIONS, L.L.C.