

Payment Agreement

This Payment Agreement ("Agreement" hereinafter) has been signed between the parties below, on, under the indicated terms and conditions.							
, of legal age, residing at,, referred as the "DEBTOR");							
- and -							
, legally capable, residing at ,, (hereinafter shall be							
referred as the "CREDITOR");							
WITNESSETH: That -							
WHEREAS, the DEBTOR has an existing obligation to the CREDITOR for an amount of under a Loan Contract.							
WHEREAS, the DEBTOR and the CREDITOR, by the goodwill of both parties, desire to secure the amount of debt by debt restructuring with this Agreement under the terms and conditions herein provided;							
NOW, THEREFORE, for and in consideration of the foregoing premises, the parties hereto agree as follows:							
1. Payment Plan							
The Parties agree that the total debt, shall be paid in accordance with the Payment Plan which is an integral part of this Agreement, indicated below. The DEBTOR accepts, declares and undertakes to pay the amounts in full on the dates specified in the Payment Plan.							
2. Payment Method							

Payment shall preferably be made to the CREDITOR as indicated in the Payment Plan, but in any case, the DEBTOR may choose his method of payment to his convenience.

3. Indemnification

In consideration for this Agreement, the CREDITOR hereby releases any other claims against the DEBTOR in relation to fees and penalties resulting from the deficiency or any damages prior to this Agreement. However, it shall not exculpate the DEBTOR's obligations herein or limit the rights of the CREDITOR in relation to this Agreement.

4. Acceleration Clause

In the occurrence that the DEBTOR fails to render payment upon reaching fifteen (15) days after the scheduled payment in the Payment Plan, the balance due shall come to maturity and demandable. In case the non-payment status continues after this period, the CREDITOR also has the right to demand compensation for its indirect damages.

In case of late payment, the interest rate of _____ shall be applied.

5. Assignment of Rights and Obligations

The CREDITOR may transfer or assign this Agreement to a third party provided that a written notice to the DEBTOR is given. In the event of such assignment, the assignee may amend the schedule of payment found in this Agreement with written consent of the DEBTOR.

No assignments of the DEBTOR shall be valid and binding unless the prior written consent of the creditor is received. If the DEBTOR assigns the contract without prior written consent, the right of the CREDITOR to make a claim against the DEBTOR continues.

6. Amendments

No modification of this Agreement shall be binding or enforceable unless expressly agreed by both Parties in writing.

7. Severability

Any term or provision of this Agreement that is invalid or unenforceable shall not affect the validity or enforceability of the remaining terms and provisions hereof or the validity or enforceability of the offending term or provision in any other situation or in any other jurisdiction.

8. Applicable Law and Dispute Resolution

This Ag	reen	nent shall be	gove	erned by	and cons	strued in	accordance v	vith the law	vs of
the Stat	e of			Any c	dispute ari	sing out	of or in conne	ection with	this
Agreem	ent	including an	y qu	estion i	regarding	its exist	ence, validity	or termina	tion,
shall	be	referred	to	and	finally	and	exclusively	settled	by

Name & Signature of Creditor

Name & Signature of Debtor

Payment Schedule

Payment Method	Amount	Scheduled Date

Name & Signature of Creditor	Name & Signature of Debtor



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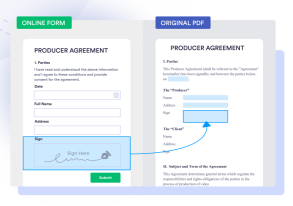
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