## **SIMPLE LOAN AGREEMENT**

1.	Parties: The undersigned is, the Borrower, and the Lender is
2.	Date of Agreement:
3.	Promise to Pay: Within months from today, Borrower promises to pay to
	Lender dollars (\$) and interest as well as other
	charges avowed below.
4.	Accountability: Although this agreement may be signed below by more than one person, each of
	the undersigned understands that they are each as individuals responsible and jointly and
	severally liable for paying back the full amount.
5.	Breakdown of Loan: Borrower will pay:
	Amount of Loan: \$
	Other (Describe) \$
	Amount financed: \$
	Finance charge: \$
	Total of payments: \$
	ANNUAL PERCENTAGE RATE%
6.	Repayment: Borrower will pay back in the following manner: Borrower will repay the amount of
	this note inequal continuous monthly installments of \$ each on the
	day of each month preliminary on theday of, 20, and ending on
	, 20
7.	Prepayment: Borrower has the right to pay back the whole exceptional amount at any time. If
	Borrower pays before time, or if this loan is refinanced or replaced by a new note, Lender will
	refund the unearned finance charge, figured by the Rule of 78-a commonly used formula for
	figuring rebates on installment loans.
8.	Late Charge: Any payment not remunerated within ten (10) days of its due date shall be subject
	to a belatedly charge of 5% of the payment, not to exceed \$ for any such late
	installment.
9.	Security: To protect Lender, Borrower gives what is known as a security interest or mortgage in:
	[Describe:]
	<del></del>
10.	Default: If for any reason Borrower not succeeds to make any payment on time, Borrower shall
	be in default. The Lender can then order instant payment of the entire remaining unpaid balance
	of this loan, without giving anyone further notices. If Borrower has not paid the full amount of
	the loan when the final payment is due, the Lender will charge Borrower interest on the unpaid
	balance at percent (%) per year.
11.	Collection fees: If this note is placed with a legal representative for collection, then Borrower
	agrees to pay an attorney's fee of fifteen percent (15%) of the voluntary balance. This fee will
	be added to the unpaid balance of the loan.
12.	Co-borrowers: Any Co-borrowers signing this agreement agree to be likewise accountable

with the borrower for this loan.

Agreed:		Lender	
Borrower		Borrower	