IN THE MAGISTRATE COURT OF WORTH COUNTY STATE OF GEORGIA

laintiff Name, Address, Phone Nu	Vs.	CONSENT JUDGMENT

The Plaintiff and Defendant agree that a judgment shall be entered in this case, as evidenced by the signatures below. It is hereby ORDERED AND ADJUDGED that judgment be rendered in favor of the plaintiff and against the defendant(s) for the sum of \$_____, principal plus interest \$_____, attorney fees \$_____, and \$_____ court cost.

Parties further agree that Defenda	ant shall be allowed	to make payments on this
indebtedness at the rate of \$	every	, with the first payment
being due and payable on	and each su	bsequent payment due every
thereafter.		

No FIFA will issue and no garnishment or other action will be taken on said judgment as long as payments are timely begun and timely paid as agreed. Should the Defendant fail to make a payment or should the payment be made more than three days beyond the due date, the Clerk of Magistrate Court shall issue a FIFA in the amount then outstanding upon written notification from the Plaintiff that payments have not been made as agreed and the amount unpaid.

All Payments should be made to:

CONSENTED TO this _____day of _____, 20____.

Plaintiff

Judge, Magistrate Court of Worth County

Defendant

Duties of judgment creditor: Upon payment of the entire debt upon which a judgment or FiFa has been issued, the judgment creditor shall timely (within 60 days) direct the clerk(s) of the appropriate court(s) in writing to: (1) cancel the writ of FiFa, if a writ was issued; (2) mark the judgment satisfied. Failure to timely comply may subject the judgment creditor to monetary damages, O.C.G.A. § 9-13-80.

Plaintiff and Defendant served with a copy of this document by [] U.S. Mail, [] Personnel, on ______