AGREEMENT FOR ASSIGNMENT

THIS CONSTITUTES THE ENTIRE AGREEMENT, entered into between:

Robert DeCredit Sr of 5500 Airway Rd, Audry, IN 49093

herein after referred to as "JUDGMENT CREDITOR" and Your Name d/b/a Your Business Name, an Iowa business, herein after referred to as "ASSIGNEE".

JUDGMENT CREDITOR hereby agrees to assign all rights, interests in and title to the judgment whose Civil Action Number is: DEBT01784, and original judgment award amount is \$1,000.00, along with awarded interest and awarded costs, entered on or about 5/1/2001 at Gotcha County District Court against <u>Joseph M Debtor</u>, herein after referred to as "JUDGMENT DEBTOR" to ASSIGNEE.

ASSIGNEE will advance all expenses for asset searches, skip tracing, related court costs, process serving and related collection fees. JUDGMENT CREDITOR will not incur or advance any expenses associated with the collection of said judgment.

All amounts recovered on the original award amount, awarded interest, and awarded costs are disbursed as follows: 75% to Robert DeCredit Sr, JUDGMENT CREDITOR, until such date as JUDGMENT CREDITOR has received 75% of any portion of monies recovered by ASSIGNEE in the above mentioned judgment award amount, including awarded interest and awarded costs, from any combination of ASSIGNEE and JUDGMENT DEBTOR until judgment is satisfied or canceled. All remaining amounts will be retained by Your Name d/b/a Your Business Name, ASSIGNEE. Funds will be disbursed to JUDGMENT CREDITOR after 30 days of receipt by ASSIGNEE.

JUDGMENT CREDITOR affirms that his/her interest in and title to said judgment is real, marketable, was legally obtained, has not been previously assigned, has not been satisfied or canceled, and to the best of his/her knowledge has not been discharged in bankruptcy. JUDGMENT CREDITOR also affirms that he/she has, to date, received \$0.00 as partial payment of this debt from JUDGMENT DEBTOR, and will IMMEDIATELY notify ASSIGNEE of any future receipts. From the date of this agreement, JUDGMENT CREDITOR will cease and desist all efforts to collect this judgment and recognize that ASSIGNEE has total and exclusive right to collect said judgment at its discretion.

JUDGMENT CREDITOR understands that ASSIGNEE makes no guarantees or warranties that any funds will ever be recovered from JUDGMENT DEBTOR. By signing this agreement the undersigned JUDGMENT CREDITOR acknowledges that he/she had read, accepts, and fully understands the agreement, and is a duly authorized representative with all powers required to execute this agreement.

Date	Robert DeCredit Sr - Judgment Creditor	
Date		
	Your Contact Name - Assignee	