Amount Paid Today	Agreement Number	I have read and accept the terms and conditions of this payment plan (Signed on 22 Jul 2024)
	Remaining Amount	
		2
Contact Information		
Name/Address		
	F.2	Use e-mail for correspondence
Phone	42	Please send me e-mail payment reminders
E-mail		
Balance Summary		
Name		
	Total	Amount Due
Payment Details		
Future Payments Scheduled		
Amount Paid Today		
Date	Description	Amount
		Total Amount Paid Today
		•
Future Payment Schedule	9	
Payment Date	Description	Amount

Terms & Conditions

TERMS AND CONDITIONS: Nelnet Campus Commerce (Nelnet), Lincoln, Nebraska has contracted with Husson University (Institution) to process payments for tuition and/or fees. This Nelnet Agreement (Agreement) is independent of any tuition agreement you may have with the Institution. The status of this Agreement in no way affects your obligation to pay the Institution. As the person who submitted this Agreement, you are the Plan Owner. You accept and agree to be bound by the Agreement's terms and conditions until the total amount owed is paid in full.

<u>AUTHORIZATION:</u> You authorize Nelnet to process payments from the account provided or any subsequent account and acknowledge the account provided belongs to you. Your authorization will terminate when the total balance due has been paid (including fees, unless waived).

NON-ELECTRONIC COPIES: You have the right to receive a paper copy of the record for which you provided an electronic signature. If you wish to receive a paper copy of the record, please send an email to your institution administrator or call your institution administrator. There are no fees for a copy of the requested record.

ENROLLMENT FEE: The \$30.00 nonrefundable enrollment fee will be automatically processed from the account provided immediately. The enrollment fee is based upon the number of payments selected for each Agreement period. If the entire balance is not paid within twelve (12) months. Nelnet may assess a new enrollment fee and continue to do so on an annual basis until the balance is paid in full. Fees are subject to change

IMMEDIATE PAYMENTS: This plan contains an immediate payment which may include your down payment, full payment, and/or fees. Neinet will process the payment from the financial account you have designated If the payment fails, Neinet will notify you that your agreement has been terminated; you will need to reenroll with Neinet or make payment arrangements directly with your Institution.

RETURNED PAYMENT FEE: If a payment is returned, you will be notified and a \$30.00 Nelnet Returned Payment Fee will be automatically processed from the account provided. If the returned payment fee is returned, it will be rescheduled. Fees are subject to change.

PAYMENT DATES: If the payment date falls on a weekend or banking holiday observed by the Federal Reserve, the payment will be attempted on the following business day. Although Nelnet specifies the date each payment will occur, your financial institution determines the time of day the payment is debited to the account.

<u>CHANGES TO AGREEMENTS:</u> A. You may make changes to the information provided in this Agreement by contacting the Institution. The timely application of changes depends on when they are received by Nelnet, Nelnet may refuse to apply changes prior to the next scheduled payment date if Nelnet determines, for whatever reason, that it does not have sufficient time to act on them.

In the event you authorize additional services from the Institution, or in the event additional fees are assessed by the Institution in accordance with its policies and as a result of changes authorized by you, you understand that the total balance due and/or payment amount will change. You agree that your authorization of any such change shall constitute your authorization to change the payment amount, and/or to continue payments until the total balance due is paid in full. If you, as the Plan Owner, are not the recipient of services, you authorize the recipient of services to make changes to his or her schedule or activities and agree to be bound by any such changes. You do not require Neinet or the Institution to send advance notice of adjustments resulting from such changed authorization, which includes any reduction in the balance due and/or payment as a result of financial aid, or any other similar cause. However, a copy of any such changed authorization, as described above is to be provided to you by the Institution

B. If there will be any change in the preauthorized payment amount other than a changed authorization, as described above, the Institution will give you notice of such changed payment amount at least ten (10) days in advance of the next scheduled payment.

C You may revoke your authorization by sending Nelnet a signed written notification or email. Please note that terminating your Agreement with Nelnet in no way affects your obligation to pay the Institution. Your Institution may demand immediate payment of all outstanding balances. You are strongly encouraged to contact your Institution before requesting to terminate your Agreement.

CUSTODIAL ACCOUNT: Nelnet does not guarantee payments it does not collect from you. Collected funds shall be held by Nelnet as your agent until remitted to the Institution. Depending upon the Institution's policy, payments returned by your financial institution may be rescheduled. Refunds of any money paid to Nelnet, except for any applicable Nelnet fees, will be handled by the Institution according to its refund policy. Interest earned on custodial funds is paid to Nelnet.

<u>CONFIRMATION</u>: Any and all inconsistencies in the information provided will be resolved in the confirmation notification sent to you from Nelnet Changes made by the Institution that are received by Nelnet before the notification is sent may also be included. In either event, the confirmation notification shall be controlling. A portion of your enrollment fee or late fee, if applicable, may be retained by or used to support the Institution(s) administering your payment plan.

DISCOVERY OF SUSPECTED ERRORS: If you discover what you believe to be an error made by Nelnet, you must report the suspected error to the company immediately. Nelnet must hear from you no later than sixty (60) days after the suspected error occurred. This obligates you to timely review of your bank statements and a timely response to company letters, emails or phone calls. It is your responsibility to report suspected errors as soon as possible

TELEPHONE CONTACT CONSENT: You certify that you are the subscriber to the provided wireless number. You authorize Nelnet and its representatives to contact you regarding your account at any current and future numbers that you provide for your cellular telephone or other wireless device using automatic dialing systems, artificial or prerecorded messages and/or SMS text messages. Standard message and data rates may be charged by your service provider(s)

EMAIL CONTACT CONSENT: Nelnet and/or its representatives may periodically send emails to the email address you provided to Nelnet to notify you about important information regarding your payment plan. You authorize Nelnet and its representatives to send emails to you and you agree to receive emails from Nelnet and its representatives at any time.

GOVERNING LAW: You acknowledge that the origination of ACH transactions to your account must comply with the provisions of U.S. law. This Agreement shall be governed by the laws of the State of Nebraska. This Agreement should in no way be construed to be a lender-borrower agreement between Neinet and the Institution or Neinet and you.

ARBITRATION: Any controversy or claim between the parties to this Agreement, its interpretation, enforcement or breach, including but not limited to claims arising from tort (which includes claims of fraud and fraud in the inducement) shall be settled by binding arbitration administered by and under the rules of Commercial Dispute Resolution Procedures of the American Arbitration Association ('AAA'), as modified by this Agreement, and will be administered by the AAA. While either party shall have all the rights and benefits of arbitration, both parties are giving up the right to litigate such claims and disputes in a court or jury trial. The results determinations, findings, judgments and/or awards rendered through such arbitration shall be final and binding on the parties hereto and may be specifically enforced by legal proceedings. Judgment on the award may be entered into any court having jurisdiction. Neither party shall be entitled to join or consolidate disputes by or against others in any arbitration, or to include in any arbitration any dispute as a representative or member of a class or as part of a class action, or to act in any arbitration in the interest of the general public or in any private attorney general capacity. A demand for arbitration shall not be made after the date when the institution of legal or equitable proceedings based on the claim would be barred by the applicable statute of limitations. For statute of limitations purposes, receipt of a written demand for arbitration shall constitute the institution of legal or equitable proceedings based on the claim. All proceedings in arbitration shall be administered in Lincoln, Lancaster County, Nebraska. This provision shall survive termination of the Agreement.

PRIVACY AND SECURITY: Data collected and stored by NeInet pursuant to this Agreement is governed by the Institution's privacy policy in addition to the NeInet privacy policy. Access to the data shall be restricted to authorized associates of NeInet or its affiliates and shall be used for the purposes of providing, marketing, and improving services to you or the Institution. NeInet maintains physical, procedural, and electronic safeguards to protect data from being accessed by unauthorized third parties. You agree and acknowledge in accordance with the Neinet privacy policy that NeInet or its affiliates may market services to You. You will have the opportunity to tell us you do not want to receive future messages with each message you receive.

MILITARY LENDING ACT: Notice to Covered Members under the Military Lending Act (10 U.S.C. Section 987 (i)(1)) Federal law provides important protections to members of the Armed Forces and their dependents relating to this agreement. In general, the cost of a payment plan to a

member of the Armed Forces and his or her dependent may not exceed an annual percentage rate of 36 percent. This rate must include, as applicable to your account: The costs associated with payment plan insurance premiums, fees for ancillary products sold in connection with the payment plan; any application of charged (other than certain application fees for specified payment plans or accounts); and any participation fee charged.

Federal law also exempts you from the Arbitration section of this Agreement.

SPECIAL NOTE REGARDING FINANCIAL AID: Please do not assume your balance will automatically be adjusted if you receive financial aid or a class or service is added or dropped. You should review your Agreement balance online or contact your Institution.

TRUTH IN LENDING DISCLOSURE

Husson University

The enrollment fee is the cost to participate in the payment plan and is considered a prepaid finance charge. The Annual Percentage Rate is calculated based on the amount financed, payment and due dates, and finance charge.

PERCENTAGE	CHARGE	AMOUNT	TOTAL OF
RATE		FINANCED	PAYMENTS
The cost of your credit as a yearly rate.	The dollar amount your credit will cost you.	The amount of credit provided to you or on your behalf.	The amount you will have paid after you have made all payments as scheduled.

Late Charge: None

Prepayment: If you pay off early, you will not be entitled to a refund of the finance charge.

See your contract documents for any additional information about nonpayment, default, any required repayment in full before the scheduled date, and prepayment refunds and penalties.

Itemization of the Amount Financed of \$11,125.60

\$11,125.60 Amount paid on your account

\$30.00 Prepaid finance charge