ANTHONY E. DESMOND CHRISTOPHER S CROOK Antitrust Division 2 Department of Justice 450 Golden Gate Avenue 3 Box 36046, Room 16432 San Francisco, California 94102 (415) 556-6300 Telephone: 5 Attorneys for the United States 6 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 UNITED STATES OF AMERICA, 10 Plaintiff, Civil No. 75-2398-CBR 11 Filed: August 8, 1977 12 v. Entered: October 31, 1977 ALAMEDA COUNTY VETERINARY 13 MEDICAL ASSOCIATION, 14 Defendant. 15

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STIPULATION

It is stipulated by and between the undersigned parties, plaintiff United States of America, and defendant, Alameda County Veterinary Medical Association, by their respective attorneys, that:

- The parties consent that a final judgment in the form hereto attached may be filed and entered by the Court upon the motion of either party or upon the Court's own motion, at any time after compliance with the requirements of the Antitrust Procedures and Penalties Act [15 U.S.C. §16] and without further notice to any party or other proceedings, provided 26 that plaintiff has not withdrawn its consent which it may do at any time before the entry of the proposed final judgment by serving notice thereof on defendant and by filing that 30 notice with the Court.
 - 2. In the event plaintiff withdraws its consent or if the proposed Final Judgment is not entered pursuant to this

Stipulation, this Stipulation shall be of no effect whatever and the making of this Stipulation shall be without prejudice 2 to plaintiff and defendant in this or any other proceeding. 3 Dated: August 8, 1977 FOR THE PLAINTIFF 8 CHRISTOPHER S CROOK 9 ing Assistant Attorney General 10 11 12 Attorneys, Department of 13 Justice 14 CHARLES F. 15 16 ANTHONY E. DESMOND 17 Attorneys, Department of Justice 18 19 20 FOR THE DEFENDANT 21 Sullivan Jones & Archer Hallidie Building 22 130 Sutter Street San Francisco, CA 94104 23 24 25 ARCHER Attorney for Defendant 26 27 28 . 29 30 31

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UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA, Civil No. 75-2398-CBR Plaintiff, FINAL JUDGMENT ν.

ALAMEDA COUNTY VETERINARY MEDICAL ASSOCIATION,

Defendant.

) File: August 8, 1977

) Entered: October 31, 1977

Plaintiff, United States of America, having filed its complaint herein on November 14, 1975 and defendant, Alameda County Veterinary Medical Association, having appeared by its counsel, and both parties by their respective attorneys having consented to the making and entry of this Final Judgment without admission by any party in respect to any issue;

NOW, THEREFORE, before any testimony has been taken herein, without trial or adjudication of any issue of fact or law herein, and upon consent of the parties hereto, it is hereby

ORDERED, ADJUDGED AND DECREED, as follows:

This Court has jurisdiction over the subject matter of this action and the parties hereto. The complaint states claims upon which relief may be granted against the defendant under Section 1 of the Sherman Act.

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As used in this Final Judgment:

- (A) "Person" shall mean any individual, partnership, firm, association, corporation or other business or legal entity;
- (B) "Defendant" means the defendant Alameda County Veterinary Medical Association;
- (C) "Fee" or "Fees" means any fee, price charge, markup, quotation, discount, or other compensation for any veterinary service or drug or combination of veterinary services and drugs;
- (D) "Fee Schedule" means any list of veterinary services showing a fee, range of fees, or method of computing fees for such services;
- (E) "Fee Survey" means the results of a survey of fees charged by veterinarians for particular services and lists tabulating or summarizing the results of such surveys;
- (F) "Animal welfare agency" means any nonprofit organization which acts to refer animal owners to veterinarians for veterinary services.

III

The provisions of this Final Judgment shall apply to the defendant and to each of its officers, directors, agents, employees, successors and assigns, and to all persons in active concert or participation with any of them who receive actual notice of this Final Judgment by personal service or otherwise.

ΙV

Defendant is enjoined and restrained from directly or indirectly:

(A) Fixing, establishing, maintaining, or stabilizing any fee for veterinary services;

- (B) Advocating, suggesting, urging, advising, inducing, or recommending that any veterinarian adhere to or otherwise base his or her fees on any particular fee, fee schedule or fee survey;
- (C) Conducting, publishing, or distributing any fee survey or fee schedule which relates to fees or ranges of fees for services;
- (D) Adopting, formulating, adhering to, maintaining, enforcing, suggesting, disseminating, or claiming any rights under any bylaw, rule, statement of policy, resolution, canon of ethics, plan or program which discourages, hinders, limits, prevents or prohibits any veterinarian from accepting or agreeing to accept referrals from animal welfare agencies for veterinary services at ordinary, reduced or discounted fees;
- (E) Making any individual contact, devising or putting into effect any procedure, or taking any disciplinary action with reference to any member because of the fees charged or person from whom said member accepts referrals.

Nothing in paragraph IV of this Final Judgment shall be construed to prevent:

- (A) The Association from negotiating on behalf of its members concerning the fee prescribed by a governmental agency for rabies vaccinations or rabies clinics;
- (B) The Animal Care Foundation operated by the Association from accepting donation pledges representing an amount of veterinary services, supplies and drugs, or from accepting a donating member's valuation of such veterinary services rendered, including supplies and drugs, to be deducted from the member's pledge; provided that said

valuation must be determined by the donating member independently, without consultation with the Association; and provided further that information concerning fees received by said Foundation shall not be disseminated to other veterinarians;

- (C) The Association's Ethics Committee from considering complaints of members' clients, provided that the Ethics Committee may not consider, recommend or suggest a specific fee for veterinary services in any case. With regard to any fee charged for veterinary services, the Ethics Committee's action shall be limited to a recommendation to the member and the client that they consult further regarding the matter, and the Ethics Committee shall not consider the matter further. In any such case, the Ethics Committee shall make and retain for five years a written summary of the proceedings setting forth the name of the complainant, the name of the veterinarian, a concise statement of the complaint and of the veterinarian's response and any action taken by the Committee. Said summary shall not mention the amount of any fee involved; or
- disseminating materials advising veterinarians generally regarding the economics of practice. Such programs and materials may discuss factors veterinarians consider in setting their fees independently; provided that no such program or materials use or suggest amounts, ranges of figures, markups, margins or other percentage figures or any other quantification to be applied to such factors, and provided further that no such programs or materials may incorporate, refer or relate to any fee survey or fee schedule, or any other information which would tend to stabilize fees.

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FORM 080-94 8-8-74 Formerly LAA-94 Defendant is ordered and directed:

- (A) Within sixty (60) days from the entry of this

 Final Judgment, to send a copy of this Final Judgment together

 with a letter identical in text to that attached to this

 Final Judgment as Appendix A, to each member and to cause

 the publication of this Final Judgment in defendant's news
 letter.
- (B) To serve a copy of this Final Judgment together with a letter identical in text to that attached to this Final Judgment as Appendix A, upon all of its future members at such time as they become members.
- (C) To direct its members to return to defendant all fee schedules and fee surveys distributed or mailed to members by defendant and to mail or deliver to plaintiff all fee schedules and fee surveys received from members in response thereto.
- (E) To file with this Court and serve upon the plaintiff within sixty (60) days after the date of entry of this Final Judgment an affidavit as to the fact and manner of compliance with subsections (A) and (C) of this Section VI.

VII

For the purpose of determining or securing compliance with this Final Judgment, and subject to any legally recognized privilege, from time to time:

- (A) Duly authorized representatives of the Department of Justice shall, upon written request of the Attorney General or of the Assistant Attorney General in charge of the Antitrust Division, and on reasonable notice to a defendant made to its principal office, be permitted:
 - (1) Access during office hours of such defendant to inspect and copy all

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- of such defendant and without restraint or interference from it, to interview officers, employees and agents of such defendant, who may have counsel present, regarding any such matters.
- (B) Upon the written request of the Attorney General or of the Assistant Attorney General in charge of the Antitrust Division made to a defendant's principal office, such defendant shall submit such written reports, under oath if requested, with respect to any of the matters contained in this Final Judgment as may be requested.

No information or documents obtained by the means provided in this Section VII shall be divulged by any representative of the Department of Justice to any person other than a duly authorized representative of the Executive Branch of the United States, except in the course of legal proceedings to which the United States is a party, or for the purpose of securing compliance with this Final Judgment, or as otherwise required by law. If at the time information or documents are furnished by a defendant to plaintiff, such defendant represents and identifies in writing the material in any such information or documents to which a claim of protection may be asserted under Rule 26(c)(7) of the Federal Rules of Civil Procedure, and said defendant marks each pertinent page of such material, "Subject to claim of protection under Rule 26(c)(7) of the

Federal Rules of Civil Procedure," then 10 days notice shall be given by plaintiff to such defendant prior to divulging such material in any legal proceeding (other than a Grand Jury proceeding) to which that defendant is not a party.

VIII

Jurisdiction is retained by this Court for the purpose of enabling any of the parties to this Final Judgment to apply to this Court at any time for such further orders and directions as may be necessary or appropriate for the construction or carrying out of this Final Judgment, for the modification of any of the provisions hereof, for the enforcement of compliance therewith, and for the punishment of violations thereof.

IX

Entry of this Final Judgment is in the public interest.

Dated: October 31, 1977

/s/ CHARLES B. RENFREW UNITED STATES DISTRICT JUDGE

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APPENDIX A

Re: Final Judgment in United States v. Alameda County Veterinary Medical Association, Civil No. 75-2398 CBR

Dear Sir:

Enclosed herewith is a copy of a Final Judgment entered , 1977 in <u>United States</u> v. <u>Alameda County Veterinary Medical Association</u>, Civil No. 75-2398 CBR. The terms of the Final Judgment require that a copy of the Judgment as well as this letter be sent to you. You should read the terms of the Final Judgment carefully and note that you, as an individual, under certain circumstances are bound by its provisions. The purpose of this letter is to help you understand those provisions.

The essence and intent of the Final Judgment is that the Alameda County Veterinary Medical Association may not in any way prepare, publish, adopt, sponsor, or distribute any minimum, recommended, suggested, or advisory fee schedule or fee survey. The principal purpose of the Judgment is to prohibit the association and its members from engaging in fee activity of any sort except as specifically permitted by subsections (A), (B), (C), and (D) of Section V of the Judgment Under the law and this decree, you or your veterinary hospital must set your own veterinary fees independently without consultation or agreement with the Association or with any other veterinarians.

The Judgment also prohibits the Association and its members from agreeing on a rule of ethics or policy which inhibits you from deciding to accept referrals from animal welfare agencies for veterinary services at reduced fees.

You must decide independently whether to accept such referrals.

The Association is required to collect all fee schedules, results of fee surveys, and similar documents (including

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3PO: 1971, O - 419 - 571 copies thereof) you may have received from the Association.

Accordingly, you are instructed to return any such fee

schedules to the secretary of the association within seven

(7) days of your receipt of this letter.