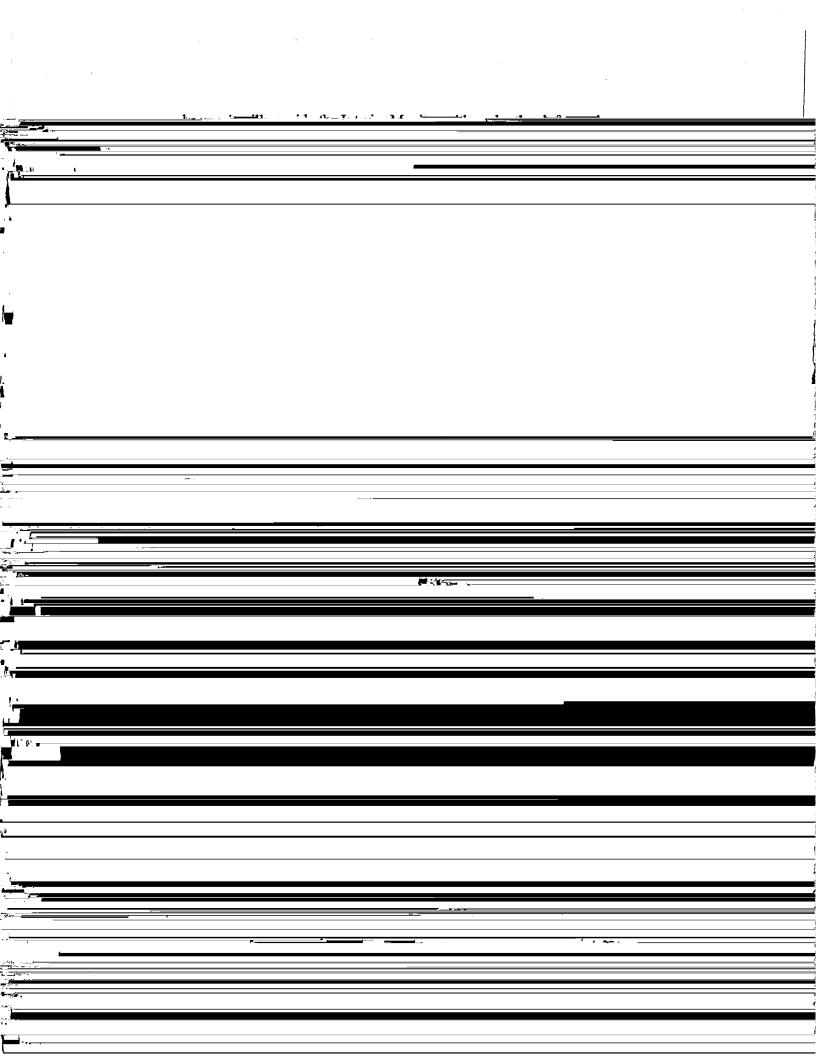
INTERIM MONITOR AGREEMENT

This Interim Monitor Agreement ("Monitor Agreement") entered into this 11 day of October, 2007 by and among Dr. David A. Espeseth, DVM, MS, and Schering-Plough Corporation ("Schering-Plough" or "Respondent"), provides as follows:

WHEREAS, the United States Federal Trade Commission (the "Commission"), in

Respondent further agrees that: 4. of Schering-Plough Animal Health as the it designates a. primary Contact for the Interim Monitor and will provide a written list of the principal individuals to be involved in compliance with the Order, together with their locations, telephone numbers, electronic mail addresses (if available), and responsibilities, and will provide the Interim Monitor with written notice of any changes in such personnel occurring thereafter; it will use reasonable efforts to provide the Interim Monitor with prompt b. notification (but not later than such notification is available to other meeting participants) of significant meetings, including date, time and venue scheduled after the execution of this Monitor Agreement, relating to compliance with the Order, and such meetings may be attended by the



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	Agreement.
10.	The Interim Monitor shall keep confidential for a period of ten (10) years all other aspects of the performance of his duties under this Monitor Agreement and shall not disclose any confidential or proprietary information relating thereto. To the
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incurred in the performance of his duties, together with reasonable supporting detail and documentation.

	a.	In addition, Respondent shall pay: (i) all out-of-pocket expenses reasonably incurred by the Interim Monitor in the performance of the Interim Monitor's duties and responsibilities, including any auto, train or air travel and international telephone calls made in the performance.	
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