

Terms and Conditions

Client understands that ("Quick Fix Credit Solutions") will seek to correct or remove inaccurate, outdated, or incorrectly reported information from the bureaus, as allowed by state and federal law, and understands that ("Quick Fix Credit Solutions") makes no claim beyond those changes allowed by state and/or federal law. This includes, but may not be limited to, inquiries, addresses, aliases, creditor accounts, and personal information.

Additionally, client understands that no guarantee of any particular score is made through this agreement, as doing so would imply an extensive knowledge of the proprietary formulas used by the credit scoring models to calculate a score that ("Quick Fix Credit Solutions") does not acquire. If, upon the expiration of (3) timely payments, and (100%) adherence to the terms and conditions set forth herein, ("Quick Fix Credit Solutions") has failed to demonstrably update client's report including deletions, corrections, or updates with each of the major credit bureaus, the client is entitled to a full refund of all monies paid.

Client understands that it is the right of any consumer to execute similar disputes or requests on their own behalf, but has willfully elected to allow ("Quick Fix Credit Solutions") to perform the services for the posted and agreed upon fees, pursuant to the fee schedule included herein.

Client also understands that the addition of new derogatory information will negatively impact the results of ("Quick Fix Credit Solutions") service, and could significantly impact projected completion date of the service provided by this contract.

Additionally, the client authorizes ("Quick Fix Credit Solutions") and its agents, staff, and business partners to obtain, review, and retain credit reports from all three major credit bureaus from the execution of the agreement, through a period not to exceed 60 days beyond the expiration of the same, and for 60 days after the expiration of this agreement.

An original, unmarked copy of all credit-related correspondence from any creditor or credit reporting agency must be mailed or faxed to ("Quick Fix Credit Solutions") within 6 (six) business days of receipt. These services are time-sensitive, and failure to do so would significantly diminish the effectiveness of said services. If client wishes to maintain copies of creditor/bureau correspondence, client must make the copies for his or her self, in advance of their submission to ("Quick Fix Credit Solutions") for review or processing. Because of the exclusive nature of the letters used in the restoration process, copies of the letters ("Quick Fix Credit Solutions") sends to creditors and/or credit bureaus will not be available to the client.

Client also understands that, while every effort to avoid doing so will be made, it may be necessary to settle some debts with the creditors themselves to improve the client's credit rating upon completion of this contract. Client gives ("Quick Fix Credit Solutions"), its agents, officers, employees, and designees the authority to communicate and negotiate with creditors and credit reporting agencies, including the signing of the client's name, for which this limited power of attorney is given.

Client understands that negotiating or corresponding in any manner (telephone, mail, etc.) with creditors, collection agencies, and credit reporting agencies during the agreement period, though not barred by this agreement, could significantly, negatively impact the results.