



CLEAN CREDIT

REPAIR YOUR CREDIT...GUARANTEED!

Client Agreements – Power of Attorney

The Client would like Clean Credit to dispute all negative items found on the client credit report except for the items listed and submitted to Clean Credit separately. Clean Credit should consider any negative listings that aren't listed to be inaccurate, unverifiable, or obsolete. The client retains and gives permission for Clean Credit to represent him/her and agrees to the following:

Clean Credit will work to improve the clients credit by challenging the credit item, which the client believes are inaccurate or unverifiable, Clean Credit will use FCRA to pursue the client's right to have all inaccurate or unverifiable credit listings deleted from the client's credit report. As soon as credit reports are received, Clean Credit will challenge all obsolete, inaccurate or unverifiable items. At the same time the client agrees to:

- Forward copies of all correspondence from the credit bureaus to Clean Credit. We cannot do anything without them. Make sure Clean Credit receives credit reports every thirty days, but no later than every 45 days.
- Inform Clean Credit of any change of address or telephone numbers.
- Payment is due on any work on clients account. If the client's payment is returned dishonored by the bank, the client agrees to pay a \$30.00 dishonored check charge. Continued work on account will be closed if your payments are not received according to the contract.
- The client understands that failure to complete all of these activities will void the service warranty, and full payment of all services will become immediately due and payable.

There are several limits to Clean Credit of which the client should be aware. Because each case varies, Clean Credit cannot guarantee any individual or specific scores on the client's case. The deletion of the client's disputed credit may take more or less than twelve months. Because each case is different, no precise estimate of the total length is possible. However, this agreement shall last for six cycles with each credit reporting bureau. Clean Credit warranties the success of its work by offering a pro rata money back guarantee in the event we are unable to better your credit by deleting derogatory items in the time frame listed above. The guarantee will refund any payments due at the time of the agreement of warranty failure.

- LIMITED POWER OF ATTORNEY -

I, _____

Hereby appoint Clean Credit, Inc. as my true and lawful Attorney-In-Fact for the purpose of investigating my credit with full authority to sign on my behalf; all papers and documents and to act as my representative in all matters concerning my credit history and to do all things necessary to this appointment.

I certify that all the above information is complete and accurate.

Executed this _____ day of _____ 200__.

Client Signature _____