

Limited Power of Attorney

You agree to give ER a limited Power of Attorney to be used only to help you with credit related matters.

Client hereby appoints ER, it's officers, and employees this limited Power of Attorney to the following matters: signing of my name on correspondence addressed to the credit bureaus (or acting on my behalf with electronic correspondence), signing of my name on correspondence addressed to creditors, obtaining credit information over the telephone, fax, or electronically through written or electronic correspondence from credit bureaus, creditors or collection agencies, and to perform all those things necessary and legal in ER's professional judgment on Client's behalf to perform the services stated in this legal agreement. Any fees incurred by ER in obtaining the information set forth in this paragraph shall be reimbursed by Client.

I further authorize ER officers and employees to obtain any information in my credit report that may involve medical records and/or credit records.

Client has the right to revoke or terminate this Power of Attorney at any time. This Power shall terminate at the Client's request or automatically when the services stated above are complete: or at the expiration of the term hereof, whichever occurs sooner. This agreement shall be construed in keeping with the laws of the state of Ohio; represents the entire understandings of the parties here to; cannot be modified except as in writing between the parties. This power is valid throughout the United States. Client agrees to hold harmless and indemnify ER for any claim or expense arising from any permitted or term hereof use of this Power of Attorney.

IMPORTANT INFORMATION ABOUT CREDIT CONSULTING AND THE REPAIR PROCESSES:

You do not need ER Credit Consulting, Inc or the service of any Credit Consulting agency. However, you are hiring ER Credit Consulting, Inc to work on your behalf for similar reasons you would hire an attorney to represent you in a court of law (an attorney knows the law and understands how to use the law in court to achieve a positive goal). You can do the process of investigating credit accounts with the creditors and the three major credit bureaus. You must have the time, willingness, and knowledge to challenge creditors and the credit bureaus for erroneous or inaccurate and not up-to date information on your credit files. If you decide you do not know how to do it, or encounter lack of time, and want someone else to do the work for you, count on the professionals at ER Credit Consulting, Inc. At ER Credit Consulting, Inc. we will work on your files with professionalism and honesty, never charging you for any results in advance.

Client(s) Signature: \_\_\_\_\_

Date: \_\_\_\_\_

Notice of Cancellation

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You may cancel this contract, without any penalty or obligation, within three business days after the date the contract is signed.

To cancel this contract, detach a copy of this "Notice of Cancellation" and mail or deliver a signed, dated copy of this cancellation notice, or other written notice, to:

ER Credit Consulting, Inc. 5788 Ridge Rd. Suite 3 Parma, Ohio 44129

Not later than midnight of the third business day after the date you signed these service forms.

I hereby cancel this transaction.

Client signature

Date