

BECAUSE YOUR CREDIT IS WORTH IT!



Tel. 888-693-4889
Fax: 347-263-8997
Diane@MPcreditrepair.com
www.MPcreditrepair.com

Welcome!

Thank you for enrolling in our credit repair service. To get started, you will need to read and follow the instructions below.

The Instructions for the Application are as follows:

- 1.) Please read the entire Welcome Packet as it contains Important Information about your Account and what is required from you to Start Your Road to Recovery Today!
- 2.) Print out the Contract & Application and fill in ALL the appropriate information and Fax to 347-263-8997. (Fax this separately)
- 3.) For steps Four, Five and Six. When you gather all the necessary information Fax to 347-263-8997. (*NOTE: It is Very Important that you Fax steps 4, 5, & 6 separately)
- 4.) Refer to the Brief Overview Page on the instructions on how to obtain your 3 (Three) credit bureau reports. Once you obtained ALL reports, Fax ALL pages included in ALL reports with a copy of your Photo Id AND Legal Proof of your Social Security Number. If for some reason you do not have your Social Security Card, you may provide us a copy of your W2, OR first page of Your Tax Return.
- 5.) Make copies of Two Current Bills going to your Present Address.
- 6.) Make copy of your Voided Check.

We will need this paperwork before any further work will transpire on your file. Included in this package you will find the following:

- Consumer Credit File Rights
- Contract and Authorization for Payment (Sign and return a copy of the contract and keep a copy for your records.)

If we do not already have your current mailing address verification, we will need **two** proofs of your current mailing address from each client. This can be your Driver's License if it has your current mailing address on it or for example, an electric bill. If you do not have your Social Security Card, please include some document or statement with your number pre-printed on it. Make sure your documents do not have an old address on them. Each item must have your correct name and current mailing address pre-printed on it.

Once you get **everything** together, please follow the instruction above and fax your documents to Tel. No. 347-236-8997

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Consumer Credit File Rights Under State and Federal Law

You have a right to dispute inaccurate information in your credit report by contacting the credit bureau directly. However, neither you nor any "credit repair" company or credit repair organization has the right to have accurate, current, and verifiable information removed from your credit report. The credit bureau must remove accurate, negative information from your report only if it is over 7 years old. Bankruptcy information can be reported for 10 years. You have a right to obtain a copy of your credit report from a credit bureau. You may be charged a reasonable fee. There is no fee, however, if you have been turned down for credit, employment, insurance, or a rental dwelling because of information in your credit report within the preceding 60 days, the credit bureau must provide someone to help you interpret the information in your credit file. You are entitled to receive a free copy of your credit report if you are unemployed and intend to apply for employment in the next 60 days, if you are a recipient of public welfare assistance, or if you have reason to believe that there is inaccurate information in your credit report due to fraud. You have a right to sue a credit repair organization that violates the Credit Repair Organization Act. This law prohibits deceptive practices by credit repair organizations. You have the right to cancel your contract with any credit repair organization for any reason within 3 business days from the date you signed it. Credit bureaus are required to follow reasonable procedures to ensure that the information they report is accurate. However, mistakes may occur. You may, on your own, notify a credit bureau in writing that you dispute the accuracy of information in your credit file. The credit bureau must then reinvestigate and modify or remove inaccurate or incomplete information. The credit bureau may not charge any fee for this service. Any pertinent information and copies of all documents you have concerning an error should be given to the credit bureau. If the credit bureau's reinvestigation does not resolve the dispute to your satisfaction, you may send a brief statement to the credit bureau, to be kept in your file, explaining why you think the record is inaccurate. The credit bureau must include a summary of your statement about disputed information with any report it issues about you.

The Federal Trade Commission regulates credit bureaus and credit repair organizations. For more information contact:

The Public Reference Branch
Federal Trade Commission
Washington, D.C. 20580'

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BRIEF OVERVIEW

Credit Reports:

If we do not already have your credit reports, you will either need to order them and send them to our office as soon as you receive them; or if you already have them, please forward them to us. We cannot start working on repairing your credit until after we receive your credit reports from **you**. You can order your reports form at this link if you need to: www.annualcreditreport.com or www.Truecredit.com.

Address Verification:

If we do not already have your current mailing address verification, we will need two proofs of current mailing address from each client; this can be your Driver's License, if it has your current mailing address on it, and an electric bill, for example. If you do not have your Social Security Card, please include some document or statement with your social security number pre-printed on it. Make sure your documents do not have an old address on them. Each item must have your correct name and current mailing address pre-printed on it.

Recommended Items and Things To Have/Do:

A folder or large envelope, a calendar, and a pen or highlighter pen.

Mark on your calendar the date you sent us your credit reports and address verification. Go forward in your calendar 60 days; mark that day as the day to receive updated reports. Mail all **originals** to us. If you do not receive any notification within this time period, it is your responsibility to let us know so we can take appropriate action. Not doing this will jeopardize the guarantee of this program.

Brief Overview:

Here is a brief overview of what to expect over the next several months: about two to three weeks after we receive your credit files, you will receive a "thank you" letter from each Credit Reporting Agencies (CRA). Don't worry if you don't get one from each of the as not everyone does. Sometimes they also send "Anti-Credit Repair" letters. Please do not worry about these letters. Remember they do not want you to repair your credit as it is going to cost them time and money and then they will ultimately lose money! We do, however, need you to keep of all the letters you receive from the three CRAs.

Referring to when updated credit reports are sent to you, we may need these items at a later date. If you get any kind of letter from them and you want to call the office or fax it to us, please feel free to do so. If they ask you to call or mail them anything, **do not do it!** It is their responsibility to verify the information; you do not have to provide them with anything **except address verification**. If they request additional address verification or a copy of your SS Card, **please forward it to them as quickly as possible**. Also, a word of warning: the CRAs do not like credit repair at all! It makes their job harder, they make no profit from it, and it makes them look bad to their subscribers. A person with "bad credit" has 70% more inquiries on their file than a person with "good credit"; think about that for a minute, every time a credit file is pulled the CRAs make money (between three and five dollars apiece)! So do they want you to fix your credit??? Absolutely not! Therefore, do not be surprised if you get some "junk mail" warning you about "credit repair agencies." It is mailed out randomly so you may not get any at all. The CRAs may send you a letter requesting you to notify them of our company. Please disregard their attempts to discredit our business. You can feel safe doing business with us! Remember, the CRAs are NOT government agencies; they are for-profit multi-million dollar companies that collect and sell your personal information! AND if they find out that you are working with a credit repair company, they will ignore any requests that we put in and make it VERY difficult to repair your credit situation.

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After an additional 45 days, if you have not received a credit report from all of the agencies, e-mail or call the office and we will send a demand letter to that company. When you have received all three updated reports, please make a copy and send it to us. **Please do not fax updated reports to the office!** They will not be unusable. We will review them and proceed to the next step, if necessary. You should not apply for any credit until this process is finished. Once you receive all responses and they are sent into the office, we will cross-reference each response and formulate what our next step will be. We will schedule your next step, notify you once it is sent off and you will wait 45 days again for the bureaus to respond. This process will repeat itself. You must keep paying all the bills you are currently paying on in a timely manner! Do not start paying old collection accounts and contact us if you receive anything on an old debt. If you are currently making payment to a collections agency, please notify us. Do not contact the credit bureaus without our consent. Doing so will jeopardize the guarantee of this program and can result in account cancellation.

You will receive a login username and password to our website in order for you to monitor your credit repair progress.

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General Terms and Conditions:

A. This Credit Repair Service Contract between MP ASSET RECOVERYS and the undersigned "Client" (refers to both in case of a couple) is for the purpose of purchasing credit report repair and improvement services (the "Services"). The Services will include preparation of correspondence to credit bureaus to request removal of errors, misrepresentations, or unverifiable information, which the Client states appears on the credit reports which the Client has furnished MP ASSET RECOVERYS. This is not a debt consolidation or bill payment program. Federal law requires that any unverifiable, outdated or erroneous information must be removed from consumer credit reports by reporting agencies. MP ASSET RECOVERYS agrees to use its best efforts to provide the Services, and will perform them in accordance with federal and state laws.

B. The Client understands that there will be an initial Setup and Analysis of (\$) for an individual or (\$) for a couple to be billed after the setup and analysis has been fully performed, total fee covers each client for **6 months** of credit repair services. Services of **1 year** will be an additional (\$) After the initial setup has been completed, MP ASSET RECOVERYS will audit the Client's credit reports and develop a plan to delete, correct or change inaccurate, unverifiable and obsolete items under current federal and state law during this contract. After each month services have been fully performed, client will be billed. Client understands and agrees that after a month of services has been fully performed, remaining fees will be spread out and will be due, and that this fee is for all costs and fees associated with the previous month's Services. This process will continue until the end of selected service term. The Client understands that the remaining payments fees includes the continuing analysis/audit of up to three credit bureau reports (per client, up to six for couples), all correspondence associated with the credit improvement process, the review for changes requested by the Client to the Client's credit reports as a result of contacts made on the Client's behalf with each applicable credit bureau, creditor or public record holder, phone consultations with client and the continuing planning and creation of documents for the purpose of credit report improvement.

C. Non Payment. If any form of payment you supply is uncollectible for any reason, MP ASSET RECOVERYS may charge you a dishonored payment fee of \$30.00. The Member will agree not to close the bank account that MP ASSET RECOVERYS is authorized to withdraw payments from. Should the Member be required to change the authorized bank account, you must MP ASSET RECOVERYS immediately and complete a new Electric Payment authorization, as any interruption in the payment of our fees will require MP ASSET RECOVERYS to discontinue your service agreement. The resulting actions undertaken by the credit card companies, collection agencies, and/or law firms against the client will not be the responsibility of MP ASSET RECOVERYS.

D. Credit Application. The client shall not apply for any type of credit until they have completed the process. If the client fails to comply with our expressed request and applies for any credit and is denied, we cannot be held responsible for additional negative remarks and the direct influence this might have on your credit score.

E. The Client agrees to send, via mail, all credit reports and/or correspondence received from credit bureaus and/or creditors to MP ASSET RECOVERYS within five (5) days after the date received to guarantee the success of this program. If the Client has not received any credit reports or correspondence from the credit bureaus within 60 days after the date of the initial Credit Report Analysis/Audit, the Client must notify MP ASSET RECOVERYS so appropriate measures can be taken. Non compliance can result in termination of account.

F. By executing this Contract to obtain MP ASSET RECOVERYS Services, Client grants MP ASSET RECOVERYS during the term of this Contract, a limited power of attorney, by and through its authorized representatives, to: 1) use the Customer Information that the Client provides in order to obtain from credit bureaus, creditors, collection agencies and other holders of records of Client's credit reports, Client's credit history or other creditor information for the Services; 2) sign correspondence to the record holders; 3) use Client's name to sign correspondence addressed to creditors; 4) obtain credit information over the telephone, fax, and or through the internet from record holders; 5) to discuss information with any record holders to help resolve a debt if mediation of a debt is necessary. MP ASSET RECOVERYS acknowledges that its Authorized Representatives have been alerted to the sensitivity of the Customer Information. As such, MP ASSET RECOVERYS will use its best efforts to ensure that Customer Information will be handled in a responsible and professional manner. The Customer shall have the right to revoke or terminate the limited power of attorney provided under

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this Contract at any time upon written notice to MP ASSET RECOVERYYS. Otherwise, the limited power of attorney shall terminate upon termination of this Contract. All questions pertaining to validity, interpretation and administration of this Contract shall be determined in accordance with the laws of New York. Client agrees that Client's limited power of attorney is valid throughout the United States for all Customer Information to be obtained by MP ASSET RECOVERYYS pursuant to this Contract by the binding and enforceable signatures set forth below. This Agreement contains the entire agreement of the parties and there are no other promises or conditions in any other agreement whether oral or written. This Agreement supersedes any prior written or oral agreements between the parties.

G. Money Back Guarantee/Cancellation. This agreement may be canceled by either party without any penalty or further obligation at any time. If you have been with us for one year, and you have forwarded credit reports every sixty days and complied with the commitments to the service, and we have not been able to improve your credit file by removing any derogatory items from your account, we will gladly offer you a full refund of this service. MP ASSET RECOVERYYS agrees to improve client(s) credit profile of inaccurate, unverifiable and incomplete items during the period of one year. Client(s) understands that the results obtained by MP ASSET RECOVERYYS on behalf of client(s) are dependent on numerous factors, including but not limited to client(s) ability to repay debts and loans, cooperation of client(s) creditors, and credit bureaus ability to verify information provided to them by MP ASSET RECOVERYYS non refundable. Client agrees to only communicate with the credit bureaus through MP ASSET RECOVERYYS's written correspondence.

H. I, the client, understand that with proper information I could undertake the same or similar techniques to repair my own credit and as choosing to hire this Services Provider to undertake the services outlined in this agreement without duress or provocation. Client agrees to hold MP ASSET RECOVERYYS and its employees, officers, directors, agents and representatives harmless from any claim, suit action or demand made by any of my creditors or any other person which may arise from the action(s) taken by my creditors in connection with any services rendered by MP ASSET RECOVERYYS on my behalf. In the event MP ASSET RECOVERYYS engages in collection efforts, client will be required to reimburse MP ASSET RECOVERYYS for out-of-pocket expenses as the result of such efforts.

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Application

Name _____ Spouse Name _____

Address _____ Address _____

City _____ State _____ Zip Code _____ City _____ State _____ Zip Code _____

Date of Birth ___/___/___ SS# _____ Date of Birth ___/___/___ SS# _____

Phone # _____ Phone # _____

Cell # _____ Cell # _____

Cell Phone Carrier: _____ Cell Phone Carrier: _____

E-mail _____ E-mail _____

Payment Options: You may either affix a check or money order to this contract or fill in your credit card information below. Check applicable boxes.

Individual One time Setup Payment (\$ _____)

Couple One time Set up Payment (\$ _____) *per person*

Payment Method

ACH Debit/Check (Attach a *VOIDED* check with this contract)

Money Order/Cashier's Check (Please mail along with contract)

** Upon choosing a payment plan I hereby authorize MP ASSET RECOVERY, INC. auto deduct or draft my monthly payments on the monthly anniversary of this contract (*i.e., 01/06/10, 02/06/10, 03/06/10, 04/06/10*).

1) Signature

Date

2) Signature

Date

You may cancel this contract without penalty or obligation at any time before midnight of the 3rd business day after the date on which you signed the contract. See the attached notice of cancellation form for an explanation of this right.

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NOTICE OF CANCELLATION

You may cancel this contract, without any penalty or obligation, within 3 days from the date the contract is signed. If you cancel any payment made by you under this contract, MP ASSET RECOVERYS will return it within 10 days following receipt of your cancellation notice.

To cancel this contract, mail or deliver a signed dated copy of this cancellation notice, or any other written notice to:

*MPASSET RECOVERYS.INC.
C/O Diane Carroll
601 Three Islands blvd.
Suite 406
Hallandale Beach, Florida 33009*

Not later than midnight on: _____ (date)

I hereby cancel this transaction on: _____ (date).

Purchaser's Signature