

in the State of Florida.

CONSUMER APPLICATION

			Аррі	ication #:		
lame/Address o	of Applicant (Please	e Print)		Date:		
First Name	MI			Social Security N	ecurity Number	
Current Address:						
City:	State:	ZIP:	Phone	:	Work:	
Cell Phone:	E-mail Ado	dress:				
Previous Address:		City:		State	: ZIP:	
SSN:	DOB:		DL#	<u>:</u>		
redit Informatio	on (Check All That Appl	'y)				
Charge-Offs			Late Payments			
Child Support			Medical Bills			
Collections			Repossession			
Evictions			Student Loans			
Foreclosure			Tax Liens			
Judgments			Bankruptcy Date of Bankrup	1		
Brief Description	of Current Cred	it Status (10				
					Rate Your	
					Credit (Check Only One from the list below.)	
					Only One from the list below.)	
					Only One from the list below.) Poor:	

Page 1 of 7: Initial ____|



Method of Payment

Cash:	Check Number:	Money Order:	Credit Card:
Amount:	Amount:	Amount:	Amount:
Name on Credit Card:			
Card Type:	Card Number:	Expirat	ion:
Cara Type.	Gara Hamber.	Ехриас	
CVV:	Zip Code:		

Authorized Automatic Payment Plan for Collection of Retainer:

I authorize Trinity Enterprises, LLC to automatically deduct, my scheduled payment for a retainer to be escrowed in the amount of \$ ______, on ____/ _/ (date) from the checking and or credit card account referenced above. I understand any returned and or declined charges will be resubmitted up to 2 attempts. If charges are not authorized after resubmission, a retainer account will not be established and or maintained on my behalf and credit restoration services will not begin and or may be stopped until the escrow account is funded.

I understand that as services are completed and as hard costs are encumbered, my escrow account will be charged. At the completion of all services, the balance, if any, of the escrow account will be refunded to me.

If my account remains unpaid after 60 days, I understand it may be forwarded to collections.

Authorization to Release Information:

I authorize Trinity Enterprises, LLC to obtain information regarding my credit file. I understand that any information obtained will be used by Trinity Enterprises, LLC and its agents, employees to attempt to improve my credit and will be kept confidential. I further authorize Trinity Enterprises, LLC to make changes on my credit file without prior notice during the time of this agreement.

Consumer Credit Improvement Agreement:

This is	s an a	agreemen	it betwe	en Triı	nity Ent	erprises,	LLC and 🚤					
This	agree	ment is	good f	or a	period	of	months.	The	agreement	becomes	effectiv	e on
				un	til					at which t	ime all	credit
restor	ation	services	offered	by T	rinity E	nterprises	s will cease	e. Tr	inity Enterp	rises, LLC	offers	credit
restor	ation	services	to both	cons	sumer a	and comn	nercial cust	omers	s. Results	vary base	d upon	each
		personal rojected			•	vement m	ay be seen	as e	arly as 60 d	ays; but, a	specific	date
	•	•	•									



A failure to pay your existing bills in a timely manner will cause this agreement to become null and void. Also, failure to meet deadlines in the credit action plan or dispute strategy will cause this agreement to become null and void. Failure to provide your credit repair specialist with updated information from your creditors, credit reporting bureaus or other entities as requested will cause this agreement to become null and void.



There will be an additional charge to the client of \$50 for any of the following:

- Late Payments per occurrence
- Cancelled / Returned Check
- Cancelled / Returned Credit Card Charge

SERVICE DISCLAIMER:

Our services focus on the deletion of incorrect, negative items on your credit history. We cannot guarantee a specific point increase in your credit score calculated and provided by the credit bureaus.

Services are on a retainer basis, and Trinity Enterprises, LLC collects payment against retainer deposit after each service is rendered (i.e.: initial consultation, plan development, processing, postage, etc.).

In order for Trinity Enterprises, LLC (TEP) to provide optimal services, occasionally, TEP will need to share client information with lenders, realtors, and other third party entities and correspond (e.g., via e-mail, facsimile, phone, or written letter) with mortgage brokers and the referring source. By signing this consumer application, the consumer gives TEP the authority to share information with lenders, realtors, and other third party entities and correspond (e.g., via e-mail, facsimile, phone, or written letter) with mortgage brokers and the referring source as TEP deems necessary to provide credit restoration services. CONSUMER INITIALS:

Moreover, by signing this consumer application, the consumer gives Trinity Enterprises, LLC (TEP) the authority to share the results and successes of services provided by TEP to mortgage brokers, referring source, lenders, and other third party entities that TEP deems necessary in providing services. CONSUMER INITIALS: _____

CONSUMER SERVICE ACKNOWLEDGE

The consumer understands that he or she has retained TEP for credit restoration services. It is advised that the consumer shall not add or remove disputes to his or her credit file while TEP is performing credit restoration services. If changes are made by the consumer during his or her six-month contract with TEP, said changes shall be counted as work TEP has done because there is no way to tell who requested the removal. CONSUMER INITIALS:



DISPUTE RESOLUTION, RELEASE OF INFORMATION, AND MEDIATION CLAUSE:

If the consumer is dissatisfied with TEP services and a breakdown comparison of services performed has been provided and the consumer continues to be dissatisfied, the consumer agrees to settle the dispute

in mediation. The consumers understands that if he or she has a complaint with TEP and files a complaint with a third party (e.g., media, Better Business Bureau, financial institutions, etc.), the consumer gives TEP permission to communicate-in writing, verbal, etc.-with the third party regarding any information in the consumer file with TEP. This clause serves as a general release of information of the consumer's information upon contact initiated by the third party on the consumer's behalf. CONSUMER INITIALS: **BANKRUPTCY:** Have you gone bankrupt in the last five years? () Yes () No If yes, give date of assignment: **CREDIT REPORT:** (Select One) I will provide Trinity Enterprises with a copy of my credit report for each credit bureau (Equifax, Experian and Transunion). I understand no work will begin until I have provided Trinity Enterprises with all three credit reports. In the event that I fail to provide this information after 10 days, the relationship shall cease, and I will owe a cancellation fee of \$50.00. I would like for Trinity Enterprises to acquire my credit report from Equifax, Experian and Transunion. I understand that there is a \$35.00 nonrefundable fee. CREDIT REPORT ACKNOWLEDGEMENT: have requested Trinity Enterprises to acquire my credit Trinity reports. Enterprises' credit report services are provided through ____. By signing below I acknowledge that it has been explained to me that this credit inquiry to acquire my credit reports will appear as

The information contained on this page is both personal and confidential and shall not be disclosed according to the legal statues and requirements governing the credit repair industry in the State of Florida

Page 4 of 7: Initial ____|__



I hereby certify that the information contained herein is complete and accurate. This information has been furnished with the understanding that it is to be used to repair damaged credit. Furthermore, I hereby authorize creditors, financial institutions and credit reporting agencies to release information to Trinity Enterprises, LLC in order to verify the information contained herein and repair my credit.

Name of Witness	
Signature of Witness	
Signature or witness	
Date of Witness' Signature	
	Name of Witness Signature of Witness Date of Witness' Signature

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 bureaus 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 inaccurate, negative information from your report if it is over 7 vears 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 denied credit, employment, insurance, or rental dwelling because of information in your credit report within the proceeding 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 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. Our fees include paper, ink, internet, supplies, credit reports, forms, all phone calls, stamps and education on re-building your credit so you will have the maximum results. There shall be no other charges.

Connecticut Consumer Assurances and Fair Credit Reporting Act Notice:

You have a right to obtain a copy of your credit file from a credit rating agency. You may be charged a reasonable fee not exceeding five dollars for your first request in 12 months or seven dollars and fifty cents for any subsequent request in that same 12-month period. 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 rating agency must provide someone to help you interpret the information in your credit file.



- You have a right to dispute inaccurate information by contacting the credit rating agency directly. However, neither you nor any credit repair company or credit service organization has the right to have accurate, current, and verifiable information removed from your credit report. Under the federal Fair Credit Reporting Act, the credit rating agency must remove accurate, negative information from your report only if it is more than seven years old. Bankruptcy information can be reported for 10 years.
- If you have notified a credit rating agency in writing that you dispute the accuracy of information in your file, the credit rating agency must then, within 30 business days, reinvestigate and modify or remove inaccurate information. If you provide additional information to the credit rating agency, the agency may extend this time period by 15 business days. The credit rating agency shall provide you with a toll-free telephone number to use in resolving the dispute.
- The credit rating agency may not charge a fee for this service. Any pertinent information and copies of all documents you have concerning an error should be given to the credit rating agency.
- If reinvestigation does not resolve the dispute to your satisfaction, you may send a brief statement to the credit rating agency to keep in your file, explaining why you think the record is inaccurate. The credit rating agency must include your statement about disputed information in a report it issues about you.
- You have a right to receive a record of all inquiries relating to a credit transaction initiated in 12 months preceding your request which resulted in the provision of a credit report.
- You may request in writing that the information contained in your file not be provided to a third party for marketing purposes.
- If you have reviewed your credit report with the credit rating agency and are dissatisfied, you may contact the Connecticut Department of Banking. You have a right to bring civil action against anyone who knowingly or willfully misuses file data or improperly obtains access to your file.

Consumer Agrees:

- 1. REFUND POLICY: You agree that you are entitled to a refund of some or all of your money if, after remaining a "client in good standing" with Trinity Enterprises, LLC or 6 months the term "Difference" in the following equation is a positive number: Total fees paid to Trinity Enterprises, LLC (# of items deleted per credit bureau or improved x \$75) = Difference. If the term Difference is a positive number this number is the amount you will receive as a refund. If the term Difference is a negative number, no refund will be issued (you have received services greater than what you have paid for).
- 2. You agree to send Trinity Enterprises, LLC copies of your credit reports from all three major credit bureaus (Experian, Equifax and Trans-Union) upon signing up. You also agree to send updated copies of your credit reports as they are received while you are a client of Trinity Enterprises, LLC. You also agree to forward all correspondence received from the credit bureau or creditors to Trinity Enterprises, LLC. You understand that these items are required for our firm to provide our services.
- 3. CREDIT MONITORING: In addition, your signature indicates Trinity Enterprises, LLC has explained the importance of registering with www.TrueCredit.com at the 30-45 day mark to check the status of your progress with the bureaus and to continue monitoring TrueCredit.com every 30 days. Moreover, you understand that the monthly monitoring fee may range from \$14.95 to \$29.95 and is paid directly to the credit monitoring service provider to track the success of the services provided by Trinity Enterprises, LLC. If you do not have internet access, Trinity Enterprises, LLC has a third party that can pull the credit report for an additional fee.

Credit Monitoring Client Initials:	



- 4. You understand that you may cancel this agreement for any reason without any penalty or obligation provided cancellation occurs before midnight of the third business day that you sign this agreement and become a client of Trinity Enterprises, LLC. Cancellation must be communicated in writing to Trinity Enterprises, LLC, 1870 Aloma Avenue Suite 200, Winter Park FL, 32789 or by sending an email to customerservice@trinityenterprisesllc.com. Please be sure to include your name, client number or social security number and reason for canceling. The client agrees to authorize this request, and understands that it may result in an inquiry on my credit report(s).
- 5. In addition I also grant a limited Power of Authority to Trinity Enterprises, LLC for the following: Request credit reports on my behalf, challenge and verify various information points on my credit report(s), and contact and confer with creditors on my behalf, as needed.
- 6. Additionally, I understand this process may require my signature on the letters sent to the Credit Bureaus, which I fully authorize Trinity Enterprises, LLC to sign on my behalf. I also understand that the process may take, by nature of the FCRA, 30 90 days, but, no more than 6 months, of which there will be no charge above and beyond the initial fees referenced in this agreement, regardless of the additional work necessary to ensure maximum results.
- 7. HOLD HARMLESS AGREEMENT AND AFFILIATE/PARTNER COMPANY DISCLAIMER: Trinity Enterprises LLC is not responsible or directly affiliated with the companies who provide "lines of credit." Furthermore, Trinity Enterprises has no control over the approval and/or denial of credit. Though the companies providing the lines of credit have been tested, and proven to be effective; with previous clients, Trinity Enterprises is not liable for individual results. Should any concerns arise from the relationship with the company providing the line of credit, these concerns should be handled directly with the company providing the line of credit.

By signing below, I understand that establishing a line of credit with a company is a "best practices" strategy recommended by Trinity Enterprises; and Trinity Enterprises cannot guarantee a certain credit score increase by establishing lines of credit.

Printed Name of Applicant	Name of Witness	Name of Witness		
Signature of Applicant	Signature of Witness			
Date of Applicant's Signature	Date of Witness' Signature			