

General Agreement

THIS AGREEMENT made this _____ day of _____, 20____, by and between _____ (First Party) and Second Chance Credit Repair, Inc 2925 E Riggs Road, Suite #8, PMB 135, Chandler, AZ 85249 480-634-5137 (phone & fax)_ (Second Party).

WITNESSETH: That in consideration of the mutual covenants and agreements to be kept and performed on the part of said parties hereto, respectively as herein stated:

I. Said party of the first part covenants and agrees that it shall: Pay the total sum of \$ 300.00, with an initial deposit of 50% or \$ 150.00. The balance to be paid within 45 days of the date of this contract.

When I receive updated reports from the Credit Bureau's I will fax or mail them to SCCR, Inc for review and further disputing if appropriate. I understand that if I fail to forward the updated reports, SCCR, Inc cannot continue the dispute process, but I am still bound to pay the full amount of the contract.

II. And said party of the second part covenants and agrees that it shall: Upon receipt of the deposit amount listed above, and after waiting the required three (3) days, shall begin the process of disputing and/or having removed outdated, incorrect, or illegitimate credit items from the first party's credit report.

This process shall be deemed complete when all disputable items have been fully investigated by the corresponding Credit Bureau (TransUnion, Equifax, and Experian) as updated correctly and/or deleted, not to exceed six (6) months.

III. Other terms to be observed by and between the parties: I am aware that SCCR, Inc cannot have valid, legitimate items removed from my credit report. Creditors may leave legitimate, derogatory items on my credit report for seven (7) years.

I also understand that this process may take three (3) to six (6) months to complete.

IV. My signature on this document verifies my receipt of a copy of the **Notice of Rescission**.

I understand that I have three (3) days from the date I sign this document to rescind my request for credit repair. If I fail to have my written Notice of Rescission request delivered to SCCR within the three (3) day rescission period I am legally bound by this contract.

If I do send in my Notice of Rescission in the correct time frame I understand that I will receive my deposit monies refunded to me within ten (10) days as required by law.

This agreement shall be binding upon the parties, their successors, assigns and personal representatives. Time is of the essence on all undertakings. This agreement shall be enforced under the laws of the State of Arizona.

Signed in the presence of:

Witness: _____

First Party: _____ SS# _____

Witness: _____

Second Party: Second Chance Credit Repair, Inc.

Notice of Rescission

Date:

Second Chance Credit Repair, Inc
2925 East Riggs Road
Suite #8, PMB 135
Chandler, AZ 85249

Dear SCCR, Inc,

I/We have entered into an agreement with you to repair my/our credit on _____.

A copy of the contract is attached.

I/We hereby notify you of my/our rescinding of said contract, which rescission is made within three (3) days of the contract date. Pursuant to the Federal Truth in Lending Act, I/we hereby request the return of my/our deposit in the amount of \$_____, and the cancellation of any lien against me/us and request same within ten (10) days as required by law.

Very Truly Yours,

Fax to: 480-634-5137

Email: sccreditrepair@yahoo.com