

Welcome to **Hamilton Credit Repair**. Please find the Client Term Agreement covering your services with **Hamilton Credit Repair**. We have begun setting up your file and are excited to see you on your way to a stronger credit profile. Please print and sign the Client Term Agreement and the Authorization for Recurring Direct Pay

Please remember to:
☐ Initial All Disclosures (Section 16) on pages 4 and 5 of the Client Term Agreement;
☐ Sign where indicated on page 5 of the Client Term Agreement;
☐ Verify and fill in the blanks on page 8 of the Client Term Agreement and sign where indicated;
☐ IF PAYING WITH ACH DIRECT PAY FROM CHECKING OR SAVINGS ACCOUNT, please fill out and sign the attached AUTHORIZATION FOR DIRECT PAY document
IMPORTANT
MUST INCLUDE THE FOLLOWING LEGIBLE COPIES WITH ALL SUBMISSIONS:
\square Copy of Drivers License (With current address)
☐ Social Security Card
 Current Utility Bill, must have same address and be in the name of client (not a cell phone bill)
Once completed, please return ALL PAGES to our Enrollment Department by fax at: (305) 675-0151 Attn: Hamilton Credit Repair
As always, if you have any questions or concerns, please do not hesitate to contact us. Sincerely, Hamilton Credit Repair (800) 367-9920

Name	Initials	
Name	Initials	



	CLIENT TERM AGREEMENT
Th	nis CLIENT TERM AGREEMENT ("Agreement") is made and effective on (date) by and
be	etween Hamilton Credit Repair ("Company") and("Client").
NC	DW, THEREFORE, in consideration of the mutual promises contained herein, the parties agree as
	llows:
1.	<u>Definitions</u> .
	As used herein, the following terms shall have the meanings set forth below:
	A. "Products" shall mean the following of Company's products to be sold by Company:
	Hamilton Credit Repair.
2.	Terms and Conditions
_	
Pa	ckage selected: Individual Couple, "See Exhibit A"
	A. The specific services, guarantees, payment terms, and total cost are set forth in the client
	disclosure statement incorporated herein for all purposes.
2	Conflict of Interest.
ა.	Client warrants to Company that it does not currently represent or promote any lines or products
	that compete with the Company's Products.
1	Indemnification.
⊣.	A. <u>Indemnification by Client</u> . Client shall indemnify and hold Company free and harmless from any
	and all claims, damages or lawsuits (including reasonable attorneys' fees) arising out of
	negligence or malfeasant acts of Client.
	B. <u>Indemnification by Company</u> . Company shall indemnify and hold Client free and harmless from
	any and all claims, damages or lawsuits (including reasonable attorneys' fees) arising out of
	failure of Company to provide reasonable credit score increase within the allotted term.
5.	Product Availability.
	Under no circumstances shall Company be responsible to Client or anyone else for its failure to fill
	accepted orders, or for its delay in filling accepted orders, when such failure or delay is due to strike,
	accident, labor trouble, acts of nature, war, civil disturbance, vendor problems or any cause beyond
	Company's reasonable control.
6.	Affiliate Service Provider.
	Hamilton Credit Repair, LLC credit restoration services have the option of fulfilling the credit
	services through a credit services processor or affiliate to best serve you.
7.	Term and Termination.
	A. <u>Term</u> . This Agreement shall continue as outlined in "Exhibit A" unless terminated by company
	as provided herein. Thereafter, this Agreement shall continue until terminated by conditions
	provided within this agreement.

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B. <u>Termination for Cause</u> . If either party default in the performance of any material obligation in
this Agreement, then the non-defaulting party may give written notice to the defaulting party and
if the default is not cured within thirty (30) days following such notice, the Agreement will be
terminated.

Name	Initials	
Name	Initials	



8. Limitation on Liability.

In the event of termination by either party in accordance with any of the provisions of this Agreement, neither party shall be liable to the other, because of the termination for compensation or reimbursement or damages on account of the loss of prospective profits or anticipated sales or on account of expenditures, investments, leases or commitments in connection with the business or goodwill of Company.

9. **Confidentiality**.

Client acknowledges that by reason of its relationship to Company hereunder it will have access to certain information and materials concerning Company's business plans, clients, technology, and products that is confidential and of substantial value to Company, which value would be impaired if such information were disclosed to third parties. Client agrees that it shall not use in any way for its own account or the account of any third party, nor disclose to any third party, any such confidential information revealed to it by Company. Company shall advise Client whether or not it considers any particular information or materials to be confidential.

10. Governing Law and Jurisdiction.

This Agreement shall be governed by and construed according to the laws of the State of **Florida**.

11. Entire Agreement.

This Agreement sets forth the entire agreement and understanding of the parties relating to the subject matter herein and supersedes any prior discussions or agreements between them. No modification of or amendment to this Agreement, nor any waiver of any rights under this Agreement, shall be effective unless in writing signed by the party to be charged.

12. Notices.

Any notices required or permitted by this Agreement shall be deemed given if sent by Certified mail, postage prepaid, e-mail, fax, return receipt requested or by recognized overnight delivery service: If to Company; At its principal place of business or if to Client, at the aforementioned address.

13. **Severability**.

If any provision of this Agreement is held to be invalid by a court of competent jurisdiction, then the remaining provisions shall nevertheless remain in full force and effect.

14. Legal Expenses.

The prevailing party in any legal action brought by one party against the other and arising out of this Agreement shall be entitled, in addition to any other rights and remedies it may have, to reimbursement for its expenses, including court costs and reasonable attorneys' fees.

15. **Headings**.

Headings used in this Agreement are provided for convenience only and shall not be used to construe meaning or intent.

16. Client Obligations & Agreement. (Please initial next to each disclosure.)

A. _____ Client will return, along with signed agreement, a copy of their driver's license, social security card, and a recent Utility bill showing the correct address (phone bill, gas bill, electric bill, etc..).

Name	Initials	
Name	Initials	



B.	three c	redit bureaus (Equifax, Exp	erian and Trans credit reports ar	Union) and e received,	edit reports, with scores, from all d understands that Company cannot however client shall receive a full eived.
C.	(i.e. – c payme Credit	car loan, utility bills, mortga nts will result in severe dan	age payments, c nage to the prog guarantees. A	redit cards, press and in	of their current credit obligations etc.). Failure to maintain those approvements made by Hamilton ition of any new negative item to the
D.		_ Client agrees to contact INCLUDING credit inquiries			nt on any questions regarding their lying for consumer credit.
E.	sharing		Client hereby e	expressly co	r by a referral partner named here onsents to Hamilton Credit Repair on process with the aforementioned
F.		_ Client agrees to paymonated into this agreement.	ent terms and	conditions	as chosen in Exhibit A which is
G.	Credit		eceive items fror	n any of th	arding their credit file to Hamilton e three credit bureaus, Equifax (CSC
H.	guaran	itee the satisfaction of all i	ts clients. Any	client unha	ving: Hamilton Credit Repair shall appy with their results can request a ck guarantee policy in section 16. K.
l.	Guarar				any and all refunds are forfeited. st a refund within 60 days of
J.		Client understands this is ly payments can result in no	0 0		Failure to make the arranged redit file.
K.	the amportion the clie	ng formula: 1) each deleted nount of items deleted will b n 2) Example: if there are 4 ent has paid \$800 then the	d item from clien be subtracted fro items deleted fro client would be	its credit file om the total om the credue a refun	e policy, which is based on the e will be assessed a value in which paid to determine the refund dit file the total value will be \$400, if ad of \$400 3) Example: If there are ,400, if the client has already paid
Name			Initials		- 4 -
Name			Initials		



	\$800 then there would be no refthe clients have paid.	und due since the value of the	deleted items is more than what				
L.	Upon completion of agree notified by terms set forth in section of renewing service for a not exceed 1 term and is limited contract will be considered satisf	gible for a full refund will be given u of refund, renewal option shall on completion of renewal terms					
М	Contract is month to n		•				
			ny time with 30 days notice, sent				
	received by all parties.	it be considered received unies	ss confirmation of receipt has been				
N	•	/ You may cancel this contract without penalty or obligation at any time					
	before midnight of the 3rd bu						
	contract. See the attached no right	otice of cancellation form form	or an explanation of this				
	ITNESS WHEREOF, the parties he written.	reto have executed this Agree	ement as of the day and year first				
By: _	Ву	:					
•	_	Client	Client				
	Credit Consultant						
	Hamilton Credit Repair, LLC	Printed Name	Printed Name				
No	tice of right to cancel: You may three (3) days after th	cancel this contract, withou ne date your enrollment pay					

Name	Initials	
Name	Initials	



TO: Hamilton Credit Repair

3230 Stirling Road Suite 1 Hollywood, FL 33021 (800) 367-9920 | Fax (305) 675-0151

NOTICE OF RIGHT TO CANCEL

You may cancel this contract, without penalty or obligation, within three (3) days after the date your enrollment payment is received.

If you cancel, any payment made by you under the contract will be returned within three (3) business days after the date of receipt by the seller of your cancellation notice.

To cancel this contract, mail, fax, or deliver a signed dated copy of this cancellation notice or other written notice, to **Hamilton Credit Repair** at above address, not later than midnight of the 3rd day after your enrollment payment is received.

I hereby cancel this transaction:	
Date:	
Ву:	
Client	Client
Printed Name	Printed Name

ONLY SIGN AND RETURN IF YOU INTEND ON CANCELLING SERVICE

Name	Initials	
Name	Initials	



TO: Hamilton Credit Repair

3230 Stirling Road Suite 1 Hollywood, FL 33021 (800) 367-9920 | Fax (305) 675-0151

NOTICE OF RIGHT TO CANCEL

You may cancel this contract, without penalty or obligation, within Five (5) days after the date your enrollment payment is received.

If you cancel, any payment made by you under the contract will be returned within Five (5) business days after the date of receipt by the seller of your cancellation notice.

To cancel this contract, mail, fax, or deliver a signed dated copy of this cancellation notice or other written notice, to **Hamilton Credit Repair** at above address, not later than midnight of the 5th day after your enrollment payment is received.

I hereby cancel this transaction:	
Date:	
By:	Client
Printed Name	Printed Name

ONLY SIGN AND RETURN IF YOU INTEND ON CANCELLING SERVICE

Name	Initials	
Name	Initials	



Name (include middle in	nitial and suffix)			DOB	Social Security#
Home Phone	Cell Phone	Work Phone		Email Address	
Name (include middle in	nitial and suffix)			DOB	Social Security #
Home Phone	Cell Phone	Work Phone		Email Address	
Current Mailing Add	ress		Curren	t Physical Address	(if different from mailing address)
and obtain or Trans Union, and	r assist to obtainin	ng my personal cr ny third party prov	redit re _l vider fol	port from any av or the purpose of	tatives consent to review vailable means Equifax, fassessing, analyzing and my credit
Signature					Date
Signature					Date

Name	Initials	
Name	Initials	



DISCLOSURE STATEMENT

Hamilton Credit Repair will:

- 1. **Hamilton Credit Repair** shall, upon initiation of agreement, provide prompt assistance to client in obtaining credit records for the client from all three credit reporting agencies Equifax (CSC for Texas Residents), Experian, and Trans Union.
- 2. **Hamilton Credit Repair** shall also, within the course of 3 to 7 business days of receipt of agreement, set up clients with their online private client site which will allow them to check progress throughout their maintenance agreement. A username will be provided to the client to access their online private client site, and the client will be responsible for setting their own password and security questions.
- 3. Also within 10 business days of enrollment into **Hamilton Credit Repair** credit restoration service the client shall be contacted by **Hamilton Credit Repair** in order to go over processes during the term of service with **Hamilton Credit Repair** credit restoration service.
- 4. **Hamilton Credit Repair** shall also post credit education materials to the clients Private Client Site periodically for client review. Client will be notified by e-mail within 7 business days from initiation that their account information is ready for client review and comment.
- 5. **Hamilton Credit Repair** shall assist client in determining the action to take with each account in regards to that clients file. **Hamilton Credit Repair** is available to review each account on the clients personal credit file by calling the customer service numbers provided upon enrollment.
- 6. **Hamilton Credit Repair** will provide credit education materials to the client's; and those client's without e-mail address via US Postal Service. All new clients will also receive a credit education and welcome packet via US Postal Service within 10-15 business days from initiation.
- 7. **Hamilton Credit Repair** shall prepare challenges for items appearing on the customer's credit reports which the customer indicates are inaccurate, incomplete, obsolete, or unverified as per the Fair Credit Reporting Act.
- 8. **Hamilton Credit Repair** will submit transmittals of challenges, within 3 to 7 business days but not to exceed 10 business days, of receipt of credit information and executed disclosure and agreement from customer.
- 9. Each consecutive month of service **Hamilton Credit Repair** shall prepare all follow-up challenges, as per the Fair Credit Reporting Act, Fair Debt Collection Practices Act, Fair and Accurate Transactions Act and Fair Credit Billing Act and transmittal of the same.
- 10. Follow-up services will be fully performed by **Hamilton Credit Repair** every 35 days not to exceed every 40 days.
- 11. Every month the client shall forward copies of all materials received by the 3 credit bureaus, Equifax (CSC Credit Services for TX residents), Experian, & Trans Union, by mailing or faxing copies to **Hamilton Credit Repair** in a timely manner. It is important to forward the materials received by the credit bureaus so the client's private client site can be updated expeditiously.
- 12. All items resolved will also be posted to the client's private client site, which is accessed online by the username and password provided to client upon initiation.
- 13. **Hamilton Credit Repair** shall also provide a client services staff for assistance in answering questions regarding client's accounts from **Monday through Friday**, **9 a.m. through 6 p.m.**

Name	Initials	
Name	Initials	



- 14. **Hamilton Credit Repair** agrees only to challenge items under the above acts and as legally available.
- 15. Company guarantee and refund policy shall be understood as the following: To any client that maintains 12 consecutive months of maintenance service, **Hamilton Credit Repair** shall guarantee their satisfaction of service:
 - i. Should client believe they have not received valuable service, in consideration of refund, all accounts will be evaluated on a per record itemization.
 - ii. For every account repaired or removed from the credit file **Hamilton Credit Repair** shall assess a value. If, at the end of term, the value of repair/removals exceeds total price paid, then customer is due no refund. Should the value of repair/removals fall below the pricing paid, then customer will be extended a length of service satisfactory to the credit due and remaining.
 - iii. Failure to maintain consistent monthly payments and addition of 1 negative item to the credit file VOIDS any and all guarantees. If the client misses a payment, or has a payment returned for NSF or any other reason this will VOID any and all guarantees. Should any new negative information be added to the client's credit file during the term of the agreement this will VOID any and all guarantees.
- 16. If the client fails to complete the payment schedule any and all refunds are forfeited. The addition of any new negative information shall also void any and all money back guarantees. Guarantee shall be considered satisfied if client's credit is improved during 12 months of maintenance service.
- 17. This is a binding agreement and should service be cancelled after the initial 5 day right of rescission (see attached notice) a cancellation fee of up to \$150 can apply to client's account to cover processing fees, set up fees, handling fees, and regulatory fees occurred on client's account. Failure to make the arranged monthly payments can result in negative activity to client's credit file.
- 18. Furthermore, upon completion of agreement and maintenance companies money back guarantee policy is based on the following: 1) each deleted item from clients credit file will be assessed a value in which the amount of items deleted will be subtracted from the total paid to determine the refund portion 2) Example: if there are 4 items deleted from the credit file the total value will be \$400, if the client has paid \$700 then the client would be due a refund of \$300 3) Example: If there are 12 items deleted from the credit file the total value will be \$1,200, if the client has already paid \$700 then there would be no

refund due since the value of the deleted items is more than what the clients have paid.

19. Upon completion of agreement, clients which are eligible or ineligible for refund will be notified by terms set forth in section 12 of contract. Clients eligible for a full refund will be given option of renewing service for 1 term in lieu of refund. Renewal option shall not exceed 1 term and is limited to one renewal option and upon completion of renewal term, contract will be considered satisfied by company and client, in which no refunds will be issued.

Name	Initials	
Name	Initials	



- 20. **Hamilton Credit Repair** makes no other guarantees aside from the guarantees expressly written within this disclosure. No oral agreement or other agreement shall override this agreement unless received in writing from an authorized **Hamilton Credit Repair** officer.
- 21. Attached Hereto, exhibit A, is the payment plan accepted by Client and incorporated herein for all purposes.

It is agreed that this Disclosure Statement has been signed prior to the execution of the Contractual Agreement between the parties.

By Consumer:	 	
Printed Name:	 	
By Consumer:	 	
Printed Name:	 	

Notice of right to cancel: You may cancel this contract, without penalty or obligation, within three (3) days after the date your enrollment payment is received.

Name	Initials	
Name	Initials	

- 11 -



EXHIBIT B SEC. 405. DISCLOSURES 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, 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'.

- (b) Separate Statement Requirement.--The written statement required under this section shall be provided as a document which is separate from any written contract or other agreement between the credit repair organization and the consumer or any other written material provided to the consumer.
- (c) Retention of Compliance Records.--
- (1) *In general.*--The credit repair organization shall maintain a copy of the statement signed by the consumer acknowledging receipt of the statement.

Name	Initials	
Name	Initials	



Signature:	Date:
Printed Name:	
AUTHORIZATION FOR RECURRING DIR Merchant Information Hamilton Credit Repair	ECT PAYMENT (ACH DEBITS)
RE: ACH Authorization for Recurring Charges	
In consideration of the goods, products and/or services provided above; I hereby authorize Hamilton Credit Repair to initiate a below at the depository financial institution named below, hereir to such account for the amount listed below. I acknowledge that must comply with the provisions of U.S. law.	debit entry to my checking account indicated nafter called DEPOSITORY, and to debit the same
Depository Bank Name: Checking Account Name (name	on your account):
	24
Checking Account Number:	PAY TO THE ORDER OFS
Routing Number:	DOLLARS
Total Amount of One Time Payment (enrollment): \$	FOR
Total Amount of Recurring Payments: \$:122105278: 6724301068: 2400:
Effective Date:/ (mm/dd/yyyy) (today's date)	Routing Number Account Number Check Number
Recurring Payment (circle one): individual couple	
Day of Month for Recurring Charges (circle one): 1st / 15th	
This authorization is to remain in full force and effect for this traindebtedness to Hamilton Credit Repair for the amount listed account authorized herein may only post on or after the EFFECT debit transaction post to my account prior to said date. I may only revoke this authorization by contacting Hamilton Cr number listed above, and only in the case that I return the good Hamilton Credit Repair pursuant to their particular return political return polit	above is fully satisfied. The specific debit to my IVE DATE listed above, and in no event may the redit Repair directly at the address and phone I, product and/or service provided to me by
Name: Date: Name:	Date:
Signature: Date: Signature	e: Date:
Name Initials Name Initials	- 13 -
Notice of right to cancel: You may cancel this contract, wit days after the date your enrollment payment is received.	hout penalty or obligation, within three (3)



AUTHORIZATION FOR RECURRING CREDIT CARD

Merchant Information Hamilton Credit Repair

RE: Authorization for Recurring Charges

In consideration of the goods, products and/or services provided to me by **Hamilton Credit Repair**, as listed above; I hereby authorize **Hamilton Credit Repair** to initiate a debit entry to my checking account indicated below at the depository financial institution named below, hereinafter called DEPOSITORY, and to debit the same to such account for the amount listed below. I acknowledge that the origination of ACH transactions to my account must comply with the provisions of U.S. law.

Name (as seen on credit card): _			
Type of Credit Card (Visa, Master	card, etc.)	·	
Credit Card Account #:			
Expiration Date://	(mm/dd/yyyy)		
CVV Code:			
Billing Address:			
City, State, Zip Code:			
Total Amount of One Time Paym	ent (enrollment): \$	5	
Total Amount of Recurring Paym	ents: \$	_	
Effective Date://	_ (mm/dd/yyyy) (today's date)	
Recurring Payment (circle one): individual Day of Month for Recurring Char		ouple ^{it} / 15 th	
account authorized herein may o debit transaction post to my acco I may only revoke this authorizat number listed above, and only in	it Repair for the a nly post on or afte ount prior to said d ion by contacting I the case that I ret	amount listed above in the EFFECTIVE DAtate. Hamilton Credit Research the good, produce the good, pro	n only, or until such time that my s fully satisfied. The specific debit to my TE listed above, and in no event may the epair directly at the address and phone at and/or service provided to me by fect the date this authorization is granted.
Name:	Date:	Name:	Date:
Signature:	Date:	Signature:	Date:
Name Name	Init Init	ials ials	- 14
Notice of right to cancel: You days after the date your enrol	•	-	enalty or obligation, within three (3)



EXHIBIT C

Attached hereto is exhibit B which is incorporated herein and executed into this agreement Enrollment Fee & Monthly Fee

As stated in the agreement, a specified enrollment fee is charged on all new contracts. All services have associated charges and costs, costs of said services are only charged and considered earned after the services have been completed. At no time will **Hamilton Credit Repair**'s charge any fees for work that has not already been completed.

The following items are part of but not considered to be a complete list of the items included as part of the enrollment fee:

- 1. Create a unique, secure interactive client web portal for online access
- 2. Create a secure online environment as part of the client web portal for secure document sharing and transfer
- 3. Assist client in obtaining copy of credit report if needed
- 4. Analysis and review of client credit report
- 5. Enter Data from clients credit report into internal database
- 6. Enter Data from Clients credit report into secure interactive client web portal
- 7. Analysis and review of client fiscal literacy and budget needs
- 8. Provide client with "Budget Planning Tools" including:
 - i. Budget workbook
 - ii. Family finance planner
 - iii.Budget tools
 - iv. Budget calculators
 - v. Loan repayment calculators
 - vi. Compounding savings calculators
- 9. Enter clients information into secure web portal for tracking purposes
- 10. Perform opt-out to reduce junk mail
- 11. Add all telephone numbers to "Do Not Call" list
- 12. Standard setup Procedure includes:
- 13. Processing Request for "Do not Call" list for client
- 14. Processing Request to eliminate erroneous and outdated technical Data on credit reports; including but not limited to: Addresses, Date of Births, Social Security Numbers, First Names, Last Names, Employment Data etc.
- 15. Processing Request to Opt Out of Prescreened offers
- 16. Processing of Company Specific Documents and/or files

Name	Initials	
Name	Initials	



The Following items are examples of the actions, and or products that define our monthly services, Our Monthly fees are only collected upon completion of one or more items as indicated below which would define our "Services"

- 1. Analysis and review of client file status
- 2. Update client secure interactive web portal with most recent updates and or notes
- 3. Receiving and processing Manual Updates
- 4. Respond to, Receive and or initiating correspondence via telephone
- 5. Respond to, Receive and or initiating correspondence via e-mail
- 6. Respond to, Receive and or initiating correspondence via Fascimile
- 7. Respond to, Receive and or initiating correspondence via Physical Mail ie: USPS, FEDEX, UPS etc
- 8. Review clients credit report updates to determine next step
- 9. Create strategic plan to assist clients in meeting their goals
- 10. Create Dispute letters
- 11. Assist with Budget questions
- 12. Assist with credit questions
- 13. Provide ongoing credit education
- 14. Provide ongoing budget advice and counseling

Signature:	Date:
Printed Name:	
Signature:	Date:
Printed Name:	

	Name	Initials	
ſ	Name	Initials	

Notice of right to cancel: You may cancel this contract, without penalty or obligation, within three (3) days after the date your enrollment payment is received.

- 16 -