

CONTRACT FOR LEGAL SERVICES

I, the undersigned Client, (hereinafter "Client") do hereby retain and employ EFFECTIVE LEGAL DEBT SOLUTIONS as my attorneys (hereinafter "Attorneys") to represent me in the following matter or claim:

Debt Settlement Program

IN CONSIDERATION of the services rendered and to be rendered by said ATTORNEY, CLIENT hereby has paid the sum of **\$500.00**, as a refundable retainer and minimum fee within five (5) days from the date signed this contract. This retainer is required to setup the CLIENT 3rd-party bank account and begin the process of creating the Debt Settlement Program for the CLIENT. Once CLIENT agrees to enroll in our Debt Settlement Program, we will provide a more detailed Debt Settlement contract based on the information provided by the CLIENT.

CLIENT acknowledges that the basis of computing ATTORNEY'S compensation has been fully explained to CLIENT and that ATTORNEY'S compensation is based upon, among other factors, the time and labor involved, novelty or difficulty of questions presented, the results obtained, time limitations imposed by this representation, the reputation, experience and ability of ATTORNEY in performing this type of service.

CLIENT acknowledges that ATTORNEY has made no promises to CLIENT as to the outcome of the case or matter except that ATTORNEY has promised to render his/her best professional skill.

IT IS FURTHER understood that the fee agreed upon herein is limited to Attorney performing deb settlement services for the client. Representation does NOT include services for among other things, an attorney appearance in court or at a hearing, drafting answers or motions, appeal or retrial if such should become necessary.

PAYMENT OF THE RETAINER AND ORIGINAL COST DEPOSIT AND CLIENT'S SIGNATURE HEREON SHALL CONSTITUTE ATTORNEY'S AUTHORITY TO PROCEED WITH THIS REPRESENTATION.

CLIENT has provided an estimated total debt of \$_____. Total fees and costs will be calculated in the final contract. Attorney does not charge or collect any fees for settlement services unless and until a Debt is successfully resolved. When Attorney negotiates a proposed settlement of a Debt and Client makes a payment toward the settlement of that Debt, Attorney will charge be entitled to collect 20% of the verified enrolled balance of that Debt.

If CLIENT cancels the program within thirty (30) days after signing this contract and prior to any settlements being obtained, a full refund will be issued of the initial \$500.00 retainer.

CLIENT hereby acknowledges that CLIENT has had all of the terms of this agreement explained to CLIENT'S satisfaction and fully understands all of the provision herein.

DATED this _____ day of _____, 2018.

PRINT OR TYPE NAME

CLIENT SIGNATURE

SS# _____

DATE OF BIRTH _____

ADDRESS _____

PHONE # _____

Arthur A. Draper or Jason R. Perry is authorized to sign this Authority to Represent on behalf of Effective Legal Debt Solutions

By: _____

Arthur A. Draper

Jason R. Perry

19046 Bruce B. Downs Blvd, Suite 156

Tampa, FL 33647

Phone: (727) 481-0073

Fax: (866) 480-8409