PO Box 593080. Orlando, FL 32859

"Devoted to the collection of delinquent receivables"

www.hfholdingsinc.com Telephone: 877-680-6064 Facsimile: 877-680-7749

How We Recover Your Money

INTAKE

As soon as HF Holdings receives a claim we immediately attempt to contact the debtor to secure payment. Our professional recovery agents will demand that payment be made immediately, if the payment cannot be secured in one lump sum our agent will negotiate a payment arrangement to ensure that funds are recovered from your debtor. If the information on the debtor is no longer valid our investigative unit will undertake a "skip-trace" which is a technique used to track down debtors and obtain information to contact them for payment.

DEMAND

Once the initial demand has been made upon the debtor your claim will be entered into our database and assigned to a collector for daily demands with the debtor. At HF Holdings, Inc. our agent will attempt to contact the debtor daily through every available avenue including telephone calls, mailed letters, faxed demands and email demands. Our agents diligently demand payment from the debtors pressuring only for payment in full, we do not make compromises.

If Payment is not received from the debtor after our collector has attempted to secure payment there are 2 avenues that may be taken to recoup the funds that are owed.

LITIGATION

If the debtor refuses to pay or is unresponsive our affiliate attorney can represent your business in a lawsuit against the debtor.

ATTORNEY DEMAND

If the debtor refuses to pay and the balance would not warrant a lawsuit our affiliate attorney in the debtor's jurisdiction will demand payment from the debtor.

RESULT

YOUR MONEY RECOVERED!



PO Box 593080 Orlando, FL 32859

"Devoted to the collection of delinquent receivables"

www.hfholdingsinc.com Telephone: 877-680-6064 Facsimile: 877-680-7749

ACCOUNT PLACEMENT FORM

CLIENT/CREDITOR INFORMATION				
Company Name:	Telephone:			
Contact Name :	Facsimile:			
Address:	Email:			
City : State: Zip:				
DEBTOR IN	FORMATION			
Debtor Company Name:	Debtor Name:			
Address:	City: State:			
Zip Code: Telephone:	Facsimile:			
Email Address:	_			
Amount Owed:	_			
Service Provided:				
Reason for Not Paying:				
Date of Delinquency:/				
Do you have a signed contract or agreement?				
Do you have Invoices purchase orders or other of				
Are there any bad checks or chargeback's? Yes [] No []				
Have you obtained a judgment against the debto				
Additional Information that will assist in collection	on from the debtor			
DOB/				



Orlando, FL 32859

"Devoted to the collection of delinquent receivables"

Telephone: 877-680-6064 Facsimile: 877-680-7749

_	reement is made between HF Holdings, Inc. herein referred to as AGENT and:	u i f li gurar o di		20	
Name:	Company Name:	Herein referred to as CLIENT. On this	day of	20	
		ditions:	CLIENT. AGENT agrees	to only charge	
	ELIENT warrants that all claim(s) placed with the AGENT for collections are vali any requested documentation at the request of the AGENT on any claim placed for		to prove such. The CLI	ENT agrees to	
90 days.	LIENT may recall a claim forwarded to the AGENT only when the claim is not in le Any cancellations must be expressed in writing and mailed to PO Box 593080. O prior to the case being closed. Any claims withdrawn under the following circumst	orlando, FL 32859. Upon receipt of a cancellation	,		
(a) (b)	Claim(s) withdrawn after payment has been received, while payments are been entire balance owed. Claim(s) withdrawn that are not covered by Section II (a-c), Section V (a-b), and		· ·	ingency of the	
(initial) V. Subject to Sections II (a-c) & IV (a-b), if on any claim or within 90 days from the termination of this contract the CLIENT receives payments directly from the debtor, the debtors affiliate, an insurance agency, or any other means which substantiates the debt, the AGENT shall be notified within 3 business days and any contractually agreed upon commissions must be paid within 15 days. The CLIENT acknowledges and agrees that any aforementioned direct payments still legally require the CLIENT to remit said commission to AGENT and does not void the contractual, legal and/or financial obligations owed the AGENT. The CLIENT further acknowledges and agrees that failure to timely notify the AGENT of any said direct payments and remit commissions due constitutes a legal presumption of fraud and breach of contract by CLIENT.					
VI. Any claim received by the AGENT from the CLIENT, regardless of previous collection efforts or nation of debtor shall be billed under the following contingency rates under Section II (a-c), Section V (a-b), and/or Section VI. Any claim under 365 days in age shall be charged a contingency of 30%. Any claim over 365 days in age shall be charged contingency rate of 40%. Any claim that is under \$1,000.00 shall be charged contingency rate of 50%. Any claim that requires the use of AGENT's affiliate law firm(s) shall be charged a contingency of 50%. Any fees paid by CLIENT do not cover defense of counter-claims. Cost to retain counsel cover court costs, filing fees and AGENT's overall management of claim. Costs to take legal action on claims are not to be considered in lieu of the agreed upon contingency percentages that will apply on all sums recovered through efforts initiated by AGENT and/or its affiliates. AGENT is not guarantor of specific result on any claim, under any circumstance. No refunds.					
	claim which is placed by the CLIENT which is discovered to have been placed in ϵ rative fee.	error or previously paid by the debtor shall be bill	led at a rate of 10% of t	he claim as an	
check, dr	CLIENT grants full authority to the AGENT, and any attorney firm, collection agentials or other negotiable instrument made payable to the CLIENT for deposit in transfer of this agreement.				
IX. The AGENT is authorized to forward a case, at their discretion to an outside law firm or collection network to assist in the recoupment. In any case where an additional charge may be incurred by forwarding said claim, the AGENT must obtain expressed authority from the CLIENT prior to forwarding said claim.					
not a gua directors reasonab	event shall AGENT be liable in any respect for the inability to collect any account arantor of any specific result on accounts placed by CLIENT. CLIENT and AGEN, employees, agents and representatives against all liens, subrogation rights, colle attorney fees, incurred as a result of the acts or omissions of the indemnifying and matter.	T each agree to indemnify, defend and hold har laims, demands, actions, cause of actions or oth	mless the other party a ner rights, cost or judgm	and its officers, nent, including	
and venu	greement shall, in all respects, be governed by, and construed in accordance wit he for any dispute shall lie in Orange County, Florida. In the event that any provis hered and removed and the remaining provisions shall remain valid and in full effe	ion here of is found to be invalid or unenforceable			
Agreed o	n this date/ (Sign ye	For CLIENT.			
		(Position with Company)			