

STATEWIDE CREDIT & COLLECTION BUREAU, INC.
(800) 797-5556 (530) 342-6142 (530) 241-3006 (916) 326-5666 (707) 442-3001 F-(530) 343-0399
reddingcollectionbureau.com eurekacollectionbureau.com chicocollection.com
sacramentocollectionbureau.com statewidecollection.com

October 29, 2014

Please Respond To:

(X) 589 East Ave () 1620 E. Cypress #1 () 2121 Natomas Crossings Dr #200-128 () 326 I Street #111
Chico, Ca. 95926 Redding, Ca. 96002 Sacramento, Ca. 95834 Eureka, Ca. 95501

ASSIGNMENT OF ACCOUNTS-AUTHORIZATION TO COLLECT & SUE AGREEMENT

Accounts assigned to agency for collection for collection purposes only are assigned with all right, title & interest, accrued or to accrue with full power to reassign, sue, or otherwise do all procedures necessary to enforce lawful collection. Therefore, with full authority to prorate & distribute among its assignors any undesignated payments received from any debtor without regard to any priorities in assignments & cash, or endorse for deposit & collection, all commercial paper received & made payable to the order of the undersigned. Agency is hereby granted full power to compromise any claim or account assigned. Agency shall be entitled to charge against or retain from collections all legal costs advanced by it, all interest collected & a sum equal to 35% of all payments made directly or indirectly by any debtor or third party on the account however assigned or delivered to it & 40% for any account referred to litigation. The foregoing rate(s) shall apply to any account now or hereafter assigned for collection unless or until you are notified, in writing, to the contrary. Either party upon written notice to the other party may terminate this agreement. All payments received by client must be paid before termination. Agency will retain any account reduced to a lawsuit by Agency. Agency is entitled to recovery of all commission fees due as a result of any payment received by Client within 120 days of cancellation of a previously assigned account. Agency will discontinue reporting any cancelled account from the credit reporting bureaus within 120 days of Client's Notice of Cancellation. Each party agrees to indemnify & hold harmless the other party for any moneys due including attorney's fees and legal costs arising from litigation between the parties to this agreement or third party lawsuit(s) as a result of any negligent or intentional act of the other including their employees, assigns & agents concerning any assigned account for collection. This agreement cannot be modified without agency's written consent. Individual signing on behalf of a company, corporation, partnership or sole proprietorship warrants he/she is an authorized agent with express permission to sign this agreement. If client or client's agent does not sign this agreement, client fully acknowledges and agrees to the terms of this agreement upon placement of any account for collection.

We do not return documents & are not under obligation to renew your judgment.

Date: _____ Name: _____

Signature: _____