

Blackdiamond Consultants LLC. 9040 Town Center Parkway Lakewood Ranch – FL 34202

TOLL FREE: 1(866) 969-7372 FAX: 1(888) 443-7973 www.blackdiamondconsultants.us info@blackdiamondconsultants.us

REFERRAL PROGRAM 2013 – CREDIT REPAIR

Exhibit 1

Referral Source provides client with the Company's phone number and/or provides Company with the client's phone				
number and client sign ups ³				
Number of	Amount paid			
referrals1	per referral ²			
1 to 9	\$25.00			
10 to 19	\$35.00			
20 to 29	\$45.00			
30+	\$60.00			

Exhibit 2

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Clients who sig	n up through a purposely built			
website: Referral Source builds a website to drive traffic to				
secure sign	up webform at			
https://www.blackdiamondconsultants.us/webform and client				
signs up ³				
Number of	Amount paid			
referrals ¹ per referral ²				
1 to 9	\$50.00			
10 to 19	\$55.00			
20 to 29	\$65.00			
30+ \$75.00				

¹Number of referrals is on a monthly basis.

Payment agreement: Referral Source can choose between Chase QuickPay® or receiving a check in the mail.

Chase QuickPay® - Referral Source signs up for Chase QuickPay upon first payout through an invitation from Blackdiamond Consultants LLC. Referral Source provides Chase with his/her bank information where funds should be deposited. First deposit goes through within 72 hours after verification, second deposit and so on usually goes through within 24 hours.

²The amount paid per referral will be paid per deal following 24 hours from sign up (once charge has settled). Adjustment (sales bonus) will be paid out on the 5th of every month.

³Client signs up: Constitutes a sign up when a client has provided the Company with all his/her identifying information, client has signed all contracts and client has paid the respective fees.



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REFERRAL AGREEMENT 2013 – CREDIT REPAIR

THE PARTIE	S TO TH	HIS AGREEMENT ARE:		
The Referral Source: The Company:		Blackdiamond Consultants LLC.		
Whereas the	Referral	Source may from time to time refer potential customers to the Comp	pany for a referral fee.	
The Parties ag	ree to the	e following:		
resulting s 2. Upon reco	sales of gonciliation	nall be according to "Exhibit 1" and "Exhibit 2" per customer referred who goods or services by the Company. n of referral fees due, the Company shall mail out a check or send a Check or se		
3. Placement order to s	t of adve olicit sale	ours of client's payment. Pertisements and referral methods for the Company are at the sole discres, the Referral Source shall not make promises or issue any warranty eithoffered by the Company unless authorized in writing by the Company to do	ner expressed or implied p	
4. The Refer	ral Sourc use shal	ce may make use of the Company's trademarks for the sole purpose of pro Il be in accordance with the Company's trademark policies. It is expressly	moting the Company's go y understood that this ref	
5. The relationsh except as behalf of	onship be ip is form an indep the Com	Referral Source any interest in the Company's trademarks or any other interest the parties shall at all times be that of independent contractors. No ned by this referral agreement and at no time may the Referral Source potendent referrer. In view of this independent relationship the Referral Source pany, shall make no warranty either expressed or implied on behalf of the Company.	employment, partnership position itself as affiliated to ce shall not enter into any	o the Company agreements or
6. This refer	ral agree	ement does not grant exclusive rights to the Referral Source to act as re- eall have no rights under any other agreements entered into by the Compar		
7. The Refe prospective	rral Sourd re or exis	ce agrees not to disclose any confidential information pertaining to the (sting customers to any third party. The Referral Source may do follow-up	Company's goods or server enquiries with its referred	vices nor that o
8. Either par	ty may t	ase and to gather feedback about their experience with the Company's god terminate this referral agreement at any time by giving the other party er party all outstanding referral fees due to the Referral Source at that tin	ten (10) days prior writte	en notice. Upor
9. Each part	whatsoe	ndemnify, defend and hold the other party (and any other relation to the over nature arising from misrepresentation, default, misconduct, failure to		
		institutes the whole agreement between the parties and any alteration mus-	t be in writing and signed	by both parties.
Signature: X		Date sig	jned: X /_	/
Print name:)	.			