

# Payment and Fee Agreement

This Agreement (the "Agreement") is attached to the AGREEMENT FOR CONSULTATION SERVICES between Zap Capital group LLC, ("Consultant"), and \_\_\_\_\_, (the "Client").

1) Consideration: In consideration for the Services to be performed by Consultant pursuant to this Agreement, the Client will pay at the following rates and pursuant to the following terms: \_\_\_\_\_ of the total financing (ex: lines, loans and credit cards) acquired. Client will pay as they receive funding.

2) Consideration is NON-REFUNDABLE. Once the credit instrument has funded, the client agrees that Consultant has fully earned their fee, as per the Consideration clause provided herein and above, and fully absolves the Consultant of any responsibilities associated, either directly or indirectly, with that instrument, its maintenance, its access, and otherwise.

3) Payment Terms. Client understands and agrees that any fees not paid as set forth in this paragraph will suspend services under this agreement. Client may cancel at any time without prior notice and owe no additional fee however Client will still owe fees for approved lines of credit from applications that were submitted by Company prior to the date of cancellation. Client understands that if they decline to activate or utilize any approved line of credit, this does not release their obligation to pay for Company's service, which was to get the lines of credit approved for Client.

4) Credit Continuity. Client acknowledges and understand that Company assumes no liability or control over reduction or dissolution of credit limits or changes to the interest rates associated with the credit limits approved for Client by Lenders. Client agrees and understands that the Company is not responsible or liable for any credit line limits that are suspended, closed, or reduced from the initial funding amount at time after Client's initial access of credit lines.

5) Late Payments. Payments are due within 5 business days of receiving invoice. A late fee of \$250.00 will be assessed to the client for payments not received by close of business on the 5th day grace period.

6) Attorney's Fees. In the event that any action, suit, or other proceeding is instituted to interpret and /or enforce this Agreement, or to remedy a breach of this Agreement, the prevailing party shall recover all of such parties reasonable attorney's fees and costs incurred in any such suit or proceeding, including any and all appeals or petitions therefrom.

By: \_\_\_\_\_ DATED this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

CLIENTS NAME PRINTED: \_\_\_\_\_

By: \_\_\_\_\_ DATED this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

\_\_\_\_\_  
Zap Capital group LLC . Authorized Agent of