



Dispute Assistance Agreement

**Bully Dispute Assistance LLC
1207 Delaware Ave
Suite #570
Wilmington, De 19806**

Limited Scope Dispute Assistance Agreement

This Agreement (the "Agreement") is entered into between [Bully Dispute Assistance LLC]], hereinafter referred to as the "Company," and Your name [Angeline Cornelia _____], hereinafter referred to as the "Client," collectively referred to as the "Parties."

1. Services Provided

The Company agrees to provide limited dispute assistance services to the Client solely for credit disputes and inaccuracies on the Client's credit report. The Company's services are limited to preparing and sending dispute letters to relevant entities for the purpose of challenging and correcting inaccurate or incomplete credit information.

2. Limitation of Services

The Parties acknowledge and agree that the Company will not provide assistance or advice regarding obtaining car titles, property deeds, court cases, judgments, or pending litigation. If the Client requires help with any of these matters, it is recommended to seek the assistance of a qualified attorney.

3. Confidentiality

The Parties agree to treat any personal or financial information shared during this Agreement as confidential. The Company will exercise reasonable precautions to protect the Client's information and will not disclose it to third parties without written consent, except as required by law.

4. Refunds

The Client acknowledges and agrees that there are no refunds under any circumstances. Once the Company has provided the dispute assistance services as outlined in this Agreement, the Client will not be entitled to a refund of any fees paid to the Company.

5. Governing Law and Jurisdiction

This Agreement shall be governed by the laws of the State of [State]. Any disputes shall be subject to the exclusive jurisdiction of the state and federal courts located within the State of [State].

6. Entire Agreement

This Agreement constitutes the entire agreement between the Parties and supersedes all prior discussions, negotiations, and agreements, whether oral or written.

By signing below, the Parties acknowledge that they have read, understood, and agreed to the terms and conditions of this Limited Scope Dispute Assistance Agreement.

[Your Company Name]:

Angeline Cornelia

Authorized Signatory

Date: 09/18/2023

[Client Name]:

Angeline Cornelia

Authorized Signatory

Date: 09/18/2023

Bully Dispute Assistance

Umar Clark | info@thebureaubullies.com



Dispute Assistance Agreement

To make things official, please review and sign the agreement below. If you have any questions along the way, please reach out. We want to ensure you have all the information you need.

**Bully Dispute Assistance LLC
1207 Delaware Ave
Suite #570
Wilmington, De 19806**

Dispute Assistance Agreement

This Dispute Assistance Agreement (the "Agreement") is entered into between [Bully Dispute Assistance LLC], located at [Bully Dispute Assistance LLC 1207 Delaware Ave Suite #570 Wilmington, De 19806], hereinafter referred to as the "Company," and (Your name) Angeline Cornelia, located at (Your address) 2813 Cortelyou road, hereinafter referred to as the "Client," collectively referred to as the "Parties."

1. Services Provided

The Company agrees to provide dispute assistance services to the Client in relation to credit disputes and inaccuracies on the Client's credit report. The Company's services will solely consist of preparing and sending dispute letters on behalf of the Client to relevant credit bureaus, creditors, and other entities as necessary, for the purpose of challenging and correcting any inaccurate or incomplete information on the Client's credit report.

2. Credit Repair Limitation

The Parties acknowledge that the Company does not engage in credit repair activities as credit repair is illegal. The Client understands and agrees that the Company's services are limited to the preparation and submission of dispute letters only. The Company does not guarantee any specific outcome or results from the credit dispute process.

3. Monthly Fee and Payment

In consideration of the services provided by the Company, the Client agrees to pay a monthly fee of \$60. The monthly fee covers the costs associated with preparing and sending dispute letters, including but not limited to envelopes and certified mail receipts. The Client understands that this fee is not for credit repair services but for the materials necessary to dispute inaccuracies on their behalf. The monthly fee shall be paid by the Client on the [day of the month] of each month. Payment can be made by [preferred payment method], and any additional payment instructions will be communicated by the Company to the Client.

4. Term and Termination

This Agreement shall commence on the effective date and continue on a month-to-month basis unless terminated by either Party. Either Party may terminate this Agreement by providing written notice to the other Party at least [number of days] days prior to the desired termination date. In the event of termination, the Client will remain responsible for any fees accrued and payable up to the effective date of termination.

5. Confidentiality

The Parties acknowledge and agree that any personal or financial information shared between them during the course of this Agreement shall be treated as confidential. The Company agrees to exercise reasonable precautions to protect the confidentiality of the Client's information and shall not disclose such information to any third parties without the prior written consent of the Client unless required by law.

6. Limitation of Liability

The Client understands and agrees that the Company's liability for any claims, damages, or losses arising out of or in connection with this Agreement shall be limited to the total amount of fees paid by the Client to the Company during the three (3) months immediately preceding the date of the claim.

7. Governing Law and Jurisdiction

This Agreement shall be governed by and construed in accordance with the laws of the State of Delaware, without regard to its conflict of laws principles. Any disputes arising under or in connection with this Agreement shall be subject to the exclusive jurisdiction of the state and federal courts located within the State of Delaware.

8. Entire Agreement

This Agreement constitutes the entire agreement between the Parties concerning the subject matter hereof and supersedes all prior discussions, negotiations, and agreements, whether oral or written.

9. Amendments

Any amendments or modifications to this Agreement shall be in writing and signed by both Parties.

By signing below, the Parties acknowledge that they have read, understood, and agreed to the terms and conditions set forth in this Dispute Assistance Agreement.

Bully Dispute Assistance LLC:
Angeline Cornelia
Authorized Signatory

Date: 09/18/2023

Client: *Angeline Cornelia*
Authorized Signatory

Date: 09/18/2023

Umar Clark | info@thebureaubullies.com



BDA Settle Agreement

**Bully Dispute Assistance LLC
1207 Delaware Ave
Suite #570
Wilmington, De 19806**

BDA Settlement Agreement This Dispute Assistance Agreement (the "Agreement") is entered into between [Bully Dispute Assistance LLC], located at [1207 Delaware Ave Suite #570 Wilmington, De 19806], hereinafter referred to as the "Company," and Your Name [Angeline Cornelia _____], located at Your address [_____], hereinafter referred to as the "Client," collectively referred to as the "Parties."

1. Services Provided

The Company agrees to provide dispute assistance services to the Client in relation to resolving disputes with creditors, debt collectors, telephone companies, and consumer reporting agencies. The Company's services include, but are not limited to, investigating violations, preparing dispute letters, filing necessary documentation, and paying associated filing fees on behalf of the Client.

2. Settlements and Compensation

The Parties agree that in the event of successful settlements with creditors, debt collectors, telephone companies, or consumer reporting agencies, the Company shall be entitled to receive 80% of the settlement amount as compensation for its services. The remaining 20% of the settlement amount shall be retained by the Client.

3. Filing Fees

The Client acknowledges and agrees that the Company shall pay any necessary filing fees associated with the dispute process. These fees will be deducted from the settlement amount received by the Client, and the Company shall bear the responsibility for making such payments.

4. Reporting and Transparency

The Company shall provide the Client with a detailed report of all settlements obtained on behalf of the Client. This report shall include the settlement amounts, the corresponding deductions made for the Company's compensation and filing fees, and the net settlement amount received by the Client. The report will be provided within [number of days] days of each settlement.

5. Term and Termination

This Agreement shall commence on the effective date and continue until all disputes and associated settlements have been concluded, or until terminated by either Party. Either Party may terminate this Agreement by providing written notice to the other Party at least [number of days] days prior to the desired termination date. In the event of termination, the Company will remain entitled to compensation for any settlements reached prior to the effective date of termination.

6. Confidentiality

The Parties acknowledge and agree that any personal or financial information shared between them during the course of this Agreement shall be treated as confidential. The Company agrees to exercise reasonable precautions to protect the confidentiality of the Client's information and shall not disclose such information to any third parties without the prior written consent of the Client, unless required by law.

7. Governing Law and Jurisdiction

This Agreement shall be governed by and construed in accordance with the laws of the State of [State], without regard to its conflict of laws principles. Any disputes arising under or in connection with this Agreement shall be subject to the exclusive jurisdiction of the state and federal courts located within the State of [State].

8. Entire Agreement

This Agreement constitutes the entire agreement between the Parties concerning the subject matter hereof and supersedes all prior discussions, negotiations, and agreements, whether oral or written.

9. Amendments

Any amendments or modifications to this Agreement shall be in writing and signed by both Parties.

By signing below, the Parties acknowledge that they have read, understood, and agreed to the terms and conditions set forth in this Dispute Assistance Agreement.

[Bully Dispute Assistance LLC]:

Angeline Cornelia

Authorized Signatory

Date: 09/18/2023

[Client Name]: Angeline Cornelia

Angeline Cornelia

Authorized Signatory

Date: 09/18/2023

Umar Clark | info@thebureaubullies.com

TITLE	Bully Dispute Assistance Agreement
DOCUMENT ID	232607602013039
DOCUMENT PAGES	10
STATUS	COMPLETED
TIME ZONE	Europe/Berlin

DOCUMENT HISTORY

 Signed	Sep 19, 2023 12:34 AM	Signed by (acornelia1227@gmail.com) IP: 68.237.93.130
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