



# CreditAllianceGroup™

## LIMITED POWER OF ATTORNEY

I \_\_\_\_\_ as the Principle(s) have the right and as such appoint CreditAllianceGroup™ (hereinafter know as "ATTORNEY IN FACT") with full power and authority to perform each and every act which may be necessary or convenient to connect with the following tasks, as fully, and for all intents and purposes as I might or could do if personally present, hereby ratifying and confirming all that my said ATTORNEY IN FACT shall lawfully do or cause to be done in my name or behalf.

To proactively intercede and/or intervene and/or negotiate, the settlement of any and all of my enrolled creditor claims, liens, judgment, and/or disputes. **ATTORNEY IN FACT WILL NOT REPRESENT CLIENT IN ANY LEGAL PROCEEDINGS.** In such events, CLIENT must retain legal representation of its own and at its own expense. Be it further known and understood that I/We consider the failure of any creditor, third party agent (collection agent or member of the bar) to recognize the Power of Attorney to intentionally be acting to interfere with my/our prospective contractual advantage, which may be legally actionable in tort.

### NOTICE:

1. In accordance with the section 805(B) of the Fair Debt Collection Act, 15 U.S.C 1692c, I/We hereby authorize all future communications from any all government agencies, creditors, collection, agents, attorneys, credit bureaus, or any other third parties to be directed to the ATTORNEY IN FACT, stated above.
2. In accordance with the 805(C) of The Fair Debt Collection Act, 15 U.S.C 1692c, the recipient of an original, photocopy or facsimile of this document is specifically instructed by me/us in any manner whatever and to direct all future communications to the designated ATTORNEY IN FACT stated above.
3. This limited Power of Attorney is effective upon signing of the principal(s) and specifically authorizes the recipients authorized agent upon receipt to disclose, talk about, communicate about, convey documents to and to otherwise provide to and disclose as information concerning any payable, debt, account, lien, suit, or judgment for which I/We are allegedly responsible, disputed or otherwise.
4. The recipient of this LIMITED POWER OF ATTORNEY FORM, whether by original, photocopy or facsimile, is specifically instructed by the undersigned PRINCIPAL(S) to contact the designated ATTORNEY IN FACT at the addresses set forth below; in addition, under the general laws under the Fair Debt Collection Practice Act, and the Fair Credit Reporting Act, as a creditor or third party agent of a creditor, you do not have the ability to refuse to work with my/our designated ATTORNEY IN FACT, for such would constitute a refusal to work with me/us. If you so choose, you do so at your own risk.
5. **Federal ESIGN (Electronic Signatures in Global and National Commerce Act) Legislation** which was enacted in 2000 and states that "electronic contracts should be treated like any other contract under ordinary contract law" **This legislation gives online signing the same legal effect as pen-and-ink.** The law states that a contract or signature may not be denied legal effect, validity, or enforceability solely because it is in electronic form.

### ATTORNEY IN FACT

CreditAllianceGroup™  
1717 Main Street 58<sup>th</sup> Floor Suite 5800  
Dallas, Texas 75201  
Phone: 214-329-0314 Fax: 214-742-1500

Client Signature \_\_\_\_\_ Executed \_\_\_\_\_  
Primary Account Holder:

Client Signature \_\_\_\_\_ Executed \_\_\_\_\_  
Spouse/Partner

