

Client First LLC

Pursuing Truth and Justice for All

Dear Client,

Please use the following guidelines when submitting a case to us so that we may ensure we have everything necessary to help you:

1. Make *COPIES* of any information that may be useful for us to know and understand your case and your current position. Pertinent information can include contracts, letters, e-mails, faxes, anything that helps establish the debt or wrongdoing of the person(s) or company in question. Make sure to include some sort of brief description of each document's contents and how it pertains to the case. **DO NOT SEND US ORIGINALS!** Like the U.S. Postal Service, our office is extremely reliable, but that does not mean accidents don't occur or that we never lose things.
2. Include a 2-3 page summary of the matter and short history to date so that we understand exactly what happened and the events that led up to the current situation. Please list as *MUCH* information on the locations and names of the individuals involved as you possibly can.
3. Mail the completed forms and additional information to: Client First LLC. 5808 Summitview Ave. Ste. A PMB 216 Yakima, WA 98908
4. If the offending party calls you, do *NOT* speak with them. Once again, if you start discussions with them you are thwarting our efforts and possibly harming the case we are building against them. Many times they are recording you, attempting to trick you into saying things that are harmful to your position and our case.
5. If you do have any questions, the simplest way to ensure we will be able to get back to you is to send us an e-mail, info@clientsfirst.com, otherwise, you may call us if you have any questions. As soon as we have your paperwork back we can begin on your case. We will respond with any new developments in your case. If you would like to see how your case is progressing, please use e-mail if at all possible. It is faster and takes less time away from the cases we are working on. That being said, we do always try to respond within 48 hours of any new developments in your case.
6. Please understand that no matter if you use us or someone else, move ahead with this matter. The longer you wait, the lower the chances are that you will be able to recover even a portion of your losses. It is better to receive a percent of something than 100% of nothing!

7. Lastly, we do everything we can to help our clients, many of which have lost a great deal in not only money but emotional duress and exhausted time. If applicable we can point you in the direction of opportunities we have researched that do offer reliable returns. We investigate them and what they offer as well as their track records to ensure that it actually does make considerably better returns than other sources. If you have any interest, let us know and we will put you in direct contact with these sources, many of which make great contacts to have in any Rolodex. We do not charge anything for this service. We simply do not want to see people losing their hard-earned money. If you've already been burned, it's doubly important to ensure that it doesn't happen again. On the same token, if you find something that is a super deal, please let us know so that we can investigate it. It's a way for us to share information that can benefit us all!

Sincerely and best wishes,

Jack Bauher

info@clientsfirst.com
Office: 509.966.0359
Fax: 509.972.3651
5808 Summitview Ave. Ste. A PMB 216
Yakima, WA 98908

If you would please take a moment while completing your forms to tell us where you heard about us.

CONTACT INFORMATION

Name: _____ Date: _____

Address: _____

City: _____ State: _____ Zip: _____

Home Phone: _____ Fax: _____

Work Phone: _____ Cell Phone: _____

Your Email Address: _____

Name of Suspect or Company: _____

Year Incident Occurred: _____ Month and Year of Last Communication: _____

Amount Invested: \$ _____ Net Worth at Time of Investment: \$ _____

What was the promised return or objective?:

Name & Address of Suspect: _____

City: _____ State: _____ Zip: _____ Phone: _____

Fax: _____ Cell: _____ Home: _____

Email & Other Contacts: _____

PLEASE USE THE BACK OF THIS AND ANY EXTRA PAGES FOR ADDITIONAL COMMENTS.

CONTRACT AGREEMENT

Regarding our contract Agreement, which is implemented to offset costs and

operational expenses, _____ (herein knows as "Client") agrees to the following arrangements with Client First LLC (CF) in this matter.

1. The Client desires to employ the services of CF with regards to the above listed matter. The Client agrees to compensate CF the agreed upon amount, as is declared below in item 5, for services agreed to herein. CF will be responsible for all work performed; however, we reserve the right to utilize professional experts outside of CF whenever, at our discretion we deem appropriate. Further, our Analysts, research equipment and other technologies will also be utilized when appropriate and at our discretion as we determine is in the best interest of the Client.
2. "Phase One"; Will include investigating, evaluating and determining an appropriate course and development of an "action plan" for recovery in this matter. Phase one will commence immediately upon execution of this agreement.
3. "Phase Two"; CF will implement the action plan, which will consist of a comprehensive and immediate strategy for recovery of the Client's misappropriated assets.
4. Due to the geographical nature of the party(ies) involved in this matter, it may become necessary for agents of CF to travel abroad during "Phase Two" of the recovery process.
5. Costs related to the case will be as follows:

<input type="checkbox"/> Between \$2,500.00 & \$12,500.00 (50%)	Please mark the checkbox next to the range your investment falls in. All monetary amounts are represented in United States Dollar currency. For amounts over \$100M USD, please contact us.
<input type="checkbox"/> Between \$12,501 & \$249,999.99 (40%)	
<input type="checkbox"/> Between \$250,000 & \$999,999.99 (1/3 or 33.33%)	
<input type="checkbox"/> Between \$1,000,000 & \$9,999,999.99 (28%)	
<input type="checkbox"/> Between \$10,000,000 & \$100,000,000.00 (25%)	
6. If recovery of assets comes in incremental payments, it will be divided on the percentage basis described herein as payments are received.
7. CF will use the best professional judgment in the recovery of the Client's assets. This process is confidential and all files and investigations are the property of CF.
8. I acknowledge that no promises or guarantees have been made to me, and that Final resolution in this matter is to be approved by me.
9. Cancellation of the contract before six months incurs a \$925.00 cancellation fee. If the case is moving forward, close to resolution and there is not reasonable just cause, the contract can not be canceled. If the case has been resolved and money is being collected from the pursued party, the contract can not be voided or annulled.

