

TERMS OF SERVICE

These Terms and Conditions govern your use of this Site and all applications, forms, software and services (collectively, "Services") available on this Site, except to the extent such Services are the subject of a separate agreement

In these Terms and Conditions, the words "You" and "Your" mean you, the individual(s) identified on the online request to introduce. The words "We," "Us," and "Our" refer to Dynamic Global Marketing Inc. ("DGM") along with our affiliates, with whom we have contracted to facilitate Your request for a loan and/or other products or services ("Request").

By checking the "I Agree" box and hitting "Enter", You certify and swear that everything You have stated in this Request, and on any additional documents You may be required to submit with this Request, are true and correct. By submitting this form Request, You are requesting an introduction to a lender in Your general area.

You understand that We will retain all Requests, whether or not it is approved.

By providing a telephone number for a land line, cellphone or other wireless device, now or in the future, You also hereby expressly consent to receiving communications at that number, including but not limited to, live calls, emails, text messages and other such communications, from Us or our authorized vendors concerning the Request or other products or services offered by Us or third parties.

THIS IS NOT AN OFFER TO LEND. We are a service provider acting to arrange introductions of interested lenders and potential borrowers.

Only persons who are over the age of majority in their respective state and who can form legally binding agreements may use this Site.

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES, LOSSES OR EXPENSES ARISING IN CONNECTION WITH THIS SITE OR ANY LINKED SITE OR USE THEREOF OR INABILITY TO USE BY ANY PARTY, OR IN CONNECTION WITH ANY FAILURE OF PERFORMANCE, ERROR, OMISSION, INTERRUPTION, DELAY, DEFECT IN OPERATION OR TRANSMISSION, COMPUTER VIRUS OR LINE OR SYSTEM FAILURE, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

WIRELESS POLICY

SMS Disclosures and Terms

If you opt-in to receive any text messages in connection with your transaction with Us, You are providing consent to use personal information to provide the services You have requested, including those that display customized content and advertising. Your provider's standard messaging rates apply to our SMS (Short Message Service) messages.

This Short Message Service ("SMS") Disclosure ("Disclosure") applies to each Request you have submitted with Us for which you have elected to receive SMS messages.

1. As used in this Disclosure, "SMS Notifications" means any SMS (text message) communication from Us to you pertaining to your Request, including, but not limited to, Request information, promotions, due date reminders, coupons and other marketing material.

2. How to UNSUBSCRIBE. You may withdraw Your consent to receive SMS Statement Notifications by texting STOP to the message you receive. You may also withdraw Your consent by emailing Us at Info@QuickCashTitleLoan.com. At Our option, We may treat Your provision of an invalid mobile phone number, or the subsequent malfunction of a previously valid mobile phone number, as a withdrawal of Your consent to receive SMS Statement Notifications. We will not impose any fee to process the withdrawal of Your consent to receive SMS Statement Notifications. Any withdrawal of your consent to use SMS Statement Notifications will be effective only after We have a reasonable period of time to process Your withdrawal.

3. For HELP on Services. To request additional information, text HELP to the message You receive or contact us thorough email at: Info@QuickCashTitleLoan.com

4. How to Update Your Records. It is Your responsibility to provide Us with a true, accurate and complete mobile number and to maintain and update promptly any changes in this information. You can update Your mobile number through email: Info@QuickCashTitleLoan.com.

5. Hardware and Software Requirements. To receive SMS Statement Notifications that We make available to You, you must have:

- an SMS-capable mobile phone;
- an active mobile phone account with a communication service provider that offers SMS services;
- sufficient storage capacity on your mobile phone

6. Communications in Writing. All SMS Statement Notifications in electronic format shall be considered "in writing" to the extent allowed by law.

7. Charges. There is no service fee for SMS Statement Notifications but You are responsible for any and all charges, including, but not limited to, fees associated with text messaging, imposed by Your communications service provider. Consult Your mobile service carrier's pricing plan to determine the charges for sending and receiving text messages. These charges will appear on Your phone bill.

8. Important Terms. Additionally, you agree that we may send any SMS Statement Notifications through Your communication service provider in order to deliver them to You. You agree to provide a valid mobile phone number for these services. You further agree to indemnify, defend and hold Us harmless from and against any and all claims, losses, liability, cost and expenses (including reasonable attorneys' fees) arising from Your provision of a mobile phone number that is not Your own or Your violation of applicable federal, state or local law, regulation or ordinance. Your obligation under this paragraph shall survive termination of the Agreement. SMS Statement Notifications are provided for Your convenience only. We will not be liable for losses or damages arising from any delay in delivery or disclosure of account information to third parties by Your communication service provider. We may modify or terminate Our text messaging services from time to time, for any reason, and without notice, including the right to terminate text messaging with or without notice, without liability to You, any other user or a third party.

GENERAL TERMS AND CONDITIONS

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10. Modifications. We reserve the right to modify and update these Terms of Use from time to time without notice by posting such revised Terms of Use on Our Website. Your continued usage of the Site after any changes to these Terms and Conditions means You accept those changes. Any aspect of the Site may be changed, supplemented, deleted or updated by Us with or without notice at our sole discretion. **Please be diligent in Your review of these Terms of Use from time to time so that You are timely notified of any changes.** PLEASE PRINT OR DOWNLOAD A COPY OF THESE TERMS AND CONDITIONS FOR YOUR RECORDS.

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22. Waiver. Failure of either Party to insist upon strict performance of any provision of this or any Agreement or the failure of either Party to exercise any right or remedy to which it, he or they are entitled hereunder shall not constitute a waiver thereof and shall not cause a diminution of the obligations under

this or any Agreement. No waiver of any of the provisions of this or any Agreement shall be effective unless it is expressly stated to be such and signed by both Parties.

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