

MEMBER RESPONSIBILITIES

For the Administrative Remedy to work smoothly and efficiently, the Independent Consultant must make clear to the member what their responsibilities are.

The member owns the process. FCUSA and the various consultants and administrators are facilitators. In essence, the member, with the fee paid, is hiring the administrator and notary acceptor to perform certain tasks *at his/her request*. While we guide them through the process, they must understand that it is at their choice.

1. Commitment to the education: The member needs to be involved in the education provided by the club and the various resources.
2. Commit to staying out of the “system”: Ideally the member agrees to use the Administrative Remedy to remove fraudulent debt, and then to stop activity in the fraudulent system.
3. Commitment to the process: The member must commit to the process and stay the course. FCUSA is there for coaching and support as needed so they will not feel alone, and the rep *must* develop a relationship with the member to that end.
4. Continuing making payments: When an Administrative Remedy begins on a current loan or credit card, the member may find it in their best interest to continue making payments (if possible) to prevent further bank actions. If the member continues to make payments, they might pay by check, and in the memo section of the check write “paid under duress”. A copy of the check is kept for the reference file.
5. Approval of the penalty phase arrangements: There may be several options available to the client to recover the financial penalties of the judgment, at least in some percentage.
 1. As the process proceeds the member will receive a Percentage Agreement solidifying the percentage of the back-end funding obtained, as agreed to in the membership agreement. This is to be notarized and returned.
 2. To take the papers to funding, Freedom Club USA must be the holder in due course of the originals. An Assignment Document will be sent to the member for their notarized signature, and this is returned to the club.
 3. At the time of funding a statement of the funds received and the actual payment that will be made into the member’s Private Interest Foundation will be provided.