

Legal Disclosure

Thank you for accessing the self-service portal for CheckMark Collections. If you are using the self-service portal to make a payment (sometimes called an “electronic transfer,” because funds are transferred”), you are agreeing to the terms and conditions presented on this page.

Terms and Conditions

IMPORTANT DISCLOSURES REGARDING ELECTRONIC COMMUNICATIONS

Pursuant to the federal Electronic Signatures in Global and National Commerce (“ESIGN”) Act, we must obtain your consent prior to delivering legal disclosures to you in electronic format. Additionally, we wish to inform you of your rights as follows: CheckMark Collections. You acknowledge that any communication of any kind (email or otherwise) that you receive from CheckMark Collections now or in the future is a communication from a debt collector, that the communication is an attempt to collect a debt, and that any information received by CheckMark Collections will be used for debt-collection purposes. This is so even if an individual communication does not specifically recite disclosures to that effect.

CheckMark Collections can communicate with you via email, telephone, or SMS text regarding your payments or dispute, including but not limited to sending receipts and payment-declined notices. Email communications are not secure. For any communication from CheckMark Collections sent to the email address and phone number you provide, you assume the risk that a third party might view or access the email or text communication; and you waive any claim you might have against CheckMark Collections for any third party viewing or accessing the communication. You also acknowledge that you may opt out of email and/or text communications at any time.

You acknowledge that any email communication from CheckMark Collections may consist of an email message with one or more attachments, and that an attached document may require a password to open. You further acknowledge that any such attachment might contain important disclosures or notices. You agree that you will treat an email communication and its attachment(s) as one document, that you will carefully review the entire attachment(s)—including any disclosures or warnings—and give due consideration to all portions of the attachment(s), and that you waive any claim you might have that any content of an attachment is inconspicuous or inaccessible, or otherwise is overshadowed by the email itself or by other content in an attachment. You represent that you will incur no charges for any electronic communication sent by CheckMark Collections, or that if you do incur a charge, you waive any claim you might have against CheckMark Collections for causing you to incur a charge for receiving such communication.

Debit Cards, Credit Cards and Electronic Checks are accepted for your convenience. There is a 3% fee added for selecting this option. By using a card or electronic check to make a payment, you accept this additional fee. To avoid these fees, you may mail in your payment, visit our office to pay in person, or call 888-909-6722 to discuss your options.