

## CFPB Issues Guidance on Duty to Investigate Disputed Credit Information

September 09, 2013

*September 9, 2013* -- The Fair Credit Reporting Act (FCRA) requires consumer reporting agencies (CRAs) to notify persons who report consumer information (Furnishers) when a consumer disputes the accuracy or completeness of information reported by the Furnisher to the CRA, and to provide the Furnisher with all "relevant information" about the dispute. The Furnisher is in turn required by the FCRA to investigate the dispute, including all relevant information provided by the CRAs, and respond appropriately. On September 4th, the Consumer Financial Protection Bureau ("Bureau") issued a guidance bulletin stating that it expects Furnishers to implement reasonable systems and technology to receive and process notices regarding any dispute. The bulletin highlights the Bureau's expectation that every Furnisher review and consider "all relevant information" relating to a consumer dispute, and delineated specific requirements on what the CFPB expects in evaluating such information. The Bureau stated that it expects Furnishers to comply with FCRA dispute investigative duties with respect to disputed information by:

- maintaining a system capable of receiving disputed information from CRA's;
- conducting investigations and reviewing all relevant information from the CRA's and the furnisher's own records;
- reporting the results of the investigation to the CRA's that forwarded the dispute;
- providing corrected information to every CRA's that received incorrect or incomplete information; and
- modifying, deleting or blocking the disputed information if it is incomplete, inaccurate or cannot be verified.

The Bulletin warned that the CFPB will continue to review Furnisher compliance and that if it determines that a furnisher has engaged in any acts or practices which violate the FCRA or other

## federal consumer financial laws, it will take appropriate enforcement action to address violations which may include restitution to harmed consumers.

©2024 Carlton Fields, P.A. Carlton Fields practices law in California through Carlton Fields, LLP. Carlton Fields publications should not be construed as legal advice on any specific facts or circumstances. The contents are intended for general information and educational purposes only, and should not be relied on as if it were advice about a particular fact situation. The distribution of this publication is not intended to create, and receipt of it does not constitute, an attorney-client relationship with Carlton Fields. This publication may not be quoted or referred to in any other publication or proceeding without the prior written consent of the firm, to be given or withheld at our discretion. To request reprint permission for any of our publications, please use our Contact Us form via the link below. The views set forth herein are the personal views of the author and do not necessarily reflect those of the firm. This site may contain hypertext links to information created and maintained by other entities. Carlton Fields does not control or guarantee the accuracy or completeness of this outside information, nor is the inclusion of a link to be intended as an endorsement of those outside sites.