FILED

1 STUART F. DELERY Acting Assistant Attorney General 2 MAAME EWUSI-MENSAH FRIMPONG 3 Deputy Assistant Attorney General 4 MICHAEL S. BLUME Director, Consumer Protection Branch 5 RICHARD GOLDBERG 6 Assistant Director, Consumer Protection Branch ANN F. ENTWISTLE 7 Trial Attorney 8 Consumer Protection Branch U.S. Department of Justice 9 450 Fifth Street, NW, Suite 6400 South 10 Washington, DC 20530 (202) 305-3630 (phone) 11 (202) 514-8742 (fax) 12 Ann.F.Entwistle@usdoj.gov

2013 AUG 23 PM 12: 07 CLERK US DISTRICT CON RT CENTRAL DIST OF CAUF. LOS ANGELES

## UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

Plaintiff,

v.

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NATIONAL ATTORNEY COLLECTION NATIONAL ATTORNEY COLLECTION SERVICES, INC., a California corporation; NATIONAL ATTORNEY SERVICES LLC, also d/b/a National Attorney Collection Services, also d/b/a N.A.C.S., a California limited liability company; and ARCHIE DONOVAN, individually and as an officer of National Attorney Collection Services, Inc. and National Attorney Services LLC,

Defendants.

caCNo13-06212 -ODW (VBK)

**COMPLAINT FOR PERMANENT** INJUNCTION, CIVIL PENALTIES, AND OTHER EQUITABLE RELIEF

Plaintiff, the United States of America, acting upon notification and authorization to the Attorney General by the Federal Trade Commission ("FTC"), by its undersigned attorneys, for its Complaint alleges as follows:

1. This is an action arising under Sections 5(a), 5(m)(1)(A), 13(b), and 16(a) of the Federal Trade Commission Act ("FTC Act"), 15 U.S.C. §§ 45(a), 45(m)(1)(A), 53(b), and 56(a), and the Fair Debt Collection Practices Act ("FDCPA"), 15 U.S.C. §§ 1692-1692p, to obtain monetary civil penalties, a permanent injunction, disgorgement of ill-gotten monies, and other equitable relief for violations of the FDCPA and Section 5 of the FTC Act, 15 U.S.C. § 45(a), by National Attorney Collection Services, Inc.; National Attorney Services LLC; and Archie Donovan (collectively, "Defendants").

#### JURISDICTION AND VENUE

- 2. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331, 1337, 1345, and 1355, and under 15 U.S.C. §§ 45(a), 45(m)(1)(A), 53(b), 56(b) and 1692*l*.
- 3. Venue is proper in the United States District Court for the Central District of California under 28 U.S.C. §§ 1391(b)(1)-(3), (c)(1)-(2), and (d), 1395(a), and 15 U.S.C. § 53(b).

#### **PLAINTIFF**

4. This action is brought by the United States of America on behalf of the Federal Trade Commission. The FTC is an independent agency of the United States Government created by statute. 15 U.S.C. §§ 41-58. The FTC enforces Section 5(a) of the FTC Act, 15 U.S.C. § 45(a), which prohibits unfair or deceptive acts or practices in or affecting commerce. The FTC also enforces the FDCPA, 15 U.S.C. §§ 1692-1692p, which prohibits abusive, deceptive, and unfair debt collection practices and imposes duties upon debt collectors.

### **DEFENDANTS**

5. Defendant National Attorney Collection Services, Inc. ("NACS") is a California corporation with its principal place of business located at 700 N. Brand Blvd., 2nd Floor, Glendale, California 91203. At all times relevant to this

Complaint, NACS has transacted business in this district and throughout the United States. NACS is a "debt collector" as defined in Section 803(6) of the FDCPA, 15 U.S.C. § 1692a(6).

- 6. Defendant National Attorney Services LLC, also d/b/a National Attorney Collection Services, also d/b/a N.A.C.S. ("NAS"), is a California limited liability company with a mailing address at 2155 Verdugo Boulevard, Suite 411, Montrose, California 91020. At all times relevant to this Complaint, NAS has transacted business in this district and throughout the United States. NAS is a "debt collector" as defined in Section 803(6) of the FDCPA, 15 U.S.C. § 1692a(6).
- 7. Defendant Archie Donovan ("Donovan") is the Chief Executive Officer and sole officer of NACS and NAS. At all times material to this Complaint, acting alone or in concert with others, he has formulated, directed, controlled, had the authority to control, or participated in the acts and practices of NACS and NAS, including the acts and practices set forth in this Complaint. Donovan resides in this district and, in connection with the matters alleged herein, transacts or has transacted business in this district and throughout the United States.
- 8. Defendants NACS and NAS (collectively, "Corporate Defendants") operate as a common enterprise while engaging in the deceptive acts and practices and other violations of law alleged below. At all times material to this Complaint, Defendants have conducted the business practices described below through two indistinguishable companies that commingle funds and have common management, business functions, employees, and office locations. Because these Corporate Defendants operate as a common enterprise, each of them is jointly and severally liable for the acts and practices alleged below. Defendant Archie Donovan has formulated, directed, controlled, had the authority to control, or

participated in the acts and practices of the Corporate Defendants that constitute the common enterprise.

## **COMMERCE**

9. At all times material to this Complaint, Defendants have maintained a substantial course of trade in or affecting commerce, as "commerce" is defined in Section 4 of the FTC Act, 15 U.S.C. § 44.

## **DEFENDANTS' BUSINESS ACTIVITIES**

- 10. The term "consumer," as used in this Complaint, means any natural person obligated or allegedly obligated to pay any debt, as "debt" is defined in Section 803(5) of the FDCPA, 15 U.S.C. § 1692a(5).
- 11. The term "location information," as used in this Complaint means a consumer's place of abode and the consumer's telephone number at such place, or the consumer's place of employment, as defined in Section 803(7) of the FDCPA, 15 U.S.C. § 1692a(7).
- 12. From their offices in California, Defendants engage in consumer debt collection activities throughout the United States.
- 13. Defendants regularly attempt to collect debts by contacting consumers by telephone, U.S. mail, text messages to mobile phones, and other instrumentalities of interstate commerce.
- 14. Defendants' clients are largely comprised of payday loan companies and businesses that provide credit and financing options to Spanish-speaking consumers.
- 15. Defendants have engaged in deceptive and unfair practices in almost every facet of their dealings with these consumers. In their collection efforts, Defendants have frequently and unlawfully: (1) falsely represented or implied that Defendants or their collectors are attorneys; (2) threatened legal action, arrest, imprisonment, or garnishment; (3) failed to provide required disclosures in text messages directed to alleged debtors; (4) communicated with third parties,

including co-workers and employers, for purposes other than obtaining location information of the debtor; (5) refused to provide their business address or validation letters to consumers, thereby depriving consumers of the right to send cease-and-desist letters or to dispute alleged debts; and (6) used unlawful symbols on envelopes sent to alleged debtors.

## **Defendants' Misrepresentations to Consumers**

- 16. NACS and NAS use business names that falsely represent or imply that they are law firms or employ attorneys or other legal staff that contact persons to collect debts. When contacting persons to collect debts, Defendants identify themselves as "National Attorney Services," "National Attorney Service," "National Attorneys," "National Attorney," or "Abogados Nacionales."
- 17. Defendants frequently do not identify themselves as debt collectors or, in initial communications, tell consumers that any information obtained will be used to collect a debt.
- 18. In numerous instances, when contacting persons to collect debts, Defendants falsely represent or imply that they are calling from a law firm or from the "collections department" of a law firm. In addition, Defendants' collectors frequently identify themselves as or imply that they are attorneys, paralegals, or legal assistants.
- 19. In fact, NACS and NAS are third-party debt collectors, not law firms, and neither Donovan nor the collectors calling consumers are attorneys, paralegals, or legal assistants.
- 20. Against this backdrop of misrepresentations, in numerous instances, when Defendants contact persons to collect debts, Defendants threaten to take legal action against consumers—including litigation, arrest, and garnishment—without the intention or ability to take that action. For example, in numerous instances, Defendants represent to consumers that there is a pending legal action against them that can be stopped only by immediate payment on a debt, that the company will

initiate a lawsuit unless the consumer makes an immediate payment on a debt, that the company will send the marshal or sheriff to the consumers' homes to serve them with legal process, or that attorneys work right "down the hall" or "across the hall."

21. In numerous instances, when Defendants contact persons to collect debts, Defendants threaten to garnish consumers' wages and represent to consumers that the amount of the garnishment will include hundreds or thousands of dollars in attorneys' fees and court costs.

### Defendants' Unlawful Text Messages

- 22. In numerous instances, Defendants send the following text message to consumers' mobile phones, with individualized information in the bracketed fields, in an attempt to collect debts:
  - [LAST NAME], [FIRST NAME], It is URGENT for you to call National Attorney Service regarding a very sensitive matter. [PHONE NUMBER WITH EXTENSION] Case # [CASE NUMBER]
- 23. A second version of the text message is substantially similar to the statement in Paragraph 22, but also includes a statement in Spanish:
  - [LAST NAME], [FIRST NAME], URGENT to call National Attorney Service regarding a sensitive matter. Llame por un asunto muy delicado al [PHONE NUMBER WITH EXTENSION] Case # [CASE NUMBER]
- 24. In numerous instances in which a text message is the initial communication with a consumer, the text message contains no information indicating that the sender is a debt collector or that any information obtained will be used to collect on debts.
- 25. In numerous instances in which a text message is not the initial communication with a consumer, the text message does not indicate that the sender is a debt collector.

## **Defendants' Unlawful Contacts with Third Parties**

26. In numerous instances, Defendants send text messages to the mobile phones of third parties, including to friends, family members, or co-workers of the putative debtor. In many cases, Defendants send text messages to the mobile phones of individuals that have no connection to the putative debtor. These text messages contain the name of a putative debtor and the message described in paragraph 22 or the message described in paragraph 23.

27. In addition, in numerous instances, Defendants' collectors have telephonic conversations with third parties. In some cases, Defendants initiate these calls; in other cases, third parties initiate the calls in response to receiving a text message from Defendants.

- 28. In numerous instances, Defendants represent to third parties that Corporate Defendants are law firms, and that they will sue the putative debtor if the debt is not paid. In some instances, Defendants' collectors represent to third parties that the putative debtor has committed fraud. And in some cases, Defendants' collectors represent to third parties that the third parties may be brought into court if the putative debtor does not make a payment.
- 29. In numerous instances, despite repeated requests, Defendants refuse to cease communication with third parties. In many cases, Defendants tell consumers and third parties that the contacts with third parties will not stop until the debt is paid.

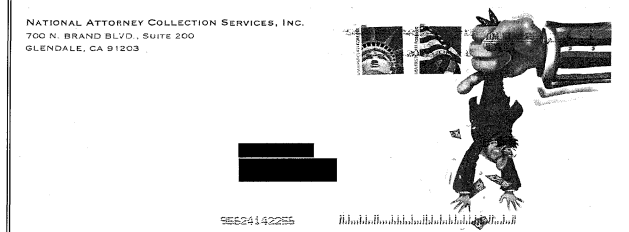
## **Defendants' Failure to Provide Essential Information to Consumers**

- 30. In numerous instances, Defendants fail to provide consumers with a written communication, as required by the FDCPA within five days of its initial communication with a debtor, that contains the amount of the debt, the name of the creditor, and information about the consumer's right to dispute the debt.
- 31. In numerous instances, Defendants refuse to provide consumers with a valid mailing address for the company, which is necessary for consumers to exercise their rights under the FDCPA to make a cease-and-desist request or to dispute the validity of a debt. In numerous instances, Defendants refuse to provide consumers with this information despite consumer's repeated requests.

#### **Unfair Written Communications**

32. In some instances, Defendants send consumers written correspondence about alleged debts.

- 33. Defendants generally send this correspondence, which does not include information about the consumer's right to dispute the debt, long after Defendants' initial contact with the consumer.
- 34. In some instances, Defendants use the following unlawful envelope to send written correspondence about alleged debts to consumers:



### **VIOLATIONS OF THE FTC ACT**

- 35. Section 5(a) of the FTC Act, 15 U.S.C. § 45(a), prohibits "unfair or deceptive acts or practices in or affecting commerce."
- 36. Misrepresentations or deceptive omissions of material fact constitute deceptive acts or practices prohibited by Section 5(a) of the FTC Act.

#### **COUNT I**

## Misrepresentations That Defendants Are Law Firms That Sue Consumers

- 37. In numerous instances, in connection with the collection of debts, Defendants directly or indirectly represent to consumers, expressly or by implication, that:
  - a. Corporate Defendants are law firms; their collectors are attorneys,
    paralegals, legal assistants or work closely with legal professionals; or
    that their text messages to mobile phones are sent from or on behalf of
    attorneys;

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- b. Defendants will sue consumers unless they promptly make payment on a debt; or
- c. Nonpayment of a debt will result in the arrest or imprisonment of the alleged debtor, or seizure, garnishment, attachment, or sale of the alleged debtor's property or wages.
- 38. In truth and in fact, in numerous instances:
  - a. Corporate Defendants are not law firms; their collectors are not attorneys, paralegals, legal assistants, and do not work closely with legal professionals; and their text messages are not sent from or on behalf of attorneys;
  - b. Defendants have not sued or caused to be sued the consumers they threatened to sue; and
  - c. Nonpayment of a debt has not resulted in the arrest or imprisonment of the alleged debtor, or seizure, garnishment, attachment or sale of the alleged debtor's property or wages.
- 39. Therefore, Defendants' representations as alleged in Paragraph 37 are false or misleading and constitute deceptive acts or practices in violation of Section 5(a) of the FTC Act, 15 U.S.C. § 45(a).

## **VIOLATIONS OF THE FDCPA**

40. In 1977, Congress passed the FDCPA, 15 U.S.C. §§ 1692-1692p, which became effective on March 20, 1978, and has been in force since that date. Under Section 814 of the FDCPA, 15 U.S.C. § 1692*l*, a violation of the FDCPA is deemed an unfair or deceptive act or practice in violation of the FTC Act. Further, the FTC is authorized to use all of its functions and powers under the FTC Act to enforce compliance with the FDCPA. The authority of the FTC in this regard includes the power to enforce the provisions of the FDCPA in the same manner as if the violations of the FDCPA were violations of a Federal Trade Commission trade regulation rule.

#### **COUNT II**

Unlawful Communications with Third Parties

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27 28 In numerous instances, in connection with the collection of debts,

41. Defendants communicate with third parties for purposes other than acquiring location information about a consumer, without having obtained directly the prior consent of the consumer or the express permission of a court of competent jurisdiction, and when not reasonably necessary to effectuate a post judgment judicial remedy, in violation of Section 805(b) of the FDCPA, 15 U.S.C. § 1692c(b).

#### **COUNT III**

## False or Deceptive Representations to Consumers

- In numerous instances, in connection with the collection of debts, 42. Defendants directly or indirectly use false, deceptive, or misleading representations or means, in violation of Section 807 of the FDCPA, 15 U.S.C. § 1692e, including, but not limited to:
  - a. Falsely representing or implying that NACS or NAS is a law firm; that their collectors are attorneys, paralegals, legal assistants, or work closely with legal professionals; or that their written communications are sent by or on behalf of an attorney, in violation of Section 807(3) of the FDCPA, 15 U.S.C. § 1692e(3);
  - b. Falsely representing or implying that nonpayment of a debt will result in the arrest or imprisonment of a person or seizure, garnishment, or attachment of a person's property or wages, when such action is not lawful or when Defendants have no intention of taking such action, in violation of Section 807(4) of the FDCPA, 15 U.S.C. § 1692e(4);
  - c. Threatening to take action that Defendants do not intend to take, such as filing a lawsuit, in violation of Section 807(5) of the FDCPA, 15 U.S.C. § 1692e(5); or

d. Failing to disclose in the initial communication with a consumer that Defendants are debt collectors attempting to collect a debt and that any information obtained will be used for that purpose, and failing to disclose in subsequent communications that the communication is from a debt collector, in violation of Section 807(11) of the FDCPA, 15 U.S.C. § 1692e(11).

#### **COUNT IV**

#### <u>Unfair Means to Collect Debts</u>

- 43. In numerous instances, in connection with the collection of debts, Defendants use unfair means to collect or attempt to collect any debt, including, but not limited to:
  - a. Failing to provide their corporate address upon request from consumers, in violation of Section 808 of the FDCPA, 15 U.S.C.
     § 1692f; or
  - b. Using a business name indicating that Defendants are in the debt collection business and symbols other than the Defendants' address on envelopes sent to consumers, in violation of Section 808(8) of the FDCPA, 15 U.S.C. § 1692f(8).

#### **COUNT V**

## Failure to Provide Information in Initial Communication or in Written Notice

44. In numerous instances, in connection with the collection of debts, Defendants fail to provide consumers, either in an initial communication or a written notice sent within five days after the initial communication, with information about the debt and the right to dispute the debt, in violation of Section 809(a) of the FDCPA, 15 U.S.C. § 1692g(a).

#### **CONSUMER INJURY**

45. Consumers have suffered and will continue to suffer substantial injury as a result of Defendants' violations of the FTC Act and the FDCPA. In addition,

Defendants have been unjustly enriched as a result of their unlawful acts or practices. Absent injunctive relief by this Court, Defendants are likely to continue to injure consumers, reap unjust enrichment, and harm the public interest.

### INJUNCTION FOR VIOLATIONS OF THE FTC ACT AND FDCPA

46. Section 13(b) of the FTC Act, 15 U.S.C. § 53(b), empowers this Court to grant a permanent injunction to ensure that Defendants will not continue to violate the FTC Act and the FDCPA.

# EQUITABLE RELIEF FOR VIOLATIONS OF THE FTC ACT AND FDCPA

47. Under Section 13(b) of the FTC Act, 15 U.S.C. § 53(b), this Court is authorized to award ancillary relief, including rescission or reformation of contracts, restitution, the refund of monies paid, and the disgorgement of ill-gotten monies, to prevent and remedy any violation of any provision of law enforced by the FTC.

## CIVIL PENALTIES FOR VIOLATIONS OF THE FDCPA

48. Section 5(m)(1)(A) of the FTC Act, 15 U.S.C. § 45(m)(1)(A), and Section 814(a) of the FDCPA, 15 U.S.C. § 1692*l*, authorize the Court to award monetary civil penalties for violations of the FDCPA when such violations were committed with actual knowledge or knowledge fairly implied on the basis of objective circumstances as set forth in Section 5(m)(1)(A) of the FTC Act, 15 U.S.C. § 45(m)(1)(A). Defendants' violations of the FDCPA, as described above, were made with actual knowledge or knowledge fairly implied on the basis of objective circumstances, as set forth in Section 5(m)(1)(A) of the FTC Act, 15 U.S.C. § 45(m)(1)(A). As specified by the Federal Civil Penalty Inflation Adjustment Act of 1990, 28 U.S.C. § 2861, as amended, the Court is authorized to award a penalty of not more than \$11,000 for each violation of the FDCPA before February 10, 2009, and not more than \$16,000 for each violation of the FDCPA after that time.

49. 1 Each instance in which Defendants have failed to comply with the 2 FDCPA in one or more of the ways described above constitutes a separate violation of the FDCPA for the purpose of assessing monetary civil penalties. 3 Plaintiff seeks monetary civil penalties for every separate violation of the FDCPA. 4 5 PRAYER FOR RELIEF Wherefore, Plaintiff, the United States of America, pursuant to 15 U.S.C. 6 §§ 45(m)(1)(A), 53(b), and 1692l, and the Court's own equitable powers, requests 7 that the Court: 8 9 Enter a permanent injunction to prevent future violations of the FTC A. Act and the FDCPA by Defendants; 10 11 В. Award such relief as the Court finds necessary to redress injury to 12 consumers resulting from Defendants' violations of the FTC Act and the FDCPA. including but not limited to, rescission or reformation of contracts, restitution, the 13 refund of monies paid, and the disgorgement of ill-gotten monies; 14 Award Plaintiff monetary civil penalties for each violation of the 15 C. FDCPA as alleged in this Complaint; and 16 17 D. Award Plaintiff the costs of bringing this action, as well as such other and additional relief as the Court may determine to be just and proper. 18 19 Dated: <u>Hugust 23</u>, 2013 20 21 Respectfully submitted, 22 23 24 25 26 27 28

#### OF COUNSEL: 1 FOR THE UNITED STATES OF JAMES REILLY DOLAN 2 AMERICA: Acting Associate Director 3 Rebecca M. Unruh Colin Hector STUART F. DELERY 4 Peter Lamberton Assistant Attorney General Attorneys Division of Financial Practices Federal Trade Commission 600 Pennsylvania Avenue, N.W. Mail Drop NJ-3158 Washington, DC 20580 runruh@ftc.gov (Unruh) P: (202) 326-3565 (Unruh) F: (202) 326-3629 5 MAAME EWUSI-MENSAH FRIMPONG 6 Deputy Assistant Attorney General 7 MICHAEL S. BLUME Director, Consumer Protection Branch 8 RICHARD GOLDBERG 9 Assistant Director, Consumer 10 Protection Branch 11 12 ANN F. ENTWISTLE Trial Attorney 13 Consumer Protection Branch 14 U.S. Department of Justice P.O. Box 386 15 Washington, DC 20044 16 (202) 305-3630 (phone) 17 (202) 514-8742 (fax) Ann.F.Entwistle@usdoj.gov 18 19 20 21 22 23 24 25

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# UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

#### NOTICE OF ASSIGNMENT TO UNITED STATES JUDGES

This case has been assign	ed to District Judge	Otis D. Wrig	_ and the assigned	
Magistrate Judge is	Victor B. Kenton	. •		
The case number	er on all documents filed w	ith the Court shou	ıld read as follo	ows:
	2:13-CV-6212-O	DW (VBKx)		
Pursuant to General Ord California, the Magistrate Judge	er 05-07 of the United Stat has been designated to hea			District of
All discovery related mot	ions should be noticed on	the calendar of the	e Magistrate Ju	dge.
August 23, 2013		Clerk, U. S. D By MDAVIS	istrict Court	
Date		Deputy Clerk		
A copy of this notice must be serv	NOTICE TO C		fondants (if a r	romoval action is
filed, a copy of this notice must be		ompium on un ae	jenuunis (ij u i	emovai action is
Subsequent documents must be	e filed at the following loca	ation:		
Western Division 312 N. Spring Street, G-8 Los Angeles, CA 90012  Failure to file at the proper loca	Southern Division 411 West Fourth St Santa Ana, CA 9270	01	Riverside, CA	Street, Room 134 92501
Tuninge to the at the proper loca	war result in your ut	- Comments of the first		·

## UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

I. (a) PLAINTIFFS ( Che	eck box if you are repr	esenting yourself 🔲 🕽	)	DEFENDANTS	( Check box If you are re	epresenting yourself 🔲 )	
					lational Attorney Collection Services, inc., National Attorney Services LLC, also d/b/a lational Attorney Collection Services, also d/b/a N.A.C.S.; and Archie Donovan		
(b) Attorneys (Firm Name, Address and Telephone Number. If you are representing yourself, provide same.) Ann Entwistle, U.S. Dept. of Justice PO Box 386 Washington, D.C. 20044 202-305-3630				are representing ye Barry J. Cutler, Baker	n Name, Address and Tele ourself, provide same.) · Hostetler venue, N.W., Suite 1100	ohone Number. If you	
II. BASIS OF JURISDIC	TION (Place an X in o	ne box only.)	III. Cļ	TIZENSHIP OF PR	RINCIPAL PARTIES-For I	Diversity Cases Only	
1. U.S. Government Plaintiff		uestion (U.S. t Not a Party)	Citizen		of Business in t	or Principal Place PTF DEF this State 4 4	
2. U.S. Government Defendant	4. Diversity ( of Parties in	Indicate Citizenship	Citizen	or Subject of a n Country	of Business in		
IV. ORIGIN (Place an X In one box only.)  I. Original Proceeding State Court Appellate Court Appellate Court State							
V. REQUESTED IN COM	MPLAINT: JURY DE	MAND: 🗌 Yes 🔀	No	(Check "Yes" or	nly if demanded in com	plaint.)	
<b>CLASS ACTION under</b>	F.R.Cv.P. 23:	Yes No	1	MONEY DEMA	NDED IN COMPLAINT	\$	
VI. CAUSE OF ACTION (Cite the U.S. Civil Statute under which you are filing and write a brief statement of cause. Do not cite jurisdictional statutes unless diversity.) Plaintiff alleges violations of the Federal Trade Commission Act, 15 U.S.C. § 45(a), 45(m)(1)(A), 53(b), and 56(a) and the Fair Debt Collection Practices Act ("FDCPA"), 15 U.S.C. §§ 1692-1692p.							
VII. NATURE OF SUIT (	Place an X in one bo	ox only).					
OTHER STATUTES	CONTRACT	REAL PROPERTY CON	T.	IMMIGRATION	PRISONER PETITIONS	PROPERTY RIGHTS	
375 False Claims Act	110 Insurance	240 Torts to Land		462 Naturalization Application	Habeas Corpus: 463 Allen Detainee	820 Copyrights	
400 State	☐ 120 Marine	245 Tort Product Liability		465 Other	<u> </u>	830 Patent	
Reapportionment	130 Miller Act	290 All Other Real		Immigration Actions	510 Motions to Vacate Sentence	840 Trademark	
410 Antitrust 430 Banks and Banking	- 140 Negotiable	Property		TORTS	530 General	SOCIAL SECURITY	
— 450 Commerce/ICC	Instrument	TORTS PERSONAL INJURY		RSONAL PROPERTY	535 Death Penalty Other:	☐ 861 HIA (1395ff)	
Rates/Etc.	150 Recovery of Overpayment &	310 Airplane	$\neg\Box$	370 Other Fraud	540 Mandamus/Other	862 Black Lung (923)	
☐ 460 Deportation	Enforcement of Judgment	315 Airplane		371 Truth in Lending	550 Civil Rights	☐ 863 DIWC/DIWW (405 (g))	
470 Racketeer Influenced & Corrupt Org.	151 Medicare Act	Product Liability  320 Assault, Libel & Slander		380 Other Personal Property Damage	555 Prison Condition 560 Civil Detainee	864 SSID Title XVI 865 RSI (405 (g))	
480 Consumer Credit	152 Recovery of Defaulted Student	330 Fed, Employers	·   🗆	385 Property Damage Product Liability	Conditions of Confinement	FEDERAL TAX SUITS	
490 Cable/Sat TV	Loan (Excl. Vet.)	Liability  340 Marine		BANKRUPTCY	FORFEITURE/PENALTY	870 Taxes (U.S. Plaintiff or	
850 Securities/Commodities/Exchange	153 Recovery of Overpayment of Vet. Benefits	345 Marine Product	1	422 Appeal 28 USC 158 423 Withdrawal 28	625 Drug Related Selzure of Property 21 USC 881	Defendant)  871 IRS-Third Party 26 USC 7609	
890 Other Statutory Actions	160 Stockholdere	☐ 350 Motor Vehicle	旦	USC 157		7009	
☐ 891 Agricultural Acts	Sults	355 Motor Vehicle Product Liability		440 Other Civil Rights	690 Other		
☐ 893 Environmental Matters	190 Other Contract	360 Other Personal		441 Voting	LABOR 710 Fair Labor Standard		
895 Freedom of Info.	195 Contract Product Llability	Injury 362 Personal Injury Med Malpratice	1	442 Employment	Act 720 Labor/Mgmt.		
896 Arbitration	196 Franchise	365 Personal Injury- Product Liability		443 Housing/ Accomodations	☐ Relations		
899 Admin, Procedures	REAL PROPERTY	367 Health Care/		445 American with	740 Railway Labor Act		
Act/Review of Appeal of Agency Decision	210 Land Condemnation	Pharmaceutical Personal Injury		Disabilities- Employment	☐ 751 Family and Medical Leave Act		
Agency pesision	220 Foreclosure	Product Liability		446 American with Disabilities-Other	790 Other Labor Litigation		
950 Constitutionality of State Statutes	230 Rent Lease & Ejectment	368 Asbestos Personal Injury Product lability		448 Education	791 Employee Ret. Inc. Security Act		
FOR OFFICE USE ONLY: Case Number: 6V13-06212							
					·	184658	

AFTER COMPLETING PAGE 1 OF FORM CV-71, COMPLETE THE INFORMATION REQUESTED ON PAGE 2.

CV-71 (02/13) CIVIL COVER SHEET

# UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

VIII(a), IDENTICAL C	ASES: Has this a	ction been previously filed in this c	ourt and dismissed, remanded or closed?	NO ☐ YES		
If yes, list case num	ber(s):			- 11 (14 (1 ) )   1   1   1   1   1   1   1   1		
VIII(b), RELATED CAS	<b>ES</b> : Have any ca	ses been previously filed in this cou	urt that are related to the present case?	⊠ NO ☐ YES		
If yes, list case num	ber(s):					
Civil cases are deemed	related if a previo	usly filed case and the present case:		-		
(Check all boxes that app	ly) 🔲 A. Arise f	rom the same or closely related transac	tlons, happenings, or events; or			
	+unced	tlally related or similar questions of law and fact;	or			
C. For other reasons would entail substantial duplication of labor if heard by different judges; or						
	D. Involv	e the same patent, trademark or copyri	ght <u>, and one</u> of the factors identified above in a,	b or c also is present.		
IX. VENUE: (When comp		information, use an additional sheet if				
(a) List the County in this plaintiff resides.	s District; Californ	la County outside of this District; S	tate if other than California; or Foreign Coul	ntry, in which <b>EACH</b> named		
Check here if the gov	ernment, its age	ncles or employees is a named plai	intiff, If this box is checked, go to item (b).			
			California County outside of this District; State, if other than California; or Foreign			
			Country			
(b) List the County in this defendant resides.	s District; Californ	ala County outside of this District; S	l tate if other than California; or Foreign Cou	ntry, in which <b>EACH</b> named		
Check here If the gov	ernment, Its age	ncles or employees is a named def	endant. If this box is checked, go to item (c	).		
County in this District:*			Callfornia County outside of this District; State, if other than Callfornia; or Foreign Country			
Los Angeles County						
(c) List the County in this NOTE: In land condemn	s District; Californ ation cases, use	la County outside of this District; S the location of the tract of land i				
County in this District:*			California County outside of this District; State, i Country	f other than California; or Foreign		
Los Angeles County						
		rside, Ventura, Santa Barbara, or San ation of the tract of land involved	_	**************************************		
		RESENTED LITIGANT);	DATE:	August 23, 2013		
Notice to Counsel/Parties: other papers as required by but is used by the Clerk of th	The CV-71 (JS-44) C law. This form, app ne Court for the pur	IVII Cover Sheet and the information co proved by the Judicial Conference of the pose of statistics, venue and initiating t	ontained herein neither replace nor supplement e United States in September 1974, is required pu the civil docket sheet. (For more detailed instruct	arsuant to Local Rule 3-1 is not filed		
Key to Statistical codes relati Nature of Suit Code	ing to Social Securi Abbreviation	ty Cases: Substantive Statement o	of Cause of Action			
861	HIA 🔍	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program. (42 U.S.C. 1935FF(b))				
862	BL .	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C. 923)				
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405 (g))				
863	DIWW	All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405 (g))				
864	SSID	All claims for supplemental security income payments based upon disability filed under Title 16 of the Social Security Act, as amended.				
865	RSI	All claims for retirement (old age) and (42 U.S.C. 405 (g))	d survivors benefits under Title 2 of the Social Sec	urity Act, as amended.		

CV-71 (02/13) CIVIL COVER SHEET Page 2 of 2