UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

MARLEN MUSTAFAEV on behalf of himself and all other similarly situated consumers

Plaintiff,

Case No.

-against-

NRC NATIONS RECOVERY CENTER, INC

Defendant.

CLASS ACTION COMPLAINT

Introduction

Plaintiff, Marlen Mustafaev, brings this action against NRC Nations Recovery Center, Inc for violations of the Fair Debt Collection Practices Act, 15 U.S.C. § 1692, et *seq*. ("FDCPA"). The FDCPA prohibits debt collectors from engaging in abusive, deceptive and unfair collection practices while attempting to collect on debts.

Parties

- 1. Plaintiff is a citizen of the State of New York who resides within this District.
- 2. Plaintiff is a consumer as that term is defined by Section 1692(a)(3) of the FDCPA, in that the alleged debt that Defendant sought to collect from Plaintiff a consumer debt.
- Upon information and belief, Defendant's principal place of business is located in Atlanta,
 GA.
- 4. Defendant is regularly engaged, for profit, in the collection of debts allegedly owed by consumers.
- 5. Defendant is a "debt collector" as that term is defined by the FDCPA, 15 U.S.C. § 1692(a)(6).

Jurisdiction and Venue

- 6. This Court has federal question jurisdiction under 15 U.S.C. § 1692k(d) and 28 U.S.C. § 1331.
- 7. Venue is proper in this district pursuant to 28 U.S.C. § 1391(b), as the acts and transactions that give rise to this action occurred, in substantial part, in this district.

Allegations Particular to Marlen Mustafaev

- 8. Upon information and belief, on a date better known by Defendant, Defendant began to attempt to collect an alleged consumer debt from the Plaintiff.
- 9. On or about April 20th, 2017, Defendant sent the Plaintiff a collection letter.
- 10. The April 20th, 2017 letter stated in part: "As of the date of this letter, you owe \$3,745.61. Because the interest continues to accrue on this judgment, the amount due on the day you pay may be greater. Hence, if you pay the amount shown above, an adjustment may be necessary after we receive your payment. If we are not able to adjust any remaining balance in order to clear the account, we will inform you before depositing your payment to clear the balance."
- 11. 15 U.S.C. § 1692g provides that within five days after the initial communication with a consumer in connection with the collection of any debt, a debt collector shall, unless the information is contained in the initial communication or the consumer has paid the debt, send the consumer a written notice containing certain enumerated information.
- One such requirement is that the debt collector provide "the amount of the debt." 15U.S.C. § 1692g(a)(1).
- 13. A debt collector has the obligation not just to convey the amount of the debt, but to convey such clearly.
- 14. A debt collector has the obligation not just to convey the amount of the debt, but to convey such clearly.

- 15. 15 U.S.C. § 1692e prohibits a debt collector from using any false, deceptive, or misleading representation or means in connection with the collection of any debt.
- 16. The question of whether a collection letter is deceptive is determined from the perspective of the "least sophisticated consumer."
- 17. While § 1692e specifically prohibits certain practices, the list is non-exhaustive, and does not preclude a claim of falsity or deception based on any non-enumerated practice.
- 18. A collection letter is deceptive under 15 U.S.C. § 1692e if it can reasonably be read by the least sophisticated consumer to have two or more meanings, one of which I inaccurate.
- 19. A collection letter is also deceptive under 15 U.S.C. § 1692e if it is reasonable susceptible to an inaccurate reading by the least sophisticated consumer.
- 20. The April 20th, 2017 letter failed to inform Plaintiff whether the amount listed already includes "interest."
- 21. The April 20th, 2017 letter failed to advise Plaintiff what portion of the amount listed is principal.
- 22. The April 20th, 2017 letter failed to inform Plaintiff if there is "interest," what the amount of the accrued interest will be.
- 23. The April 20th, 2017 letter failed to inform Plaintiff if there is "interest," when such interest will be applied.
- 24. The April 20th, 2017 letter failed to inform Plaintiff if there is "interest," what the interest rate is.
- 25. The April 20th, 2017 letter failed to inform Plaintiff if there is "interest," the amount of money the amount listed will increase per day.

- 26. The April 20th, 2017 letter failed to inform Plaintiff if there is "interest," the amount of money the amount listed will increase per week.
- 27. The April 20th, 2017 letter failed to inform Plaintiff if there is "interest," the amount of money the amount listed will increase per month.
- 28. The April 20th, 2017 letter failed to inform Plaintiff if there is "interest," the amount of money the amount listed will increase per any measurable period.
- 29. The April 20th, 2017 letter, because of the aforementioned failures, would render the least sophisticated consumer unable to determine the amount of his or her debt.
- 30. The least sophisticated consumer could reasonably believe that the amount listed was accurate only on the date of the April 20th, 2017 letter.
- 31. If interest is continuing to accrue, the least sophisticated consumer would not know the amount of the debt because the letter fails to indicate the applicable interest rate.
- 32. If interest is continuing to accrue, the least sophisticated consumer would not know the amount of the debt because the letter fails to indicate what the amount of the accrued interest will be.
- 33. If interest is continuing to accrue, the least sophisticated consumer would not know the amount of the debt because the letter fails to indicate when such interest will be applied.
- 34. If interest is continuing to accrue, the least sophisticated consumer would not know the amount of the debt because the letter fails to indicate the amount of money the amount listed will increase at any measurable period. ¹

Carlin v. Davidson Fink LLP, 852 F.3d 207 (2d Cir. 2017), Balke v. All. One Receivables Mgmt., No. 16-cv-5624(ADS)(AKT), 2017 U.S. Dist. LEXIS 94021, at *14 (E.D.N.Y. June 19, 2017) ("[T]he Collection Letter in this case refers with vagueness to "accrued interest or other charges," without providing any information regarding the rate of interest; the nature of the "other charges"; how any such charges would be calculated; and what portion of the balance due, if any, reflects already-accrued interest and other charges. By failing to provide even the most basic level of specificity in this regard, the Court "cannot say whether those amounts are properly part of the amount of the debt," for purposes of section 1692g.Carlin, 852 F.3d at 216. Further, as set forth in Carlin, without any clarifying details, the Collection Letter states only that these unspecified assessments may be added to the balance due, which the Court finds to be insufficient to "accurately inform[] the [Plaintiff] that the amount of the debt stated in the letter will increase over time.")

- 35. The Defendant's failures are purposeful.
- 36. Defendant failed to clearly and unambiguously state the amount of the debt, in violation of 15 U.S.C. § 1692g(a)(1).
- 37. The April 20th, 2017 letter would likely make the least sophisticated consumer uncertain as to the amount of the debt, in violation of 15 U.S.C. § 1692g(a)(1).
- 38. The April 20th, 2017 letter would likely make the least sophisticated consumer confused as to the amount of the debt, in violation of 15 U.S.C. § 1692g(a)(1).
- 39. Defendant's conduct constitutes a false, deceptive and misleading means and representation in connection with the collection of the debt, in violation of 15 U.S.C. § 1692e.
- 40. The April 20th, 2017 letter can reasonably be read by the least sophisticated consumer to have two or more meanings concerning the actual balance due, one of which must is inaccurate, in violation of 15 U.S.C. § 1692e.
- 41. Defendant's conduct violated 15 U.S.C. §§ 1692g(a)(1) and 1692e.
- 42. Plaintiff suffered injury in fact by being subjected to unfair and abusive practices of the Defendant.
- 43. Plaintiff suffered actual harm by being the target of the Defendant's misleading debt collection communications.
- 44. Defendant violated the Plaintiff's right not to be the target of misleading debt collection communications.
- 45. Defendant violated the Plaintiff's right to a truthful and fair debt collection process.
- 46. Defendant used materially false, deceptive, misleading representations and means in its attempted collection of Plaintiff's alleged debt.
- 47. Defendant's communications were designed to cause the debtor to suffer a harmful

- disadvantage in charting a course of action in response to Defendant's collection efforts.
- 48. The FDCPA ensures that consumers are fully and truthfully apprised of the facts and of their rights, the act enables them to understand, make informed decisions about, and participate fully and meaningfully in the debt collection process. The purpose of the FDCPA is to provide information that helps consumers to choose intelligently. The Defendant's false representations misled the Plaintiff in a manner that deprived him of his right to enjoy these benefits, these materially misleading statements trigger liability under section 1692e of the Act.
- 49. These deceptive communications additionally violated the FDCPA since they frustrate the consumer's ability to intelligently choose his or her response.
- 50. Plaintiff seeks to end these violations of the FDCPA. Plaintiff has suffered damages including but not limited to, fear, stress, mental anguish, emotional stress and acute embarrassment. Plaintiff and putative class members are entitled to preliminary and permanent injunctive relief, including, declaratory relief, and damages.

CLASS ALLEGATIONS

- 51. This action is brought as a class action. Plaintiff brings this action on behalf of herself and on behalf of all other persons similarly situated pursuant to Rule 23 of the Federal Rules of Civil Procedure.
- 52. The identities of all class members are readily ascertainable from the records of NRC Nations Recovery Center, Inc and those business and governmental entities on whose behalf it attempts to collect debts.
- 53. Excluded from the Plaintiff's Class is the Defendant and all officers, members, partners, managers, directors, and employees of NRC Nations Recovery Center, Inc, and all of their respective immediate families, and legal counsel for all parties to this action and all

- members of their immediate families.
- 54. There are questions of law and fact common to the Plaintiff's Class, which common issues predominate over any issues involving only individual class members. The principal issues are whether Defendant's communications with the Plaintiff, such as the above stated claims, violate provisions of the Fair Debt Collection Practices Act.
- 55. The Plaintiff's claims are typical of the class members, as all are based upon the same facts and legal theories.
- 56. The Plaintiff will fairly and adequately protect the interests of the Plaintiff's Class defined in this complaint. The Plaintiff has retained counsel with experience in handling consumer lawsuits, complex legal issues, and class actions, and neither the Plaintiff nor his attorneys have any interests, which might cause them not to vigorously pursue this action.
- 57. This action has been brought, and may properly be maintained, as a class action pursuant to the provisions of Rule 23 of the Federal Rules of Civil Procedure because there is a well-defined community interest in the litigation:
 - (a) <u>Numerosity:</u> The Plaintiff is informed and believes, and on that basis alleges that the Plaintiff's Class defined above is so numerous that joinder of all members would be impractical.
 - (b) <u>Common Questions Predominate:</u> Common questions of law and fact exist as to all members of the Plaintiff's Class and those questions predominate over any questions or issues involving only individual class members. The principal issues are whether the Defendant's communications with the Plaintiff, such as the above stated claims, violate provisions of the Fair Debt Collection Practices Act.
 - (c) **Typicality:** The Plaintiff's claims are typical of the claims of the class

- members. Plaintiff and all members of the Plaintiff's Class defined in this complaint have claims arising out of the Defendant's common uniform course of conduct complained of herein.
- (d) Adequacy: The Plaintiff will fairly and adequately protect the interests of the class members insofar as Plaintiff has no interests that are adverse to the absent class members. The Plaintiff is committed to vigorously litigating this matter. Plaintiff has also retained counsel experienced in handling consumer lawsuits, complex legal issues, and class actions. Neither the Plaintiff nor his counsel have any interests, which might cause them not to vigorously pursue the instant class action lawsuit.
- (e) <u>Superiority:</u> A class action is superior to the other available means for the fair and efficient adjudication of this controversy because individual joinder of all members would be impracticable. Class action treatment will permit a large number of similarly situated persons to prosecute their common claims in a single forum efficiently and without unnecessary duplication of effort and expense that individual actions would engender. Certification of a class under Rule 23(b)(l)(A) of the Federal Rules of Civil Procedure is appropriate because adjudications with respect to individual members create a risk of inconsistent or varying adjudications which could establish incompatible standards of conduct for Defendant who, on information and belief, collects debts throughout the United States of America.
- 58. Certification of a class under Rule 23(b)(2) of the Federal Rules of Civil Procedure is also appropriate in that a determination that the above stated claims, violate provisions of the Fair Debt Collection Practices Act, and is tantamount to declaratory relief and any

- monetary relief under the FDCPA would be merely incidental to that determination.
- 59. Certification of a class under Rule 23(b)(3) of the Federal Rules of Civil Procedure is also appropriate in that the questions of law and fact common to members of the Plaintiff's Class predominate over any questions affecting an individual member, and a class action is superior to other available methods for the fair and efficient adjudication of the controversy.
- 60. Further, Defendant has acted, or failed to act, on grounds generally applicable to the Rule (b)(l)(A) and (b)(2) Class, thereby making appropriate final injunctive relief with respect to the Class as a whole.
- 61. Depending on the outcome of further investigation and discovery, Plaintiff may, at the time of class certification motion, seek to certify one or more classes only as to particular issues pursuant to Fed. R. Civ. P. 23(c)(4).

AS AND FOR A FIRST CAUSE OF ACTION

Violations of the Fair Debt Collection Practices Act brought by Plaintiff on behalf of herself and the members of a class, as against the Defendant.

- 62. Plaintiff repeats, reiterates, and incorporates the allegations contained in paragraphs numbered one (1) through sixty-one (61) herein with the same force and effect is if the same were set forth at length herein.
- 63. This cause of action is brought on behalf of Plaintiff and the members of a class.
- of New York and who were sent a collection letter in substantially the same form letter as the letter sent to the Plaintiff on or about April 20th, 2017; and (a) the collection letter was sent to a consumer seeking payment of a personal debt; and (b) the collection letter was not returned by the postal service as undelivered; and (c) the Plaintiff asserts that the letter contained violations of 15 U.S.C. §§ 1692e and 1692g(a)(1) for the use of any false

representation or deceptive means to collect or attempt to collect any debt, for

misrepresenting the amount of the debt owed by Plaintiff and for failing to accurately

state the amount of the debt in the initial communication.

Violations of The Fair Debt Collection Practices Act

65. The Defendant's actions as set forth above in the within complaint violates the Fair Debt

Collection Practices Act.

Because the Defendant violated the Fair Debt Collection Practices Act, the Plaintiff and 66.

the members of the class are entitled to damages in accordance with the Fair Debt

Collection Practices Act.

WHEREFORE, Plaintiff, respectfully requests preliminary and permanent injunctive relief, and that this

Court enter judgment in Plaintiff's favor and against the Defendant and award damages as follows:

Statutory damages provided under the FDCPA, 15 U.S.C. § 1692(k); (a)

(b) Attorney fees, litigation expenses and costs incurred in bringing this action; and

(c) Any other relief that this Court deems appropriate and just under the circumstances.

Dated: Brooklyn, New York July 29th, 2017

/s/ Igor Litvak____

Igor Litvak, Esq.

Attorneys for the Plaintiff

The Litvak Law Firm, PLLC

1701 Avenue P

Brooklyn, New York 11229

Office: (718) 989-2908

Facsimile: (718) 989-2908

E-mail: Igor@LitvakLawNY.com

Plaintiff requests trial by jury on all issues so triable.

/s/ Igor Litvak_

Igor Litvak, Esq.

Case 1:17-cv-04473	Document 1-1	ZIP CODE
P.O. Box 620130 Atlanta, GA 30362-4715	19	CARD NUMBER VISA MASTERCARD MASTERCARD DISCOVER EXP. DATE AMOUNT
Personal & Confidential		NAME AS ITAPPEARS ON CARD MUST INCLUDE 3 DIGIT SECURITY CODE FROM BACK OF CARD
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➤ Address Changed? Make Change	es Below	Bightdpfiighghillingppahjhladilpddilpddil

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Marlen Mustafaev

Atlanta, GA 30362-2130	

Nations Recovery Center, Inc.

➤ Billing Phone Number: ______
➤ E-Mail Address: _____

➤ Make check or money order payable to Nations Recovery Center <
 Please Detach And Return in The Enclosed Envelope With Your Payment •

NRC Nations Recovery Center, Inc.

6491 Peachtree Industrial Blvd. Atlanta, GA 30360 www.PayNRC.com

Hours of Operation

Monday - Thursday 9AM-9PM EST
Friday 9AM-5PM EST
Saturday 9AM-1PM EST

File #:	
Creditor:	LVNV FUNDING LLC
Original Creditor:	HSBC Bank USA, N.A.
Account #:	xxxxxxxxxxxx3633
Balance	\$3,745.61

04/20/2017

ACCOUNT NOTICE

Dear Marlen Mustafaev:

Please be advised that LVNV FUNDING LLC the Current-Debt Purchaser, has purchased the account referenced above.

The above creditor has placed your account with our company for collection. We realize it may have been an oversight on your part and not an intentional disregard of an obligation.

Unless you notify this office within 30 days after receiving this notice that you dispute the validity of this debt or any portion thereof, this office will assume this debt is valid. If you notify this office in writing within 30 days from receiving this notice that you dispute the validity of this debt or any portion thereof, this office will obtain verification of the debt or obtain a copy of a judgment and mail you a copy of such judgment or verification. If you request of this office in writing within 30 days after receiving this notice this office will provide you with the name and address of the original creditor, if different from the current creditor.

Please call us should you wish to resolve this matter. You may also pay 24/7 at www.PayNRC.com.

Calls received outside of office hours will be promptly returned. Please leave your name, phone number and/or convenient time you wish to be called.

abla

5

(2)



Mail payment in enclosed envelope

Pay online by credit card: www.PayNRC.com
File Number: 7016695

Call us: (800) 935-1139

Scan this code with your smartphone to pay your bill online.

As of the date of this letter, you owe \$3,745.61. Because the interest continues to accrue on this judgment, the amount due on the day you pay may be greater. Hence, if you pay the amount shown above, an adjustment may be necessary after we receive your payment. If we are not able to adjust any remaining balance in order to clear the account, we will inform you before depositing your payment to clear the balance. For further information, write the undersigned or call us at the number provided.

This is an attempt to collect a debt and any information obtained will be used for that purpose. This is a communication from a debt collector.

You can pay 24/7 at www.PayNRC.com.

Sincerely, Brian Wilson

If a creditor or debt collector receives a money judgment against you in court, state and federal laws prevent the following types of income from being taken to pay the debt:

1. Supplemental security income, (SSI); 2. Social security; 3. Public assistance (welfare); 4. Spousal support, maintenance (alimony) or child support; 5. Unemployment benefits; 6. Disability benefits; 7. Workers' compensation benefits; 8. Public or private pensions; 9. Veterans' benefits; 10. Federal student loans, federal student grants, and federal work study funds; and 11. Ninety percent of your wages or salary earned in the last sixty days. (b) If a consumer agrees to a debt payment schedule or other agreement to settle a debt, the debt collector shall provide the consumer with an accounting of the debt on at least a quarterly basis while the consumer is making scheduled payments. (c) Within 20 business days of the receipt of a payment satisfying a consumer's debt, the debt collector shall send to the consumer a written confirmation of the satisfaction of the debt that identifies the original creditor and the account number. Debt collectors. in accordance with the Fair Debt Collection Practices Act, 15 U.S.C. Section 1692 et seq., are prohibited from engaging in abusive, Deceptive, and unfair debt collection efforts, including but not limited to: (i) the use or threat of violence; (ii) the use of obscene or profane language; and (iii) repeated phone calls made with the intent to annoy, abuse, or harass.

New York City Department of Consumer Affairs License Number 1093260.

	TED STATES DISTRICT COURT TERN DISTRICT OF NEW YORK			
	LEN MUSTAFAEV on behalf of hill other similarly situated consumers			
	Plaintiff,			
	-against-	Case No.		
NRC	NATIONS RECOVERY CENTER,	INC		
	Defendant.			
	SUMMON	S IN A CIVIL ACTION		
TO:	NRC NATIONS RECOVERY CE 6491 PEACHTREE INDUSTRIA ATLANTA, GA 30360			
and s	YOU ARE HEREBY SUMMON erve upon PLAINTIFF'S ATTORNI	NED and required to file with the Clerk of this Court EY:		
	IGOR B. LITVAK, ESQ. THE LITVAK LAW FIRM, PLLC 1701 AVENUE P BROOKLYN, NEW YORK 1122			
sumn	<u> </u>	with served upon you, with 21 days after service of this of service. If you fail to do so, judgment by default will led in the complaint.		
CLE	RK	DATE		
BYD	DEPUTY CLERK			

Case 1:17-cv-04473 Document 2-3 Villed 07/29/17 Page 1 of 2 PageID #: 13

provided by local rules of cour purpose of initiating the civil d			HIS FORM.)		
I. (a) PLAINTIFFS			DEFENDANTS		
MARLEN MUSTAFAEV			NRC NATIONS R	ECOVERY CENTER, IN	C
(b) County of Residence of First Listed Plaintiff QUEENS COUNTY (EXCEPT IN U.S. PLAINTIFF CASES)			NOTE: IN LAND CO	of First Listed Defendant (IN U.S. PLAINTIFF CASES O DNDEMNATION CASES, USE TO OF LAND INVOLVED.	· ·
(c) Attorneys (Firm Name, IGOR B. LITVAK, ESQ. 1701 AVENUE P BROOKLYN, NEW YOR	THÉ LITVAK PHONE / FA	LAW FIRM, PLLC X: (718) 989-2908	Attorneys (If Known)		
II. BASIS OF JURISDI	ICTION (Place an "X" in O	ne Box Only)		RINCIPAL PARTIES	(Place an "X" in One Box for Plaintif
☐ 1 U.S. Government Plaintiff		Not a Party)		TF DEF 1 □ 1 Incorporated or Pr of Business In T	
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizensh	ip of Parties in Item III)	Citizen of Another State	2	
			Citizen or Subject of a Foreign Country	3 G 3 Foreign Nation	□ 6 □ 6
IV. NATURE OF SUIT				D A NIZDVIDTICIV	OTHER CEATURES
CONTRACT		ORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment & Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excludes Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	□ 330 Federal Employers' Liability □ 340 Marine □ 345 Marine Product Liability □ 350 Motor Vehicle □ 355 Motor Vehicle □ 700 Other Personal Injury □ 362 Personal Injury - Medical Malpractice CIVIL RIGHTS □ 440 Other Civil Rights □ 441 Voting □ 442 Employment □ 443 Housing/ Accommodations □ 445 Amer. w/Disabilities - Employment □ 446 Amer. w/Disabilities - Other □ 448 Education	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PERSONAL PROPERTY 370 Other Fraud 510 Other Personal Property Damage 538 Property Damage 538 Property Damage 543 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	□ 625 Drug Related Seizure of Property 21 USC 881 □ 690 Other □ 710 Fair Labor Standards Act □ 720 Labor/Management Relations □ 740 Railway Labor Act □ 751 Family and Medical Leave Act □ 790 Other Labor Litigation □ 791 Employee Retirement Income Security Act □ MMIGRATION □ 462 Naturalization Application □ 465 Other Immigration Actions	□ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 840 Trademark SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) FEDERAL TAX SUITS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	□ 375 False Claims Act □ 376 Qui Tam (31 USC 3729(a)) □ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and Corrupt Organizations
VI. CAUSE OF ACTIO	moved from 3 the Court Cite the U.S. Civil Sta 15 U.S.C. SECT Brief description of ca UNLAWFUL AN	Appellate Court tute under which you are fi ION 1692 FAIR DEI tuse: D DECEITFUL DEBT	(specify iling (Do not cite jurisdictional sta BT COLLECTION PRAC COLLECTION BUSINES	er District Litigation Transfer (utes unless diversity): FICES ACT (FDCPA) S PRACTICES	
VII. REQUESTED IN COMPLAINT:	UNDER RULE 2	IS A CLASS ACTION 3, F.R.Cv.P.	DEMAND \$	JURY DEMAND:	•
VIII. RELATED CASI	E(S) (See instructions):	JUDGE		DOCKET NUMBER	
DATE 07/29/2017		SIGNATURE OF ATTOR /S/ IGOR B. LITV			
FOR OFFICE USE ONLY RECEIPT # A1	MOUNT	APPLYING IFP	JUDGE	MAG. JUI	DGE

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Reset

CERTIFICATION OF ARBITRATION ELIGIBILITY

Local Arbitration Rule 83.10 provides that with certain exceptions, actions seeking money damages only in an amount not in excess of \$150,000, exclusive of interest and costs, are eligible for compulsory arbitration. The amount of damages is presumed to be below the threshold amount unless a certification to the contrary is filed.

I. N/A		. counsel for	do hereby certify that the above captioned civil action is
ineligi	ble for o	compulsory arbitration for the following reason(s):	do hereby certify that the above captioned civil action is
		monetary damages sought are in excess of \$150,0	00, exclusive of interest and costs,
		the complaint seeks injunctive relief,	
		the matter is otherwise ineligible for the following	g reason
		DISCLOSURE STATEMENT - FEDERA	AL RULES CIVIL PROCEDURE 7.1
N/A		Identify any parent corporation and any publicly held	corporation that owns 10% or more or its stocks:
		RELATED CASE STATEMENT (Section 2)	ion VIII on the Front of this Form)
provide because same ju case: (A	s that "A of the cases dge and not involve."	A civil case is "related" to another civil case for purposes of this ges arise from the same transactions or events, a substantial saving magistrate judge." Rule 50.3.1 (b) provides that "A civil case slees identical legal issues, or (B) involves the same parties." Rule	ale 50.3.1 in Section VIII on the front of this form. Rule 50.3.1 (a) guideline when, because of the similarity of facts and legal issues or g of judicial resources is likely to result from assigning both cases to the hall not be deemed "related" to another civil case merely because the civil 50.3.1 (c) further provides that "Presumptively, and subject to the power be deemed to be "related" unless both cases are still pending before the
		NY-E DIVISION OF BUSIN	NESS RULE 50.1(d)(2)
1.)	Is the C	e civil action being filed in the Eastern District removed fronty: No	om a New York State Court located in Nassau or Suffolk
2.)		u answered "no" above: d the events or omissions giving rise to the claim or claims tty?_No	, or a substantial part thereof, occur in Nassau or Suffolk
		d the events or omissions giving rise to the claim or claims ict? Yes	s, or a substantial part thereof, occur in the Eastern
Suffolk	County olk Cour	y, or, in an interpleader action, does the claimant (or a majunty?	ty of the defendants, if there is more than one) reside in Nassau or ority of the claimants, if there is more than one) reside in Nassau
	(1)	(Note: A corporation shall be considered a resident of the	County in which it has the most significant contacts).
		BAR ADMI	<u>SSION</u>
I am cu	irrently a	admitted in the Eastern District of New York and currently Yes	y a member in good standing of the bar of this court. No
Are yo	u current	ntly the subject of any disciplinary action (s) in this or any Yes (If yes, please explain)	other state or federal court? No
I certify	y the acc	ecuracy of all information provided above.	

Signature: /S/ IGOR B. LITVAK, ESQ.

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: NRC Nations Recovery Center Hit with FDCPA Lawsuit