Michael A. Gehret (#11890)

Scott A. Wiseman (#16199)

SNELL & WILMER L.L.P.

Gateway Tower West

15 West South Temple, Suite 1200

Salt Lake City, Utah 84101-1004

Telephone: (801) 257-1900 Facsimile: (801) 257-1800 Email: mgehret@swlaw.com

swiseman@swlaw.com

Scott P. Glauberman (pro hac vice forthcoming) Sean G. Wieber (pro hac vice forthcoming)

WINSTON & STRAWN LLP

35 W. Wacker Drive

Chicago, IL 60601

Telephone: (312) 558-5600 Facsimile: (312) 558-5700

Email: sglauberman@winston.com swieber@winston.com

Attorneys for Defendant Comcast Corporation

UNITED STATES DISTRICT COURT DISTRICT OF UTAH, CENTRAL DIVISION

BRIAN BAKER, on behalf of himself and all others similarly situated,

Plaintiff,

VS.

COMCAST CORPORATION,

Defendant.

NOTICE OF REMOVAL

Civil No. 2:19-cv-00652-HCN

Judge Howard C. Nielson, Jr.

(Removed from Third Judicial District Court in and for Salt Lake County, State of Utah, Case No. 190906369)

Comcast Corporation ("Comcast") gives this Court notice of removal of the above-captioned action now pending as Civil No. 190906369 in the Third Judicial District Court for Salt Lake County, Utah (the "State Court Action"). In support thereof, Comcast states as follows:

- 1. On August 14, 2019, Plaintiff Brian Baker filed his complaint in the State Court Action.
- 2. Plaintiff served Comcast with a summons and the complaint (but not the complaint's exhibits) on August 16, 2019. A copy of the summons and complaint are attached hereto as **Exhibit 1**. No other process, pleadings, or orders have been served on Comcast.
- 3. The complaint includes one cause of action, for breach of contract. Plaintiff alleges that Comcast offered "'lifetime' contracts to some of its customers . . . especially in cities and neighborhoods where Google was aggressively offering" a competing service. (Compl. ¶ 10.) One of those cities was Salt Lake City. (Id. ¶ 9.) "A few years later, Comcast began to renege on the 'lifetime' contracts and increase prices," which was a breach of contract. (Id. ¶¶ 36, 38.²) Plaintiff seeks to represent a nationwide class of similarly situated Comcast customers. (Id. ¶ 38.³)
- 4. Comcast now removes the State Court Action to the United States District Court for the District of Utah, which encompasses the Third Judicial District Court for Salt Lake County, Utah, where the State Court Action is pending. 28 U.S.C. § 1441(a). A civil cover sheet is attached as **Exhibit 3**.
- 5. Removal of the State Court Action to this Court is proper under 28 U.S.C. § 1441(a) and the Class Action Fairness Act of 2005, *id.* § 1332(d) ("CAFA"), because (1) this action "is a class action in which . . . any member of a class of plaintiffs is a citizen of a State different from any defendant," (2) the number of putative class members is not less than 100, and (3) "the matter in controversy exceeds the sum or value of \$5,000,000, exclusive of interest and costs." *Id.* § 1332(d)(2)(A); *id.* § 1332(d)(5)(B).

¹ Despite not being served by Plaintiff with the complaint's exhibits, we have obtained copies of the entire case file from the Third District Court and have attached the documents as **Exhibit 2**.

² The complaint sometimes repeats paragraph numbers. This cite is to the second ¶ 38, on page 7.

³ This cite is to the first \P 38, on page 6.

- 6. Plaintiff's allegations satisfy all three of CAFA's requirements. *See McPhail v. Deere*, 529 F.3d 947 (10th Cir. 2008).
- 7. First, Plaintiff alleges that he and Comcast are citizens of different states. He alleges that he is resident of Utah who arranged for lifetime Comcast service in Utah (Compl. ¶¶ 4, 49), so he is domiciled in Utah and he is a citizen of Utah. *Smith v. Cummings*, 445 F.3d 1254, 1260 (10th Cir. 2006). Plaintiff alleges Comcast "is a Pennsylvania corporation with its principal place of business in Philadelphia, Pennsylvania" (Compl. ¶ 5), so Comcast is a citizen of Pennsylvania. 28 U.S.C. § 1332(c)(1).⁴
- 8. Second, Plaintiff alleges that the class has 100 or more putative class members. Specifically, Plaintiff alleges that "the members of the Class number in the thousands." (Cmplt. ¶ 41.)
- 9. Third, Plaintiff alleges that more than \$5 million is in controversy when "the claims of the individual class members [are] aggregated." *Id.* § 1332(d)(6). Plaintiff alleges that class member damages range from \$10 to \$50 per month, and he alleges that there are approximately 40,000 class members in Utah alone (Compl. ¶¶ 11, 37), leading to *annual* damages in *Utah alone* of \$4.8 million to \$24 million. Thus, Plaintiff alleges that damages for *lifetime* contracts in *all states* exceed \$5 million.
- 10. This Notice of Removal is timely under 28 U.S.C. § 1446(b) because it is filed within thirty days after Comcast was served with a copy of the complaint, which was the initial pleading setting forth the claims for relief upon which the State Court Action is based.
- 11. Comcast will give prompt written notice of the filing of this Notice Removal to counsel for Plaintiff and will file a copy of the Notice of Removal with the Clerk of the Third

3

⁴ The proper defendant in this case is Comcast Cable Communications, LLC rather than Comcast Corporation, which is a holding company and is not involved in the day-to-day operations of its subsidiaries. If Plaintiff had named Comcast Cable Communications, LLC as the defendant, the parties would still have been diverse in citizenship, as all of Comcast Cable Communications, LLC's members are citizens of Pennsylvania.

Judicial District Court for Salt Lake County pursuant to 28 U.S.C. § 1446(d). Attached as **Exhibit** 4 is the notice filed with the Clerk of the Third Judicial District Court contemporaneously with this Notice of Removal.

DATED this 13th day of September, 2019.

Snell & Wilmer L.L.P.

/s/ Michael A. Gehret
Michael A. Gehret
Scott A. Wiseman
Attorneys for Defendant Comcast Corporation

CERTIFICATE OF SERVICE

I hereby certify that on September 13, 2019, the foregoing **NOTICE OF REMOVAL** was delivered to all counsel for parties at interest in this cause by placing a true and correct copy of the same in the United States mail, postage prepaid, in a properly addressed envelope, and by email, as follows:

Adam Gonnelli, Esq.
THE SULTZER LAW GROUP P.C.
280 Highway 35, Suite 304
Red Bank, NJ 07701
Gonnellia@thesultzerlawgroup.com

and

Brent R. Baker Christopher B. Snow CLYDE SNOW & SESSIONS 201 South Main Street, Suite 1300 Salt Lake City, Utah 84111-2216 brb@clydesnow.com cbs@clydesnow.com

/s/ Michael A. Gehret

UNITED STATES DISTRICT COURT DISTRICT OF UTAH, CENTRAL DIVISION

BRIAN BAKER, on behalf of himself and all others similarly situated,

Plaintiff,

vs.

COMCAST CORPORATION,

Defendant.

APPENDIX OF EXHIBITS TO NOTICE OF REMOVAL

Civil No. 2:19-cv-00652-HCN

Judge Howard C. Nielson, Jr.

(Removed from Third Judicial District Court in and for Salt Lake County, State of Utah, Case No. 190906369)

- Exhibit 1 Summons and Complaint served on Defendant.
- Exhibit 2 Third District Court Case File
- Exhibit 3 Federal Court Civil Cover Sheet
- Exhibit 4 Notice of Removal filed with the Clerk of the Third Judicial District Court

EXHIBIT 1

Adam Gonnelli, Esq. (pro hac vice application pending)

THE SULTZER LAW GROUP P.C.

280 Highway 35, Suite 304

Red Bank, NJ 07701 Telephone (845) 483-7100

Fax (888) 749-7747

Gonnellia@thesultzerlawgroup.com

Brent R. Baker (#5247)
Christopher B. Snow (#8858)
CLYDE SNOW & SESSIONS

201 South Main Street, Suite 1300 Salt Lake City, Utah 84111-2216 Telephone (801) 322-2516

Fax (801) 521-6280

brb@clydesnow.com

cbs@clydesnow.com

Attorneys for Plaintiff

Server RS

Date 9/16/19 Time : M

P/S Sea 4 4/1/ Lega/

ANDERSON INVESTIGATIONS, INC #P101391

PO. BOX 535, SLC, UT 84110 877-619-1110

IN THE THIRD JUDICIAL DISTRICT COURT FOR SALT LAKE COUNTY, STATE OF UTAH

BRIAN BAKER, on behalf of himself and all other similarly situated,

Plaintiff.

V.-:

COMCAST CORPORATION,

Defendants.

SUMMONS

Civil No. 190906369

Judge Barry Lawrence

THE STATE OF UTAH TO THE ABOVE-NAMED DEFENDANT:

Comcast Corporation 1701 JFK Boulevard Philadelphia, PA 19103

You are hereby summoned and required to file an Answer in writing to the attached Complaint ("Complaint") with the Clerk of the above-entitled Court, 450 South State Street, P.O. Box 1860, Salt Lake City, UT 84114-1860 and to serve upon, or mail to Brent B. Baker and

Christopher B. Snow, Plaintiff's attorneys, 201 South Main Street, #1300, Salt Lake City, Utah 84111-2216, a copy of said Answer, within twenty-one (21) days after service of this Summons upon you.

If you fail so to do, judgment by default will be taken against you for the relief demanded in said Complaint, which has been filed with the Clerk of said Court and a copy of which is hereto annexed and herewith served upon you.

Dated this 14th day of August, 2019.

Brent Baker, Esq. Christopher B. Snow, Esq.

/s/ Christopher B. Snow

Clyde Snow, P.C.
201 South Main Street, Suite 1300
Salt Lake City, Utah 84111
Tel: 801 433 2427
brb@clydesnow.com
cbs@clydesnow.com

Adam Gonnelli, Esq. **The Sultzer Law Group P.C.**280 Highway 35, Suite 304

Red Bank, NJ 07701

Tel: (845) 483-7100

Tel: (845) 483-7100 Fax: (888) 749-7747

gonnellia@thesultzerlawgroup.com

Adam Gonnelli, Esq. (pro hac vice application pending)
THE SULTZER LAW GROUP P.C.
280 Highway 35, Suite 304
Red Bank, NJ 07701
Telephone (845) 483-7100
Fax (888) 749-7747
Gonnellia@.thesultzerlawgroup.com

Brent R. Baker (#5247)
Christopher B. Snow (#8858)
CLYDE SNOW & SESSIONS
201 South Main Street, Suite 1300
Salt Lake City, Utah 84111-2216
Telephone (801) 322-2516
Fax (801) 521-6280
brb@clydesnow.com
cbs@clydesnow.com

Attorneys for Plaintiff

IN THE THIRD JUDICIAL DISTRICT COURT FOR SALT LAKE COUNTY, STATE OF UTAH

BRIAN BAKER, on behalf of himself and all other similarly situated,	CLASS ACTION COMPLAINT	
Plaintiff,		
γ.	Civil No.	
COMCAST CORPORATION,	Judge	
Defendants.		

INTRODUCTION

- 1. Comcast Corporation offered certain Utah consumers a monthly "lifetime" rate for its cable, internet and voice services.
- 2. However, in the past few years Comcast began to renege on these contracts and increased the rates it charged to consumers, breaching these contracts.
 - 3. Plaintiff Mr. Baker, on behalf of his fellow consumers, brings an action for breach

of contract and seeks monetary damages and injunctive relief in the form of specific performance.

PARTIES

- 4. Plaintiff Brian Baker is a resident of Utah.
- 5. Defendant Comcast Corporation ("Comcast") is a Pennsylvania corporation with its principal place of business in Philadelphia, Pennsylvania. Comcast does business as "Xfinity" and provides cable, voice and internet services under that name throughout the State of Utah.
 - 6. This case is Discovery Tier 3 for purposes of Utah Rule of Civil Procedure 26.

JURISDICTION AND VENUE

- 7. This Court has jurisdiction over this case pursuant to Utah Code 78A-5-102.
- 8. Venue is proper in this County pursuant to Utah Code 78B-3-307.

SUBSTANTIVE ALLEGATIONS

9. In 2016, Comcast was under intense competitive pressure from Google's high speed fiber-optic data service. Google began an aggressive and public marketing campaign in each of its identified "Google Fiber cities." Salt Lake City was named as a Google Fiber city. Google Fiber expanded neighborhood by neighborhood in each of the Google Fiber cities, including Salt Lake City, by sending out teams of door-to-door salespeople to sign customers up in a particular neighborhood. When initially announced by Google, the Google Fiber cities included, but were not limited to, Atlanta. Austin, Boston. Charlotte, Chicago, Dallas, Denver, Huntsville, Jacksonville, Kansas City, Los Angeles, Louisville, Miami, Nashville, Oakland. Oklahoma City, Orange County, Phoenix, Portland, Provo, San Antonio, San Diego, San

Francisco, San Jose, Salt Lake City, Seattle, and Tampa.

- 10. In response to Google's marketing campaign, Comcast engaged extra sales staff to try to effectively beat the Google Fiber sales staff as they made their way up and down the streets of each neighborhood. To compete, Comcast sales staff began to offer "lifetime" contracts to some of its customers and sold Comcast's broadband services by using door to door salespeople, especially in cities and neighborhoods where Google was aggressively offering its fiber-optic service.
- 11. On information and belief, as many as 20% of Comcast's over 200,000 contracts in Utah may be "lifetime" contracts.
- 12. On July 11, 2016, Mr. Baker arrived home to find a two-sided document (the "Price List", attached as Exhibit A) describing Xfinity's available services and prices.
- 13. On the top of the Price List near the \$120 price for the XFINITY Extreme Triple Play, the salesperson had written:

"Brian, you are under a promotional program – scheduled to go up \$60 to over \$200 total..."...

and then, referencing the \$120 price for the EXTREME Triple Play,

"This should be your price – and this is not a promotional – this is a lifetime price."

- 14. At the bottom of the Price List the salesperson also wrote: "(these are <u>not</u> promotional prices no yearly increases)" (emphasis in original.)
 - 15. There was also the salesperson's name and phone number on the Price List.
- 16. Mr. Baker called the number and told the salesperson that he was interested in the lifetime offer.

- 17. The salesperson arrived at Mr. Baker's house later that day.
- 18. The salesperson explained that Mr. Baker's existing monthly price of \$179.99 was scheduled to increase by \$60.
- 19. The salesperson also explained that Xfinity knew that Google Fiber would soon be available to Mr. Baker, and that Xfinity wanted to make sure that Mr. Baker was happy with Xfinity.
- 20. The salesperson explained that Mr. Baker could sign up for the Xfinity "Extreme Triple Play" at a cost of \$120 per month (plus a \$10 per month charge for the cable box).
- 21. The Triple Play would be an improvement on Mr. Baker's current service and would include all premium channels, high speed internet, and a phone line.
- 22. The salesperson also emphasized that the Triple Play price was no mere short-term promotion, but was a "lifetime price."
- 23. Mr. Baker agreed to sign up for the Triple Play at the lifetime price of \$120 per month.
- 24. In response the salesperson checked the appropriate boxes on the Service Order (attached as Exhibit B) and confirmed the components of the Triple Play with Mr. Baker as Mr. Baker reviewed the Price List.
 - 25. Then the salesperson asked Mr. Baker to sign the Service Order where indicated.
 - 26. Mr. Baker did so.
- 27. The salesperson did not review any other provisions in the Service Order with Mr. Baker or even show it to him except as was necessary to obtain Mr. Baker's signature.
 - 28. The fine print above the Service Order's signature line states:
 I hereby affirm that the foregoing Customer Information is true and correct. I represent that I am 18 or older, and authorized to purchase these services, make

installation decisions, and change service. The services ordered are subject to the terms and conditions on this order, on the reverse side of this order, and in Comcast's Agreement for Residential Services terms as provided to me at installation or otherwise, which terms I accept by signing or by use of Comcast services...

- 29. The salesperson also scheduled installation of the new service and equipment.
- 30. A few days later, a Comcast technician returned to install equipment and activate the Triple Play services.
- 31. The technician did not provide, or even mention, Comeast's Agreement for Residential Services to Mr. Baker.
- Comcast never provided Comcast's Agreement for Residential Services to Mr.
 Baker in any form.
- 33. Mr. Baker does not know if Comcast's Agreement for Residential Services at the time of his order or installation contained an arbitration clause or class action waiver.
- 34. On information and belief, Comeast's current Agreement for Residential Services contains an arbitration clause and class action waiver.
- 35. If Comcast's Agreement for Residential Services at the time of Mr. Baker's order or installation contained an arbitration clause or class action waiver, those clauses are null and void.
- 36. A few years later, Comcast began to renege on the "lifetime" contracts and increase prices throughout Utah. Many customers, upon seeing the substantial increase in monthly billing, contacted Comcast and were told by Comcast employees or representatives that Comcast's "lifetime" plan does not exist in spite of the previous representations by its sales staff and in spite of the numerous written contracts with the "lifetime" language prominently displayed.

37. In June of 2019, Comcast increased Mr. Baker's bill by \$10 per month. Other customers have had their bill unilaterally increased as much as \$50 per month over the specified "lifetime" rate.

CLASS ACTION ALLEGATIONS

- 38. Pursuant to Utah Rule of Civil Procedure 23, Plaintiff brings this suit as representatives of a class of all individuals who, within the relevant statute of limitations periods, entered into a "lifetime" contract with Comcast on which Comcast reneged. All consumers whose "lifetime" contracts have been reneged upon have claims and causes of action which are legally and factually common with Plaintiff such that they are all similarly situated and Plaintiff can serve as an adequate class representative for these consumers.
- 39. Specifically excluded from the Class are the judge assigned to the case and members of their families within the first degree of consanguinity, and the officers, directors and counsel of record of Defendants.
- 40. Plaintiff reserves the right to amend or modify the definitions of the Class with greater specificity, further division into subclasses or limitation to particular issues as discovery and the orders of this Court warrant.
- 41. Members of the Class are so numerous that their individual joinder herein is impracticable. While the exact number of Class members is presently unknown, and can only be ascertained through appropriate discovery, Plaintiff believes the members of the Class number in the thousands.
- 42. Common questions of law and fact exist as to members of the Class and predominate over questions affecting only individual Class members. Common legal and factual questions include, but are not limited to:

6

- whether Comcast entered into "lifetime" contracts with consumers;
- whether the lifetime contacts are valid;
- whether the proper measure of damages is the difference between the price in the "lifetime" contracts and the increased prices;
- whether increasing the price constitutes a breach of the "lifetime" contracts;
- the measure of other types of damages;
- whether Comcast should be enjoined to maintain lifetime prices; and
- whether Comeast breached its duty of good faith and fair dealing.
- 38. Plaintiff's claims are typical of the claims of Class because Plaintiff entered into a "lifetime" contract with Comeast which Comeast subsequently breached by increasing the price. Plaintiff's claims have the same essential characteristics as the claims of the members of the Class and are based on the course of conduct and similar legal theories. The members of the Class have suffered the same type of injury and possess the same interests as Plaintiff. A single resolution of these claims would be preferable to a multiplicity of similar actions.
- 39. Plaintiff is an adequate representative of the Class because his interests do not conflict with the interests of the Class, he has retained competent counsel experienced in prosecuting class actions, and intends to prosecute this action vigorously. The interests of Class will be fairly and adequately protected by Plaintiff and his counsel.
- 40. This suit is maintainable as a class action under Utah Rule of Civil Procedure 23(b)(3) because the questions of law or fact common to the members of the Class predominate over any questions affecting only individual members, and a class action is superior to other available methods for the fair and efficient adjudication of the controversy.

7

- 41. The class mechanism is superior to other available means for the fair and efficient adjudication of the claims of Plaintiff and the Class. Individual members of the Class may lack the resources to undergo the burden and expense of individual prosecutions of the complex and extensive litigation necessary to establish Defendant's liability. Individualized litigation increases the delay and expense to all parties and multiplies the burden on the judicial system presented by the complex legal and factual issues of this case. Individualized litigation also presents a potential for inconsistent or contradictory judgments. In contrast, the class action device presents far fewer management difficulties and provides the benefits of single adjudication, economy of scale, and comprehensive supervision by a single court. Class treatment of the liability issues will ensure that all claims and claimants are before this Court for consistent adjudication of the liability issues. Plaintiff knows of no existing litigation concerning the issues in this case, and concentration of claims in this forum is appropriate. In addition, there are no unusual difficulties inherent in the management of this case as a class action.
- 42. This suit is maintainable as a class action under Utah Rule of Civil Procedure 23 (b)(2) because Defendant has acted or refused to act on grounds generally applicable to the Class, thereby making appropriate final injunctive relief with respect to the Class in its entirety.
 - 43. The members of the Class can be identified through Defendant's billing records.

FIRST CAUSE OF ACTION BREACH OF CONTRACT

(On behalf of Plaintiff and the Class)

- 43. Plaintiff reasserts and realleges all prior allegations as if fully set forth herein.
- 44. On July 11, 2016 Plaintiff and Defendant entered into a contract providing that Plaintiff would pay \$120 per month for Defendant's "Extreme Triple Play" services for life.

- 45. At all times Plaintiff satisfied his obligations under the contract.
- 46. In June of 2019, Defendant raised the monthly rate by \$10.
- 47. Defendant's conduct constituted a material breach of the contract.
- 48. Plaintiff has been damaged by the breach in the amount equaling the difference between the supposed "lifetime" price and the new price for each month.
- 49. Plaintiff is also entitled to specific performance and Comcast should reinstate Mr. Baker's and the Class's monthly price to its amount before the breach.
 - 50. Plaintiff requests a trial by jury as to all issues so triable.

PRAYER FOR RELIEF

Plaintiff, on behalf of himself and the members of the Class, prays for relief as follows:

- A. An Order certifying the proposed Class under Utah Rule of Civil Procedure 23;
- B. An Order appointing Plaintiff as the Class representative and his counsel as Class counsel:
- C. A Declaration that Comcast breached its "lifetime" contracts by increasing the monthly price;
- D. An Order enjoining Comcast from increasing the price on other lifetime contracts and restoring the price to original levels for contracts it has breached;
- E. An Order requiring Comcast to disseminate a disclosure and explanation to members of the Class;
- F. An award of damages to Plaintiff and the Class;
- G. An award of attorneys' fees, expenses and costs, as allowed by law or equity;
- H. Leave to amend the pleadings to conform to the evidence presented at trial; and

I. Such Orders granting other relief as the Court deems appropriate.

Dated this 14th day of August, 2019.

Brent Baker, Esq. Christopher B. Snow, Esq.

Clyde Snow, P.C.
201 South Main Street, Suite 1300
Salt Lake City, Utah 84111
Tel: 801 433 2427

brb@clydesnow.com cbs@clydesnow.com

Adam Gonnelli, Esq.

The Sultzer Law Group P.C.
280 Highway 35, Suite 304
Red Bank, NJ 07701
Tel: (845) 483-7100

Fax: (888) 749-7747

gonnellia@thesultzerlawgroup.com

EXHIBIT 2

Adam Gonnelli, Esq. (pro hac vice application pending) THE SULTZER LAW GROUP P.C. 280 Highway 35, Suite 304 Red Bank, NJ 07701 Telephone (845) 483-7100 Fax (888) 749-7747 Gonnellia@thesultzerlawgroup.com

Brent R. Baker (#5247) Christopher B. Snow (#8858) CLYDE SNOW & SESSIONS 201 South Main Street, Suite 1300 Salt Lake City, Utah 84111-2216 Telephone (801) 322-2516 Fax (801) 521-6280 brb@clydesnow.com cbs@clydesnow.com

Attorneys for Plaintiff

IN THE THIRD JUDICIAL DISTRICT COURT FOR SALT LAKE COUNTY, STATE OF UTAH

BRIAN BAKER, on behalf of himself and all other similarly situated,	CLASS ACTION COMPLAINT	
Plaintiff,		
v.	Civil No	
COMCAST CORPORATION,	Judge	
Defendants.		

INTRODUCTION

- 1. Comcast Corporation offered certain Utah consumers a monthly "lifetime" rate for its cable, internet and voice services.
- 2. However, in the past few years Comcast began to renege on these contracts and increased the rates it charged to consumers, breaching these contracts.
 - 3. Plaintiff Mr. Baker, on behalf of his fellow consumers, brings an action for breach

of contract and seeks monetary damages and injunctive relief in the form of specific performance.

PARTIES

- 4. Plaintiff Brian Baker is a resident of Utah.
- 5. Defendant Comcast Corporation ("Comcast") is a Pennsylvania corporation with its principal place of business in Philadelphia, Pennsylvania. Comcast does business as "Xfinity" and provides cable, voice and internet services under that name throughout the State of Utah.
 - 6. This case is Discovery Tier 3 for purposes of Utah Rule of Civil Procedure 26.

JURISDICTION AND VENUE

- 7. This Court has jurisdiction over this case pursuant to Utah Code 78A-5-102.
- 8. Venue is proper in this County pursuant to Utah Code 78B-3-307.

SUBSTANTIVE ALLEGATIONS

9. In 2016, Comcast was under intense competitive pressure from Google's high speed fiber-optic data service. Google began an aggressive and public marketing campaign in each of its identified "Google Fiber cities." Salt Lake City was named as a Google Fiber city. Google Fiber expanded neighborhood by neighborhood in each of the Google Fiber cities, including Salt Lake City, by sending out teams of door-to-door salespeople to sign customers up in a particular neighborhood. When initially announced by Google, the Google Fiber cities included, but were not limited to, Atlanta, Austin, Boston, Charlotte, Chicago, Dallas, Denver, Huntsville, Jacksonville, Kansas City, Los Angeles, Louisville, Miami, Nashville, Oakland, Oklahoma City, Orange County, Phoenix, Portland, Provo, San Antonio, San Diego, San

Francisco, San Jose, Salt Lake City, Seattle, and Tampa.

- 10. In response to Google's marketing campaign, Comcast engaged extra sales staff to try to effectively beat the Google Fiber sales staff as they made their way up and down the streets of each neighborhood. To compete, Comcast sales staff began to offer "lifetime" contracts to some of its customers and sold Comcast's broadband services by using door to door salespeople, especially in cities and neighborhoods where Google was aggressively offering its fiber-optic service.
- 11. On information and belief, as many as 20% of Comcast's over 200,000 contracts in Utah may be "lifetime" contracts.
- 12. On July 11, 2016, Mr. Baker arrived home to find a two-sided document (the "Price List", attached as Exhibit A) describing Xfinity's available services and prices.
- 13. On the top of the Price List near the \$120 price for the XFINITY Extreme Triple Play, the salesperson had written:

"Brian, you are under a promotional program – scheduled to go up \$60 to over \$200 total..."...

and then, referencing the \$120 price for the EXTREME Triple Play,

"This should be your price – and this is not a promotional – this is a lifetime price."

- 14. At the bottom of the Price List the salesperson also wrote: "(these are <u>not</u> promotional prices no yearly increases)" (emphasis in original.)
 - 15. There was also the salesperson's name and phone number on the Price List.
- 16. Mr. Baker called the number and told the salesperson that he was interested in the lifetime offer.

- 17. The salesperson arrived at Mr. Baker's house later that day.
- 18. The salesperson explained that Mr. Baker's existing monthly price of \$179.99 was scheduled to increase by \$60.
- 19. The salesperson also explained that Xfinity knew that Google Fiber would soon be available to Mr. Baker, and that Xfinity wanted to make sure that Mr. Baker was happy with Xfinity.
- 20. The salesperson explained that Mr. Baker could sign up for the Xfinity "Extreme Triple Play" at a cost of \$120 per month (plus a \$10 per month charge for the cable box).
- 21. The Triple Play would be an improvement on Mr. Baker's current service and would include all premium channels, high speed internet, and a phone line.
- 22. The salesperson also emphasized that the Triple Play price was no mere short-term promotion, but was a "lifetime price."
- 23. Mr. Baker agreed to sign up for the Triple Play at the lifetime price of \$120 per month.
- 24. In response the salesperson checked the appropriate boxes on the Service Order (attached as Exhibit B) and confirmed the components of the Triple Play with Mr. Baker as Mr. Baker reviewed the Price List.
 - 25. Then the salesperson asked Mr. Baker to sign the Service Order where indicated.
 - 26. Mr. Baker did so.
- 27. The salesperson did not review any other provisions in the Service Order with Mr. Baker or even show it to him except as was necessary to obtain Mr. Baker's signature.
 - 28. The fine print above the Service Order's signature line states:

 I hereby affirm that the foregoing Customer Information is true and correct. I represent that I am 18 or older, and authorized to purchase these services, make

installation decisions, and change service. The services ordered are subject to the terms and conditions on this order, on the reverse side of this order, and in Comcast's Agreement for Residential Services terms as provided to me at installation or otherwise, which terms I accept by signing or by use of Comcast services...

- 29. The salesperson also scheduled installation of the new service and equipment.
- 30. A few days later, a Comcast technician returned to install equipment and activate the Triple Play services.
- 31. The technician did not provide, or even mention, Comcast's Agreement for Residential Services to Mr. Baker.
- 32. Comcast never provided Comcast's Agreement for Residential Services to Mr. Baker in any form.
- 33. Mr. Baker does not know if Comcast's Agreement for Residential Services at the time of his order or installation contained an arbitration clause or class action waiver.
- 34. On information and belief, Comcast's current Agreement for Residential Services contains an arbitration clause and class action waiver.
- 35. If Comcast's Agreement for Residential Services at the time of Mr. Baker's order or installation contained an arbitration clause or class action waiver, those clauses are null and void.
- 36. A few years later, Comcast began to renege on the "lifetime" contracts and increase prices throughout Utah. Many customers, upon seeing the substantial increase in monthly billing, contacted Comcast and were told by Comcast employees or representatives that Comcast's "lifetime" plan does not exist in spite of the previous representations by its sales staff and in spite of the numerous written contracts with the "lifetime" language prominently displayed.

37. In June of 2019, Comcast increased Mr. Baker's bill by \$10 per month. Other customers have had their bill unilaterally increased as much as \$50 per month over the specified "lifetime" rate.

CLASS ACTION ALLEGATIONS

- 38. Pursuant to Utah Rule of Civil Procedure 23, Plaintiff brings this suit as representatives of a class of all individuals who, within the relevant statute of limitations periods, entered into a "lifetime" contract with Comcast on which Comcast reneged. All consumers whose "lifetime" contracts have been reneged upon have claims and causes of action which are legally and factually common with Plaintiff such that they are all similarly situated and Plaintiff can serve as an adequate class representative for these consumers.
- 39. Specifically excluded from the Class are the judge assigned to the case and members of their families within the first degree of consanguinity, and the officers, directors and counsel of record of Defendants.
- 40. Plaintiff reserves the right to amend or modify the definitions of the Class with greater specificity, further division into subclasses or limitation to particular issues as discovery and the orders of this Court warrant.
- 41. Members of the Class are so numerous that their individual joinder herein is impracticable. While the exact number of Class members is presently unknown, and can only be ascertained through appropriate discovery, Plaintiff believes the members of the Class number in the thousands.
- 42. Common questions of law and fact exist as to members of the Class and predominate over questions affecting only individual Class members. Common legal and factual questions include, but are not limited to:

- whether Comcast entered into "lifetime" contracts with consumers;
- whether the lifetime contacts are valid;
- whether the proper measure of damages is the difference between the price in the
 "lifetime" contracts and the increased prices;
- whether increasing the price constitutes a breach of the "lifetime" contracts;
- the measure of other types of damages;
- whether Comcast should be enjoined to maintain lifetime prices; and
- whether Comcast breached its duty of good faith and fair dealing.
- 38. Plaintiff's claims are typical of the claims of Class because Plaintiff entered into a "lifetime" contract with Comcast which Comcast subsequently breached by increasing the price. Plaintiff's claims have the same essential characteristics as the claims of the members of the Class and are based on the course of conduct and similar legal theories. The members of the Class have suffered the same type of injury and possess the same interests as Plaintiff. A single resolution of these claims would be preferable to a multiplicity of similar actions.
- 39. Plaintiff is an adequate representative of the Class because his interests do not conflict with the interests of the Class, he has retained competent counsel experienced in prosecuting class actions, and intends to prosecute this action vigorously. The interests of Class will be fairly and adequately protected by Plaintiff and his counsel.
- 40. This suit is maintainable as a class action under Utah Rule of Civil Procedure 23(b)(3) because the questions of law or fact common to the members of the Class predominate over any questions affecting only individual members, and a class action is superior to other available methods for the fair and efficient adjudication of the controversy.

- 41. The class mechanism is superior to other available means for the fair and efficient adjudication of the claims of Plaintiff and the Class. Individual members of the Class may lack the resources to undergo the burden and expense of individual prosecutions of the complex and extensive litigation necessary to establish Defendant's liability. Individualized litigation increases the delay and expense to all parties and multiplies the burden on the judicial system presented by the complex legal and factual issues of this case. Individualized litigation also presents a potential for inconsistent or contradictory judgments. In contrast, the class action device presents far fewer management difficulties and provides the benefits of single adjudication, economy of scale, and comprehensive supervision by a single court. Class treatment of the liability issues will ensure that all claims and claimants are before this Court for consistent adjudication of the liability issues. Plaintiff knows of no existing litigation concerning the issues in this case, and concentration of claims in this forum is appropriate. In addition, there are no unusual difficulties inherent in the management of this case as a class action.
- 42. This suit is maintainable as a class action under Utah Rule of Civil Procedure 23 (b)(2) because Defendant has acted or refused to act on grounds generally applicable to the Class, thereby making appropriate final injunctive relief with respect to the Class in its entirety.
 - 43. The members of the Class can be identified through Defendant's billing records.

FIRST CAUSE OF ACTION BREACH OF CONTRACT

(On behalf of Plaintiff and the Class)

- 43. Plaintiff reasserts and realleges all prior allegations as if fully set forth herein.
- 44. On July 11, 2016 Plaintiff and Defendant entered into a contract providing that Plaintiff would pay \$120 per month for Defendant's "Extreme Triple Play" services for life.

- 45. At all times Plaintiff satisfied his obligations under the contract.
- 46. In June of 2019, Defendant raised the monthly rate by \$10.
- 47. Defendant's conduct constituted a material breach of the contract.
- 48. Plaintiff has been damaged by the breach in the amount equaling the difference between the supposed "lifetime" price and the new price for each month.
- 49. Plaintiff is also entitled to specific performance and Comcast should reinstate Mr. Baker's and the Class's monthly price to its amount before the breach.
 - 50. Plaintiff requests a trial by jury as to all issues so triable.

PRAYER FOR RELIEF

Plaintiff, on behalf of himself and the members of the Class, prays for relief as follows:

- A. An Order certifying the proposed Class under Utah Rule of Civil Procedure 23;
- B. An Order appointing Plaintiff as the Class representative and his counsel as Class counsel;
- C. A Declaration that Comcast breached its "lifetime" contracts by increasing the monthly price;
- D. An Order enjoining Comcast from increasing the price on other lifetime contracts and restoring the price to original levels for contracts it has breached;
- E. An Order requiring Comcast to disseminate a disclosure and explanation to members of the Class;
- F. An award of damages to Plaintiff and the Class;
- G. An award of attorneys' fees, expenses and costs, as allowed by law or equity;
- H. Leave to amend the pleadings to conform to the evidence presented at trial; and

I. Such Orders granting other relief as the Court deems appropriate.

Dated this 14th day of August, 2019.

Brent Baker, Esq. Christopher B. Snow, Esq.

/s/ Christopher B. Snow

Clyde Snow, P.C.
201 South Main Street, Suite 1300
Salt Lake City, Utah 84111
Tel: 801 433 2427
brb@clydesnow.com
cbs@clydesnow.com

Adam Gonnelli, Esq. **The Sultzer Law Group P.C.**280 Highway 35, Suite 304
Red Bank, NJ 07701
Tel: (845) 483-7100
Fax: (888) 749-7747

gonnellia@thesultzerlawgroup.com

EXHIBIT A

Case 2:19-69-006523HGN2 Document 2-3 Filed 09/13/19 Page 13 of 22 X finity.

Address of Seller: Sol-502-7624

CUSTOWER INFORWATION	
Last Name: Saker First Name: Syia	MI: Email Address:
Street Address: 1703 E. Harvard Ava	
	te:
	bile Phone:
SS#;Veri	fied ID Yes No Form of ID:
Bill To (if different from above):Aut	-
The shocking this boy I agree to receive text messages on	behalf of Comcast regarding its products and services at
my number that I provided. I understand that the messages i	may be sent using automated technology and that I am not
required to give this consent as a condition to order service.	
XFINITY TV	
Digital Service: System Options:	Additional Services: Latino:
□Limited Basic □HD Qty 2 \$ 10	Dea, HBO TV 150 Latino
Digital Economy DVR Qty\$	STARZ (TV 200 Latino
□ Digital Starter □ AD DVR Qty \$ _ Q	
Digital Preferred DTA Qtv \$	
Digital Premier Plus HD DTA Qty\$_	TMC / Other
1 Other Qtv 5	International ,
HD Tech Fee \$	Othersports
Self-Installation Kit Yes No	
Serial Number	
	months Regular Price: \$/per month
If XFINITY TV only*: Promo Price: \$/per month for	Información de la
*For multiple services, see below.	
XFINITY Internet	
Service: Blast!® Pro Installation Opt	
☐ Economy Plus ☐ Extreme 105 Self-Installation	Kit Yes No Rental \$/per month
Performance Starter Extreme 150 Serial Number_	
Performance Starter 25 (VExtreme 250)	gh speed Customer Owned
Performance Extreme 505	Modern
Performance Pro Gigabit Pro	1000011
Blast!® Other	
	_ , _ , _ , _ , _ , _ , _ , _ , _ , _ ,
If XFINITY Internet only*: Promo Price: \$/per month for	months Regular Price: \$/per month
If XFINITY Internet only*: Promo Price: \$/per month for*For multiple services, see below. Not all Internet services available in	
*For multiple services, see below. Not all Internet services available in XFINITY Voice	all areas.
*For multiple services, see below. Not all Internet services available in XFINITY Voice	all areas.
*For multiple services, see below. Not all Internet services available in XFINITY Voice —UnlimitedOther	all areas. Self-Installation Kit Yes No
*For multiple services, see below. Not all Internet services available in XFINITY Voice —UnlimitedOther	all areas. Self-Installation Kit Yes No
For multiple services, see below. Not all Internet services available in XFINITY Voice Unlimited Other Serial Number Telephone Number(s): Keep Current Number(s)	all areas. Self-Installation Kit Yes No (Note: Port may take 5-10 business days)
*For multiple services, see below. Not all Internet services available in XFINITY Voice Unlimited Other Serial Number Telephone Number(s): Keep Current Number(s) Wew Telephone Number(s) Addl. Line #1 Features: Yes No	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes No
*For multiple services, see below. Not all Internet services available in XFINITY Voice Unlimited Other Serial Number Telephone Number(s): Keep Current Number(s) Wew Telephone Number(s) Addl. Line #1 Features: Yes No	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes No
*For multiple services, see below. Not all Internet services available in **XFINITY Voice** Unlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes No
For multiple services, see below. Not all Internet services available in XFINITY Voice	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes No ear in phone book and in Directory Assistance
For multiple services, see below. Not all Internet services available in XFINITY Voice	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addi. Line #2 Features: Yes No ear in phone book and in Directory Assistance ne book, or in Directory Assistance
For multiple services, see below. Not all Internet services available in XFINITY Voice Unlimited Other Serial Number Telephone Number(s): Keep Current Number(s) Addl. Line #1 Features: Yes No Published Directory Listing - In ecolisting.com and may also apper Print name as it should appear Chon-Published Directory Listing - Not In ecolisting.com, phore Additional Charges S /per month	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes No
For multiple services, see below. Not all Internet services available in XFINITY Voice Unlimited Other Serial Number Telephone Number(s): Keep Current Number(s) Addl. Line #1 Features: Yes No Published Directory Listing - In ecolisting.com and may also apper Print name as it should appear Chon-Published Directory Listing - Not In ecolisting.com, phor Additional Charges \$/per month World Select 300: Regular Price \$/per month	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addi. Line #2 Features: Yes No ear in phone book and in Directory Assistance ne book, or in Directory Assistance Modem \$/per month TPV #
For multiple services, see below. Not all Internet services available in XFINITY Voice Unlimited Other Serial Number Telephone Number(s): Keep Current Number(s) Addl. Line #1 Features: Yes No Published Directory Listing - In ecolisting.com and may also apper Print name as it should appear Chon-Published Directory Listing - Not In ecolisting.com, phor Additional Charges \$/per month World Select 300: Regular Price \$/per month	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addi. Line #2 Features: Yes No ear in phone book and in Directory Assistance ne book, or in Directory Assistance Modem \$/per month TPV #
*For multiple services, see below. Not all Internet services available in XFINITY Voice Unlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addi. Line #2 Features: Yes No ear in phone book and in Directory Assistance ne book, or in Directory Assistance Modem \$/per month TPV #
*For multiple services, see below. Not all Internet services available in XFINITY Voice Unlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes No ear in phone book and in Directory Assistance ne book, or in Directory Assistance Modern \$/per month TPV # for months Regular Price: \$/per month
*For multiple services, see below. Not all Internet services available in XFINITY Voice "Unlimited Other	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes Note ear in phone book and in Directory Assistance The book, or in Directory Assistance Modern \$/per month TPV # For months Regular Price: \$/per month
For multiple services, see below. Not all Internet services available In XFINITY Voice "Unlimited Other Serial Number Telephone Number(s): Keep Current Number(s) Add. Line #1 Features: Yes No Published Directory Listing - In ecolisting.com and may also apperint name as it should appear Print name as it should appear Print name Additional Charges (per month World Select 300: Regular Price (per month Latin America 300: Regular Price (per month if XFINITY Voice only: Promo Price: (per month for multiple services, see below. MULTIPLE SERVICES PACKAGE Complete above service tiers for each selected service:	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes No ear in phone book and in Directory Assistance ne book, or in Directory Assistance Modern \$/per month TPV # for months Regular Price: \$/per month Early Termination Fee of \$ applies
*For multiple services, see below. Not all Internet services available In **XFINITY Voice** **Unlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes No ear in phone book and in Directory Assistance ne book, or in Directory Assistance Modern \$/per month TPV # for months Regular Price: \$/per month Early Termination Fee of \$/per deposition in the properties of the prope
For multiple services, see below. Not all Internet services available in XFINITY Voice Unlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes No ear in phone book and in Directory Assistance ne book, or in Directory Assistance Modern \$/per month TPV # for months Regular Price: \$/per month Early Termination Fee of \$/per month for applies (N/A if no minimum contract term) Promo Price: \$/per month for months
*For multiple services, see below. Not all Internet services available In *XFINITY Voice* Unlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes Note ear in phone book and in Directory Assistance The book, or in Directory Assistance Modern \$/per month TPV # For months Regular Price: \$/per month Early Termination Fee of \$/per month for months (N/A if no minimum contract term) Fromo Price: \$/per month for months if applicable: Promo Price: \$/per month for months to
*For multiple services, see below. Not all Internet services available in XFINITY Voice Unlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes Note ear in phone book and in Directory Assistance The book, or in Directory Assistance Modern \$/per month TPV # for months Regular Price: \$/per month Early Termination Fee of \$/per month for months If applicable: Promo Price: \$/per month for months to Current Regular Price: \$/per month
*For multiple services, see below. Not all Internet services available in *XFINITY Voice* Unlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes Note ear in phone book and in Directory Assistance The book, or in Directory Assistance Modern \$/per month TPV # For months Regular Price: \$/per month Early Termination Fee of \$/per month for months if applicable: Promo Price: \$/per month for months to Current Regular Price: \$/per month Additional Promo Details/per month
For multiple services, see below. Not all Internet services available in XFINITY Voice Unlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes No ear in phone book and in Directory Assistance ne book, or in Directory Assistance Modem \$/per month TPV # for months Regular Price: \$/per month Early Termination Fee of \$/per month Early Termination Fee of \$/per month for months (N/A if no minimum contract term) Promo Price: \$/per month for months to Current Regular Price: \$/per month Additional Promo Details/per month Customer Initials
*For multiple services, see below. Not all Internet services available in *XFINITY Voice* Unlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes Note ear in phone book and in Directory Assistance The book, or in Directory Assistance Modern \$/per month TPV # For months Regular Price: \$/per month Early Termination Fee of \$/per month for months if applicable: Promo Price: \$/per month for months to Current Regular Price: \$/per month Additional Promo Details/per month
For multiple services, see below. Not all Internet services available in **XFINITY Voice Unlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes No ear in phone book and in Directory Assistance ne book, or in Directory Assistance Modern \$ /per month TPV # for months Regular Price: \$ /per month Early Termination Fee of \$ 200.00 applies (N/A if no minimum contract term) Promo Price: \$ /per month for months if applicable: Promo Price: \$ /per month for months to Current Regular Price: \$ /per month Additional Promo Details /per month Customer Initial CHARGES AND COLLECTIONS One Time Charges: Monthly Charges:
For multiple services, see below. Not all Internet services available in XFINITY Voice Unlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes Note ear in phone book and in Directory Assistance The book, or in Directory Assistance Modern \$ /per month TPV # //per month For months Regular Price: \$ /per month Early Termination Fee of \$ //per month for months if applicable: Promo Price: \$ /per month for months to Current Regular Price: \$ /per month Additional Promo Details Customer Initial Customer Initial Charges: Installation \$ //per monthy Package Price \$ //per monthy Pac
For multiple services, see below. Not all Internet services available in **XFINITY Voice Unlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes Note ear in phone book and in Directory Assistance The book, or in Directory Assistance Modern \$ // per month TPV # // per month Early Termination Fee of \$ // // // // // // // // // // // // /
For multiple services, see below. Not all Internet services available in **XFINITY Voice Punlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addl. Line #2 Features: Yes No ear in phone book and in Directory Assistance ne book, or in Directory Assistance Modern \$/per month TPV # for months Regular Price: \$/per month Early Termination Fee of \$/per month for months (N/A if no minimum contract term) Promo Price: \$/per month for months if applicable: Promo Price: \$/per month for months to Current Regular Price: \$/per month Additional Promo Details CHARGES AND COLLECTIONS One Time Charges: Monthly Charges: Installation \$ Modern \$ Deposit \$ System Charges \$ Northly Package Price \$ System Charges \$ System Charges \$
For multiple services, see below. Not all Internet services available in XFINITY Voice Unlimited	Self-Installation Kit Yes No (Note: Port may take 5-10 business days) Addi. Line #2 Features: Yes No ear in phone book and in Directory Assistance ne book, or in Directory Assistance Modern \$ /per month TPV # for months Regular Price: \$ /per month Early Termination Fee of \$ /per month for months If applicable: Promo Price: \$ /per month for months to Current Regular Price: \$ /per month Additional Promo Details

XFINITY TV Starter HD Preferred (N/A if no m		
XFINITY TV Starter HD Preferred (N/A if no m		
XFINITY Internet	nation Fee of \$app ninimum contract term) ce: \$/per month for r e: Promo Price: \$/per month for month	mon
5	gular Price: \$/per month	u 15
Service Protection Plan: \$/per month Additional F	Promo Details	
ontract Term: 24 (N/A if no minimum term contract)	Customer Initi	tial { _
ISTALLATION CHARGES AND SCHEDULING INFORMATION CHARGES	S AND COLLECTIONS	
stallation Charges: \$ One Time	Charges: Monthly Charges:	: ,
xplanation of Charges: Installation \$	Monthly Package Price \$	\$ <u>/3</u>
Activation \$ stallation Date: Time: Deposit \$		78
omments: SIK and/or S		
Past Due Ba	lance	\sim
	\$Addl. Monthly Fees \$	ريح
I Total One Tin	ne Charges \$ Total Monthly Charges \$	
Credit Card of care of that the foregoing Customer information is true and correct. I represent that I am tallation decisions, and change service. The services ordered are subject to the terms and concests Agreement for Residential Services terms as provided to me at installation or other vices. This Service and Installation Order is void if residence is determined to be unserviceable arge will be applied to my Comcast account for any equipment which is not returned or collecteral or state law. YER'S RIGHT TO CANCEL: YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION. SEE THE ATTACKED MORICE OF CANCEL TAILS TRANSACTION.	Confirmation Number	services orderse of (An equation approximately
Credit Card of careby affirm that the foregoing Customer information is true and correct. I represent that I am tallation decisions, and change service. The services ordered are subject to the terms and comcast's Agreement for Residential Services terms as provided to me at installation or other vices. This Service and Installation Order is void if residence is determined to be unserviceable arge will be applied to my Comcast account for any equipment which is not returned or collecteral or state law. YER'S RIGHT TO CANCEL: YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION. SEE THE ATTACKET NATICE OF TRANSACTION to GDATE OF TRANSACTION. (DATE OF TRANSACTION: (DATE OF TRANSACTION)	age 18 or older, and authorized to purchase the se conditions on this order, on the reverse side of this erwise, which terms I accept by signing or by use e by Corncast for any reason in its sole discretion. A sted upon cancellation of installed services, subject TIME PRIOR TO MIDNIGHT OF THE THIRD BUFORM FOR AN EXPLANATION OF THIS RIGHT. Imployee Signature:	services orders orders order to ap
Credit Card of care by affirm that the foregoing Customer information is true and correct. I represent that I am tallation decisions, and change service. The services ordered are subject to the terms and concasts Agreement for Residential Services terms as provided to me at installation or other vices. This Service and Installation Order is void if residence is determined to be unserviceable arge will be applied to my Comcast account for any equipment which is not returned or collect erail or state law. YER'S RIGHT TO CANCEL: YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED MORRIS OF TANCELL THIS TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION.	age 18 or older, and authorized to purchase the se conditions on this order, on the reverse side of this erwise, which terms I accept by signing or by use to by Corncast for any reason in its sole discretion. A sted upon cancellation of installed services, subject TIME PRIOR TO MIDNIGHT OF THE THIRD BUFORM FOR AN EXPLANATION OF THIS RIGHT. Imployee Signature: THREE BUSINESS DAYS FROM THE ABOVE DAT CONTRACT OR SALE, AND ANY NEGOTIABLE IN	services orderse of (An equation approximately approximat
Credit Card of careby affirm that the foregoing Customer information is true and correct. I represent that I am tallation decisions, and change service. The services ordered are subject to the terms and concests Agreement for Residential Services terms as provided to me at installation or other vices. This Service and Installation Order is void if residence is determined to be unserviceable arge will be applied to my Comcast account for any equipment which is not returned or collect eral or state law. YER'S RIGHT TO CANCEL: YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED MORTE OF TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION, WITHOUT ANY PENALTY OR OBLIGATION, WITHIN OU CANCEL, ANY PROPERTY TRADED IN, ANY PAYMENTS MADE BY YOU UNDER THE SECUTED BY YOU WILL BE RETURNED WITHIN 10 BUSINESS DAYS FOLLOWING RECEIPT IN COURTY INTEREST ARISING OUT OF THE TRANSACTION WILL BE CANCELED. YOU CANCEL, YOU MUST MAKE AVAILABLE TO THE SELLER AT YOUR RESIDENCE, IN SY GOODS DELIVERED TO YOU UNDER THIS CONTRACT OR SALE, OR YOU MAY, IF YOU MARDING THE RETURN SHIPMENT OF THE GOODS AT THE SELLER'S EXPENSE AND RIS	age 18 or older, and authorized to purchase the se conditions on this order, on the reverse side of this erwise, which terms I accept by signing or by use to by Corncast for any reason in its sole discretion. A sted upon cancellation of installed services, subject of TIME PRIOR TO MIDNIGHT OF THE THIRD BUFORM FOR AN EXPLANATION OF THIS RIGHT. Imployee Signature: THREE BUSINESS DAYS FROM THE ABOVE DATE CONTRACT OR SALE, AND ANY NEGOTIABLE IN BY THE SELLER OF YOUR CANCELLATION NOTICE. BUSTANTIALLY AS GOOD CONDITION AS WHER WISH, COMPLY WITH THE INSTRUCTIONS OF SK.	ENSTREET THE
Credit Card of careby affirm that the foregoing Customer information is true and correct. I represent that I am tallation decisions, and change service. The services ordered are subject to the terms and corrects Agreement for Residential Services terms as provided to me at installation or other orders. This Service and Installation Order is void if residence is determined to be unserviceable arge will be applied to my Comcast account for any equipment which is not returned or collect eral or state law. YER'S RIGHT TO CANCEL: YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED MORRIS OF TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED MORRIS OF TRANSACTION AT ANY TER THE DATE OF TRANSACTION, WITHOUT ANY PENALTY OR OBLIGATION, WITHIN TOU CANCEL, ANY PROPERTY TRADED IN, ANY PAYMENTS MADE BY YOU UNDER THE COUTED BY YOU WILL BE RETURNED WITHIN 10 BUSINESS DAYS FOLLOWING RECEIPT IS CURITY INTEREST ARISING OUT OF THE TRANSACTION WILL BE CANCELED. YOU MUST MAKE AVAILABLE TO THE SELLER AT YOUR RESIDENCE, IN SEY GOODS DELIVERED TO YOU UNDER THIS CONTRACT OR SALE, OR YOU MAY, IF YOU AGAIN THE RETURN SHIPMENT OF THE GOODS AT THE SELLER'S EXPENSE AND RISK OUD DO MAKE THE GOODS AVAILABLE TO THE SELLER AND THE SELLER DOES NOT PICK CANCELLATION, YOU MAY RETAIN OR DISPOSE OF THE GOODS WITHOUT ANY FURTHER THE SELLER, OR IF YOU AGREE TO RETURN THE GOODS TO THE SELLER AND FAIL TO ILL DISLIGATIONS UNDER THE CONTRACT.	age 18 or older, and authorized to purchase the se conditions on this order, on the reverse side of this erwise, which terms I accept by signing or by use e by Corncast for any reason in its sole discretion. A sted upon cancellation of installed services, subject of TIME PRIOR TO MIDNIGHT OF THE THIRD BUTTOM FOR AN EXPLANATION OF THIS RIGHT. IN THREE BUSINESS DAYS FROM THE ABOVE DAT CONTRACT OR SALE, AND ANY NEGOTIABLE IN BY THE SELLER OF YOUR CANCELLATION NOTICE BUSTANTIALLY AS GOOD CONDITION AS WHEN WISH, COMPLY WITH THE INSTRUCTIONS OF SK. KITHENI UP WITHIN 20 DAYS OF THE DATE OF YOUR CONSOL, IF YOU FAIL TO MAKE THE GOODS DO SO, THEN YOU REMAIN LIABLE FOR PERFORMENT.	services or of the services of
Credit Card of careby affirm that the foregoing Customer information is true and correct. I represent that I am tallation decisions, and change service. The services ordered are subject to the terms and corrects Agreement for Residential Services terms as provided to me at installation or other orders. This Service and Installation Order is void if residence is determined to be unserviceable arge will be applied to my Comcast account for any equipment which is not returned or collect eral or state law. YER'S RIGHT TO CANCEL: YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED MORRIS OF TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED MORRIS OF TRANSACTION AT ANY TICE OF CANCELLATION: UMAY CANCEL THIS TRANSACTION, WITHOUT ANY PENALTY OR OBLIGATION, WITHIN YOU CANCEL, ANY PROPERTY TRADED IN, ANY PAYMENTS MADE BY YOU UNDER THE COUTED BY YOU WILL BE RETURNED WITHIN 10 BUSINESS DAYS FOLLOWING RECEIPT IS CURITY INTEREST ARISING OUT OF THE TRANSACTION WILL BE CANCELED. YOU MUST MAKE AVAILABLE TO THE SELLER AT YOUR RESIDENCE, IN SEY GOODS DELIVERED TO YOU UNDER THIS CONTRACT OR SALE, OR YOU MAY, IF YOU AGAIN THE SELLER AND THE SELLER DOES NOT PICK CANCELLATION, YOU MAY RETAIN OR DISPOSE OF THE GOODS WITHOUT ANY FURTHER THE SELLER, OR IF YOU AGREE TO RETURN THE GOODS TO THE SELLER AND FAIL TO IT.	age 18 or older, and authorized to purchase the se conditions on this order, on the reverse side of this erwise, which terms I accept by signing or by use e by Corncast for any reason in its sole discretion. A sted upon cancellation of installed services, subject of TIME PRIOR TO MIDNIGHT OF THE THIRD BUTTOM FOR AN EXPLANATION OF THIS RIGHT. IN THREE BUSINESS DAYS FROM THE ABOVE DAT CONTRACT OR SALE, AND ANY NEGOTIABLE IN BY THE SELLER OF YOUR CANCELLATION NOTICE BUSTANTIALLY AS GOOD CONDITION AS WHEN WISH, COMPLY WITH THE INSTRUCTIONS OF SK. KITHENI UP WITHIN 20 DAYS OF THE DATE OF YOUR CONSOL, IF YOU FAIL TO MAKE THE GOODS DO SO, THEN YOU REMAIN LIABLE FOR PERFORMENT.	services or of the services of
Credit Card of careby affirm that the foregoing Customer information is true and correct. I represent that I am tallation decisions, and change service. The services ordered are subject to the terms and corrects Agreement for Residential Services terms as provided to me at installation or other orders. This Service and Installation Order is void if residence is determined to be unserviceable arge will be applied to my Comcast account for any equipment which is not returned or collect erail or state law. YER'S RIGHT TO CANCEL: YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED MORRICE OF TANCELL THIS TRANSACTION. SEE THE ATTACHED MORRICE OF TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION, WITHOUT ANY PENALTY OR OBLIGATION, WITHIN TOU CANCEL, ANY PROPERTY TRADED IN, ANY PAYMENTS MADE BY YOU UNDER THE COUTED BY YOU WILL BE RETURNED WITHIN 10 BUSINESS DAYS FOLLOWING RECEIPT IS CURITY INTEREST ARISING OUT OF THE TRANSACTION WILL BE CANCELED. YOU GANCEL, YOU MUST MAKE AVAILABLE TO THE SELLER AT YOUR RESIDENCE, IN SECOND BUT OF THE GOODS DELIVERED TO YOU UNDER THIS CONTRACT OF SALE, OR YOU MAY, IF YOU AGARDING THE RETURN SHIPMENT OF THE GOODS AT THE SELLER OR YOU MAY FURTHER THE SELLER, OR IF YOU AGREE TO RETURN THE GOODS WITHOUT ANY FURTHER THE SELLER, OR IF YOU AGREE TO RETURN THE GOODS WITHOUT ANY FURTHER THE SELLER, OR IF YOU AGREE TO RETURN THE GOODS TO THE SELLER AND FAIL TO ELECTED. OBLIGATIONS UNDER THE CONTRACT. CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION.	age 18 or older, and authorized to purchase the se conditions on this order, on the reverse side of this erwise, which terms I accept by signing or by use e by Corncast for any reason in its sole discretion. A sted upon cancellation of installed services, subject of TIME PRIOR TO MIDNIGHT OF THE THIRD BUTTOM FOR AN EXPLANATION OF THIS RIGHT. IN THREE BUSINESS DAYS FROM THE ABOVE DAT CONTRACT OR SALE, AND ANY NEGOTIABLE IN BY THE SELLER OF YOUR CANCELLATION NOTICE. BUBSTANTIALLY AS GOOD CONDITION AS WHEN WISH, COMPLY WITH THE INSTRUCTIONS OF SK. K THEM UP WITHIN 20 DAYS OF THE DATE OF YOUR CONSTITUTIONS OF SOLE AND ANY OTHER WRITTEN ANCELLATION NOTICE, OR ANY OTHER WRITTEN ATER THAN MIDNIGHT OF	Exervices sorders sord
Credit Card of careby affirm that the foregoing Customer information is true and correct. I represent that I am tallation decisions, and change service. The services ordered are subject to the terms and corrects Agreement for Residential Services terms as provided to me at installation or other orders. This Service and Installation Order is void if residence is determined to be unserviceable arge will be applied to my Comcast account for any equipment which is not returned or collect erail or state law. YER'S RIGHT TO CANCEL: YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED MORRICE OF TANCELL THIS TRANSACTION. SEE THE ATTACHED MORRICE OF TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION, WITHOUT ANY PENALTY OR OBLIGATION, WITHIN TOU CANCEL, ANY PROPERTY TRADED IN, ANY PAYMENTS MADE BY YOU UNDER THE COUTED BY YOU WILL BE RETURNED WITHIN 10 BUSINESS DAYS FOLLOWING RECEIPT IS CURITY INTEREST ARISING OUT OF THE TRANSACTION WILL BE CANCELED. YOU GANCEL, YOU MUST MAKE AVAILABLE TO THE SELLER AT YOUR RESIDENCE, IN SECOND BUT OF THE GOODS DELIVERED TO YOU UNDER THIS CONTRACT OF SALE, OR YOU MAY, IF YOU AGARDING THE RETURN SHIPMENT OF THE GOODS AT THE SELLER OR YOU MAY FURTHER THE SELLER, OR IF YOU AGREE TO RETURN THE GOODS WITHOUT ANY FURTHER THE SELLER, OR IF YOU AGREE TO RETURN THE GOODS WITHOUT ANY FURTHER THE SELLER, OR IF YOU AGREE TO RETURN THE GOODS TO THE SELLER AND FAIL TO ELECTED. OBLIGATIONS UNDER THE CONTRACT. CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION.	age 18 or older, and authorized to purchase the se conditions on this order, on the reverse side of this erwise, which terms I accept by signing or by use to by Corncast for any reason in its sole discretion. A sted upon cancellation of installed services, subject of TIME PRIOR TO MIDNIGHT OF THE THIRD BUFORM FOR AN EXPLANATION OF THIS RIGHT. Imployee Signature: OTHERE BUSINESS DAYS FROM THE ABOVE DATE CONTRACT OR SALE, AND ANY NEGOTIABLE IN BY THE SELLER OF YOUR CANCELLATION NOTICE. SUBSTANTIALLY AS GOOD CONDITION AS WHEN WISH, COMPLY WITH THE INSTRUCTIONS OF SK. KITHEM UP WITHIN 20 DAYS OF THE DATE OF YOUR CONSTRUCTIONS OF SIGNATION. IF YOU FAIL TO MAKE THE GOODS DO SO, THEN YOU REMAIN LIABLE FOR PERFORMANCELLATION NOTICE, OR ANY OTHER WRITTEN ANCELLATION NOTICE, OR ANY OTHER WRITTEN	Exervices sorders sord
Credit Card of careby affirm that the foregoing Customer information is true and correct. I represent that I am tallation decisions, and change service. The services ordered are subject to the terms and corrects Agreement for Residential Services terms as provided to me at installation or other vices. This Service and Installation Order is void if residence is determined to be unserviceable arge will be applied to my Comcast account for any equipment which is not returned or collecteral or state law. YER'S RIGHT TO CANCEL: YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED NOTICE OF CANCEL ANY PROPERTY TRANSACTION. SEE THE ATTACHED NOTICE OF TRANSACTION WITHIN TO UNAY CANCEL THIS TRANSACTION, WITHOUT ANY PENALTY OR OBLIGATION, WITHIN YOU CANCEL, ANY PROPERTY TRADED IN, ANY PAYMENTS MADE BY YOU UNDER THE ECUTED BY YOU WILL BE RETURNED WITHIN 10 BUSINESS DAYS FOLLOWING RECEIPT INCURRING THE RETURN SHIPMENT OF THE TRANSACTION WILL BE CANCELED. YOU CANCEL, YOU MUST MAKE AVAILABLE TO THE SELLER AT YOUR RESIDENCE, IN SEY GOODS DELIVERED TO YOU UNDER THIS CONTRACT OR SALE, OR YOU MAY, IF YOU AGRED TO YOU UNDER THIS CONTRACT OR SALE, OR YOU MAY, IF YOU AGRED TO THE SELLER AND THE SELLER DOES NOT PICK CANCELLATION, YOU MAY RETAIN OR DISPOSE OF THE GOODS WITHOUT ANY FURTHER THE SELLER, OR IF YOU AGREE TO RETURN THE GOODS TO THE SELLER AND FAIL TO ELEGRAM TO: ""OR THE DATE THREE BUST OF THE CONTRACT." CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCEL THIS THREE BUST." ""OR THE THREE BUST."	age 18 or older, and authorized to purchase the se conditions on this order, on the reverse side of this erwise, which terms I accept by signing or by use e by Corncast for any reason in its sole discretion. A sted upon cancellation of installed services, subject of TIME PRIOR TO MIDNIGHT OF THE THIRD BUTTOM FOR AN EXPLANATION OF THIS RIGHT. IN THREE BUSINESS DAYS FROM THE ABOVE DAT CONTRACT OR SALE, AND ANY NEGOTIABLE IN BY THE SELLER OF YOUR CANCELLATION NOTICE. BUBSTANTIALLY AS GOOD CONDITION AS WHEN WISH, COMPLY WITH THE INSTRUCTIONS OF SK. K THEM UP WITHIN 20 DAYS OF THE DATE OF YOUR CONSTITUTIONS OF SOLE AND ANY OTHER WRITTEN ANCELLATION NOTICE, OR ANY OTHER WRITTEN ATER THAN MIDNIGHT OF	Exervices sorders sord

.

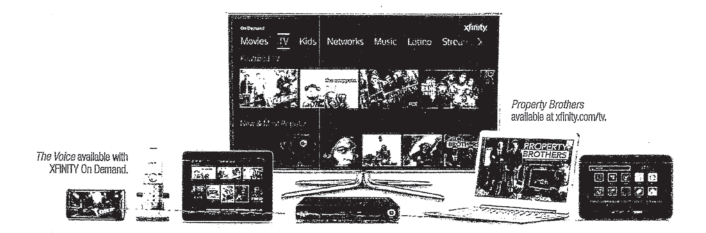
.

EXHIBIT B



Now get more entertainment, more speed & more features. for less money.

See back



Want to get more for less? Now you can with your choice of 3 entertainment packages featuring XFINITY X1 with an interactive TV experience like no other, 3X faster in-home WiFi speed and the fastest WiFi hotspots across the country. What's more, you'll get it all with a 3-year guaranteed rate.

Choose your package and get So much for a great, low price.

XFINITY® Extreme Double Play

per month for 3 Full Years with a 2-year agreement

XFINITY Extreme Preferred Double Play

per month for 3 Full Years with a 2-year agreement

XFINITY Extreme Triple Play

per month for 3 Full Years with a 2-year agreement

with \$ 100 cash Card \$150- cash Card \$200 cash card

Turn over to see everything you'll get with these one-of-a-kind offers.



Briam or whow much entertainment do you want? This should for over \$200 total. The choice is yours. The choice is yours. Your price and this is a lifetime. The choice is yours.					
Q 1	XFINITY® Extreme Double Play \$70 per month for 3 Full Years with a 2-year agreement	XFINITY Extreme Preferred Double Play \$100 per month for 3 Full Years with a 2-year agreement	XFINITY Extreme Triple Play \$120 per month for 3 Full Years with a 2-year agreement.		
FREE standard installation	√	V tota	$\frac{1}{4[30]} = \sqrt{3 \text{ total}}$		
XFINITY X1 FREE	√	✓ ,	,1		
X1 DVR™ service with FREF multi-room viewing and the ability to record 6 shows	*	v ca			
XFINITY Internet with extreme download speeds up to 250 Mbps	Ligh servet	✓	CO27624		
Now 3X the in-home WiFi speeds with the new XFINITY Wireless Gateway FREE	√	v 80	J-50		
Millions of WIFI hotspots with the most coverage across the country FREE	✓	✓	✓		
Streampix™ for unlimited access to thousands of hit movies and entire past seasons of TV shows	✓	√	✓		
XFINITY TV with CBS, NBC, ABC, FOX and more	✓				
Over 160 channels including Encore, CNN, MLB Network and more		✓	✓		
Includes HD service for one additional TV FREE		✓	✓		
HBO, Cinemax, STARZ and SHOWTIME	2 michides all of	our channels—over a e Channels	260, ✓		
Sports Entertainment Package featuring NFL RedZone, Pac 12, ESPN Goal Line and more		e Channels premium sports ch			
Your choice of unlimited nationwide talk and text with XFINITY Voice or the total home security and control solution with XFINITY Home (2-year term agreement required for XFINITY Home))	eurity System Phone is included	✓		

Contact me, your neighborhood representative, for more details.

Call Keith at 801-502-7624 (these are not promotional prices - No yearly increases



Restrictions apply, Not available in all areas. Residential customers only, Minimum 2-year contract required. Early termination fee applies. Limited to (1) XFINITY Extreme Double Play with Limited Basic TV, Extreme 250 Internet, X1 DVRT^M service, Streampix, TM or (3) XFINITY Extreme Preferred Double Play with Digital Premier TV, Extreme 250 Internet, X1 DVRT^M service, Streampix, TM and your choice of XFINITY Unlimited® Voice or XFINITY Home Secure 300. 2-year minimum term agreement required for XFINITY Home Secure 300 at \$39.95 per month for 24 months for months for monthing service for monthly recurring charges totaling \$958.80, minus applicable discounts. Early termination fee applies, Service and free installation offer limited to one outlet for the Extreme Double Play and to up to two TV cuttlets and one Internet outlet for the Extreme Preferred Double Play and Extreme Triple Play. Equipment, non-standard installation, taxes, franchise fees and other applicable charges (e.g., per-call or international calling) extra. TV: Limited Basic service subscription required to receive other tevels of service, XFINITY On Demand** profit internet voiled at time of purchase. Internet VMFI claim based on September and November 2014 studies by Aftion Test Lats, Inc. Actual speeds very and are not guaranteed. Voice: Service (including off 1/emergency services) may not function after an extended power outlage. Wifi hotspots require compatible Wifi-Feralded laptop or mobile device. Hotspots available in select locations only. Most live sports available with Digital Preferred TV and WatchESPN, Money-Back Guarantee applies to one month's recurring service and standard installation charges up to \$500. Call for restrictions and complete details, or visit comcast.com. Licence #: A2: ROC 2805:15, BTR 18287-0; CC SL 9574291, ACO 7718 Korered and regulated by the Bureau of Security and Investigative Services, Department of Consumer Affairs, Secramento, CA, 95814; MM: TS674412; MM: 373379; OR: CCB 182945. All electrical work is p

しるいい

LINE WAYNE

SERVICE ORDER

DETAILS AND RESTRICTIONS:

An adult age 18 or older must be present at the time of installation. If you are not the owner of the residence or are part of a condominium or home owners association, it is your responsibility to secure permission for installation of cable and other equipment that may be installed through or attached to external or internal structures, such as walls, floors or ceilings prior to installation of the service. Pricing and other information contained herein may not apply to service received through commercial accounts, bulk price arrangements with multiple dwelling owners, or similar arrangements. I hereby authorize Comcast to obtain a credit report from a consumer credit agency in connection with the service(s) ordered.

Customer Signature;

guaranteed. Voice: \$29.95 activation fee may apply. EMTA required. Unlimited calling applies to direct-dialed calls from home to locations in the U.S., Contact Comcast for applicable coverage areas. Service (including 911/emergency services) may not function after an extended power outage. Call for nstallation to a single outlet. TV: Limited Basic service subscription required to receive other levels of service. Internet: Actual speeds vary and are not Canada, Puerto Rico and certain other U.S. territories. Local with More applies to direct-dialed local calls from home to locations covered by the plan. Internet service limited to a single outlet. Pricing subject to change. May not be combined with other offers. Any installation offer is limited to standard areas. Requires subscription to services specified on the reverse side. If offer requires a minimum term agreement, if the required service(s) under the fees, including regulatory recovery fees, Broadcast TV Fee (up to \$3.50/mo.) Regional Sports Fee (up to \$1/mo.) and other applicable charges extra, and subject to change during and after the promotion. After promotional period, or if any service is cancelled or downgraded, regular charges apply. TV and Offers only available for a limited time and are subject to change. Offers limited to new residential customers. Restrictions apply. Not available in all minimum term agreement are cancelled or downgraded before the end of the term, an early termination fee applies. Equipment, installation, taxes, and estrictions and complete details or visit www.XFINITY.com. Comcast @2045. All rights reserved. ANDERSON INVESTIGATIONS, INC. P.O. BOX 535 Salt Lake City, UT 84110 Phone: (801) 619-1110 Fax: (801) 619-8769



Invoice #AND-2019003151 8/19/2019



CHRISTOPHER B SNOW CLYDE SNOW & SESSIONS 201 SOUTH MAIN STREET SUITE 1300 SALT LAKE CITY, UT 84111

Fin #68-0664844

Case Number: SALT LAKE 190906369

Plaintiff:

BRIAN BAKER, ON BEHALF OF HIMSELF AND ALL OTHER SIMILARLY SITUATED

Defendant:

COMCAST CORPORATION

Received: 8/15/2019 Served: 8/16/2019 2:20 pm CORPORATE - AUTHORIZED

To be served on: COMCAST CORPORATION

ITEMIZED LISTING

Line Item	Quantity	Price	Amount
SERVICE FEE	1.00	98.00	98.00
TOTAL CHARGED:			\$98.00
BALANCE DUE:			\$98.00

Adam Gonnelli, Esq. (pro hac vice application pending)

THE SULTZER LAW GROUP P.C.

280 Highway 35, Suite 304

Red Bank, NJ 07701

Telephone (845) 483-7100

Fax (888) 749-7747

Gonnellia@thesultzerlawgroup.com

Brent R. Baker (#5247) Christopher B. Snow (#8858) CLYDE SNOW & SESSIONS 201 South Main Street, Suite 1300 Salt Lake City, Utah 84111-2216 Telephone (801) 322-2516 Fax (801) 521-6280 brb@clydesnow.com

Attorneys for Plaintiff

cbs@clydesnow.com

Server Richard Scotton Jr.

Date 8-16-19 Time 2:200 office

P/S Br. Hany Adams Admin.

ANDERSON INVESTIGATIONS, INC #P101391

PO. BOX 535, SLC, UT 84110 877-619-1110

IN THE THIRD JUDICIAL DISTRICT COURT FOR SALT LAKE COUNTY, STATE OF UTAH

BRIAN BAKER, on behalf of himself and all other similarly situated,

Plaintiff,

V.

COMCAST CORPORATION,

Defendants.

SUMMONS

Civil No. 190906369

Judge Barry Lawrence

THE STATE OF UTAH TO THE ABOVE-NAMED DEFENDANT:

Comcast Corporation 1701 JFK Boulevard Philadelphia, PA 19103

You are hereby summoned and required to file an Answer in writing to the attached Complaint ("Complaint") with the Clerk of the above-entitled Court, 450 South State Street, P.O. Box 1860, Salt Lake City, UT 84114-1860 and to serve upon, or mail to Brent B. Baker and

Christopher B. Snow, Plaintiff's attorneys, 201 South Main Street, #1300, Salt Lake City, Utah 84111-2216, a copy of said Answer, within twenty-one (21) days after service of this Summons upon you.

If you fail so to do, judgment by default will be taken against you for the relief demanded in said Complaint, which has been filed with the Clerk of said Court and a copy of which is hereto annexed and herewith served upon you.

Dated this 14th day of August, 2019.

Brent Baker, Esq. Christopher B. Snow, Esq.

/s/ Christopher B. Snow

Clyde Snow, P.C.
201 South Main Street, Suite 1300
Salt Lake City, Utah 84111
Tel: 801 433 2427
brb@clydesnow.com
cbs@clydesnow.com

Adam Gonnelli, Esq. **The Sultzer Law Group P.C.**280 Highway 35, Suite 304
Red Bank, NJ 07701
Tel: (845) 483-7100

Fax: (888) 749-7747

gonnellia@thesultzerlawgroup.com

RETURN OF SERVICE

State of Utah	County of SALT LAKE	Third District Court
Case Number: 190906369		
Plaintiff; BRIAN BAKER, ON BEHALF OF H SITUATED vs. Defendant: COMCAST CORPORATION	HIMSELF AND ALL OTHER SIMILARLY	
For: CHRISTOPHER B SNOW CLYDE SNOW & SESSIONS		
COMCAST CORPORATION, 1701	GATIONS, INC. on the 15th day of August, 20 JFK BLVD., PHILADELPHIA, PA 19103. I, day of <u>August</u> , 20/9 at 2:20 p.m. ASS ACTION COMPLAINT in accordance with ving	executed service by delivering a
described within	ng a true copy of the above documents to a color a true copy of the above document at the	
() NON-SERVICE: As described in	the comments below.	
COMMENTS:		
	The state of the s	
I certify that I have no interest in the which this service was executed, that the foregoing is true and corre	ne above action, am of legal age and have pro Pursuant to Utah Code Annotated 78-B-5-705 ect.	oper authority in the jurisdiction in 6, I declare under criminal penalty
	PROCESS SER Appointed in acc	VER # N/A cordance with State Statutes
#.	ANDERSON IN	VESTIGATIONS, INC.

Our Job Serial Number: 2019003151

P.O. BOX 535

(801) 619-1110

Salt Lake City, UT 84110

EXHIBIT 3

Case 2:19-cv-00652-HCNL Deciment 2-1-Filed 09/13/19 Page 2 of 2

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil do	ocket sheet. (SEE INSTRUC				, ., 15 1 0q a		and Grant or Gown for the	
I. (a) PLAINTIFFS				DEFENDANTS				
BRIAN BAKER, on behalf of himself and all others similarly situate			ed.	Comcast Corporation				
(b) County of Residence of First Listed Plaintiff Salt Lake (EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.				
(c) Attorneys (Firm Name, A Brent R. Baker & Christo 201 S. Main St, Ste. 1300 Sultzer Law Group, 280 H), Salt Lake City, UT 8	4111 & Adam Gon		Attorneys (If Known) Michael A. Gehret, 15 W. South Temp			City, UT 84101	
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)			RINCIPA	L PARTIES	Place an "X" in One Box for Plaintiff	
☐ 1 U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government)	Not a Party)		(For Diversity Cases Only) PT en of This State		Incorporated or Pri		
☐ 2 U.S. Government Defendant	3 4 Diversity (Indicate Citizenshi)	ip of Parties in Item III)	Citize	en of Another State	2 🗖 2	Incorporated and P of Business In A		
				Citizen or Subject of a 3 5 Foreign Nation 6 6 6 Foreign Country				
IV. NATURE OF SUIT		ly) RTS	FC	ORFEITURE/PENALTY		here for: Nature of KRUPTCY	of Suit Code Descriptions. 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	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 360 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 INJUR 365 Personal Injury Product Liability Pharmaceutical Personal Injury Product Liability Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPEI 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITIO Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Oth 550 Civil Rights 555 Prison Condition 560 Civil Detainee Conditions of	Y	Control of Property 21 USC 881 Drug Related Seizure of Property 21 USC 881 Other LABOR Fair Labor Standards Act Clabor/Management Relations Railway Labor Act Family and Medical Leave Act Other Labor Litigation Employee Retirement Income Security Act IMMIGRATION Note: Income Security Act Naturalization Application Other Immigration Control of Property Act Actions	422 Appe 423 With 28 U 424 With 28 U 425 With 28 U 426 With 28 U 426 With 28 U 426 With 28 With	cal 28 USC 158 drawal USC 157 RTY RIGHTS rrights at at - Abbreviated Drug Application emark .SECURITY (1395ff) k Lung (923) C/DIWW (405(g))	OTHER STATUTES □ 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 □ 480 Consumer Credit □ 485 Telephone Consumer Protection Act □ 490 Cable/Sat TV □ 850 Securities/Commodities/ Exchange □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 893 Environmental Matters □ 895 Freedom of Information Act □ 896 Arbitration □ 899 Administrative Procedure Act/Review or Appeal of Agency Decision □ 950 Constitutionality of State Statutes	
	moved from	Appellate Court		pened Anothe (specify)	r District	☐ 6 Multidistr Litigation Transfer		
VI. CAUSE OF ACTIO	I 28 U.S.C. §§ 133	2, 1441 and 1446	re filing (I	Oo not cite jurisdictional stat	utes unless di	versity):		
VII. REQUESTED IN COMPLAINT:	_ _	IS A CLASS ACTION	N D	EMAND \$		CHECK YES only URY DEMAND:	if demanded in complaint: X Yes □No	
VIII. RELATED CASE IF ANY	(See instructions):	JUDGE			DOCKE	ET NUMBER		
DATE 9/13/19		signature of at /s/ Michael A. (DF RECORD	_			
FOR OFFICE USE ONLY RECEIPT # AM	MOUNT	APPLYING IFP		JUDGE		MAG. JUD	GE	

EXHIBIT 4

Michael A. Gehret (#11890) Scott A. Wiseman (#16199) SNELL & WILMER L.L.P. Gateway Tower West 15 West South Temple, Suite 1200 Salt Lake City, Utah 84101-1004 Telephone: (801) 257-1900

Facsimile: (801) 257-1800 Email: mgehret@swlaw.com swiseman@swlaw.com

Attorneys for Defendant Comcast Corporation

IN THE THIRD JUDICIAL DISTRICT COURT FOR SALT LAKE COUNTY, STATE OF UTAH

BRIAN BAKER, on behalf of himself and all others similarly situated,

Plaintiff,

VS.

COMCAST CORPORATION,

Defendant.

NOTICE OF FILING NOTICE OF REMOVAL

Civil No. 190906369

Judge Barry Lawrence

Please take notice that, pursuant to 28 U.S.C. §§ 1441 and 1446, on this date Defendant Comcast Corporation filed a Notice of Removal in the United States District Court for the District of Utah. A file-stamped copy of the Notice of Removal is attached hereto as Exhibit 1.

DATED this 13th day of September, 2019.

Snell & Wilmer L.L.P.

/s/ Michael A. Gehret
Michael A. Gehret
Scott A Wiseman
Attorneys for Defendant Comcast Corporation

CERTIFICATE OF SERVICE

I hereby certify that on September 13, 2019, the foregoing **NOTICE OF FILING NOTICE OF REMOVAL** was delivered to all counsel for parties at interest in this cause by placing a true and correct copy of the same in the United States mail, postage prepaid, in a properly addressed envelope, and by email, as follows:

Adam Gonnelli, Esq.
THE SULTZER LAW GROUP P.C.
280 Highway 35, Suite 304
Red Bank, NJ 07701
Gonnellia@thesultzerlawgroup.com

and

Brent R. Baker Christopher B. Snow CLYDE SNOW & SESSIONS 201 South Main Street, Suite 1300 Salt Lake City, Utah 84111-2216 brb@clydesnow.com cbs@clydesnow.com

/s/ Michael A. Gehret

Case 2:19-cv-00652-HCVIL Decompart 2-fig Eiled 09/13/19 Page 1 of 2

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil de	ocket sheet. (SEE INSTRUC	TIONS ON NEXT PAGE O	OF THIS FO	PRM.)	, 1			
I. (a) PLAINTIFFS				DEFENDANTS				
BRIAN BAKER, on behalf of himself and all others similarly situated			ed.	Comcast Corporation				
(b) County of Residence of First Listed Plaintiff Salt Lake (EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence	of First List	ed Defendant _		
				(IN U.S. PLAINTIFF CASES ONLY)				
				NOTE: IN LAND CO THE TRACT	OF LAND IN	IVOLVED.	HE LOCATION OF	
(c) Attorneys (Firm Name, A	Address, and Telephone Numbe	r)		Attorneys (If Known)				
(c) Attorneys (Firm Name, A Brent R. Baker & Christo 201 S. Main St, Ste. 130			nelli	Michael A. Gehret.	Snell & W	Vilmer I I D		
Sultzer Law Group, 280 I				15 W. South Temp			City, UT 84101	
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)			RINCIPA	L PARTIES	(Place an "X" in One Box for Plainti	
□ 1 U.S. Government	☐ 3 Federal Question			(For Diversity Cases Only) P1	TF DEF		and One Box for Defendant) PTF DEF	
Plaintiff	(U.S. Government)	Not a Party)	Citize	en of This State	1 🗇 1	Incorporated or Pri of Business In T		
☐ 2 U.S. Government Defendant	4 Diversity (Indicate Citizenshi	ip of Parties in Item III)	Citize	en of Another State	2 🗖 2	Incorporated and P		
	,	,		3	3 🗖 3	Foreign Nation	□ 6 □ 6	
IV. NATURE OF SUIT	(Place an "X" in One Box On	Iv)	Fo	reign Country	Click	here for Nature o	of Suit Code Descriptions.	
CONTRACT		RTS	FC	DRFEITURE/PENALTY		KRUPTCY	OTHER STATUTES	
☐ 110 Insurance ☐ 120 Marine	PERSONAL INJURY ☐ 310 Airplane	PERSONAL INJUR ☐ 365 Personal Injury -		25 Drug Related Seizure of Property 21 USC 881	☐ 422 Appe ☐ 423 With	eal 28 USC 158 drawal	☐ 375 False Claims Act☐ 376 Qui Tam (31 USC	
□ 130 Miller Act	☐ 315 Airplane Product	Product Liability		00 Other		ISC 157	3729(a))	
☐ 140 Negotiable Instrument☐ 150 Recovery of Overpayment☐	Liability ☐ 320 Assault, Libel &	☐ 367 Health Care/ Pharmaceutical				RTY RIGHTS	☐ 400 State Reapportionment☐ 410 Antitrust	
& Enforcement of Judgment 151 Medicare Act	Slander ☐ 330 Federal Employers'	Personal Injury Product Liability			☐ 820 Copy ☐ 830 Paten		☐ 430 Banks and Banking ☐ 450 Commerce	
☐ 152 Recovery of Defaulted Student Loans	Liability ☐ 340 Marine	☐ 368 Asbestos Persona Injury Product	1		☐ 835 Paten	nt - Abbreviated	☐ 460 Deportation ☐ 470 Racketeer Influenced and	
(Excludes Veterans)	☐ 345 Marine Product	Liability			☐ 840 Trade		Corrupt Organizations	
☐ 153 Recovery of Overpayment of Veteran's Benefits	Liability ☐ 350 Motor Vehicle	PERSONAL PROPEI ☐ 370 Other Fraud		0 Fair Labor Standards	SOCIAL 861 HIA	SECURITY (1395ff)	☐ 480 Consumer Credit☐ 485 Telephone Consumer	
☐ 160 Stockholders' Suits ★ 190 Other Contract	☐ 355 Motor Vehicle Product Liability	☐ 371 Truth in Lending ☐ 380 Other Personal	J_ 72	Act 20 Labor/Management		k Lung (923) C/DIWW (405(g))	Protection Act ☐ 490 Cable/Sat TV	
☐ 195 Contract Product Liability	☐ 360 Other Personal	Property Damage		Relations	☐ 864 SSID	Title XVI	☐ 850 Securities/Commodities/	
☐ 196 Franchise	Injury 362 Personal Injury -	☐ 385 Property Damage Product Liability		0 Railway Labor Act 1 Family and Medical	□ 865 RSI (405(g))	Exchange 3 890 Other Statutory Actions	
REAL PROPERTY	Medical Malpractice CIVIL RIGHTS	PRISONER PETITIO	NS 79	Leave Act 00 Other Labor Litigation	FEDER/	AL TAX SUITS	☐ 891 Agricultural Acts ☐ 893 Environmental Matters	
☐ 210 Land Condemnation	☐ 440 Other Civil Rights	Habeas Corpus:		1 Employee Retirement	□ 870 Taxes	s (U.S. Plaintiff	☐ 895 Freedom of Information	
☐ 220 Foreclosure ☐ 230 Rent Lease & Ejectment	☐ 441 Voting ☐ 442 Employment	☐ 463 Alien Detainee ☐ 510 Motions to Vacate	e	Income Security Act	or D∈	efendant) —Third Party	Act ☐ 896 Arbitration	
☐ 240 Torts to Land ☐ 245 Tort Product Liability	☐ 443 Housing/ Accommodations	Sentence ☐ 530 General			26 U	ISC 7609	☐ 899 Administrative Procedure Act/Review or Appeal of	
☐ 290 All Other Real Property	☐ 445 Amer. w/Disabilities -	☐ 535 Death Penalty	7.4	IMMIGRATION	1		Agency Decision	
	Employment 446 Amer. w/Disabilities -	Other: 540 Mandamus & Oth		52 Naturalization Application 55 Other Immigration			☐ 950 Constitutionality of State Statutes	
	Other 448 Education	☐ 550 Civil Rights ☐ 555 Prison Condition		Actions				
		☐ 560 Civil Detainee - Conditions of						
		Confinement						
V. ORIGIN (Place an "X" is								
		Remanded from Appellate Court	□ 4 Rein Reop	1 Tansic	r District	☐ 6 Multidistr Litigation Transfer		
	I 28 U.S.C. §§ 133	tute under which you a 2, 1441 and 1446	re filing (1	Do not cite jurisdictional stat	utes unless di	versity):		
VI. CAUSE OF ACTION	Brief description of ca Breach of contract	use:						
VII. REQUESTED IN		IS A CLASS ACTION	N D	EMAND \$	C	HECK YES only	if demanded in complaint:	
COMPLAINT:	UNDER RULE 2	3, F.R.Cv.P.			J	URY DEMAND:	Yes •No	
VIII. RELATED CASI IF ANY	(See instructions):	JUDGE			DOCKE	ET NUMBER		
DATE		SIGNATURE OF AT		OF RECORD				
9/13/19 FOR OFFICE USE ONLY		/s/ Michael A.	Genret					
	MOUNT	APPLYING IFP		JUDGE		MAG. JUD)GE	
Al'								

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- Plaintiffs-Defendants. Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" II. in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below. United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.

United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; NOTE: federal question actions take precedence over diversity cases.)

- III. Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code IV. that is most applicable. Click here for: Nature of Suit Code Descriptions.
- **Origin.** Place an "X" in one of the seven boxes. V.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation - Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.

Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statue.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P. Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Class Action Claims Comcast Breached 'Lifetime' Contracts by Raising Rates</u>