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I. (a) PLAINTIFFS Michael Marconi, Individu	ally and on behalf of a	all others similarly s	ituated	DEFENDANTS										
(b) County of Residence o	f First Listed Plaintiff CEPT IN U.S. PLAINTIFF CA	SES)			of First Listed Defendant (IN U.S. PLAINTIFF CASES) (INDEMNATION CASES, USE TO OF LAND INVOLVED.									
(c) Attorneys (Firm Name, A Antranig Garibian, Esq. C 1800 JFK Blvd, Suite 300 215-326-9179 ag@garib	Baribian Law Offices, F 0, Philadelphia, PA 19	PC .		Attorneys (If Known)										
II. BASIS OF JURISD	TION Place an "X" in O	ne Box Only)			RINCIPAL PARTIES	(Place an "X" in One Box for Plaintij								
□ 1 U.S. Government Plaintiff	3 Federal Question (U.S. Government)	Not a Party)		(For Diversity Cases Only) Proper of This State	and One Box for Defendant)  PTF DEF  Trincipal Place									
☐ 2 U.S. Government Defendant	Diversity (Indicate Citizenshi	ip of Parties in Item III)	Citizo	Citizen of Another State										
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IV. NATURE OF SUIT		ely)	F (	ORFEITURE/PENALTY	Click here for: Nature BANKRUPTCY	of Suit Code Descriptions.  OTHER STATUTES								
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment	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 350 Other Personal Injury 362 Personal Injury Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education	PERSONAL INJURY  365 Personal Injury - Product Liability  367 Health Care/ Pharmaceutical Personal Injury Product Liability  368 Asbestos Personal Injury Product Liability  PERSONAL PROPER  370 Other Fraud  371 Truth in Lending  380 Other Personal Property Damage  700 Truth in Lending  385 Property Damage  100 Truth in Lending  101 Truth in Lending  102 Truth in Lending  103 Stock Personal Property Damage  103 Stock Property Damage  103 Stock Product Liability  104 PRISONER PETITION  105 Habeas Corpus:  105 Habeas Corpus:  105 Habeas Corpus:  105 Stock Personal Product Liability  106 Stock Personal Product Liability  107 Stock Personal Product Liability  107 Stock Personal Product Liability  107 Stock Perso	TY	25 Drug Related Seizure of Property 21 USC 881 20 Other  LABOR 0 Fair Labor Standards Act 10 Labor/Management Relations 10 Railway Labor Act 11 Family and Medical Leave Act	□ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157  PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 835 Patent - Abbreviated New Drug Application □ 840 Trademark SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g))  FEDERAL TAX SUTS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	□ 375 False Claims Act □ 376 Qui Tam (31 USC 3729(a)) □ 400 State Reapportionment □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and Corrupt Organizations □ 480 Consumer Credit □ 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								
Proceeding Stat	noved from 3 te Court  Cite the U.S. Civil Sta	Appellate Court	Reop	(specify) Do not cite jurisdictional stat	r District Litigation Transfer									
VI. CAUSE OF ACTIO	Brief description of ca	use:		ive and misleading c	ollection letter									
VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTION		EMAND \$		if demanded in complaint:								
VIII. RELATED CASE IF ANY	(See instructions):	JUDGE	<u>,                                    </u>		DOCKET NUMBER									
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FOR OFFICE USE ONLY			,											

### UNITED STATES DISTRICT COURT Case 217-0v-04411-PBT Document 1 Filed 10/03/17 Page 2 of 16

FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar.

Address of Plaintiff: Michael Marconi, 507 Harrison Street, Sumner, V	VA 98390 <b>17</b> 4.411
Address of Defendant: Tate & Kirlin, 2810 Southampton Road, Ph	niladelphia, PA 19154
lace of Accident, Incident or Transaction:  (Use Reverse Side Fo.	r Additional Space)
Does this civil action involve a nongovernmental corporate party with any parent corporation	n and any publicly held corporation owning 10% or more of its stock?
(Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.10	_/ _ <u>L</u>
Ooes this case involve multidistrict litigation possibilities?  ELATED CASE, IF ANY:	Yes□ No <b>汉</b>
Case Number: Judge	Date Terminated:
ivil cases are deemed related when yes is answered to any of the following questions:	
. Is this case related to property included in an earlier numbered suit pending or within one	
. Does this case involve the same issue of fact or grow out of the same transaction as a prior	Yes□ No X
action in this court?	is suit pending of within one year previously terminated
. Does this case involve the validity or infringement of a patent already in suit or any earlie	Yes□ No <b>X</b>
terminated action in this court?	Yes No X
to initiated action in any court.	100-
. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rig	ghts case filed by the same individual?
	Yes□ No <b>X</b>
(VIL: (Place ✓ in ONE CATEGORY ONLY)	
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. □ FELA	
	2.   Airplane Personal Injury  Account Defendation
. □ Jones Act-Personal Injury	3. □ Assault, Defamation
. □ Antitrust	4. □ Marine Personal Injury
. □ Patent	5. □ Motor Vehicle Personal Injury
.   Labor-Management Relations	6. □ Other Personal Injury (Please specify)
. □ Civil Rights	7.   Products Liability
. Mabeas Corpus	8.   Products Liability — Asbestos
. Securities Act(s) Cases	9. □ All other Diversity Cases
0 - Social Security Review Cases	(Please specify)
All other Federal Question Cases (Please specify)	
ARBITRATION CER	Category)
Antranig Garibian, Esq. , counsel of record do hereby cer  Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and	
50,000.00 exclusive of interest and costs;  Relief other than monetary damages is sought.	d ochet, the damages recoverable in this civil action case exceed the sum
ATE:	
Attorney-at-Law  NOTE: A trial de novo will be a trial by jury only if the	Attorney I.D.# nere has been compliance with F.R.C.P. 38.
certify that, to my knowledge, the within case is not related to any case now pending o	r within one year previously terminated action in this court
cept as noted above.	94538
TE: 10/3/17 May / 5	<u>775 38</u>

Attorney I.D.#

CIV. 609 (5/2012)

# Case 2:17-cv-04411-PBT Document 1 Filed 10/03/17 Page 3 of 16 IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

### CASE MANAGEMENT TRACK DESIGNATION FORM

Michael Marconi, individua	lly and on behalf:	CIVIL ACTION								
of all others similarly situat	ed,	17	11							
Tate & Kirlin Associates, In		NO.	1 <b>f</b>							
plaintiff shall complete a Case filing the complaint and serve side of this form.) In the ev designation, that defendant sh	e Management Track Desig a copy on all defendants. (Seent that a defendant does nall, with its first appearance ies, a Case Management Tr	Reduction Plan of this court, counse nation Form in all civil cases at the time es \$1:03 of the plan set forth on the revolution agree with the plaintiff regarding e, submit to the clerk of court and servack Designation Form specifying the tend.	re of verse said re on							
SELECT ONE OF THE FO	LLOWING CASE MANA	GEMENT TRACKS:								
(a) Habeas Corpus – Cases brought under 28 U.S.C. § 2241 through § 2255.										
(b) Social Security – Cases re and Human Services deny	equesting review of a decisi ving plaintiff Social Security		( )							
(c) Arbitration – Cases requir	red to be designated for arbi	tration under Local Civil Rule 53.2.	( )							
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(e) Special Management – Ca commonly referred to as of the court. (See reverse signanagement cases.)	ases that do not fall into trace complex and that need spec- de of this form for a detailed	ial or intense management by	$\langle \rangle$							
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1 1	Hoty Bli									
10/3/17	Antranig Garibian, Esq.	Michael Marconi et al.								
Date	Attorney-at-law	Attorney for								
215-326-9179	267-238-3707	ag@garibianlaw.com	ag@garibianlaw.com							
Telephone	FAX Number	E-Mail Address								

(Civ. 660) 10/02



### UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA



MICHAEL MARCONI, individually and on behalf of all others similarly situated;

Plaintiff(s),

17 4411

C.A. No.:

CLASS ACTION COMPLAINT
DEMAND FOR JURY TRIAL

-v.-

TATE & KIRLIN ASSOCIATES, INC. and JOHN DOES 1-25,

Defendant(s).

FILED

OCT 0 3 2017

KATE BARKMAN, Clerk
By Dep. Clerk

Plaintiff Michael Marconi (hereinafter, "Plaintiff" or "Marconi"), brings this Class Action Complaint by and through his attorneys, Garibian Law Offices, P.C., against Defendant Tate & Kirlin Associates, Inc. (hereinafter "Defendant" or "Tate & Kirlin"), individually and on behalf of a class of all others similarly situated, pursuant to Rule 23 of the Federal Rules of Civil Procedure, based upon information and belief of Plaintiff's counsel, except for allegations specifically pertaining to Plaintiff, which are based upon Plaintiff's personal knowledge.

### INTRODUCTION/PRELIMINARY STATEMENT

1. Congress enacted the FDCPA in 1977 in response to the "abundant evidence of the use of abusive, deceptive, and unfair debt collection practices by many debt collectors." 15 U.S.C. §1692(a). At that time, Congress was concerned that "abusive debt collection practices contribute to the number of personal bankruptcies, to material instability, to the loss of jobs, and to invasions of individual privacy." *Id.* Congress concluded that "existing laws...[we]re

inadequate to protect consumers," and that "the effective collection of debts" does not require "misrepresentation or other abusive debt collection practices." 15 U.S.C. §§ 1692(b) & (c).

2. Congress explained that the purpose of the Act was not only to eliminate abusive debt collection practices, but also to "insure that those debt collectors who refrain from using abusive debt collection practices are not competitively disadvantaged." *Id.* § 1692(e). After determining that the existing consumer protection laws were inadequate. *Id.* § 1692(b), Congress gave consumers a private cause of action against debt collectors who fail to comply with the Act. *Id.* § 1692k.

### JURISDICTION AND VENUE

- 3. The Court has jurisdiction over this class action pursuant to 28 U.S.C. § 1331 and 15 U.S.C. § 1692 *et. seq.* The Court also has pendent jurisdiction over the State law claims in this action pursuant to 28 U.S.C. § 1367(a).
- 4. Venue is proper in this judicial district pursuant to 28 U.S.C. § 1391(b)(2), as this is where a substantial part of the events or omissions giving rise to the claim occurred.

### NATURE OF THE ACTION

- 5. Plaintiff brings this class action on behalf of a class of consumers under §1692 et seq. of Title 15 of the United States Code, commonly referred to as the Fair Debt Collections Practices Act ("FDCPA"), and
  - 6. Plaintiff is seeking damages and declaratory and injunctive relief.

### **PARTIES**

7. Plaintiff is a resident of the State of Washington, County of Pierce, residing at 507 Harrison Street, Sumner, Washington 98390.

- 8. Tate & Kirlin is a "debt collector" as the phrase is defined in 15 U.S.C. § 1692(a)(6) and used in the FDCPA with an address at 2810 Southampton Road, Philadelphia, PA 19154-1207.
- 9. Upon information and belief, Defendant is a company that uses the mail, telephone, and facsimile and regularly engages in business the principal purpose of which is to attempt to collect debts alleged to be due another.
- 10. Defendant is a "debt collector," as defined under the FDCPA under 15 U.S.C. § 1692a(6).
- 11. John Does 1-25, are fictitious names of individuals and businesses alleged for the purpose of substituting names of Defendants whose identities will be disclosed in discovery and should be made parties to this action.

#### **CLASS ALLEGATIONS**

- 12. Plaintiffs bring this claim on behalf of the following case, pursuant to Fed. R. Civ. P. 23(a) and 23(b)(3).
  - 13. The Class consists of:
    - a. all individuals;
    - b. to whom Tate & Kirlin sent an initial collection letter attempting to collect a consumer debt;
    - c. which letter included deceptive and misleading information regarding the potential reporting of the consumer debt to the credit reporting agencies;
    - d. which letter was sent on or after a date one (1) year prior to the filing of this action and on or before a date twenty-one (21) days after the filing of this action.

- 14. The identities of all class members are readily ascertainable from the records of Defendants and those companies and entitles on whose behalf they attempt to collect and/or have purchased debts.
- 15. Excluded from the Plaintiff Classes are the Defendants and all officer, members, partners, managers, directors and employees of the Defendants and their respective immediate families, and legal counsel for all parties to this action, and all members of their immediate families.
- 16. There are questions of law and fact common to the Plaintiff Classes, which common issues predominate over any issues involving only individual class members. The principal issue is whether the Defendant's written communications to consumers, in the forms attached as Exhibits A, violate 15 U.S.C. §§ 1692e and 1692f.
- 17. The Plaintiffs' claims are typical of the class members, as all are based upon the same facts and legal theories. The Plaintiffs will fairly and adequately protect the interests of the Plaintiff Classes defined in this complaint. The Plaintiffs have retained counsel with experience in handling consumer lawsuits, complex legal issues, and class actions, and neither the Plaintiffs nor their attorneys have any interests, which might cause them not to vigorously pursue this action.
- 18. This action has been brought, and may properly be maintained, as a class action pursuant to the provisions of Rule 23 of the Federal Rules of Civil Procedure because there is a well-defined community interest in the litigation:
  - a. <u>Numerosity:</u> The Plaintiffs are informed and believe, and on that basis allege, that the Plaintiff Classes defined above are so numerous that joinder of all members would be impractical.

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- b. <u>Common Questions Predominate:</u> Common questions of law and fact exist as to all members of the Plaintiff Classes and those questions predominate over any questions or issues involving only individual class members. The principal issue is whether the Defendants' written communications to consumers, in the forms attached as Exhibit A violate 15 U.S.C. §§ 1692e and §1692f.
- c. <u>Typicality:</u> The Plaintiff's claims are typical of the claims of the class members. The Plaintiffs and all members of the Plaintiff Classes have claims arising out of the Defendants' common uniform course of conduct complained of herein.
- d. Adequacy: The Plaintiffs will fairly and adequately protect the interests of the class members insofar as Plaintiffs have no interests that are adverse to the absent class members. The Plaintiffs are committed to vigorously litigating this matter. Plaintiffs have also retained counsel experienced in handling consumer lawsuits, complex legal issues, and class actions. Neither the Plaintiffs nor their counsel have any interests which might cause them not to vigorously pursue the instant class action lawsuit.
- e. <u>Superiority:</u> A class action is superior to the other available means for the fair and efficient adjudication of this controversy because individual joinder of all members would be impracticable. Class action treatment will permit a large number of similarly situated persons to prosecute their common claims in a single forum efficiently and without unnecessary duplication of effort and expense that individual actions would engender.
- 19. Certification of a class under Rule 23(b)(3) of the Federal Rules of Civil Procedure is also appropriate in that the questions of law and fact common to members of the Plaintiff

Classes predominate over any questions affecting an individual member, and a class action is superior to other available methods for the fair and efficient adjudication of the controversy.

20. Depending on the outcome of further investigation and discovery, Plaintiffs may, at the time of class certification motion, seek to certify a class(es) only as to particular issues pursuant to Fed. R. Civ. P. 23(c)(4).

### FACTUAL ALLEGATIONS

- 21. Plaintiff repeats, reiterates and incorporates the allegations contained in paragraphs numbered above herein with the same force and effect as if the same were set forth at length herein.
- 22. Some time prior to October 6, 2016, an obligation was allegedly incurred to Verizon Wireless.
- 23. Upon information and belief, and on a date better known to Defendant, Pinnacle Credit Services LLC purchased the Plaintiff's alleged debt from Verizon Wireless.
- 24. Pinnacle Credit Services LLC is the current creditor of the alleged debt and Defendant's client with regard to this action.
- 25. The Pinnacle Credit Services LLC obligation arose out of a transaction in which money, property, insurance or services, which are the subject of the transaction, are primarily for personal, family or household purposes. Plaintiff used a Verizon Wireless (the original creditor) cell phone for personal purposes.
- 26. The alleged Pinnacle Credit Services, LLC obligation is a "debt" as defined by 15 U.S.C.§ 1692a(5).
  - 27. Pinnacle Credit Services LLC is a "creditor" as defined by 15 U.S.C.§ 1692a(4).

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- 28. Pinnacle Credit Services, LLC, a subsequent owner of the Verizon Wireless debt contracted the Defendant Tate & Kirlin to collect the alleged debt.
- 29. Defendant collects and attempts to collect debts incurred or alleged to have been incurred for personal, family or household purposes on behalf of creditors using the United States Postal Services, telephone and internet.

### *Violation I – October 6, 2016 Collection Letter*

- 30. On or about October 6, 2016, Defendant sent the Plaintiff a collection letter (the "Letter") regarding the alleged debt owed to Pinnacle Credit Services, LLC. See Exhibit A.
- 31. The fourth paragraph of the letter states "Please note that a negative credit bureau report reflecting on your credit record may be submitted to a credit reporting agency by the current account owner if you fail to fulfill the terms of your credit obligations."
- 32. Further down, the letter states "Because of the age of your debt, PINNACLE CREDIT SERVICES LLC will not sue you for it, and PINNACLE CREDIT SERVICES LLC will not report it to any credit reporting agency.
  - 33. The language of Defendant's collection letter is deceptive and misleading.
- 34. On one hand it advises the consumer that if he does not pay his debt, his credit score may be negatively impacted. On the other hand, it tells the consumer that Defendant will not report the debt to the credit bureaus.
- 35. A collection letter is misleading when it contains two or more contradictory statements, one of which is false. One of these two contradictory statements must be false because they cannot coexist.
- 36. Additionally the threat of reporting the alleged debt to the credit bureaus is simple coercion aimed at obtaining payment from the consumer at all costs.

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37. As a result of Defendant's deceptive, misleading and unfair debt collection practices, Plaintiff has been damaged.

# COUNT I VIOLATIONS OF THE FAIR DEBT COLLECTION PRACTICES ACT 15 U.S.C. §1692e et seq.

- 38. Plaintiff repeats, reiterates and incorporates the allegations contained in paragraphs above herein with the same force and effect as if the same were set forth at length herein.
- 39. Defendant's debt collection efforts attempted and/or directed towards the Plaintiff violated various provisions of the FDCPA, including but not limited to 15 U.S.C. § 1692e.
- 40. Pursuant to 15 U.S.C. §1692e, a debt collector may not use any false, deceptive, or misleading representation or means in connection with the collection of any debt.
  - 41. Defendant violated said section by:
    - a. Making a false and misleading representation in violation of §1692e(10).
- 42. By reason thereof, Defendant is liable to Plaintiff for judgment that Defendant's conduct violated Section 1692e et seq. of the FDCPA, actual damages, statutory damages, costs and attorneys' fees.

# COUNT II VIOLATIONS OF THE FAIR DEBT COLLECTION PRACTICES ACT 15 U.S.C. §1692f et seq.

- 43. Plaintiff repeats, reiterates and incorporates the allegations contained in paragraphs above herein with the same force and effect as if the same were set forth at length herein.
- 44. Defendant's debt collection efforts attempted and/or directed towards the Plaintiff violated various provisions of the FDCPA, including but not limited to 15 U.S.C. § 1692f.
- 45. Pursuant to 15 USC §1692f, a debt collector may not use unfair or unconscionable means to collect or attempt to collect any debt.

- 46. The Defendant's conduct was unfair and unconscionable as it was false and misleading and coerced Plaintiff into paying the alleged debt regardless of whether he actually owned it.
- 47. By reason thereof, Defendant is liable to Plaintiff for judgment that Defendant's conduct violated Section 1692f *et seq.* of the FDCPA, actual damages, statutory damages, costs and attorneys' fees.

### **DEMAND FOR TRIAL BY JURY**

Pursuant to Rule 38 of the Federal Rules of Civil Procedure, Plaintiff hereby requests a trial by jury on all issues so triable.

### **PRAYER FOR RELIEF**

WHEREFORE, Michael Marconi, individually and on behalf of all others similarly situated demands judgment from Defendant Tate & Kirlin Associates, Inc., as follows:

- 1. Declaring that this action is properly maintainable as a Class Action and certifying Plaintiff as Class representative, and Antranig Garibian, Esq. as Class Counsel;
  - 2. Awarding Plaintiff and the Class statutory damages;
  - 3. Awarding Plaintiff and the Class actual damages;
- 4. Awarding Plaintiff costs of this Action, including reasonable attorneys' fees and expenses;
  - 5. Awarding pre-judgment interest and post-judgment interest; and
- 6. Awarding Plaintiff and the Class such other and further relief as this Court may deem just and proper.

Dated: Philadelphia, Pennsylvania October 3, 2017

Respectfully Submitted,

By: Antranig Garibian, Esq.

GARIBIAN LAW OFFICES, P.C.

PA Bar No. 94538

1800 JFK Blvd., Suite 300 Philadelphia, PA 19103

ag@garibianlaw.com

Attorneys For Plaintiff

# EXHIBIT A

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2810 Southampton Road Philadelphia, PA 19154-1207

### TATE & KIRLIN ASSOCIATES, INC.

Toll Free (866)520-3790 • (215)253-4351 www.paytka.com

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Original Creditor: Creditor: Account Number: TKA Account #: Total Due:

VERIZON WIRELESS PINNACLE CREDIT SERVICES LLC XXXXXXXXXXXX0007 31031375 5283 32

### 

Michael A Marconi PO BOX 2563 NORTH BEND, WA 98045-2563

October 6, 2016



### YOUR OPPORTUNITY



Our client has authorized us to offer a discount for 70% of your balance or \$198.32 to satisfy this account. (Saving you \$85.00)

Please respond by 10-27-16 to take advantage of this offer. We are not obligated to renew this offer. Please contact our office at our toll free number should you have any questions or wish to determine if this discount offer can be made in installments or eligible for an extension.

This communication is from a debt collector and is an attempt to collect a debt. Any information obtained will be used for that purpose. Please note that a negative credit bureau report reflecting on your credit record may be submitted to a credit reporting agency by the current account owner if you fail to fulfill the terms of your credit obligations. This notice in no way affects any rights you may have.

Please retain the upper portion of this letter for your records.

#### 3 convenient ways to pay

We accept check, money order, Visa/Mastercard (Debit or Credit) ● Pay by Phone - Call (866)520-3790
Pay online at www.paytka.com using Account # 31031375

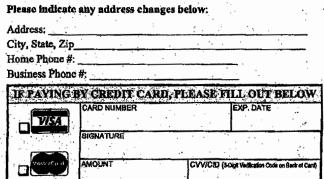
The law limits how long you can be sued on a debt. Because of the age of your debt, PINNACLE CREDIT SERVICES LLC will not sue you for it, and PINNACLE CREDIT SERVICES LLC will not report it to any credit reporting agency.

PLEASE SEE ADDITIONAL PAGE(S) FOR IMPORTANT PRIVACY NOTICE

Please d	etach and return	bottom porti	on with	your payment	in the enve	lope suppl	ied;	be sure t	he add	ress b	a wolf	hows t	hroug	i the	return enve	lope w	indo	₩.

October 6, 2016
Michael A Marconi - 31031375
PO BOX 2563
NORTH BEND, WA 98045-2563
Please indicate any address changes below:

Enclosed is a payment of \$198.32 to satisfy my account





վրովյանիկիներիներիկիներիկիրիկիրիկիրիկիների Associates, Inc. 2810 Southampton Road Philadelphia, PA 19154-1207

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### Case 2:17-cv-04411-PBT Document 1 Filed 10/03/17 Page 16 of 16

This Privacy Notice is being provided on behalf of each of the following related companies (collectively, the "Sherman Companies"). It describes the general policy of the Sherman Companies regarding the personal information of customers and former customers.



Resurgent Capital Services L.P. LVNV Funding, LLC Ashley Funding Services LLC

Sherman Acquisition L.L.C. PYOD LLC SFG REO, LLC

Resurgent Capital Services PR LLC Anson Street LLC Pinnacie Credit Services, LLC

Information We May Collect. The Sherman Companies may collect the following personal information: (1) information that we receive from your account file at the time we purchase or begin to service your account, such as your name, address, social security number, and assets; (2) information that you may give us through discussion with you, or that we may obtain through your transactions with us, such as your income and payment history; (3) information that we receive from consumer reporting agencies, such as your creditworthiness and credit history, and (4) information that we obtain from other third party information providers, such as public records and databases that contain publicly available data about you, such as bankruptcy and mortgage filings. All of the personal information that we collect is referred to in this notice as "collected information".

Confidentiality and Security of Collected Information. At the Sherman Companies, we restrict access to collected information about you to individuals who need to know such collected information in order to perform certain services in connection with your account. We maintain physical safeguards (like restricted access), electronic safeguards (like encryption and password protection), and procedural safeguards (such as authentication procedures) to protect collected information about you.

Sharing Collected Information with Affiliates From time to time, the Sherman Companies may share collected information about customers and former customers with each other in connection with administering and collecting accounts to the extent permitted under the Fair Debt Collection Practices Act or applicable state law.

Sharing Collected Information with Third Parties. The Sherman Companies do not share collected information about customers or former customers with third parties, except as permitted in connection with administering and collecting accounts under the Fair Debt Collections Practices Act and applicable state law.

# **ClassAction.org**

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Tate & Kirlin Associates Facing Class Action Alleging Debt Collection Law Violations</u>