

MAINE JUDICIAL BRANCH

Plaintiff

"X" the court for filing:

Superior Court District Court

County: _____

Location (Town): _____

Docket No.: _____

V.

Defendant

CONTRACT CASE COVER SHEET

4 M.R.S. § 18-A(3-A)

32 M.R.S. § 11002

A. Debt Collection Surcharge (4 M.R.S. § 18-A(3-A)):

1. Is the plaintiff or plaintiff's attorney a debt collector as defined in 32 M.R.S. § 11002? Yes No

Note: Mark "Yes" if any of the following applies:

- The plaintiff's principal purpose of business is the collection of debts;
- The plaintiff regularly collects or attempts to collect, directly or indirectly, debts owed or due or asserted to be owed or due another;
- The attorney representing the plaintiff is an attorney-at-law whose principal activities include collecting debts as an attorney on behalf of and in the name of clients;
- The plaintiff is regularly engaged in the enforcement of security interests securing debts; or
- The owner of the debt is regularly engaged in the business of purchasing charged-off consumer debt for collection purposes, whether or not a 3rd party, including an attorney-at-law, is hired to collect the debt.

If none of the above applies in this case, mark "No" above and select the "Other Contract" cause of action box on the Civil Summary Sheet. [The debt collection surcharge does not apply.]

If "Yes" is marked:

2. Is this a collection action? Yes No

If "No" select the "Other Contract" cause of action box on the Civil Summary Sheet. [The debt collection surcharge does not apply.]

If "Yes" select the "Debt Collection brought by a debt collector as defined by 32 M.R.S. § 11002" cause of action box on the Civil Summary Sheet, pay the \$127 debt collection surcharge at the time of filing, and complete the following section:

B. Title 32 Chapter 109-A Debt Collection Action:

1. Is the plaintiff a supervised financial organization as defined in 9-A M.R.S. § 1-301? Yes No

a. If "No": What type of debt is the basis of the claim? Credit card debt Student loan debt Other

2. Is the plaintiff a debt-buyer as defined in 32 M.R.S. § 11002(5-A)? Yes No

I swear under penalty of perjury that the above statements are true and correct. I understand that these statements are made for use as evidence in court and that I am subject to prosecution for perjury punishable by up to 5 years in prison and a fine of up to \$5,000 if I give false information to the court.

Date (mm/dd/yyyy): _____



(Attorney for) Plaintiff

Printed name and Bar No. (if applicable)

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