

1 4. "DEBT COLLECTOR" MEANS ANY PERSON, FIRM, CORPORATION OR ORGANIZA-
2 TION OR ANY EMPLOYEE THEREOF ENGAGED IN ANY BUSINESS A PURPOSE OF WHICH
3 IS THE COLLECTION OF DEBTS, OR WHO REGULARLY COLLECTS OR ATTEMPTS TO
4 COLLECT, DIRECTLY OR INDIRECTLY, DEBTS OWED OR DUE OR ALLEGED TO BE OWED
5 OR DUE ANOTHER, OR ANY PERSON, FIRM, CORPORATION OR ORGANIZATION OR ANY
6 EMPLOYEE THEREOF ENGAGED IN ANY BUSINESS A PURPOSE OF WHICH IS LOCATING
7 OR ATTEMPTING TO LOCATE CONSUMERS.

8 5. "CREDITOR" MEANS ANY PERSON, FIRM, CORPORATION OR ORGANIZATION OR
9 ANY EMPLOYEE THEREOF TO WHOM A DEBT IS OWED, DUE OR ALLEGED TO BE OWED
10 OR DUE, OR ANY ASSIGNEE FOR VALUE OF SAID PERSON, FIRM, CORPORATION OR
11 ORGANIZATION.

12 6. "DEBT COLLECTION" MEANS ANY ACTION, CONDUCT OR PRACTICE IN
13 CONNECTION WITH THE COLLECTION OF A DEBT.

14 7. "LOCATION INFORMATION" MEANS A DEBTOR'S PLACE OF ABODE AND HIS
15 LISTED TELEPHONE NUMBER AT SUCH PLACE, OR HIS PLACE OF EMPLOYMENT.

16 8. "VERIFICATION" MEANS A CONTRACT, RECEIPT, ORDER, WRITING OR
17 DOCUMENTATION WHICH EVIDENCES THE EXISTENCE OF A DEBT.

18 9. "COMMUNICATION" MEANS THE CONVEYING OF INFORMATION REGARDING A DEBT
19 DIRECTLY OR INDIRECTLY TO ANY PERSON THROUGH ANY MEDIUM.

20 S 601. PROHIBITED PRACTICES. 1. NO DEBT COLLECTOR OR CREDITOR SHALL
21 COLLECT OR ATTEMPT TO COLLECT ANY DEBT BY MEANS OF ANY THREAT, COERCION,
22 OR ATTEMPTED COERCION. THIS INCLUDES BUT IS NOT LIMITED TO THE FOLLOWING
23 ACTIVITY:

24 A. USING OR THREATENING TO USE VIOLENCE OR ANY ILLEGAL MEANS TO CAUSE
25 HARM TO THE PERSON, REPUTATION OR PROPERTY OF ANY PERSON; OR

26 B. ACCUSING OR THREATENING TO ACCUSE FALSELY ANY PERSON OF FRAUD OR
27 ANY CRIME, OR ANY CONDUCT WHICH CAN REASONABLY BE EXPECTED TO DISGRACE
28 SUCH OTHER PERSON OR IN ANY WAY SUBJECT HIM TO RIDICULE OR CONTEMPT OF
29 SOCIETY; OR

30 C. MAKING OR THREATENING TO MAKE ANY FALSE ACCUSATIONS TO ANOTHER
31 PERSON, INCLUDING ANY CREDIT REPORTING AGENCY, THAT A CONSUMER HAS NOT
32 PAID A JUST DEBT; OR

33 D. THREATENING TO SELL OR ASSIGN A DEBT WITH AN ATTENDING REPRESENTATION
34 OR IMPLICATION THAT AS A RESULT OF SUCH SALE OR ASSIGNMENT THE
35 CONSUMER WOULD BE SUBJECTED TO ANY ACTION WHICH COULD CONSTITUTE A
36 VIOLATION OF THIS ARTICLE; OR

37 E. THREATENING THE NON-PAYMENT OF A DEBT WILL RESULT IN THE ARREST OR
38 CRIMINAL PROSECUTION OF ANY PERSON; OR

39 F. DISCLOSING OR THREATENING TO DISCLOSE INFORMATION AFFECTING THE
40 CONSUMER'S REPUTATION FOR CREDIT WORTHINESS WITH KNOWLEDGE OR REASON TO
41 KNOW THAT SUCH INFORMATION IS FALSE; OR

42 G. THREATENING ANY ACTION WHICH THE DEBT COLLECTOR OR CREDITOR IN THE
43 USUAL COURSE OF ITS BUSINESS DOES NOT IN FACT TAKE; OR

44 H. CLAIMING, ATTEMPTING OR THREATENING TO ENFORCE A RIGHT WITH KNOWLEDGE
45 OR REASON TO KNOW THAT THE RIGHT DOES NOT EXIST.

46 2. NO DEBT COLLECTOR OR CREDITOR SHALL OPPRESS, HARASS, OR ABUSE ANY
47 PERSON IN CONNECTION WITH THE COLLECTION OF OR THE ATTEMPT TO COLLECT A
48 DEBT. THIS INCLUDES BUT IS NOT LIMITED TO THE FOLLOWING ACTIVITY:

49 A. USING ANY OBSCENE OR PROFANE LANGUAGE OR ANY LANGUAGE WHICH CAN
50 REASONABLY BE EXPECTED TO ABUSE THE HEARER OR READER; OR

51 B. MAKING TELEPHONE CALLS WITHOUT THE MEANINGFUL DISCLOSURE OF THE
52 DEBT COLLECTOR'S IDENTITY EXCEPT AS OTHERWISE PROVIDED BY THIS ARTICLE;
53 OR

54 C. CAUSING ANY EXPENSE TO ANY PERSON FOR TELEPHONE CALLS, TELEGRAMS,
55 OR OTHER CHARGES INCURRED THROUGH A MEDIUM OF COMMUNICATION BY CONCEAL-

MENT OF THE IDENTITY OF THE DEBT COLLECTOR OR CREDITOR OR THE PURPOSES OF THE COMMUNICATION; OR

D. CAUSING A TELEPHONE TO RING REPEATEDLY OR CONTINUOUSLY IN A MANNER THAT CAN REASONABLY BE EXPECTED TO ANNOY, HARASS, OR NEEDLESSLY DISTURB ANY PERSON; OR

E. COMMUNICATING WITH ANY PERSON WITH SUCH FREQUENCY, OR IN SUCH A MANNER, AS CAN REASONABLY BE EXPECTED TO CONSTITUTE AN ANNOYANCE OR AN UNWARRANTED DISTURBANCE OF SUCH PERSON; OR

F. COMMUNICATING OR ATTEMPTING TO COMMUNICATE WITH ANY PERSON AT ANY UNUSUAL TIME OR PLACE OR AT ANY TIME OR PLACE WHICH CAN REASONABLY BE EXPECTED TO BE INCONVENIENT FOR SUCH PERSON. IN THE ABSENCE OF AN INDICATION TO THE CONTRARY, IT SHALL BE PRESUMED THAT TELEPHONE COMMUNICATIONS RECEIVED BEFORE EIGHT A.M. AND AFTER NINE P.M. ARE INCONVENIENT.

3. NO DEBT COLLECTOR OR CREDITOR SHALL UNLAWFULLY PUBLICIZE INFORMATION RELATING TO ANY ALLEGED DEBT OR CONSUMER. THIS INCLUDES BUT IS NOT LIMITED TO THE FOLLOWING ACTIVITIES:

A. COMMUNICATING WITH THE CONSUMER'S EMPLOYER OR ANYONE ELSE EMPLOYED BY THAT EMPLOYER REGARDING THE DEBT WITH THE EXCEPTION THAT THE FOLLOWING COMMUNICATION SHALL BE PERMISSIBLE:

(I) BY THE CREDITOR OR HIS ATTORNEY WHEN THE COMMUNICATION IS FOR THE SOLE PURPOSE OF EXECUTING A WAGE GARNISHMENT AFTER THE DEBT HAS BEEN REDUCED TO JUDGMENT AND TO THE EXTENT IT IS REASONABLY NECESSARY TO ACTUALLY EXECUTE SUCH WAGE GARNISHMENT;

(II) BY THE CREDITOR OR HIS ATTORNEY WHEN THE COMMUNICATION IS FOR THE SOLE PURPOSE OF EXECUTING A WAGE ASSIGNMENT OBTAINED PURSUANT TO ARTICLE THREE-A OF THE PERSONAL PROPERTY LAW AND TO THE EXTENT IT IS REASONABLY NECESSARY TO EXECUTE SUCH WAGE ASSIGNMENT;

(III) FOR THE SOLE PURPOSE OF OBTAINING LOCATION INFORMATION AS DEFINED BY SUBDIVISION SIX OF THIS SECTION;

(IV) WHERE THE CONSUMER OR HIS ATTORNEY HAS CONSENTED TO SUCH COMMUNICATION IN WRITING AFTER THE DEBT HAS BEEN INCURRED.

B. DISCLOSING ANY INFORMATION REGARDING A CONSUMER'S DEBT BY PUBLISHING OR POSTING ANY LIST OF CONSUMERS EXCEPT AS PERMITTED BY THE ACT OF CONGRESS KNOWN AS THE "FAIR CREDIT REPORTING ACT" OR BY ADVERTISING FOR SALE ANY CLAIM TO ENFORCE PAYMENT THEREOF OR IN ANY OTHER MANNER OTHER THAN THROUGH PROPER LEGAL PROCESS.

C. COMMUNICATING FOR THE PURPOSE OF DEBT COLLECTION WITH A CONSUMER BY POSTCARD.

D. USE OF ANY LANGUAGE OR SYMBOL BY A DEBT COLLECTOR, OTHER THAN HIS ADDRESS, ON ANY ENVELOPE WHEN COMMUNICATING WITH ANY PERSON FOR THE PURPOSE OF DEBT COLLECTION BY USE OF THE MAILES OR BY TELEGRAM EXCEPT THAT HE MAY USE HIS BUSINESS NAME IF SUCH NAME DOES NOT SPECIFY THAT HE IS IN THE DEBT COLLECTION BUSINESS.

4. NO DEBT COLLECTOR OR CREDITOR SHALL COLLECT OR ATTEMPT TO COLLECT A DEBT OR OBTAIN OR ATTEMPT TO OBTAIN INFORMATION CONCERNING A CONSUMER BY ANY FRAUDULENT, DECEPTIVE, FALSE, OR MISLEADING REPRESENTATION OR MEANS. THIS INCLUDES BUT IS NOT LIMITED TO THE FOLLOWING ACTIVITIES:

A. THE USE, BY ANY DEBT COLLECTOR, CREDITOR OR ANY EMPLOYEE OF ANY DEBT COLLECTOR OR CREDITOR IN ANY COMMUNICATION FOR THE PURPOSE OF DEBT COLLECTION OF ANY NAME THAT IS NOT SUCH PERSON'S ACTUAL NAME; PROVIDED THAT SUCH PERSON MAY USE A NAME OTHER THAN HIS ACTUAL NAME IF HE USES THE SAME NAME IN ALL COMMUNICATIONS FOR THE PURPOSE OF DEBT COLLECTION AND IF SUCH PERSON OR HIS EMPLOYER HAS THAT NAME ON FILE SO THAT THE TRUE IDENTITY OF THE DEBT COLLECTOR CAN BE ASCERTAINED; OR

B. EXCEPT AS OTHERWISE PROVIDED BY SUBDIVISION SIX OF THIS SECTION TO OBTAIN LOCATION INFORMATION, FAILING TO DISCLOSE IN ALL WRITTEN COMMUNI-

1 CATIONS THAT THE DEBT COLLECTOR IS ATTEMPTING TO COLLECT A DEBT AND THAT
2 ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE; OR

3 C. FALSELY REPRESENTING THAT THE DEBT COLLECTOR OR CREDITOR HAS IN HIS
4 POSSESSION INFORMATION OR SOMETHING OF VALUE FOR THE CONSUMER; OR

5 D. FAILING TO DISCLOSE THE NAME OF THE PERSON TO WHOM THE DEBT IS OWED
6 AT THE TIME OF MAKING ANY DEMAND FOR MONEY; OR

7 E. FALSELY REPRESENTING THE CHARACTER, EXTENT, AMOUNT OR LEGAL STATUS
8 OF A DEBT; OR

9 F. FALSELY REPRESENTING OR IMPLYING THAT ANY DEBT COLLECTOR OR CREDI-
10 TOR IS VOUCHERED FOR, BONDED BY, AFFILIATED WITH, OR AN INSTRUMENTALITY,
11 AGENT OR OFFICIAL OF ANY AGENCY OF THE FEDERAL GOVERNMENT OR ANY STATE
12 OR LOCAL GOVERNMENT; OR

13 G. USING, DISTRIBUTING, OR SELLING ANY WRITTEN COMMUNICATION WHICH
14 IMPLIES, SIMULATES, OR IS FALSELY REPRESENTED TO BE AUTHORIZED, ISSUED
15 OR APPROVED BY A COURT, A GOVERNMENT OFFICIAL, A GOVERNMENT OR AN ATTOR-
16 NEY AT LAW; OR

17 H. FALSELY REPRESENTING THAT A DEBT OR AN ALLEGED DEBT HAS BEEN OR MAY
18 BE INCREASED BY THE ADDITION OF ATTORNEY'S FEES, INTEREST, COLLECTION
19 FEES OR ANY OTHER FEES OR CHARGES; OR

20 I. FALSELY REPRESENTING THE STATUS OR TRUE NATURE OF THE SERVICES
21 RENDERED OR THE COMPENSATION WHICH MAY BE LAWFULLY RECEIVED BY THE DEBT
22 COLLECTOR OR CREDITOR FOR THE COLLECTION OF A DEBT; OR

23 J. COMMUNICATING WITH ANY PERSON IN CONNECTION WITH DEBT COLLECTION OR
24 IN AN EFFORT TO OBTAIN INFORMATION ABOUT A CONSUMER IN THE NAME OF, OR
25 IN A MANNER WHICH CAN REASONABLY BE IMPLIED TO BE FROM, AN ATTORNEY AT
26 LAW WHEN IT IS NOT; OR

27 K. FALSELY REPRESENTING THAT THE DEBT COLLECTOR OR CREDITOR IS
28 EMPLOYED BY, OR IS AFFILIATED WITH, A CREDIT BUREAU OR A CREDIT REPORT-
29 ING AGENCY AS DEFINED BY 15 U.S.C., S 1681A(F); OR

30 L. FALSELY STATING, REPRESENTING OR IMPLYING THAT THE SALE OR ASSIGN-
31 MENT OF A DEBT SHALL CAUSE THE CONSUMER TO LOSE ANY CLAIM OR DEFENSE TO
32 PAYMENT OF THE DEBT.

33 5. NO DEBT COLLECTOR OR CREDITOR SHALL COLLECT OR ATTEMPT TO COLLECT
34 ANY DEBT IN ANY OF THE FOLLOWING WAYS:

35 A. COLLECTING OR ATTEMPTING TO COLLECT FROM THE CONSUMER ALL OR ANY
36 PART OF THE DEBT COLLECTOR'S OR CREDITOR'S FEE OR CHARGE FOR SERVICES
37 RENDERED, OR COLLECTING OR ATTEMPTING TO COLLECT ANY INTEREST OR OTHER
38 CHARGE, FEE, OR EXPENSE, INCIDENTAL TO THE PRINCIPAL DEBT, UNLESS SUCH
39 EXPENSE IS EXPRESSLY AUTHORIZED BY CONTRACT OR LAW; OR

40 B. COMMUNICATING FOR THE PURPOSE OF DEBT COLLECTION WITH ANYONE OTHER
41 THAN THE CONSUMER'S ATTORNEY, EXCEPT AS OTHERWISE PROVIDED BY THIS ARTI-
42 CLE, IF THE DEBT COLLECTOR OR CREDITOR KNOWS THE CONSUMER IS REPRESENTED
43 BY SUCH ATTORNEY WITH RESPECT TO SUCH DEBT AND HAS KNOWLEDGE OF OR CAN
44 READILY ASCERTAIN SUCH ATTORNEY'S NAME AND ADDRESS, UNLESS THE ATTORNEY
45 FAILS TO RESPOND WITHIN A REASONABLE TIME TO A COMMUNICATION FROM THE
46 DEBT COLLECTOR OR CREDITOR, OR THE ATTORNEY CONSENTS IN WRITING TO
47 DIRECT COMMUNICATION WITH THE CONSUMER. THIS SUBDIVISION SHALL NOT
48 PROHIBIT SERVICE OF PROCESS ON A CONSUMER AS PERMITTED BY ARTICLE THREE
49 OF THE CIVIL PRACTICE LAW AND RULES; OR

50 C. USING, DISTRIBUTING, SELLING, OR PREPARING FOR USE ANY WRITTEN
51 COMMUNICATION THAT VIOLATES OR FAILS TO CONFORM TO THE POSTAL LAWS AND
52 REGULATIONS OF THE UNITED STATES; OR

53 D. COMMUNICATING OR ATTEMPTING TO COMMUNICATE WITH THE CONSUMER AT HIS
54 PLACE OF EMPLOYMENT AFTER THE CONSUMER HAS REQUESTED THAT HE NOT BE
55 CONTACTED AT HIS PLACE OF EMPLOYMENT; OR

1 E. EXCEPT AS OTHERWISE PROVIDED BY SUBDIVISION SIX OF THIS SECTION,
2 COMMUNICATING IN CONNECTION WITH DEBT COLLECTION WITH ANY PERSON AFTER
3 SUCH PERSON HAS NOTIFIED THE DEBT COLLECTOR OR CREDITOR IN WRITING THAT
4 HE WISHES THE DEBT COLLECTOR OR CREDITOR TO CEASE ALL FURTHER COMMUNI-
5 CATIONS WITH HIM, OR, COMMUNICATING WITH THE CONSUMER AFTER SUCH CONSUM-
6 ER HAS NOTIFIED THE DEBT COLLECTOR OR CREDITOR THAT HE REFUSES TO PAY
7 THE DEBT. THIS SUBDIVISION SHALL NOT PROHIBIT A DEBT COLLECTOR OR CREDI-
8 TOR FROM COMMUNICATING WITH THE CONSUMER ONCE, IN WRITING, TO ADVISE HIM
9 THAT CERTAIN SPECIFIED ACTION WILL BE TAKEN OR TO ADVISE THE CONSUMER
10 THAT FURTHER COLLECTION ACTIVITY IS BEING TERMINATED. THIS SUBDIVISION
11 SHALL NOT PROHIBIT ANY COMMUNICATIONS REQUIRED BY LAW; OR

12 F. COMMUNICATION BY A DEBT COLLECTOR WITH A CONSUMER BY TELEPHONE OR
13 IN PERSON PRIOR TO THREE BUSINESS DAYS AFTER A DEBT COLLECTOR HAS SENT
14 ITS INITIAL WRITTEN COMMUNICATION TO THE CONSUMER, WHICH WRITTEN COMMU-
15 NICATION SHALL COMPLY WITH SUBDIVISION SEVEN OF THIS SECTION.

16 6. ANY DEBT COLLECTOR OR CREDITOR COMMUNICATING WITH ANY PERSON OTHER
17 THAN THE CONSUMER FOR THE PURPOSE OF ACQUIRING LOCATION INFORMATION
18 ABOUT THE CONSUMER SHALL:

19 A. IDENTIFY HIMSELF, STATE THAT HE IS CONFIRMING OR CORRECTING
20 LOCATION INFORMATION CONCERNING THE CONSUMER, AND, ONLY IF EXPRESSLY
21 REQUESTED, IDENTIFY HIS EMPLOYER; AND

22 B. NOT STATE THAT THE CONSUMER OWES ANY DEBT; AND

23 C. NOT COMMUNICATE WITH ANY SUCH PERSON MORE THAN ONCE UNLESS
24 REQUESTED TO DO SO BY SUCH PERSON OR UNLESS THE DEBT COLLECTOR OR CREDI-
25 TOR REASONABLY BELIEVES THAT THE EARLIER RESPONSE OF SUCH PERSON IS
26 ERRONEOUS OR INCOMPLETE AND THAT SUCH PERSON NOW HAS CORRECT OR COMPLETE
27 LOCATION INFORMATION; AND

28 D. NOT USE ANY LANGUAGE OR SYMBOL ON ANY ENVELOPE OR IN THE CONTENTS
29 OF ANY COMMUNICATION EFFECTED BY THE MAILS OR TELEGRAPH THAT INDICATES
30 THAT THE SENDER IS IN THE DEBT COLLECTION BUSINESS OR THAT THE COMMUNI-
31 CATION RELATES TO THE COLLECTION OF A DEBT; AND

32 E. AFTER THE DEBT COLLECTOR OR CREDITOR KNOWS THE CONSUMER IS REPRES-
33 ENTED BY AN ATTORNEY WITH REGARD TO THE SUBJECT DEBT AND HAS KNOWLEDGE
34 OF, OR CAN READILY ASCERTAIN SUCH ATTORNEY'S NAME AND ADDRESS, NOT
35 COMMUNICATE WITH ANY PERSON OTHER THAN THAT ATTORNEY, UNLESS THE ATTOR-
36 NEY FAILS TO RESPOND WITHIN A REASONABLE TIME TO COMMUNICATION FROM THE
37 DEBT COLLECTOR.

38 7. THE INITIAL WRITTEN COMMUNICATION FROM A DEBT COLLECTOR TO A
39 CONSUMER FOR THE PURPOSE OF DEBT COLLECTION, SHALL, UNLESS THE CONSUMER
40 HAS PAID THE DEBT, INCLUDE ON THE FACE OF THE COMMUNICATION:

41 A. THE AMOUNT OF THE DEBT; AND

42 B. THE NAME OF THE CREDITOR TO WHOM THE DEBT IS OWED IF NOT THE SAME
43 AS THE DEBT COLLECTOR; AND

44 C. A STATEMENT THAT UNLESS THE CONSUMER, WITHIN THIRTY DAYS AFTER
45 RECEIPT OF THE NOTICE, DISPUTES THE VALIDITY OF THE DEBT, OR ANY PORTION
46 THEREOF, THE DEBT WILL BE ASSUMED TO BE VALID BY THE DEBT COLLECTOR; AND

47 D. A STATEMENT THAT IF THE CONSUMER NOTIFIES THE DEBT COLLECTOR IN
48 WRITING WITHIN THE THIRTY-DAY PERIOD THAT THE DEBT, OR ANY PORTION THER-
49 EOF, IS DISPUTED, THE DEBT COLLECTOR WILL OBTAIN VERIFICATION OF THE
50 DEBT OR A COPY OF A JUDGMENT AGAINST THE CONSUMER IF ONE HAS IN FACT
51 BEEN RENDERED AND A COPY OF SUCH VERIFICATION OR JUDGMENT WILL BE MAILED
52 TO THE CONSUMER BY THE DEBT COLLECTOR; AND

53 E. A STATEMENT THAT, UPON THE CONSUMER'S WRITTEN REQUEST WITHIN THE
54 THIRTY-DAY PERIOD, THE DEBT COLLECTOR WILL MAIL HIM THE NAME AND ADDRESS
55 OF THE ORIGINAL CREDITOR, IF DIFFERENT FROM THE CURRENT CREDITOR; AND

1 F. THE AUTHORITY, IF ANY, OF THE DEBT COLLECTOR TO INITIATE A LAWSUIT
2 TO COLLECT THE DEBT ON BEHALF OF THE CREDITOR.

3 8. IF THE CONSUMER NOTIFIES THE DEBT COLLECTOR WITHIN THE THIRTY-DAY
4 PERIOD DESCRIBED IN SUBDIVISION SEVEN OF THIS SECTION, THAT THE DEBT, OR
5 ANY PORTION THEREOF, IS DISPUTED, OR THAT THE CONSUMER REQUESTS THE NAME
6 AND ADDRESS OF THE ORIGINAL CREDITOR, THE DEBT COLLECTOR SHALL CEASE
7 COLLECTION OF THE DEBT, OR ANY DISPUTED PORTION THEREOF, UNTIL THE DEBT
8 COLLECTOR OBTAINS VERIFICATION OF THE ORIGINAL CREDITOR, AND A COPY OF
9 SUCH VERIFICATION OR JUDGMENT, OR NAME AND ADDRESS OF THE ORIGINAL CRED-
10 ITOR, IS PROVIDED TO THE CONSUMER BY THE DEBT COLLECTOR.

11 9. THE INITIAL WRITTEN COMMUNICATION FROM A CREDITOR TO A CONSUMER IN
12 CONNECTION WITH THE COLLECTION OF ANY DEBT NOT WITHIN THE SCOPE OF 15
13 U.S.C. S 1666 (ET SEQ.) OR ARTICLE THIRTY-FOUR OF THIS CHAPTER FOR THE
14 PURPOSE OF DEBT COLLECTION, SHALL, UNLESS THE CONSUMER HAS PAID THE
15 DEBT, INCLUDE:

16 A. THE AMOUNT OF THE DEBT; AND

17 B. THE NAME OF THE ORIGINAL CREDITOR IF NOT THE SAME AS THE CURRENT
18 CREDITOR; AND

19 C. A STATEMENT THAT IF THE CONSUMER NOTIFIES THE CREDITOR WITHIN THIR-
20 TY DAYS AFTER RECEIPT OF THE NOTICE THAT THE DEBT, OR ANY PORTION THERE-
21 OF, IS DISPUTED, THE CREDITOR WILL PROVIDE THE CONSUMER WITH VERIFICA-
22 TION OF THE DEBT OR A COPY OF A JUDGMENT AGAINST THE CONSUMER, IF ONE
23 HAS IN FACT BEEN RENDERED.

24 10. IF THE CONSUMER NOTIFIES THE CREDITOR WITHIN THE THIRTY-DAY PERIOD
25 DESCRIBED IN SUBDIVISION NINE OF THIS SECTION THAT THE DEBT, OR ANY
26 PORTION THEREOF, IS DISPUTED, THE CREDITOR SHALL CEASE DEBT COLLECTION
27 WITH RESPECT TO THE DEBT, OR ANY DISPUTED PORTION THEREOF, UNTIL THE
28 CREDITOR PROVIDES THE CONSUMER VERIFICATION OF THE DEBT OR A COPY OF A
29 JUDGMENT.

30 11. THE FAILURE OF A CONSUMER TO DISPUTE THE VALIDITY OF A DEBT UNDER
31 THIS SECTION MAY NOT BE CONSTRUED BY ANY COURT AS AN ADMISSION OF
32 LIABILITY BY THE CONSUMER.

33 12. THE INITIAL COMMUNICATION FROM A DEBT COLLECTOR OR A CREDITOR TO A
34 CONSUMER IN CONNECTION WITH THE COLLECTION OF ANY DEBT SHALL INCLUDE THE
35 FOLLOWING IN AT LEAST TEN POINT TYPE EITHER ON THE FACE OF SUCH COMMUNI-
36 CATION OR ON A SEPARATE PIECE OF PAPER PROVIDED AT THE SAME TIME AS SUCH
37 COMMUNICATION:

38 "YOUR RIGHTS AS A CONSUMER DEBTOR. THE NEW YORK 'FAIR DEBT COLLECTION
39 PRACTICES ACT' PROVIDES PROTECTION TO DEBTORS FROM ABUSIVE OR ILLEGAL
40 DEBT COLLECTION PRACTICES."

41 SOME OF THESE PROTECTIONS INCLUDE:

42 A. CALLING YOU BEFORE 8 A.M. OR AFTER 9 P.M. UNLESS THE DEBT COLLECTOR
43 KNOWS THAT COMMUNICATION AT THAT TIME IS CONVENIENT;

44 B. CALLING YOU AT YOUR JOB IF YOU TELL THE DEBT COLLECTOR NOT TO DO
45 SO;

46 C. USING ABUSIVE OR HARASSING OR DECEPTIVE METHODS TO COLLECT A DEBT;
47 AND

48 D. CONTINUING TO COMMUNICATE WITH YOU AFTER YOU HAVE TOLD THE DEBT
49 COLLECTOR IN WRITING TO STOP OR THAT YOU REFUSE TO PAY THE DEBT. BY
50 EXERCISING THIS RIGHT, THE DEBT WILL NOT NECESSARILY BE ELIMINATED AND
51 YOU MAY STILL BE SUED BY THE CREDITOR TO RECOVER THE DEBT.

52 IF YOU BELIEVE THAT A DEBT COLLECTOR HAS ATTEMPTED TO COLLECT A DEBT
53 IN AN UNLAWFUL MANNER, CONTACT THE STATE ATTORNEY GENERAL'S OFFICE, THE
54 FEDERAL TRADE COMMISSION, YOUR LOCAL CONSUMER PROTECTION AGENCY OR A
55 PRIVATE ATTORNEY. YOU HAVE THE RIGHT TO SUE A DEBT COLLECTOR THAT
56 VIOLATES THE LAW AND IF YOU ARE SUCCESSFUL YOU CAN RECOVER MONEY DAMAGES

1 AND YOUR ATTORNEY'S FEES. THIS LAWSUIT CAN BE BROUGHT IN ANY COURT
2 INCLUDING SMALL CLAIMS COURT.

3 13. ALL WRITTEN NOTICES REQUIRED TO BE PROVIDED BY THIS ARTICLE SHALL
4 BE WRITTEN IN BOTH ENGLISH AND SPANISH WHERE THE RECIPIENT OF SUCH
5 NOTICES RESIDES IN A CITY IN THE STATE OF NEW YORK WITH A POPULATION OF
6 ONE MILLION OR MORE.

7 S 602. CREDITORS AND DEBT COLLECTORS. 1. MULTIPLE DEBTS. IF ANY
8 CONSUMER OWES MULTIPLE DEBTS AND MAKES ANY SINGLE PAYMENT TO ANY DEBT
9 COLLECTOR, OR CREDITOR NOT WITHIN THE SCOPE OF 15 U.S.C. S 1666 OR ARTI-
10 CLE THIRTY-FOUR OF THIS CHAPTER, WITH RESPECT TO SUCH DEBTS, SUCH DEBT
11 COLLECTOR OR CREDITOR MAY NOT APPLY SUCH PAYMENT TO ANY DEBT WHICH IS
12 DISPUTED BY THE DEBTOR IF THE DEBTOR HAS NOTIFIED THE DEBT COLLECTOR OR
13 CREDITOR OF SUCH DISPUTE AS PROVIDED BY SECTION SIX HUNDRED ONE OF THIS
14 ARTICLE AND WHERE APPLICABLE SHALL APPLY SUCH PAYMENT IN ACCORDANCE WITH
15 THE CONSUMER'S DIRECTIONS.

16 2. VENUE. ANY CREDITOR WHO BRINGS ANY LEGAL ACTION ON A DEBT AGAINST A
17 CONSUMER SHALL DO SO IN THE COUNTY IN WHICH SUCH CONSUMER SIGNED THE
18 CONTRACT SUED UPON OR IN THE COUNTY IN WHICH THE CONSUMER RESIDES AT THE
19 COMMENCEMENT OF THE ACTION.

20 3. BONA FIDE ERROR. NO PERSON SHALL BE GUILTY OF A VIOLATION OF PARA-
21 GRAPH B OR D OF SUBDIVISION FIVE OR PARAGRAPH C OR E OF SUBDIVISION SIX
22 OF SECTION SIX HUNDRED ONE OF THIS ARTICLE OR SUBDIVISION ONE OF THIS
23 SECTION IF THE ACTION COMPLAINED OF RESULTED FROM A BONA FIDE ERROR
24 NOTWITHSTANDING THE USE OF REASONABLE PROCEDURES ADOPTED TO AVOID SUCH
25 ERROR AND ANY EVIDENCE OF SUCH BONA FIDE ERROR SHALL ONLY BE RAISED AS
26 AN AFFIRMATIVE DEFENSE IN ANY ACTION BROUGHT TO ENFORCE THIS ARTICLE.

27 S 603. ENFORCEMENT. 1. ATTORNEY GENERAL ENFORCEMENT. WHENEVER THERE
28 SHALL BE A VIOLATION OF THIS ARTICLE AN APPLICATION MAY BE MADE BY THE
29 ATTORNEY GENERAL IN THE NAME OF THE PEOPLE OF THE STATE OF NEW YORK TO A
30 COURT OR JUSTICE HAVING JURISDICTION TO ISSUE AN INJUNCTION, AND UPON
31 NOTICE TO THE DEFENDANT OF NOT LESS THAN FIVE DAYS, TO ENJOIN AND
32 RESTRAIN THE CONTINUANCE OF SUCH VIOLATION; AND IF IT SHALL APPEAR TO
33 THE SATISFACTION OF THE COURT OR JUSTICE THAT THE DEFENDANT HAS, IN
34 FACT, VIOLATED THIS ARTICLE, AN INJUNCTION MAY BE ISSUED BY SUCH COURT
35 OR JUSTICE, ENJOINING AND RESTRAINING ANY FURTHER VIOLATION, WITHOUT
36 REQUIRING PROOF THAT ANY PERSON HAS, IN FACT, BEEN INJURED OR DAMAGED
37 THEREBY. IN SUCH ACTION OR PROCEEDING, THE ATTORNEY GENERAL MAY APPLY
38 FOR A CIVIL PENALTY OF NOT LESS THAN FIFTY DOLLARS AND NOT MORE THAN
39 FIVE THOUSAND DOLLARS PER VIOLATION, AND, WHERE APPROPRIATE, FOR RESTI-
40 TUTION AND DAMAGES TO AGGRIEVED CONSUMERS; AND THE COURT MAY MAKE ALLOW-
41 ANCES TO THE ATTORNEY GENERAL AS PROVIDED IN PARAGRAPH SIX OF SUBDIVI-
42 SION (A) OF SECTION EIGHTY-THREE HUNDRED THREE OF THE CIVIL PRACTICE LAW
43 AND RULES. IN CONNECTION WITH ANY SUCH PROPOSED APPLICATION, THE ATTOR-
44 NEY GENERAL IS AUTHORIZED TO TAKE PROOF AND MAKE A DETERMINATION OF THE
45 RELEVANT FACTS AND TO ISSUE SUBPOENAS IN ACCORDANCE WITH THE CIVIL PRAC-
46 TICE LAW AND RULES.

47 2. PRIVATE RIGHT OF ACTION. ANY DEBT COLLECTOR OR CREDITOR WHO
48 VIOLATES ANY PROVISION OF THIS ARTICLE WITH RESPECT TO ANY INDIVIDUAL
49 SHALL BE LIABLE IN ANY COURT OF COMPETENT JURISDICTION, INCLUDING SMALL
50 CLAIMS COURT, TO SUCH INDIVIDUAL IN AN AMOUNT EQUAL TO:

51 A. SUCH PERSON'S DAMAGES SUSTAINED AS A RESULT OF SUCH VIOLATION OR
52 FIFTY DOLLARS WHICHEVER IS GREATER, FOR EACH VIOLATION; AND

53 B. SUCH ADDITIONAL PUNITIVE DAMAGES AS THE COURT MAY ALLOW; AND

54 C. SUCH PERSON'S COSTS AND ATTORNEY'S FEES.

55 IN AN ACTION BROUGHT BY ANY PERSON TO ENFORCE THIS ARTICLE, THE COURT
56 MAY, SUBJECT TO ITS JURISDICTION, ISSUE AN INJUNCTION TO RESTRAIN OR

1 PREVENT ANY VIOLATION OF THIS ARTICLE OR ANY CONTINUANCE OF ANY SUCH
2 VIOLATION.

3 3. OTHER REMEDIES. THIS ARTICLE SHALL NOT ANNUL, ALTER, AFFECT OR
4 EXEMPT ANY PERSON SUBJECT TO THE PROVISIONS OF THIS ARTICLE FROM COMPLY-
5 ING WITH THE LAWS, ORDINANCES, RULES OR REGULATIONS OF ANY LOCALITY OR
6 OTHER GOVERNMENTAL BODY, RELATING TO DEBT COLLECTION PRACTICES, EXCEPT
7 TO THE EXTENT THAT SUCH LAWS, ORDINANCES, RULES OR REGULATIONS ARE
8 INCONSISTENT WITH ANY PROVISION OF THIS ARTICLE, BUT NO SUCH LAW, ORDI-
9 NANCE, RULE OR REGULATION SHALL BE CONSIDERED INCONSISTENT, IF IT
10 AFFORDS GREATER PROTECTION TO THE CONSUMER. THIS ARTICLE SHALL NOT
11 ANNUL, ALTER OR AFFECT THE RIGHTS OF ANY PERSON AGAINST ANY CREDITOR OR
12 DEBT COLLECTOR.

13 4. LIMITS ON CREDITOR LIABILITY FOR ACTS OF DEBT COLLECTOR. IN ANY
14 ACTION PURSUANT TO THE PROVISIONS OF THIS ARTICLE A CREDITOR SHALL BE
15 LIABLE FOR THE ACTS OF A DEBT COLLECTOR AUTHORIZED TO OR ENGAGED IN DEBT
16 COLLECTION WITH RESPECT TO A DEBT OWED OR ALLEGED TO BE OWED TO THE
17 CREDITOR IF:

18 A. THE CREDITOR HAS KNOWLEDGE OR REASON TO BELIEVE THAT THE DEBT
19 COLLECTOR ENGAGES IN THOSE ACTS OR PRACTICES WHICH ARE IN VIOLATION OF
20 THIS ARTICLE; OR

21 B. THE CREDITOR HAS AUTHORIZED THE DEBT COLLECTOR TO ENGAGE IN DEBT
22 COLLECTION WITH RESPECT TO THE DEBT WITHOUT TAKING REASONABLE STEPS TO
23 ASCERTAIN THAT THERE IS NO REASON TO BELIEVE THAT THE DEBT COLLECTOR
24 ENGAGES IN THOSE ACTS OR PRACTICES WHICH ARE IN VIOLATION OF THIS ARTI-
25 CLE. REASONABLE STEPS SHALL INCLUDE REVIEWING THE FORMAL WRITTEN COMMU-
26 NICATIONS OF THE DEBT COLLECTOR, AND REVIEWING REPORTS OF CONSUMER
27 COMPLAINTS AGAINST THE DEBT COLLECTOR PREPARED BY THE BETTER BUSINESS
28 BUREAU OR OTHER CONSUMER PROTECTION AGENCIES.

29 S 603-A. SEPARABILITY CLAUSE. IF ANY PART OR PROVISION OF THIS ARTICLE
30 OR THE APPLICATION THEREOF TO ANY PERSON OR CIRCUMSTANCES BE ADJUDGED
31 INVALID BY A COURT OF COMPETENT JURISDICTION, SUCH JUDGMENT SHALL BE
32 CONFINED IN ITS OPERATION TO THE PART, PROVISION OR APPLICATION DIRECTLY
33 INVOLVED IN THE CONTROVERSY IN WHICH SUCH JUDGMENT SHALL HAVE BEEN
34 RENDERED AND SHALL NOT AFFECT OR IMPAIR THE VALIDITY OF THE REMAINDER OF
35 THIS ARTICLE OR THE APPLICATION THEREOF TO OTHER PERSONS OR CIRCUM-
36 STANCES AND THE LEGISLATURE HEREBY DECLARES THAT IT WOULD HAVE ENACTED
37 THIS ARTICLE OR THE REMAINDER THEREOF HAD THE INVALIDITY OF SUCH
38 PROVISION OR APPLICATION THEREOF BEEN APPARENT.

39 S 3. This act shall take effect on the first of September next
40 succeeding the date on which it shall have become a law.