## STATE OF LOUISIANA PARISH OF MOREHOUSE CITY COURT OF BASTROP

PLAINTIFF		
VS. NO		
DEFENDANT		
Address		
Address		
XXX-XX		
Social Security No.		
SUIT ON PROMISSORY NOTE		
The petition of, domiciled	in the Pa	rish of
, State of Louisiana, respectfully represents	that:	
I.		
, domiciled in the Parish of M	lorehouse,	State of
Louisiana, is indebted to your Plaintiff in the amount of \$,	, with intere	est from
until	at the	rate of
% (and thereafter at the rate of% until paid), together wi	ith all costs	-
II.		
Plaintiff is the holder in due course of the Promissory Note executed by	y the Defen	dant on
in the principal sum of \$ n	nade payab	le to the
order of, due	t	ogether
with interest as provided in said note, which said note is attached hereto and ma	ade a part h	ereof as
if set out in full.		

III.

Said note became in arrears on \_\_\_\_\_\_ when the payments due on that date were not paid, whereupon the note has become fully due and payable according to its terms. Nothing has been paid on the note since \_\_\_\_\_ and all due credits have been allowed as set out in the attached Affidavit of Account.

WHEREFORE, Plaintiff prays that the Defendant be cited and served, and after all legal delays and proceedings had, there be judgment in favor of the Plaintiff and against the Defendant in the amount of \$\_\_\_\_\_, with interest from \_\_\_\_\_

rate of \_\_\_\_\_% until paid in full), together with all costs.

Plaintiff in Proper Person

Address

Telephone Number

E-mail Address

Plaintiff	
VS. NO	Address & Phone
Defendant	
	Address, Phone, & POE
AFFIDAV	IT ON SUIT ON NOTE
BEFORE ME, the undersigned aut	hority, personally came and appeared
	hereinafter called Plaintiff, who being duly sworn did
depose:	
Plaintiff is the holder and owner	for valuable consideration and before maturity of that
certain promissory note (attached hereto as	s Exhibit A), made and executed by
	hereinafter called the Defendant, said note dated
, 20	, in the original amount of \$,
payable to	, and bearing interest at the rate of
Plaintiff alleges that the balance pa	ast due and owing on the note is \$
together with accrued interest, since	
Plaintiff further alleges that all just	t and due credits have been allowed.
	Plaintiff
SWORN TO AND SUBSCRIBED 20	before me on this the day of,

Deputy Clerk & Ex-Officio Notary Public