PLD-C-001

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):		FOR COURT USE ONLY
Hunt & Henriques, LLP Debt collection license application pending.		
Donald Sherrill #266038 Kevin Brendon Buiza #318691		
7017 Realm Drive		
San José CA 95119		
TELEPHONE NO: (800) 680-2426 FAX NO. (Optional): (408) 36	62-2299	*
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name): Plaintiff		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES		
STREET ADDRESS: 9425 Penfield Avenue		
MAILING ADDRESS:		
CITY AND ZIP CODE: Chatsworth CA 91311-6516		
BRANCH NAME: North Valley District		
PLAINTIFF: Department Stores National Bank		
LANTITY. Department otoles National Bank		
DEFENDANT: ANAHID TAGVORYAN		
DEFENDANT: ANARID TAGVORTAN		
DOES 1 TO		
A SECOND CONTRACTOR OF THE SECOND CONTRACTOR O		
CONTRACT		
X COMPLAINT AMENDED COMPLAINT (Numb	er):	
CROSS-COMPLAINT AMENDED CROSS-COMPLAIN	Γ (Number):	
huriodistics (shock all that apply)		
Jurisdiction (check all that apply): X ACTION IS A LIMITED CIVIL CASE	\$3,481.79	CASE NUMBER:
Amount demanded X does not exceed \$10,000	ψο, το 1.7 σ	1
exceeds \$10,000, but does not ex	ceed \$25,000	
ACTION IS AN UNLIMITED CIVIL CASE (exceeds \$25,000)		
ACTION IS RECLASSIFIED by this amended complaint or cro	ss-complaint	
from limited to unlimited		
from unlimited to limited		
1. Plaintiff* (name or names): Department Stores National Bank		
alleges causes of action against defendant* (name or names): ANA	AHID TAGVORYAN	
2. This pleading, including attachments and exhibits, consists of the fo	llowing number of pages	2: 4
	moving number of page.	o. T
a. Each plaintiff named above is a competent adult		
X except plaintiff (name): Department Stores National Bank		
 a corporation qualified to do business in California 	a	
(2) an unincorporated entity (describe):		
(3) X other (specify): A National Banking Association o	rganized and existing ur	nder and by virtue of the laws of the
United States of America		enderhalds (strategistering and \$5. of rid (state 3). of
b. Plaintiff (name):		
a. has complied with the fictitious business name laws and	is doing business under	the fictitious name of (specify):
- monthly position of management 500 a	O 12 12 12 12 12 12 12 12 12 12 12 12 12	, , , , , ,
b. has complied with all licensing requirements as a license	ed (specify):	
c. Information about additional plaintiffs who are not competer	nt adults is shown in Atta	chment 3c.
4. a. Each defendant named above is a natural person		
except defendant (name):	except defendant (nai	me):
(1) a business organization, form unknown		ganization, form unknown
(2) a corporation	(2) a corporation	
		ated entity (describe):
(3) an unincorporated entity (describe):	(3) an unincorpora	ated entity (describe):
(4) a public entity (describe):	(4) a public entity	(describe):
(4) Last a public straty (describe).	(1) La public critity	[4355.160].
(5) other (specify):	(5) other (specify)	:
*If this form is used as a cross-complaint, plaintiff means cross-con	nplainant and defendant means cros	s-defendant. Page 1 of 2

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SHORT TITLE: Department Stores National Bank v. ANAHID TAGVORYAN	CASE NUMBER:
defendants and acted within the scope of that agency or employment.	
5. Plaintiff is required to comply with a claims statute, and a. has complied with applicable claims statutes, or b. is excused from complying because (specify):	
6. This action is subject to Civil Code section 1812.10 Civil Code sector. 7. This court is the proper court because a. a defendant entered into the contract here. b. a defendant lived here when the contract was entered into. c. X a defendant lives here now. d. the contract was to be performed here. e. a defendant is a corporation or unincorporated association and its principal position of the contract was to be performed here. g. other (specify):	
 8. The following causes of action are attached and the statements above apply to each (a more causes of action attached): Breach of Contract Common Counts Other (specify): 	each complaint must have one or
9. X Other allegations: Department Stores National Bank is the current owner of this branded credit account and all rights to pursue collection from	
 10. Plaintiff prays for judgment for costs of suit; for such relief as is fair, just, and equita a.	
11. X The paragraphs of this pleading alleged on information and belief are as follows CC-1.a.(1), CC-1.a.(2), CC-1.b.(4), CC-1.b.(5) Date: February 14, 2022	s (specify paragraph numbers):
Kevin Brendon Buiza #318691	
(TYPE OR PRINT NAME) (SIGNATION (TYPE OR PRINT NAME) (If you wish to verify this pleading, affix a verification (TYPE OR PRINT NAME)	TURE OF PLAINTIFF OR ATTORNEY)

PLD-C-001(2) SHORT TITLE: Department Stores National Bank v. ANAHID TAGVORYAN CASE NUMBER: **FIRST CAUSE OF ACTION—Common Counts** ATTACHMENT TO X Complaint Cross - Complaint (Use a separate cause of action form for each cause of action.) CC-1. Plaintiff (name): Department Stores National Bank alleges that defendant (name): ANAHID TAGVORYAN X plaintiff became indebted to X other (name): or its predecessor in interest within the last four years on an open book account for money due. X because an account was stated in writing by and between plaintiff and defendant in which it X was agreed that defendant was indebted to plaintiff. within the last two years x four years (1) for money had and received by defendant for the use and benefit of plaintiff. for work, labor, services and materials rendered at the special instance and request of defendant and for which defendant promised to pay plaintiff. the sum of \$ the reasonable value. for goods, wares, and merchandise sold and delivered to defendant and for which defendant promised to pay plaintiff the sum of \$ the reasonable value. for money lent by plaintiff to defendant at defendant's request X for money paid, laid out, and expended to or for defendant at defendant's special instance and request. other (specify): (6)CC-2. \$3,481.79 , which is the reasonable value, is due and unpaid despite plaintiff's demand, plus prejudgment interest from (date): June 30, 2020 CC-3. Plaintiff is entitled to attorney fees by an agreement or a statute according to proof. CC-4. Other:

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SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES CHATSWORTH JUDICIAL DISTRICT

STATEMENT OF LOCATION/VENUE

CASE NAME: Department Stores National Bank v. ANAHID TAGVORYAN, CASE NUMBER:

Please check <u>ONE</u> of the following statements to indicate the basis for your filing of the complaint in this Judicial District and fill in the address.

1.	Cause of Action arose in this Judicial District. The address of the cause of action is:
	Street City Zip Code
2.	Property located in this judicial district. The address of this property is:
	Street City Zip Code
3,	Tort occurred in this judicial district. The address of the tort is:
	Street (if known) City Zip Code (or nearest major intersection)
4.	Contract entered into or to be performed in this judicial district. The address where contract entered into or to be performed is:
	Street (if known) City Zip Code
X5.	Defendant resides in this judicial district. The address of the defendant is: 7067 Greeley St , Tujunga CA 91042-2420 Street City Zip Code
I declare unde correct.	er penalty of perjury under the laws of the State of California that the foregoing is true and
DATED: Febr	Signature of Plaintiff's Attorney Hunt & Henriques