Our File No. 4670838

	1243107 Case No	
GALAXY INTERNATIONAL PURCHASING,	§	In the County Court at Law No. 1'
LLC	§	
Plaintiff	§	of
	§	
v.	§	
SHIRLEY HAWKINS	§	HARRIS County Texas
	§	
Defendant(s)	§	1/21/2025 12:00 AM
		Teneshia Hudspeth
		County Clerk Harris County

PLAINTIFF'S ORIGINAL PETITION

A. Discovery Control Plan

1. Plaintiff intends to conduct discovery under Level 1 pursuant to Tex. R. Civ. P. § 190.1 and affirmatively pleads that it seeks monetary relief of \$250,000 or less.

B. Parties

- 2. The address for Plaintiff, GALAXY INTERNATIONAL PURCHASING, LLC, is 4730 SOUTH FT APACHE RD STE 300, LAS VEGAS, NV 89147-7947.
- 3. Defendant, SHIRLEY HAWKINS may be served with process at 17111 HAFER RD APT 311, HOUSTON TX 77090-3919, or at such other place as the Defendant may be found.

C. Jurisdiction

- 4. Plaintiff seeks only monetary relief of \$250,000 or less excluding, interest, statutory or punitive damages and penalties, and attorneys fees and costs.
- 5. Plaintiff asserts that the above-named court has jurisdiction over the subject matter of this case and the person(s) of Defendant(s) and that the damages sought are within the jurisdictional limits of the court.

D. Venue

6. Venue of this action is proper in the county named above because Defendant(s) is/are individual(s) believed to be residing in said county at the time of commencement of suit.

E. Facts

- 8. After allowing for all just and lawful offsets, credits, and payments on the credit account, the total balance due to Plaintiff by Defendant(s) on the Account is \$1,274.28 plus interest.
- 9. The Plaintiff has made demand upon the Defendant(s) for payment of the amount due and payable in full. The Defendant(s) have failed, neglected, and refused to pay the amount requested.

10. Plaintiff has performed all conditions precedent to the filing of this action or all such conditions precedent have been performed or have occurred.

F. Account Stated

11. Plaintiff is entitled to recover on an account stated claim because (1) transactions between the Original Creditor and Defendant(s) gave rise to the indebtedness, (2) there existed an agreement, express or implied, between the Original Creditor and Defendant(s) which established the amount due to the Original Creditor, and (3) the Defendant(s) promised to pay the Original Creditor on the indebtedness.

G. Damages

12. Plaintiff seeks damages on its liquidated claim in the amount of at least \$1,274.28 plus interest, which is within the jurisdictional limits of this court.

H. Conditions Precedent

13. All conditions precedent to Plaintiff's claim for relief have been performed or have occurred.

I. Miscellany

14. The undersigned attorneys hereby give notice that they and Plaintiff are attempting to collect a debt and any information obtained will be used for that purpose. Plaintiff's attorneys are debt collectors.

J. Prayer

- 15. For these reasons, Plaintiff asks that the court issue citation for Defendant to appear and answer, and that Plaintiff be awarded a judgment against Defendant for the following:
- a. Actual damages in the amount of \$1,274.28.
- b. Pre-judgment and Post-judgment interest.
- c. Court costs.
- d. All other relief to which Plaintiff is entitled.

Respectfully submitted;
RAUSCH STURM LLP
ATTORNEYS IN THE PRACTICE OF DEBT COLLECTION

By:

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4670838

<u>To the Defendant</u> Pursuant to Rule 21, Texas Rules of Civil Procedure: Every pleading, plea, motion, or application to the court for an order, whether in the form of a motion, plea, or other form of request, unless presented during a hearing or trial, must be filed with the clerk of the court in writing, must state the grounds therefor, must set forth the relief or order sought, and at the same time a true copy must be served on all other parties, and must be noted on the docket.

4670838

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Case Contacts

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