

Debt Validation And Dispute Letter – Waukesha County Collection

GW Elite Holdings Ltd.  
c/o Lake Country Aesthetics  
1207 Delaware Ave, Ste 4065  
Wilmington, DE 19806

Certified Mail 9589 0710 5270 2278 3759 17

Waukesha Co Dept of Admin  
515 W Moreland Blvd, AC348  
Waukesha, WI 53188

Re: Formal Dispute and Demand for Validation of Alleged Debt Reference #:  
8148645 Alleged Balance: \$603.12

Dear Randy:

This correspondence serves as a formal and timely notice of dispute and a demand for lawful validation of the alleged debt referenced above, pursuant to 15 U.S.C. § 1692g(b) and applicable Wisconsin statutes. Please be advised that Lake Country Aesthetics under management of GW Elite Holdings Ltd. does not consent to this claim or acknowledge liability. No implied or express contract is admitted.

We hereby exercise our right to due process and administrative remedy, and request full validation and verification of the purported debt claim under applicable laws, including but not limited to:

1. The original wet-ink signed contract or instrument bearing lawful consent and signature of an authorized officer or representative of Lake Country Aesthetics or GW Elite Holdings Ltd., evidencing an obligation to Waukesha County.
2. Proof of authority and standing to collect the alleged debt, including documentation of agency relationship, bonding capacity, and identification of the real party in interest.
3. A clear legal basis for the alleged obligation, citing any applicable statute, ordinance, administrative rule, enforceable contract, or lawful order under which the alleged debt is claimed to arise. Additionally, indicate whether this matter is judicial, administrative, or otherwise.
4. A complete accounting ledger from inception, showing all relevant entries used to determine the alleged balance of \$603.12, including charges, adjustments, payments, interest, and penalties.
5. Clear verification of the identity of the alleged debtor, including legal name, status, and capacity, as well as any factual connection or contractual nexus between Lake Country Aesthetics or GW Elite Holdings Ltd. and the origin of this claim.
6. A sworn affidavit or signed certification from a competent and identifiable officer with first-hand knowledge of the facts, attesting under penalty of perjury to the accuracy, completeness, and lawful standing of the claim and supporting documentation.

**Cease and Desist**

Until lawful validation and verification have been received and reviewed, you are hereby instructed to immediately cease and desist from all forms of collection activity, including but not limited to: the issuance of further demands, threat of litigation, wage or bank garnishment attempts, lien enforcement, license suspension, or any form of negative reporting. Proceeding without proper validation constitutes a violation of federal and state protections, including but not limited to 15 U.S.C. § 1692g and Wis. Stat. § 427, and may be construed as an act in bad faith and administrative fraud.

**Disclaimers and Reservation of Rights**

Nothing in this correspondence shall be construed as an admission of liability, a waiver of any rights or remedies, or a consent to jurisdiction or venue. This communication is made in good faith for the purpose of administrative settlement and closure only, and is submitted without prejudice and with full reservation of rights pursuant to UCC § 1-308.

All responses must be provided in writing and delivered to the mailing address listed above. Failure to provide full, lawful, and responsive validation within thirty (30) days shall be deemed a failure to substantiate the claim, and may be construed as tacit agreement that no lawful debt exists and the matter is hereby closed.

Executed this 12<sup>th</sup> Day of December, 2025.

GW Elite Holdings Ltd.  
Management of Lake Country Aesthetics