## **NOTICE OF INSUFFICIENT VERIFICATION**

**<u>Date:</u>** March 14, 2007

From: John Doe

**To:** Law Offices of XYZ

I have sent you a notice requiring you to verify this debt in accordance with 15 USC § 1692g. I have included a copy of the original dispute, which lists in detail the type of verification requested.

In response you have only sent a computer generated print-out of the total amount you claim is due, which may not be accurate. Furthermore, you have failed to provide an executed credit contract proving liability of this debtor on the amount claimed.

This is unsatisfactory as proof that I owe the debt (please see <u>Fields v. Wilber Law Firm, Donald L. Wilber and Kenneth Wilber, USCA-02-C-0072, 7th Circuit Court, Sept 2004.</u>), and is hereby rejected as a validation of the debt. You have not complied with my right to have the debt validated according to the standards of the FDCPA, and your response is hereby rejected as a validation of the debt.

You must now remove the collection listing from my credit report, or I will file a lawsuit for violation of FDCPA, § 809(b).

Thank you for your assistance as I assert my right to have a proper validation of the referenced account according to law.

Sincerely,

John Doe