

# Certificate Of Non-Response

## Notice to Cure

(Full Name)  
(Street Address)  
(City, State, & Zip)

CORPORATION NAME

CORPORATION Street Address

CORPORATION City, State & Zip

**Date:**

Re: Acceptances by (CORPORATION NAME) on account number (account number in red)

I (Enter Name) have sent off certified mailing and payment in forms remittance/coupon, I have also sent in an affidavit notice of billing error in efforts to resolve and settle (account number in red).

This notice is Pursuant to state law evidence of dishonor UCC 3-505 and UCC 1-202 I state the following as facts.

On the date of (date in red) (CORPORATION NAME) at (address you sent remittance payment coupon) received a remittance/coupon payment and notice of billing error via Certified Mail. The corresponding certified number is (account number in red) as verified by Certificate Of Service.

After acceptance of mailing (CORPORATION NAME) refused to send confirmation that account (account number in red) has been adjusted and settled, nor a notice of dishonor from a qualified third party excusing your refusal, in response to the correspondence regarding account (account number in red).

(CORPORATION NAME) did not cure your dishonor. (CORPORATION NAME) gave no creditable or justifiable reason for refusal to confirm the adjustment and settlement of account (account number in red) or send a notice of dishonor.

Maybe you did not recognize what I was asking of you, or you made a mistake and did not properly update the account with the correction of the error.

Please take this final notice to cure. This is your opportunity to rectify the billing error and credit account (account number in red) with the proper amount to satisfy this matter.

Therefore, based on the foregoing facts I state that (CORPORATION NAME) dishonored me (Enter Name) through non-response, and did thereby agree that (CORPORATION NAME) accepted the remittance/coupon payment for account number (account number in red) exchanged exemption for the discharge of the associated charges, including a settled account showing a zero balance, sent a letter of credit to the Secretary Of Treasury as notice that exemption is to be used to settle account number (number in red).

Further (CORPORATION NAME) agreed that refusal to send the written confirmation of settlement of account (number in red) or a notice of dishonor from a qualified third party, in no way negates the fact that said account is to be settled, (CORPORATION NAME) and any of it's representative have no capacity to pursue collection on said account, under UCC 3-603, UCC3-111, UCC 3-311, Pursuant 12 CFR 1026.13. Pursuant 15 U.S. Code 1611 in the amount of \$5.000. Pursuant 15 U.S. Code 1692k(a)(2A) in the amount of \$1.000, Pursuant 15 U.S. Code 1692 in the amount of \$1,000, Pursuant 15 U.S. Code 1666fb) (2) in the amount of \$1.000, Pursuant 15 U.S. Code 1666(a) in the amount of \$1000, Pursuant 15 U.S. Code 1691(a)(3) in the amount of \$1,000, Pursuant 15 U.S. Code 1635 and UCC 3-306. Pursuant 15 U.S. Code 682)(a), Pursuant 15 U.S. Code 1635. Pursuant 15 U.S. Code 6827(4b), Pursuant 15 U.S. Code 1640/a) in the amount of \$5,000 per violation or higher depending on pattern of failures aka R.I.C.O. charges in accordance with TILA Regulations, Pursuant 15 U.S. Code 1692k(d) I the affiant am invoking my jurisdiction and will administer judgment over this matter in accordance to 15 US. Code 169299c{d), I the Creditor in fact in accordance with 15 U.S. Code 1692a(4) and as the Creditor who has created the debt. I will declare default judgment in favor of I(Name). Company failure to rebut and bring forth proof of claim in this administrative audit show proof in exhibit 1, that I owe the alleged debt show in prior notice, Pursuant 15 U.S. Code 1692k(a)(i) in the amount of damages awarded in the amount of judgment in class action suit and that any further pursuit of collection is agreement that (Company Name) collectively and and without argunient owe (Name) the amount of \$5000 plus the remedy for the pervious correspondence (amount of remedy) and all just due remedy pursuant the 15 U.S. Codes mentioned in this letter in accordance with FDCPA and TILA, Regulations, in the amount of \$10,000 and any further judgments in accordance with 15 U.S. Code 1640(a) and that I (Name) may take all necessary actions to secure the claim to the remedy which is owed.

California Rule California, in the minority of states, applies the mailbox rule to option contracts as well. In *Palo Alto i BBTC Co.*, 11 Cal3d 494 (1974), the Court held, "In California the "effective upon posting" rule has received legislative sanction and is the declared policy of this state. As previously explained, when the notice of exercise of the option is viewed as an acceptance of an irrevocable offer, such notice is clearly covered by section 1583." Notice To Agent notice knowledge U.C.C. 1-202

Respectfully

All Rights Reserved Without Prejudice -UCC 1-308

Name: \_\_\_\_\_ (Sign here,remove this line)

Executor Of The Estate

Authorized Representative

### **Certificate Of Acknowledgement**

The State Of (Enter Your State)

County of (Enter Your County)

Before me, \_\_\_\_\_(insert the name and character of the officer) on this day personally appeared \_\_\_\_\_ known to me (or proved to me on the oath of \_\_\_\_\_ or through (description of identity card or other document) to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he/she executed the same for the purpose and consideration therein expressed.

(Seal)

Given under my hand and seal of office this day of \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_.

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(Notary's Signature)

Notary Public, State of (Your State)