Complaint Against Drawer of Check that was Dishonored Due to Insufficient Funds (Bad Check)

IN THE	COURT OF	(County), (State)
		PLAINTIFF
v.		CAUSE NO. 000,0000
, INC.		DEFENDANT
COMPLAINT		
COMES NOV	V, Pl	laintiff in the above-styled and
numbered cause, by a	and through his attorneys, and	d files this his Complaint against
Defendant,, <i>Inc.</i> , (), and in support thereof would show unto the		
Court the following ma	itters and facts:	
1. Plaintiff	is an adult resident citiz	zen of(<i>city</i> ,
county, state).		
2	_ is a corporation organized and	l existing under the laws of the state
of, with its	principal office located at	(street
<i>address, city, county, state, zip code)</i> , and may be served with process and other writs of		
this Court at (street address, city, county, state, zip		
code).		
3. On	(<i>date</i>), Defendant made and	delivered to Plaintiff a check in
writing, dated on(<i>date of check</i>), and directed the check to the		
(I	Bank) of	(<i>City and State</i>), and required
the Bank to pay to Plaintiff or order the sum of \$		
4. The check was duly presented by Plaintiff to the Bank for payment, but the check		
was not paid. Plaintiff	has protested nonpayment, of w	hich due notice has been given to
Defendant by Plaintiff.		
5. Plaintiff now holds the check and it has not been paid. Plaintiff claims		
\$ in actu	ıal damages, \$,	in punitive damages, and any
statutory damages to w	hich Plaintiff is entitled.	
	Respectfu	ılly submitted,

By: _____, Attorney

OF COUNSEL:

State Bar No. _____ Smith, Smith & Smith, P.C. Post Office Box 000-0000 City, State, Zip Code Telephone: 555-555-5555