

**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 NOW _____(____), Plaintiff in the above-styled and numbered cause, by and through his attorneys, and files this his Complaint against Defendant, _____, **Inc.**, (____), and in support thereof would show unto the Court the following matters and facts:

1. Plaintiff _____ is an adult resident citizen of _____(**city, county, state**).

2. _____ is a corporation organized and existing under the laws of the state of _____, with its principal office located at _____(**street address, city, county, state, zip code**), and may be served with process and other writs of this Court at _____(**street address, city, county, state, zip code**).

3. On _____(**date**), Defendant made and delivered to Plaintiff a check in writing, dated on _____(**date of check**), and directed the check to the _____(**Bank**) of _____(**City and State**), 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 which due notice has been given to Defendant by Plaintiff.

5. Plaintiff now holds the check and it has not been paid. Plaintiff claims \$_____ in actual damages, \$_____ in punitive damages, and any statutory damages to which Plaintiff is entitled.

Respectfully submitted,

By: _____
_____, Attorney

OF COUNSEL:

State Bar No. _____
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