

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW JERSEY**

WILLIAM ARCE, individually and on behalf of all  
others similarly situated,

Plaintiff,

v.

TRAVEL GUARD GROUP, INC., NATIONAL  
UNION FIRE INSURANCE COMPANY OF  
PITTSBURGH, PA., and UNITED AIRLINES, INC.,

Defendants.

CASE NO.

**CLASS ACTION COMPLAINT**

JURY TRIAL DEMANDED

Plaintiff William Arce (“Plaintiff”), individually and on behalf of all others similarly situated, makes the following allegations upon information and belief, except as to allegations specifically pertaining to Plaintiff, which is based on his personal knowledge.

**NATURE OF THE ACTION**

1. This is a class action on behalf of persons who purchased travel insurance policies while booking airfare on United Airlines flights on [www.united.com](http://www.united.com) (the “Website”). As detailed herein, the pre-departure coverage benefits the insurance purports to provide are completely illusory. That is because although the insurance is marketed to protect consumers against incurring cancellation and/or change fees, United Airlines has abolished all cancellation and change fees for its flights, obviating the need for any pre-departure insurance coverage at all. Worse, the marketing pitch for the insurance falsely threatens consumers that they will be responsible for cancellation and/or change fees if they do not purchase it.

2. Defendants Travel Guard Group, Inc. (“Travel Guard”) and National Union Fire Insurance of Pittsburg, PA. (“National Union”) (collectively “AIG”) sell travel protection

insurance policies to individuals throughout the country in exchange for payment. This insurance product is branded as Travel Guard travel insurance. In doing so, AIG partners with United Airlines Corporation (“United,” and together with AIG, “Defendants”) to advertise its policies on the Website’s checkout pages in exchange for commission kickbacks and advertisement fees.

3. On or about March 3, 2020, in response to the Novel Coronavirus (“COVID-19”) pandemic, United issued a policy to waive change fees and give one-year voluntary cancellation vouchers for all of their flights purchased before the first quarter of 2021 (the “Refund Policy”).<sup>1</sup>

4. Despite the Refund Policy, however, Defendants continue to deceptively advertise and sell travel insurance policies to protect against the same perils that Refund Policy eliminated. Misled by Defendants’ misrepresentations, Plaintiff and the proposed class members chose to purchase Defendants’ travel insurance under false pretenses.

5. Furthermore, Plaintiff and the proposed class members were, from the outset, contractually ineligible to receive trip cancelation and change fee coverage under their travel insurance because their tickets were already refundable under United’s Refund Policy.

6. As a result of their deceptive conduct and illusory promises, Defendants are, and continue to be, unjustly enriched at the expense of their customers.

### **JURISDICTION AND VENUE**

7. This Court has original jurisdiction over the claims asserted herein individually and on behalf of the class pursuant to 28 U.S.C. § 1332, as amended by the Class Action Fairness Act of 2005. Subject matter jurisdiction is proper because: (1) the amount in controversy in this class

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<sup>1</sup> <https://www.united.com/ual/en/us/fly/travel/notices.html#ChangeFeeTerms> (last accessed May 6, 2021).

action exceeds five million dollars, exclusive of interest and costs; and (2) there are more than 100 Class members; (3) at least one member of the Class is diverse from the Defendants; and (4) the Defendants are not governmental entities.

8. Personal jurisdiction is proper as Defendants have purposefully availed themselves of the privilege of conducting business activities within the State of New Jersey.

9. Venue is proper in this District pursuant to 28 U.S.C. § 1391, as a substantial part of the events giving rise to the claims asserted herein occurred in this District. At all pertinent times, Defendants were (and remain) in the business of marketing, advertising, distributing, and selling travel insurance throughout the State of New Jersey and nationwide.

### **THE PARTIES**

10. William Arce is a resident and citizen of the State of New Jersey who resides in Woodbridge, NJ. On April 1, 2021, Plaintiff purchased airfare on the Website for travel between Newark, NJ and Cabo San Lucas, Mexico, with a departure date of June 20, 2021 and a return date of June 25, 2021. Before his purchase was complete, the Website asked Mr. Arce if he wished to purchase Travel Guard insurance that would include a “flight refund if you can’t travel for a covered reason.” The Website further represented that if Plaintiff declined coverage, he could “otherwise be responsible for certain cancellation fees and delay expenses.” The Website failed to disclose at this time that United had waived cancellation and change fees and that he would not be charged for cancelling or changing the flight. Further, the Website failed to disclose at this time that the Travel Guard insurance would not be responsible under any circumstances to refund cancellation or change fees in connection with Plaintiff’s flights.

11. Plaintiff relied on the above representations in that he would not have purchased, or only agreed to pay less for, the Travel Guard insurance, if he was aware that cancellation and/or change fees were already waived by United and that AIG would under no circumstances be

responsible to cover such fees in connection with his flights. Further, had Defendants disclosed these matters to Plaintiff at the time of his Travel Guard purchase, he would have been aware of that and would have either not purchased the Travel Guard insurance at all, or only agreed to purchase it at a lower price.

12. Based on the above representations and omissions, Plaintiff paid \$57.06 for Travel Guard insurance coverage.

13. United Airlines, Inc. (“United”) is a Delaware corporation with its principal place of business in Illinois. Pursuant to a marketing agreement, United permits Travel Guard Group, Inc. (“Travel Guard”) to offer travel insurance to United’s customers in exchange for commission kickbacks and advertisement fees. Further, pursuant to said agreement, United offers marketing support to Travel Guard, helps stylize Travel Guard’s advertisements to conform to United’s Website, and has the authority to approve or disapprove those advertisements.

14. Travel Guard is a Wisconsin corporation with its principal place of business in Wisconsin. Travel Guard is authorized to transact business and is licensed as an insurance producer in all 50 states and the District of Columbia. Travel Guard is authorized by AIG to advertise, sell, and administer the travel insurance policies at issue in this Complaint.

15. National Union is a Pennsylvania insurance company with its principal place of business in New York. National Union is authorized to transact business in all 50 states and the District of Columbia. National Union is the certified insurer and underwriter of the travel policies at issue in this Complaint.

16. At all relevant times herein, Defendants acted collectively or as authorized agents of each other. As such, they are jointly and severally liable for each and every one of the violations alleged herein.

## FACTUAL ALLEGATIONS

### *Defendants' False Advertising*

17. AIG sells travel insurance plans to cover the risks associated with domestic and international travel.

18. AIG sells single-trip policies directly through United's Website.

19. On or about March 3, 2020, United issued a policy to waive change fees and give one-year voluntary cancellation vouchers for all flights purchased before April 30, 2021, or May 31, 2021, depending on the fare of the ticket. United subsequently got rid of change fees altogether for most of their airfares. (the "Refund Policy").<sup>2</sup>

20. Despite the existence of the Refund Policy, however, Defendants lured Plaintiff and class members into purchasing AIG's travel insurance by misrepresenting at the time of booking that coverage was needed to prevent cancellation and/or change fees, although it was not.

21. Specifically, upon booking, the Website represents that AIG provides a "Flight refund if you can't travel for a covered reason" and "Coverage for flight cancellations." Beneath that, Defendants force any consumers who wish to decline insurance coverage to click a box stating that they "understand that by declining coverage [they] may otherwise be responsible for certain cancellation fees and delay expenses." Below is an exemplar of the language appearing on the Website:

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<sup>2</sup> <https://www.united.com/ual/en/us/fly/travel/notices.html#ChangeFeeTerms> (last accessed May 6, 2021).

**United travel options**

**Cover your trip with  
Travel Guard® insurance**



Due to the World Health Organization (WHO) announcement declaring Coronavirus (COVID-19) a pandemic, please note that as of, at the latest, March 11, 2020, COVID-19 is a foreseen event and certain coverages will not apply. [Please read the details here](#) .

**Don't miss out! Plan includes:**

- ✔ [Flight refund](#) if you can't travel for a covered reason
- ✔ Coverage for [lost baggage](#)
- ✔ Coverage for [flight cancellations](#) and [missed connections](#)

Select an option:

Yes, insure my trip for only \$14.00.  
*I have read, understand and agree to the terms and conditions of the [Policy of Insurance](#) , and [Important Disclosures](#) . Plan not available to Washington residents.*

No, I will travel without this insurance for my \$103.40 trip. I understand that by declining coverage I may otherwise be responsible for certain cancellation fees and delay expenses.

Don't ignore the unexpected.  
Your trip could get delayed...  
You could miss a flight connection...

Over 30 million travelers trust Travel Guard® plans for travel insurance.

*Coverage is offered by Travel Guard Group, Inc. and [limitations will apply](#) . Read [Important Disclosures](#) .*

22. As explained herein, none of this is true. AIG never covered, nor paid for, any cancellation-related expenses during the Refund Policy period. It provides no pre-departure benefits whatsoever.

23. Defendants know these statements are misleading. They say them anyway in order to fraudulently induce consumers into purchasing unneeded insurance.

### **AIG's Illusory Cancellation Coverage**

24. By selling insurance with benefits that it will never have to pay out, AIG charges class members insurance premiums for risks that it never assumes.

25. The travel insurance policy that AIG sells through United's Website promises to pay their insured: "***Cancellation Penalties*** for unused travel arrangements" and "***Travel Supplier*** change fees." Ex. A at 6, Section III. These benefits, however, are illusory.

26. Specifically, the "change fee" coverage is illusory because, as explained *supra*, United waived those fees as part of its Refund Policy.

27. Similarly, the "***Cancellation Penalties***" coverage is illusory because the term is defined, in pertinent part, to include only costs "which are not refunded or refundable by the ***Travel Supplier***, or are subject to restrictions." Ex. A at 13-14, Section IV. Because United's Refund Policy includes travel vouchers, AIG considered Plaintiff and the proposed class members' tickets to be "refundable" and not subject to any benefits; as evidenced by the fact that to recoup any purported losses for canceled trips, the insured is required to provide AIG "documentation showing any received or expected settlements, refunds or **credits** for this Loss from any other party." (emphasis added).

28. Indeed, when one goes through AIG's online claim procedure, AIG requires its insureds to disclose the original price of their ticket along with "Expected Refunds or Credits," including "future flight credits or travel certificates from your travel supplier (Airline, cruise, tour company etc.)." As a result, any insured who makes a claim for a ticket purchased through United ends up receiving \$0 dollars in compensation:

AIG
Travel Guard®

[Why Travel Insurance?](#)   [Our Plans](#)   [Claims](#)   [Help Center](#)   [News](#)

## Tell us about your expenses.

Please provide each component of your trip for which you expect reimbursement under your policy. Note that your insurance premium is not eligible for reimbursement, please do not include it as part of your claimed amount.

**You might be entitled to receive compensation in the form of either monetary refunds, vouchers, future flight credits or travel certificates from your travel supplier (Airline, cruise, tour company etc..)**

Expense Type
▼

Airline

Original Expense Amount  
58.40

Have you or will you receive any credits or refunds from any party, other than AIG, towards this expense? If you are unsure, please clarify with your travel supplier.

Yes    No

Expected Refunds or Credits  
58.40

Total Claimed Amount  
58.40

<https://claims.travelguard.com>

1/3

3/2/2021

Claims

Total Expected Refunds or Credits  
58.40

Total Claimed Expenses  
0.00

### **CLASS ACTION ALLEGATIONS**

29. Plaintiff seeks to represent the following Nationwide Class and Subclass:

**Nationwide Class:**

All persons in the United States who purchased AIG’s Travel Guard travel insurance on United’s website from March 3, 2020 to present.

**New Jersey Subclass:**

All Class Members who purchased Travel Guard in the State of New Jersey.

30. The Classes do not include Defendants, their officers, and/or their directors or the Judge to whom this case is assigned and the Judge's staff.

31. ***Community of Interest:*** There is a well-defined community of interest among members of the Classes, and the disposition of the claims of these members of the Classes in a single action will provide substantial benefits to all parties and to the Court.

32. ***Numerosity:*** While the exact number of members of the Classes is unknown to Plaintiff at this time and can only be determined by appropriate discovery, membership in the Classes is ascertainable based upon the records maintained by the Defendants. At this time, Plaintiff is informed and believes that the Classes include thousands of members. Therefore, the Classes are sufficiently numerous that joinder of all members of the Classes in a single action is impracticable under Federal Rule of Civil Procedure Rule 23(a)(1), and the resolution of their claims through the procedure of a class action will be to the benefit to the parties and the Court.

33. ***Ascertainability:*** Names and addresses of members of the Classes are available from Defendants' records. Notice can be provided to the members of the Classes through direct mailing, publication, or otherwise using techniques and a form of notice similar to those customarily used in consumer class actions arising under state law and federal law.

34. ***Typicality:*** Plaintiff's claims are typical of the claims of the other members of the Classes which he seeks to represent under Federal Rule of Civil Procedure 23(a)(3) because Plaintiff and each member of the Classes have been subjected to the same deceptive and improper practices and have been damaged in the same manner thereby.

35. ***Adequacy:*** Plaintiff will fairly and adequately represent and protect the interests of the Classes as required by Federal Rule of Civil Procedure Rule 23(a)(4). Plaintiff is an adequate

representative of the Classes because he has no interests which are adverse to the interests of the members of the Classes. Plaintiff is committed to the vigorous prosecution of this action and, to that end, Plaintiff has retained skilled and experienced counsel, and by making a pre-suit demand on behalf of the members of the Classes to protect their interests.

36. ***Superiority:*** A class action is superior to all other available methods of the fair and efficient adjudication of the claims asserted in this action under Federal Rule of Civil Procedure 23(b)(3) because:

(a) The expense and burden of individual litigation makes it economically unfeasible for members of the Classes to seek to redress their claims other than through the procedure of a class action;

(b) If separate actions were brought by individual members of the Classes, the resulting duplicity of lawsuits would cause members to seek to redress their claims other than through the procedure of a class action; and

(c) Absent a class action, Defendants likely would retain the benefits of their wrongdoing, and there would be a failure of justice.

37. Common questions of law and fact exist as to the members of the Classes, as required by Federal Rule of Civil Procedure 23(a)(2), and predominate over any questions which affect individual members of the Classes within the meaning of Federal Rule of Civil Procedure 23(b)(3). Such questions include, but are not limited to, the following:

(a) Whether Defendants engaged in unfair methods of competition and unfair, fraudulent and deceptive acts or practices in connection with the sale of their travel insurance policies on United's website during the Refund Policy period;

(b) Whether AIG is required to provide partial refunds for risks that it did not assume due to United's Refund Policy;

- (c) Whether Plaintiff and the members of the Classes have suffered damages as a result of Defendants' actions and the amount thereof;
- (e) Whether Plaintiff and the members of the Classes are entitled to statutory damages;
- (f) Whether Plaintiff and the members of the Classes are entitled to restitution;
- (g) Whether Plaintiff and the members of the Classes are entitled to injunctive relief to enjoin Defendants from further engaging in these wrongful practices; and
- (h) Whether Plaintiff and the members of the Classes are entitled to attorney's fees and costs.

**CAUSES OF ACTION**

**COUNT I**

**(Fraud)**

**(On Behalf of Plaintiff and the Nationwide Class against AIG and United)**

38. Plaintiff incorporates by reference each of the allegations contained in the foregoing paragraphs of this Complaint as though fully set forth herein.

39. As set forth in detail above, Defendants misrepresented on United's website that by purchasing the AIG's travel insurance, Plaintiff and the Class members would incur fees for various cancellation and changes to their itineraries if they did not purchase insurance, although that was false. Defendants also misrepresented that the insurance coverage would provide reimbursement for costs associated with trip cancellations, although that was also false.

40. Further, Defendants failed to disclose to Plaintiff and the Class members that pre-departure insurance coverage was unnecessary.

41. Defendants intentionally or recklessly made these material misrepresentations and omissions to Plaintiff and the Class members with the intent to induce them to purchase AIG's travel insurance.

42. Plaintiff and the Class members reasonably relied on Defendants' misrepresentations and omissions when they decided to purchase AIG's travel insurance.

43. As a direct and proximate result of Defendants' fraudulent misrepresentations and omissions, Plaintiff and the Class members sustained damages in the form of the insurance premiums that they paid to Defendants under false pretenses.

**COUNT II**  
**(Negligent Misrepresentation)**  
**(On Behalf of Plaintiff and the Nationwide Class against AIG and United)**

44. Plaintiff incorporates by reference each of the allegations contained in the foregoing paragraphs of this Complaint as though fully set forth herein.

45. As set forth in detail above, Defendants misrepresented on United's website that by purchasing the AIG's travel insurance, Plaintiff and the Class members would incur fees for various cancellation and changes to their itineraries if they did not purchase insurance, although that was false. Defendants also misrepresented that the insurance coverage would provide reimbursement for costs associated with trip cancellations, although that was also false.

46. Further, Defendants failed to disclose to Plaintiff and the Class members that pre-departure insurance coverage was unnecessary.

47. Defendants negligently made these material misrepresentations and omissions to Plaintiff and the Class members in breach of their duty of reasonable care.

48. Plaintiff and the Class members reasonably relied on Defendants' negligent misrepresentations and omissions when they decided to purchase AIG's travel insurance.

49. As a direct and proximate result of Defendants' negligent misrepresentations and omissions, Plaintiff and the Class members sustained damages in the form of the insurance premiums that they paid to Defendants under false pretenses.

**COUNT III**  
**(Unjust Enrichment)**  
**(On Behalf of Plaintiff and the Nationwide Class against AIG and United)**

50. Plaintiff incorporates by reference each of the allegations contained in the foregoing paragraphs of this Complaint as though fully set forth herein.

51. Plaintiff and the Class members conferred a direct benefit to Defendants by paying insurance premiums.

52. Defendants have knowledge of those benefits.

53. Defendants knowingly and willingly accepted and enjoyed the benefits conferred on them by Plaintiff and the Class members.

54. Defendants voluntarily accepted and retained these benefits, with full knowledge and awareness that as a result of the Refund Policy, Plaintiff and the Class members would not, and did not, receive the benefit of their bargain that had been represented by Defendants, and those reasonable consumers would expect.

55. Defendants' retention of these benefits is unjust and inequitable.

56. Plaintiff and the Class members are entitled to restitution in the amount of Defendants' ill-gotten gains, benefits and profits, including interest, resulting from their unlawful, unjust and inequitable conduct.

57. Plaintiff and the Class members seek an order requiring Defendants to disgorge their gains and profits to Plaintiff and the Class members, together with interest, in a manner to be determined by the Court.

**COUNT IV**  
**(Breach of Covenant of Good Faith And Fair Dealing)**  
**(On Behalf of Plaintiff and the Nationwide Class against AIG)**

58. Plaintiff incorporates by reference each of the allegations contained in the foregoing paragraphs of this Complaint as though fully set forth herein.

59. Each contract entered by Plaintiff and the Class members for the purchase AIG's travel insurance contains an implied term requiring AIG to adhere to a duty of good faith and fair dealing.

60. AIG breached its duty of good faith and fair dealing by failing to disclose to Plaintiff and the Class members that they were not eligible to receive coverage for costs associated with trip cancellations due to United's Refund Policy, and that such insurance was unnecessary.

61. Further, AIG breached its duty of good faith and fair dealing by failing to refund unearned premiums to Plaintiff and the Class members in light of United's Refund Policy.

62. Lastly, AIG breached its duty of good faith and fair dealing by refusing to refund Plaintiff and the Class members for their trip cancellation costs during their claim process due to the existence of United's Refund Policy.

63. AIG's breach of its implied duty of good faith and fair dealing is intentional, malicious, and with willful and wanton disregard of the rights and interests of Plaintiff and the Class members. AIG's conduct prevented Plaintiff and the Class members from receiving the fruits of their travel insurance.

64. As a direct and proximate result of AIG's breach of its duty of good faith and fair dealing, Plaintiff and the Class members sustained damages in the form of the insurance premiums that they paid to AIG under false pretenses, wrongfully denied insurance claims, and other damages in an amount to be determined at trial.

**COUNT III**

**(Violation of New Jersey’s Consumer Fraud Act)**

**N.J.S.A. § 56:8-1, et seq. (“NJCFA”)**

**(On Behalf of Plaintiff and the New Jersey Class against AIG and United)**

65. Plaintiff incorporates by reference each of the allegations contained in the foregoing paragraphs of this Complaint as though fully set forth herein.

66. The NJCFA protects consumers from “[t]he act, use or employment by any person of any unconscionable commercial practice, deception, fraud, false pretense, false promise, misrepresentation, or the knowing, concealment, suppression, or omission of any material fact with intent that others rely upon such concealment, suppression or omission, in connection with the sale or advertisement of any merchandise or real estate, or with the subsequent performance of such person as aforesaid, whether or not any person has in fact been misled, deceived or damaged thereby...” N.J.S.A. § 56:8-2

67. The NJCFA defines “merchandise” as including “any objects, wares, goods, commodities, services or anything offered, directly or indirectly to the public for sale.” N.J.S.A. § 56:8-1(c). Insurance policies are considered to be “merchandise” under the Act.

68. Defendants have engaged in marketing, promoting, advertising, offering for sale, and selling AIG’s travel insurance within the meaning of N.J.S.A 56:8-1(c).

69. Plaintiff and the New Jersey Class members are “consumers” under the Act.

70. Defendants violated the NJCFA by misrepresenting the need for pre-departure insurance coverage on the Website and by advertising and selling AIG’s travel insurance although Plaintiff and the New Jersey Class members were ineligible to receive the benefits provided therein from the outset due to the existence of United’s Refund Policy.

71. As a result of Defendants illegal conduct, Plaintiff and the New Jersey Class members have suffered an economic injury, and Defendants have been unjustly enriched through their unfair and deceptive conduct.

72. As a result of Defendants violations of the NJCFA, Plaintiff and the New Jersey Class members are entitled to damages, statutory damages, and attorney's fees and costs.

**PRAYER FOR RELIEF**

WHEREFORE, Plaintiff, individually and on behalf of all others similarly situated, seeks judgment against Defendant, as follows:

- (a) For an order certifying the Classes under Rule 23 of the Federal Rules of Civil Procedure; naming Plaintiff as representative of the Classes; and naming Plaintiff's attorneys as Class Counsel to represent the Classes;
- (b) For an order finding in favor of Plaintiff and the Classes on all counts asserted herein;
- (c) For compensatory and punitive damages in amounts to be determined by the Court and/or jury;
- (d) For prejudgment interest on all amounts awarded;
- (e) For an order of restitution and all other forms of equitable monetary relief;
- (f) For injunctive relief as pleaded or as the Court may deem proper; and
- (g) For an order awarding Plaintiff and the Classes their reasonable attorneys' fees and expenses and costs of suit.

**DEMAND FOR TRIAL BY JURY**

Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiff demands a trial by jury of any and all issues in this action so triable as of right.

Dated: May 25, 2021

Respectfully submitted,

**BURSOR & FISHER, P.A.**

By:     /s/ Yitzchak Kopel

Yitzchak Kopel

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*Attorneys for Plaintiff*

**CIVIL COVER SHEET**

JS 44 (Rev. 10/20)

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

**I. (a) PLAINTIFFS**  
 WILLIAM ARCE, individually and on behalf of all others similarly situated,  
**(b)** County of Residence of First Listed Plaintiff Middlesex  
 (EXCEPT IN U.S. PLAINTIFF CASES)  
**(c)** Attorneys (Firm Name, Address, and Telephone Number)  
 Bursor & Fisher, P.A., 888 Seventh Ave., New York, NY 10019, 646-837-7150

**DEFENDANTS**  
 TRAVEL GUARD GROUP, INC., et al.  
 County of Residence of First Listed Defendant \_\_\_\_\_  
 (IN U.S. PLAINTIFF CASES ONLY)  
 NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.  
 Attorneys (If Known)

**II. BASIS OF JURISDICTION** (Place an "X" in One Box Only)  
 1 U.S. Government Plaintiff  
 2 U.S. Government Defendant  
 3 Federal Question (U.S. Government Not a Party)  
 4 Diversity (Indicate Citizenship of Parties in Item III)

**III. CITIZENSHIP OF PRINCIPAL PARTIES** (Place an "X" in One Box for Plaintiff and One Box for Defendant)  
 (For Diversity Cases Only)  

	PTF	DEF		PTF	DEF
Citizen of This State	<input checked="" type="checkbox"/> 1	<input type="checkbox"/> 1	Incorporated or Principal Place of Business In This State	<input type="checkbox"/> 4	<input type="checkbox"/> 4
Citizen of Another State	<input type="checkbox"/> 2	<input type="checkbox"/> 2	Incorporated and Principal Place of Business In Another State	<input type="checkbox"/> 5	<input checked="" type="checkbox"/> 5
Citizen or Subject of a Foreign Country	<input type="checkbox"/> 3	<input type="checkbox"/> 3	Foreign Nation	<input type="checkbox"/> 6	<input type="checkbox"/> 6

**IV. NATURE OF SUIT** (Place an "X" in One Box Only) [Click here for: Nature of Suit Code Descriptions.](#)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	<b>PERSONAL INJURY</b> <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice <b>CIVIL RIGHTS</b> <input type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Education <b>PRISONER PETITIONS</b> <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty <b>Other:</b> <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 690 Other <b>LABOR</b> <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act <b>IMMIGRATION</b> <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 <b>PROPERTY RIGHTS</b> <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 835 Patent - Abbreviated New Drug Application <input type="checkbox"/> 840 Trademark <input type="checkbox"/> 880 Defend Trade Secrets Act of 2016 <b>SOCIAL SECURITY</b> <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) <b>FEDERAL TAX SUITS</b> <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 375 False Claims Act <input type="checkbox"/> 376 Qui Tam (31 USC 3729(a)) <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit (15 USC 1681 or 1692) <input type="checkbox"/> 485 Telephone Consumer Protection Act <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 896 Arbitration <input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision <input type="checkbox"/> 950 Constitutionality of State Statutes

**V. ORIGIN** (Place an "X" in One Box Only)  
 1 Original Proceeding  
 2 Removed from State Court  
 3 Remanded from Appellate Court  
 4 Reinstated or Reopened  
 5 Transferred from Another District (specify)  
 6 Multidistrict Litigation - Transfer  
 8 Multidistrict Litigation - Direct File

**VI. CAUSE OF ACTION**  
 Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):  
 28 U.S.C.1332(d)  
 Brief description of cause:  
 Consumer Fraud

**VII. REQUESTED IN COMPLAINT:**  
 CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P. **DEMAND \$** 5,000,001.00 **CHECK YES only if demanded in complaint. JURY DEMAND:**  Yes  No

**VIII. RELATED CASE(S) IF ANY** (See instructions):  
 JUDGE \_\_\_\_\_ DOCKET NUMBER \_\_\_\_\_

DATE 5/25/2021 SIGNATURE OF ATTORNEY OF RECORD [Signature]

FOR OFFICE USE ONLY  
 RECEIPT # \_\_\_\_\_ AMOUNT \_\_\_\_\_ APPLYING IFP \_\_\_\_\_ JUDGE \_\_\_\_\_ MAG. JUDGE \_\_\_\_\_

**INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44**

## Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence.** For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys.** Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction.** The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
- United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.
- United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
- Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
- Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)
- III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit.** Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: [Nature of Suit Code Descriptions](#).
- V. Origin.** Place an "X" in one of the seven boxes.
- Original Proceedings. (1) Cases which originate in the United States district courts.
- Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441.
- Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
- Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.
- Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
- Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.
- Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket.
- PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.
- VI. Cause of Action.** Report the civil statute directly related to the cause of action and give a brief description of the cause. **Do not cite jurisdictional statutes unless diversity.** Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service.
- VII. Requested in Complaint.** Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.
- Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.
- Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases.** This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

**Date and Attorney Signature.** Date and sign the civil cover sheet.