Case #:			
Plaintiff(s) Name:			
Address:			
Phone #:			
Attorney:			
vs		STATEMENT OF CLAIM	
Defendant(s) Name:		Suit on a Note	
Registered Agent:		Suit on a Account	
Address:		Damages	
		Other	
Phone #:			
Plaintiff states the Defendant(s) is indebto	d to the Plaintiff(s) as follow	ws (you are required by Georgia law to give a brief description of	
Plaintiff states the Defendant(s) is indebto		ws (you are required by Georgia law to give a brief description of	
Plaintiff states the Defendant(s) is indebto your claim):		ws (you are required by Georgia law to give a brief description of	
Plaintiff states the Defendant(s) is indebto your claim): That said claim is in the amount of \$	plus \$	court costs to date; and all future costs of this suit.	
Plaintiff states the Defendant(s) is indebtous claim): That said claim is in the amount of \$ State of Georgia, Chatham County:	plus \$being duly swe		
Plaintiff states the Defendant(s) is indebte your claim): That said claim is in the amount of \$ State of Georgia, Chatham County: Plaintiff(s) and claim made by the Plaintif By authority of Uniform Magistra electronic signature, that the state	plus \$being duly swoods) against Defendant(s), exercise Court Rule 19 and sements set forth in the	court costs to date; and all future costs of this suit. vorn on oath, says the foregoing is a just and true statement of the exclusive of all set-offs and just grounds of defense. O.C.G.A. § 15-10-53, I swear or affirm, by affixing the above pleading are true and correct and the date	e
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AFTER SERVICE OF THIS CLAIM UPON YOU. IF YOU DO NOT ANSWER, JUDGMENT BY DEFAULT WILL BE ENTERED AGAINST YOU. YOUR ANSWER MUST BE FILED IN WRITING. NO TELEPHONE ANSWERS ARE PERMITTED. The Court will hold a hearing upon this claim at a time to be set after your answer is filed. If you have witnesses, books, receipts, or other writings bearing on this claim, you should bring them with you at the time of the hearing. If you wish to have witnesses summoned, see the Court at once for assistance. If you have any claim against the Plaintiff(s), you should notify the Court by immediately filing a written answer and counterclaim. If you admit the claim, but desire additional time to pay, you must come to the hearing and state the circumstances to the Court. You may come with or without an attorney.

Deputy Clerk		