

**IN THE SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
CIVIL DIVISION**

DISTRICT OF COLUMBIA,
a municipal corporation
441 4th Street, N.W.
Washington, D.C. 20001,

Plaintiff,

v.

POWER DESIGN, INC.,
11600 Ninth Street North
St. Petersburg, FL 33716

Serve on:

Cogency Global, Inc.
1025 Connecticut Ave. N.W.
Suite 712
Washington, D.C. 20036,

**JOHN MORIARTY & ASSOCIATES OF
VIRGINIA, LLC,**
4401 N. Fairfax Drive, Suite 700
Arlington, VA 22203

Serve on:

CT Corp. System
1015 15th Street N.W.
Suite 1000
Washington, D.C. 20005,

MBJ ELECTRIC, INC.,
4024 Latham Drive
Haymarket, VA 20169

Serve on:

D.C. Registered Agent, Inc.
2300 N Street NW, Suite 300-RLK
Washington, D.C. 20037,

LAF GENERAL CONTRACTORS, LLC,
85 Patuxent Mobile Estate
Lothian, MD 20711

Serve on:

Luis Miguel Elvir Aguilar
85 Patuxent Mobile Estate
Lothian, MD 20711,

Case No.:

Judge:

COMPLAINT

JURY TRIAL DEMANDED

K&K ELECTRIC & CONSTRUCTION, LLC,
420 East Diamond Ave.
Gaithersburg, MD 20877

Serve on:
Terry E. Morris
5612 2nd Place NW
Washington, D.C. 20011,

JLH GENERAL SERVICES, LLC,
9609 Merwood Lane
Silver Spring, MD 20901

Serve on:
Jose Santos Hernandez
9609 Merwood Lane
Silver Spring, MD 20901,

BI&R SERVICES, LLC,
7428 Taylor Street
Hyattsville, MD 20784

Serve on:
Raul Resendiz Resendiz
7428 Taylor Street
Hyattsville, MD 20784,

Defendants.

COMPLAINT

Plaintiff District of Columbia (“District”), by the Office of the Attorney General, brings this action for violations of the District’s Workplace Fraud Act (“WFA”) and Minimum Wage Revision Act (“MWRA”). *See* D.C. Code §§ 32-1331.01, *et seq.*; §§ 32-1001, *et seq.*

This is the second wage theft lawsuit that the District has brought against Defendant Power Design, Inc. (“Power Design”) in the last four years. The first was settled in January 2020 through a Consent Order that required Power Design to institute policies and procedures sufficient to ensure compliance with the District’s wage-and-hour laws. But notwithstanding the Consent Order, Power Design has continued to misclassify hundreds of workers at numerous worksites

throughout the District, shorting them their wages and necessitating this lawsuit. In support of its claims, the District states as follows:

INTRODUCTION

1. This is a worker misclassification case. Worker misclassification occurs when employers improperly misclassify employees as independent contractors to illegally reduce labor costs.

2. Worker misclassification directly harms workers by denying them rights to which they would be entitled as employees, such as overtime pay and benefits. These harms extend to the industry as a whole because misclassification enables wrong-doers to undercut law-abiding competitors by evading costs that come with employment, including paying federal, state, and local payroll taxes.

3. At the center of this case is Power Design, an electrical subcontractor. Power Design is a national business that generates annual revenues in the hundreds of millions of dollars. General contractors regularly contract with Power Design to handle major electrical projects throughout the District.

4. In 2018, the District brought a similar worker misclassification action against Power Design, alleging that the company's business model relied on hundreds of electrical workers who were systemically misclassified as independent contractors and denied overtime pay. The lawsuit was settled in January 2020 through a Consent Order, which included injunctive terms designed to ensure prospective compliance with the District's wage-and-hour laws.

5. Despite the Consent Order, Power Design has continued to systemically engage in violations of District law. Power Design continues to rely on hundreds of electrical workers who

continue to be misclassified as independent contractors and denied the overtime pay and benefits they are due.

6. Power Design obtains misclassified workers through a rotating cast of subcontractors (hereinafter referred to as “labor subcontractors”) who exist largely to provide workers to Power Design worksites. Power Design’s roster of labor subcontractors includes, but is not limited to, codefendants MBJ Electric, Inc., LAF General Contractors, LLC, K&K Electric & Construction, LLC, JLH General Services, LLC, and BI&R Services, LLC.

7. Power Design’s systemic worker misclassification scheme results in unlawfully suppressed labor costs. These illegal cost reductions benefit Power Design and its labor subcontractors and they are also passed up through the contracting chain to the general contractors who contract with Power Design, such as codefendant John Moriarty & Associates of Virginia, LLC.

8. Power Design and its labor subcontractors are directly liable as joint employers for violations of the WFA, which prohibits worker misclassification, and for violations of the MWRA, which set overtime pay requirements.

9. Under District law, all Defendants are also strictly liable for their subcontractors’ violations of the WFA and MWRA.

10. The District brings this action to enjoin all Defendants from continuing to engage in this unlawful worker misclassification scheme that has systemically violated the WFA and MWRA, and to recover all damages and penalties available under law.

JURISDICTION

11. This Court has subject matter jurisdiction over this civil action pursuant to D.C. Code § 11-921(a).

12. This Court has personal jurisdiction over Defendants due to their transaction of business in the District of Columbia, pursuant to D.C. Code § 13-423.

PARTIES

13. Plaintiff District of Columbia, a municipal corporation empowered to sue and be sued, is the local government for the territory constituting the seat of the federal government. The District brings this action through its chief legal officer, the Attorney General for the District of Columbia. The Attorney General has general charge and conduct of all legal business of the District and all suits initiated by and against the District and is responsible for upholding the public interest. D.C. Code § 1-301.81(a)(1).

14. Defendant John Moriarty & Associates of Virginia (“Moriarty”) is a Delaware corporation that provides general contracting services in multiple states and the District.

15. Defendant Power Design, Inc. is a Florida corporation that provides electrical contracting services in multiple states and the District.

16. Defendant MBJ Electric, Inc. (“MBJ”) is a Virginia corporation that provides labor services relating to electrical installation and does business in the District.

17. Defendant LAF General Contractors, LLC (“LAF”) is a Maryland corporation that provides labor services relating to electrical installation and does business in the District.

18. Defendant K&K Electric & Construction, LLC (“K&K”) is a Maryland corporation that provides labor services relating to electrical installation and does business in the District.

19. Defendant JLH General Services, LLC (“JLH”) is a Maryland corporation that provides labor services relating to electrical installation and does business in the District.

20. Defendant BI&R Services, LLC (“BI&R”) is a Maryland corporation that provides labor services relating to electrical installation and does business in the District.

FACTUAL ALLEGATIONS

A. Worker misclassification in the District.

21. An employer engages in worker misclassification when a worker who should be classified as an employee is instead classified as an independent contractor.

22. Misclassification harms workers by denying them rights they are entitled to as employees under the MWRA, such as overtime pay. *See* D.C. Code § 1003(c).

23. In addition, misclassified workers are denied fringe benefits that are provided to their properly classified peers, such as health insurance, vacation pay, and retirement contributions.

24. Misclassification also causes harm to the industry because it allows employers to unlawfully reduce their labor costs and gain an anticompetitive edge on law-abiding competitors. For example, employers are required to pay numerous payroll taxes calculated as a percentage of wages paid to employees, including federal Social Security and Medicare taxes, as well as federal and District unemployment insurance taxes. Employers evade these payroll taxes entirely when they misclassify workers as independent contractors.

25. A recent economic analysis of worker misclassification in the District's construction industry estimated that employers who misclassified workers unlawfully reduced their labor costs by at least 16.7%. These unlawful labor cost reductions are especially significant in the construction industry, where contracts are often awarded through a competitive bidding process.

26. Finally, worker misclassification harms the public. For example, employers who misclassify employees undermine public benefit programs such as unemployment insurance, which are funded by employer-paid payroll taxes.

B. Defendants' roles in the construction industry.

27. A typical construction project involves multiple entities, who are bound together through a series of contracts and subcontracts.

28. Defendant Moriarty is a general contractor. General contractors hold the primary contract with the property owner and are responsible for managing the construction project from start to completion.

29. Moriarty is a sophisticated company that regularly handles large-scale construction projects along the East Coast. Moriarty has a significant presence in the District and often subcontracts with Power Design to complete District projects.

30. Defendant Power Design is a “trade subcontractor.” A general contractor typically subcontracts out the installation of major building systems (*e.g.*, electrical, drywall, plumbing, etc.) to trade subcontractors who specialize in the specific trade necessary to install a particular system. Power Design is an electrical subcontractor and frequently subcontracts with Moriarty to handle the installation of electrical systems, which includes the installation of electrical wiring, boxes, switches, outlets, and light fixtures throughout a building (hereinafter referred to as “electrical work”).

31. Power Design is also a sophisticated company that operates in multiple states and generates annual revenues in the hundreds of millions of dollars. Power Design has a significant presence in the District and has completed or is currently working on dozens of construction projects in the city with numerous general contractors, including Moriarty.

32. Defendants MBJ, LAF, K&K, JLH, and BI&R are “labor subcontractors” (together, the “Labor Subcontractor Defendants”), whose business focuses on providing upstream contractors with actual workers who perform electrical work.

33. Unlike their upstream contractors, labor subcontractors are significantly smaller in scale. Labor subcontractors are often less-sophisticated corporate entities, run by a single

individual or a handful of officers. Their annual revenues are also much smaller, often topping out in the low seven-figure range.

34. Power Design holds a disproportionate amount of leverage in dealing with its labor subcontractors, many of whom are economically dependent upon Power Design. For example, MBJ's business from 2020 through the present exclusively consisted of subcontracts with Power Design. Likewise, the vast majority of LAF's business depended on Power Design during this time period.

35. Power Design frequently subcontracts with a rotating cast of labor subcontractors, including but not limited to the Labor Subcontractor Defendants, to obtain workers to perform electrical work on Power Design's worksites. These worksites are overseen by a variety of general contractors that include, but are not limited to, Moriarty.

C. Prior related litigation: *Power Design I*.

36. On August 6, 2018, the District sued Power Design and two of its labor subcontractors, JVA Electric, Inc. and DDK Electric, Inc. for engaging in an unlawful worker misclassification scheme (hereinafter referred to as "*Power Design I*"). The lawsuit was brought in D.C. Superior Court, Case No. 2018 CA 005598 B.

37. In *Power Design I*, the District alleged that Power Design relied on hundreds of electrical workers nominally employed by JVA and DDK to complete electrical work on construction sites throughout the District—and that these workers were misclassified as independent contractors and frequently denied minimum wage, overtime pay, and paid sick leave.

38. The District alleged that Power Design was liable for these violations as a joint employer because the company exercised supervision and control over JVA's and DDK's workers. The District also alleged that Power Design was jointly and severally liable as an upstream

contractor for downstream violations committed by JVA and DDK pursuant to D.C. Code § 32-1303(5) and 32-1012(c).

39. The District and Power Design ultimately settled *Power Design I*. On January 22, 2020, D.C. Superior Court Judge Fern Saddler entered a Consent Order agreed upon by the District and Power Design to resolve the litigation, which included a \$2.75 million payment by Power Design and injunctive relief.

40. The Consent Order included injunctive terms that required Power Design to: (a) “implement policies and procedures sufficient to ensure compliance” with the District’s wage-and-hour laws, which included “reasonably designed measures to ensure that [Power Design’s] subcontractors comply” with the District’s wage-and-hour laws; and (b) obtain from its subcontractors signed certifications relating to wage-and-hour compliance and provide those certifications to the District.

D. Power Design’s continued violations of District wage-and-hour law following *Power Design I*.

41. Since the entry of the Consent Order, Power Design has continued to rely on hundreds of workers provided by labor subcontractors who are misclassified as independent contractors and denied overtime pay and fringe benefits in violation of the WFA and MWRA. These labor subcontractors include, but are not limited to, the Labor Subcontractor Defendants.

42. The scale of these continued violations indicates that, contrary to the Consent Order’s requirements, Power Design has failed to implement policies and procedures that are reasonably designed to ensure that its subcontractors comply with the District’s wage-and-hour laws.

43. Power Design continues to jointly employ subcontracted workers by exercising extensive supervision and control over their conditions of employment and as a result, is directly

liable for labor subcontractors' violations of the WFA and MWRA.

i. Power Design continues to jointly employ subcontracted workers.

44. Power Design maintains similar relationships with all its labor subcontractors and exercises extensive supervision and control over subcontracted workers, who perform electrical work integral to Power Design's business.

45. Power Design effectively exercises hiring authority in requesting specific numbers of workers from labor subcontractors depending on a project's needs. In addition, Power Design also regularly requests specific workers by name who have performed well on past jobs.

46. Power Design exercises the authority to fire workers. For example, Power Design ordered LAF workers off worksites for various reasons, including poor performance or safety violations.

47. Power Design exercises extensive supervision and control over subcontracted workers on the worksite and treats them as the company's own employees. For example, Power Design closely supervised MBJ and LAF workers, providing direction and instruction as to the completion of their work.

48. Power Design exercises the ultimate authority to correct subcontracted workers' finished work product. On more than one occasion, Power Design instructed MBJ workers to correct and redo completed work to Power Design's satisfaction.

49. Power Design's control over subcontracted workers is particularly demonstrated by an incident where Power Design terminated its subcontract with LAF over a dispute. After the termination, in order to avoid disruptions in production, Power Design directly instructed LAF's workers to continue working on Power Design worksites and reassigned them to another labor subcontractor operated by an individual named Aaron Portillo.

50. Power Design provides all the materials necessary for electrical installation work, such as wiring and electrical outlets and fixtures. In addition, Power Design provides all necessary heavy-duty tools such as heavy drills and hammers.

51. At one point, Power Design provided MBJ's workers with vests emblazoned with the Power Design logo, which they wore while working on the Power Design worksite.

52. Power Design also maintains granular employment records that indicate subcontracted workers are remarkably integrated with Power Design's business operations. Power Design keeps records of subcontracted workers as if they were the company's own employees.

53. Power Design maintains a database through which it records detailed timesheets titled "Installation Team: Hourly Summary." (Power Design refers to labor subcontractors as "Installation Teams"). These timesheets document the name of the labor subcontractor, the name of subcontracted workers, and the precise number hours they worked each day, as well as the name of the Power Design project manager and superintendent managing the project.

54. Power Design records time through the use of a daily sign-in form that bears the Power Design logo, and includes open text fields to enter the project address, the Power Design superintendent, and the labor subcontractor's name. On this sign-in sheet, subcontracted workers record their name, and their time-in and time-out for each workday.

55. Power Design also determines subcontracted workers' rate of pay. For some projects where subcontracted workers were paid on an hourly basis, Power Design dictated hourly rates that were not negotiable by labor subcontractors.

56. Power Design maintained similar relationships with subcontracted workers nominally employed by other labor subcontractors to complete construction projects in the District, including but not limited to K&K, JLH, and BI&R.

ii. Worker misclassification violations.

57. As a joint employer of subcontracted workers, Power Design is directly liable for labor subcontractors' misclassification of their workers.

58. Power Design's labor subcontractors, including but not limited to the Labor Subcontractor Defendants, routinely misclassified their workforces, as demonstrated by reporting workers' wages on IRS Form 1099-MISC and failing to make appropriate payroll deductions.

59. MBJ employed at least 85 workers to staff Power Design worksites in the District, who MBJ systemically misclassified as independent contractors. These workers were MBJ's employees because they were under MBJ's control and direction, they were not engaged in an independently established business, and they performed work squarely within MBJ's usual course of business of electrical work.

60. LAF employed at least 65 workers to staff Power Design worksites in the District, who LAF systemically misclassified as independent contractors. These workers were LAF's employees because they were under LAF's control and direction, they were not engaged in an independently established business, and they performed work squarely within LAF's usual course of business of electrical work.

61. K&K employed at least 50 workers to staff Power Design worksites in the District, who were systemically misclassified as independent contractors. Some of these workers were laborers who were directly misclassified by K&K independent contractors. These workers were K&K's employees because they were under K&K's control and direction, they were not engaged in an independently established business, and they performed work squarely within K&K's usual course of business of electrical work.

62. K&K also jointly employed workers obtained through subcontracts with additional lower-tier labor subcontractors, including JLH and BI&R, who also misclassified their workers.

63. JLH misclassified at least 25 workers as independent contractors. These workers were JLH's employees because they were under JLH's control and direction, they were not engaged in an independently established business, and they performed work squarely within JLH's usual course of business of electrical work.

64. BI&R misclassified at least 25 workers as independent contractors. These workers were BI&R's employees because they were under BI&R's control and direction, they were not engaged in an independently established business, and they performed work squarely within BI&R's usual course of business of electrical work.

65. Power Design jointly employed misclassified workers supplied by the Labor Subcontractor Defendants and as a result, is directly liable for the Labor Subcontractor Defendants' violations of the WFA.

66. Power Design completed other construction projects in the District by jointly employing additional workers supplied by other labor subcontractors. The rate and degree of worker misclassification violations uncovered to date indicate that such unlawful activity is widespread among Power Design's subcontractors in the District.

iii. Wage violations.

67. As a joint employer of subcontracted workers, Power Design is directly liable for labor subcontractors' wage violations related to worker misclassification, including failure to pay overtime and fringe benefits.

68. Labor subcontractors routinely violated the overtime provisions of the MWRA, which requires employers to pay employees rates of at least one-and-half times their regular wage for hours worked in excess of 40 hours per week.

69. From at least February to July 2021, MBJ repeatedly failed to pay workers overtime

rates when they worked hours in excess of 40 hours per week.

70. From at least February to August 2021, LAF repeatedly failed to pay workers overtime rates when they worked hours in excess of 40 hours per week.

71. In addition, Power Design's worker misclassification scheme denied subcontracted workers fringe benefits that Power Design otherwise provides to their properly classified employees, such as health insurance, vacation pay, and retirement contribution plans.

72. Power Design completed other construction projects in the District by jointly employing additional workers supplied by other labor subcontractors. The rate and degree of wage violations—such as denial of overtime pay and fringe benefits—uncovered to date indicate that such unlawful activity is widespread among Power Design's subcontractors in the District.

CLAIMS FOR RELIEF

COUNT I: WORKER MISCLASSIFICATION – VIOLATION OF THE WORKPLACE FRAUD ACT (against all Defendants)

73. The District re-alleges the foregoing paragraphs of this Complaint as if fully set forth herein.

74. The WFA prohibits employers from improperly classifying workers as independent contractors when they should be classified as employees. D.C. Code § 32-1331.04.

75. MBJ, LAF, K&K, JLH, and BI&R are “employers” as defined by the WFA and are liable for violating the WFA by misclassifying their workers supplied to Power Design construction projects as independent contractors when they should have been classified as employees. D.C. Code §§ 32-1331.01(2)-(3); 1331.04.

76. Power Design is also an “employer” as defined by the WFA (i.e., a joint employer) of subcontracted workers provided by labor subcontractors, including MBJ, LAF, K&K, JLH, and BI&R. D.C. Code § 32-1331.01(3). As a joint employer, Power Design is liable under the WFA

for the misclassification of subcontracted workers, including those whom it jointly employed with MBJ, LAF, K&K, JLH, and BI&R, and other labor subcontractors.

77. In addition, D.C. Code § 32-1303(5) provides that parties in a contracting chain, including the general contractor, are jointly and severally liable for a subcontractor's violations of the WFA.

78. Thus, under D.C. Code § 32-1303(5), upstream contractors Moriarty and Power Design are jointly and severally liable for any violations of the WFA committed by lower-tier subcontractors, including MBJ, LAF, K&K, JLH, and BI&R.

79. The Attorney General is authorized to bring a civil action in the Superior Court for violations of the WFA and may recover restitution, injunctive relief, statutory penalties, attorneys' fees, and other authorized relief. D.C. Code § 32-1306(a)(2)(A).

80. Under the WFA, misclassified employees are entitled to damages of \$500 for each violation of the WFA. D.C. Code § 32-1331.09(a)(2).

81. Under the WFA, a court may award to misclassified employees back wages, fringe benefits, and treble damages of lost wages or benefits. D.C. Code § 32-1331.09(b).

82. Under the WFA, employers are subject to a civil penalty of between \$1,000-\$5,000 for each violation of the WFA, where each misclassified employee shall be considered a separate violation. D.C. Code § 32-1331.07(a).

83. The District brings this claim for relief against all Defendants to recover damages and penalties for violations of the WFA, in an amount to be proven at trial.

**COUNT II: FAILURE TO PAY OVERTIME –
VIOLATION OF THE MINIMUM WAGE REVISION ACT
(against Defendants Moriarty, Power Design, MBJ, and LAF)**

84. The District re-alleges the foregoing paragraphs of this Complaint as if fully set forth herein.

85. The MWRA requires employers to pay employees an overtime wage rate of at least 1.5 times the employee's regular rate for hours worked in excess of 40 hours per week. D.C. Code § 32-1003(c).

86. MBJ and LAF are "employers," and their workers are "employees" as defined by the MWRA. D.C. Code § 32-1002(1A), (2), (3).

87. MBJ and LAF violated the MWRA by failing to pay overtime rates to their employees for hours worked in excess of 40 hours per week.

88. Power Design is also an "employer" as defined by the MWRA (i.e., a joint employer) of subcontracted workers provided by labor subcontractors, including MBJ and LAF. D.C. Code § 32-1002(3). As a joint employer, Power Design is liable under the MWRA for the failure to pay overtime to its subcontracted workers, including those whom it jointly employed with MBJ, LAF, and other labor subcontractors.

89. In addition, D.C. Code § 32-1012(c) provides that parties in a contracting chain, including the general contractor, are jointly and severally liable for a subcontractor's violations of the MWRA.

90. Thus, under D.C. Code § 32-1012(c), upstream contractors Moriarty and Power Design are jointly and severally liable for any violations of the MWRA committed by lower-tier subcontractors, including MBJ and LAF.

91. The Attorney General is authorized to bring a civil action in the Superior Court for violations of the MWRA and may recover restitution, injunctive relief, statutory penalties, attorneys' fees, and other authorized relief. D.C. Code § 32-1306(a)(2)(A).

92. For violations of the MWRA, the Attorney General is authorized to recover the payment of overtime wages unlawfully withheld and an additional amount of liquidated damages

equal to treble the amount of unlawfully withheld wages. D.C. Code § 32-1306(a)(2)(A)(iii).

93. For violations of the MWRA, the law provides for penalties of \$50 (for first violations) or \$100 (for subsequent violations) for each employee or person whose rights under the MWRA are violated for each day that the violation occurred or continued. D.C. Code § 32-1011(d)(1)(A)-(B).

94. The District brings this claim for relief against Defendants Moriarty, Power Design, MBJ, and LAF to recover damages and penalties for overtime violations of the MWRA, in an amount to be proven at trial.

REQUESTED RELIEF

WHEREFORE, Plaintiff District of Columbia respectfully requests:

- a. A declaratory judgment that the worker misclassification scheme alleged herein is unlawful and in violation of the Workplace Fraud Act;
- b. An injunction enjoining all Defendants from continuing to violate the Workplace Fraud Act and Minimum Wage Revision Act through the worker misclassification scheme alleged herein;
- c. An award of damages, fringe benefits, and treble damages for lost wages or benefits against all Defendants for misclassifying workers as independent contractors in violation of the Workplace Fraud Act, in an amount to be proven at trial;
- d. An award of damages and liquidated damages against all Defendants for failing to pay overtime in violation of the Minimum Wage Revision Act, in an amount to be proven at trial;
- e. Statutory penalties against all Defendants for each violation of the Workplace Fraud Act and the Minimum Wage Revision Act;
- f. An award of costs and reasonable attorneys' fees; and
- g. Such other and further relief as this Court deems just and proper.

JURY DEMAND

The District demands a jury trial on all issues triable of right by a jury in this matter.

Dated: May 4, 2022

Respectfully submitted,

KARL A. RACINE
Attorney General for the District of Columbia

KATHLEEN KONOPKA
Deputy Attorney General
Public Advocacy Division

/s/ James Graham Lake
JAMES GRAHAM LAKE [1028853]
Chief, Workers' Rights and Antifraud Section

/s/ Randolph T. Chen
RANDOLPH T. CHEN [1032644]
PALMER T. HEENAN III [1017787]
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Attorneys for the District of Columbia

*Admitted to practice only in the State of Georgia. Practicing in the District of Columbia under the direct supervision of Graham Lake, a member of the D.C. Bar, pursuant to D.C. Court of Appeals Rule 49(c)(4).

Superior Court of the District of Columbia

CIVIL DIVISION- CIVIL ACTIONS BRANCH

INFORMATION SHEET

District of Columbia

Case Number: _____

vs

Date: May 4, 2022

Power Design, Inc., et al.

One of the defendants is being sued
in their official capacity.

Name: <i>(Please Print)</i> Randolph T. Chen	Relationship to Lawsuit
Firm Name: D.C. Office of the Attorney General	<input checked="" type="checkbox"/> Attorney for Plaintiff
Telephone No.: 202-727-3400 Six digit Unified Bar No.: 1032644	<input type="checkbox"/> Self (Pro Se)
	<input type="checkbox"/> Other: _____

TYPE OF CASE: Non-Jury 6 Person Jury 12 Person Jury
Demand: \$ Restitution and Civil Penalties Other: _____

PENDING CASE(S) RELATED TO THE ACTION BEING FILED

Case No.: _____ Judge: _____ Calendar #: _____

Case No.: _____ Judge: _____ Calendar#: _____

NATURE OF SUIT: <i>(Check One Box Only)</i>		
A. CONTRACTS	COLLECTION CASES	
<input type="checkbox"/> 01 Breach of Contract <input type="checkbox"/> 02 Breach of Warranty <input type="checkbox"/> 06 Negotiable Instrument <input type="checkbox"/> 07 Personal Property <input type="checkbox"/> 13 Employment Discrimination <input type="checkbox"/> 15 Special Education Fees	<input type="checkbox"/> 14 Under \$25,000 Pltf. Grants Consent <input type="checkbox"/> 27 Insurance/Subrogation <input type="checkbox"/> 07 Insurance/Subrogation <input type="checkbox"/> 28 Motion to Confirm Arbitration Award (Collection Cases Only)	<input type="checkbox"/> 16 Under \$25,000 Consent Denied <input type="checkbox"/> 18 OVER \$25,000 Consent Denied <input type="checkbox"/> 26 Insurance/Subrogation <input type="checkbox"/> Over \$25,000 Consent Denied <input type="checkbox"/> 34 Insurance/Subrogation <input type="checkbox"/> Under \$25,000 Consent Denied
B. PROPERTY TORTS		
<input type="checkbox"/> 01 Automobile <input type="checkbox"/> 03 Destruction of Private Property <input type="checkbox"/> 05 Trespass <input type="checkbox"/> 02 Conversion <input type="checkbox"/> 04 Property Damage <input type="checkbox"/> 07 Shoplifting, D.C. Code § 27-102 (a)		
C. PERSONAL TORTS		
<input type="checkbox"/> 01 Abuse of Process <input type="checkbox"/> 10 Invasion of Privacy <input type="checkbox"/> 17 Personal Injury- (Not Automobile, Not Malpractice) <input type="checkbox"/> 02 Alienation of Affection <input type="checkbox"/> 11 Libel and Slander <input type="checkbox"/> 18 Wrongful Death (Not Malpractice) <input type="checkbox"/> 03 Assault and Battery <input type="checkbox"/> 12 Malicious Interference <input type="checkbox"/> 19 Wrongful Eviction <input type="checkbox"/> 04 Automobile- Personal Injury <input type="checkbox"/> 13 Malicious Prosecution <input type="checkbox"/> 20 Friendly Suit <input type="checkbox"/> 05 Deceit (Misrepresentation) <input type="checkbox"/> 14 Malpractice Legal <input type="checkbox"/> 21 Asbestos <input type="checkbox"/> 06 False Accusation <input type="checkbox"/> 15 Malpractice Medical (Including Wrongful Death) <input type="checkbox"/> 22 Toxic/Mass Torts <input type="checkbox"/> 07 False Arrest <input type="checkbox"/> 16 Negligence- (Not Automobile, Not Malpractice) <input type="checkbox"/> 23 Tobacco <input type="checkbox"/> 08 Fraud <input type="checkbox"/> 24 Lead Paint		

SEE REVERSE SIDE AND CHECK HERE IF USED

Information Sheet, Continued

C. OTHERS

- | | |
|---|---|
| <input type="checkbox"/> 01 Accounting | <input type="checkbox"/> 17 Merit Personnel Act (OEA) |
| <input type="checkbox"/> 02 Att. Before Judgment | (D.C. Code Title 1, Chapter 6) |
| <input type="checkbox"/> 05 Ejectment | <input type="checkbox"/> 18 Product Liability |
| <input type="checkbox"/> 09 Special Writ/Warrants
(DC Code § 11-941) | <input type="checkbox"/> 24 Application to Confirm, Modify,
Vacate Arbitration Award (DC Code § 16-4401) |
| <input type="checkbox"/> 10 Traffic Adjudication | <input type="checkbox"/> 29 Merit Personnel Act (OHR) |
| <input type="checkbox"/> 11 Writ of Replevin | <input type="checkbox"/> 31 Housing Code Regulations |
| <input type="checkbox"/> 12 Enforce Mechanics Lien | <input type="checkbox"/> 32 Qui Tam |
| <input checked="" type="checkbox"/> 16 Declaratory Judgment | <input type="checkbox"/> 33 Whistleblower |

II.

- | | | |
|--|---|--|
| <input type="checkbox"/> 03 Change of Name | <input type="checkbox"/> 15 Libel of Information | <input type="checkbox"/> 21 Petition for Subpoena
[Rule 28-I (b)] |
| <input type="checkbox"/> 06 Foreign Judgment/Domestic | <input type="checkbox"/> 19 Enter Administrative Order as
Judgment [D.C. Code § | <input type="checkbox"/> 22 Release Mechanics Lien |
| <input type="checkbox"/> 08 Foreign Judgment/International | 2-1802.03 (h) or 32-151 9 (a)] | <input type="checkbox"/> 23 Rule 27(a)(1)
(Perpetuate Testimony) |
| <input type="checkbox"/> 13 Correction of Birth Certificate | <input type="checkbox"/> 20 Master Meter (D.C. Code § | <input type="checkbox"/> 24 Petition for Structured Settlement |
| <input type="checkbox"/> 14 Correction of Marriage
Certificate | 42-3301, et seq.) | <input type="checkbox"/> 25 Petition for Liquidation |
| <input type="checkbox"/> 26 Petition for Civil Asset Forfeiture (Vehicle) | | |
| <input type="checkbox"/> 27 Petition for Civil Asset Forfeiture (Currency) | | |
| <input type="checkbox"/> 28 Petition for Civil Asset Forfeiture (Other) | | |

D. REAL PROPERTY

- | | |
|--|--|
| <input type="checkbox"/> 09 Real Property-Real Estate | <input type="checkbox"/> 08 Quiet Title |
| <input type="checkbox"/> 12 Specific Performance | <input type="checkbox"/> 25 Liens: Tax / Water Consent Granted |
| <input type="checkbox"/> 04 Condemnation (Eminent Domain) | <input type="checkbox"/> 30 Liens: Tax / Water Consent Denied |
| <input type="checkbox"/> 10 Mortgage Foreclosure/Judicial Sale | <input type="checkbox"/> 31 Tax Lien Bid Off Certificate Consent Granted |
| <input type="checkbox"/> 11 Petition for Civil Asset Forfeiture (RP) | |

/s/ Randolph T. Chen

Attorney's Signature

05/04/2022

Date



Superior Court of the District of Columbia
CIVIL DIVISION
Civil Actions Branch
500 Indiana Avenue, N.W., Suite 5000 Washington, D.C. 20001
Telephone: (202) 879-1133 Website: www.dccourts.gov

District of Columbia

 Plaintiff

vs.

Case Number _____

Power Design, Inc.

 Defendant

SUMMONS

To the above named Defendant:

You are hereby summoned and required to serve an Answer to the attached Complaint, either personally or through an attorney, within twenty one (21) days after service of this summons upon you, exclusive of the day of service. If you are being sued as an officer or agency of the United States Government or the District of Columbia Government, you have sixty (60) days after service of this summons to serve your Answer. A copy of the Answer must be mailed to the attorney for the plaintiff who is suing you. The attorney's name and address appear below. If plaintiff has no attorney, a copy of the Answer must be mailed to the plaintiff at the address stated on this Summons.

You are also required to file the original Answer with the Court in Suite 5000 at 500 Indiana Avenue, N.W., between 8:30 a.m. and 5:00 p.m., Mondays through Fridays or between 9:00 a.m. and 12:00 noon on Saturdays. You may file the original Answer with the Court either before you serve a copy of the Answer on the plaintiff or within seven (7) days after you have served the plaintiff. If you fail to file an Answer, judgment by default may be entered against you for the relief demanded in the complaint.

Randolph T. Chen

Clerk of the Court

 Name of Plaintiff's Attorney

D.C. Office of the Attorney General

By _____

Address

400 6th Street NW, Washington, D.C. 20001

Deputy Clerk

202-727-3400

Date _____

Telephone

如需翻译,请打电话 (202) 879-4828

Veillez appeler au (202) 879-4828 pour une traduction

Đề có một bài dịch, hãy gọi (202) 879-4828

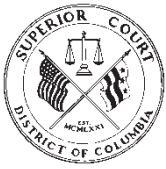
번역을 원하시면, (202) 879-4828로 전화주세요

የአማርኛ ትርጉም ለማግኘት (202) 879-4828 ይደውሉ

IMPORTANT: IF YOU FAIL TO FILE AN ANSWER WITHIN THE TIME STATED ABOVE, OR IF, AFTER YOU ANSWER, YOU FAIL TO APPEAR AT ANY TIME THE COURT NOTIFIES YOU TO DO SO, A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE MONEY DAMAGES OR OTHER RELIEF DEMANDED IN THE COMPLAINT. IF THIS OCCURS, YOUR WAGES MAY BE ATTACHED OR WITHHELD OR PERSONAL PROPERTY OR REAL ESTATE YOU OWN MAY BE TAKEN AND SOLD TO PAY THE JUDGMENT. IF YOU INTEND TO OPPOSE THIS ACTION, DO NOT FAIL TO ANSWER WITHIN THE REQUIRED TIME.

If you wish to talk to a lawyer and feel that you cannot afford to pay a fee to a lawyer, promptly contact one of the offices of the Legal Aid Society (202-628-1161) or the Neighborhood Legal Services (202-279-5100) for help or come to Suite 5000 at 500 Indiana Avenue, N.W., for more information concerning places where you may ask for such help.

See reverse side for Spanish translation
 Ve al dorso la traducción al español



TRIBUNAL SUPERIOR DEL DISTRITO DE COLUMBIA
DIVISIÓN CIVIL
Sección de Acciones Civiles
500 Indiana Avenue, N.W., Suite 5000, Washington, D.C. 20001
Teléfono: (202) 879-1133 Sitio web: www.dccourts.gov

District of Columbia

Demandante

contra

Power Design, Inc.

Demandado

Número de Caso: _____

CITATORIO

Al susodicho Demandado:

Por la presente se le cita a comparecer y se le requiere entregar una Contestación a la Demanda adjunta, sea en persona o por medio de un abogado, en el plazo de veintiún (21) días contados después que usted haya recibido este citatorio, excluyendo el día mismo de la entrega del citatorio. Si usted está siendo demandado en calidad de oficial o agente del Gobierno de los Estados Unidos de Norteamérica o del Gobierno del Distrito de Columbia, tiene usted sesenta (60) días, contados después que usted haya recibido este citatorio, para entregar su Contestación. Tiene que enviarle por correo una copia de su Contestación al abogado de la parte demandante. El nombre y dirección del abogado aparecen al final de este documento. Si el demandado no tiene abogado, tiene que enviarle al demandante una copia de la Contestación por correo a la dirección que aparece en este Citatorio.

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Randolph T. Chen

SECRETARIO DEL TRIBUNAL

Nombre del abogado del Demandante

D.C. Office of the Attorney General

Por: _____

Dirección

Subsecretario

400 6th Street NW, Washington, D.C. 20001

202-727-3400

Fecha _____

Teléfono

如需翻译, 请打电话 (202) 879-4828

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번역통역사무소 (202) 879-4828

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IMPORTANTE: SI USTED INCUMPLE CON PRESENTAR UNA CONTESTACIÓN EN EL PLAZO ANTES MENCIONADO O, SI LUEGO DE CONTESTAR, USTED NO COMPARECE CUANDO LE AVISE EL JUZGADO, PODRÍA DICTARSE UN FALLO EN REBELDÍA CONTRA USTED PARA QUE SE LE COBRE LOS DAÑOS Y PERJUICIOS U OTRO DESAGRAVIO QUE SE BUSQUE EN LA DEMANDA. SI ESTO OCURRE, PODRÍA RETENÉRSELE SUS INGRESOS, O PODRÍA TOMÁRSELE SUS BIENES PERSONALES O BIENES RAÍCES Y SER VENDIDOS PARA PAGAR EL FALLO. SI USTED PRETENDE Oponerse a esta acción, NO DEJE DE CONTESTAR LA DEMANDA DENTRO DEL PLAZO EXIGIDO.

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Superior Court of the District of Columbia
CIVIL DIVISION
Civil Actions Branch
500 Indiana Avenue, N.W., Suite 5000 Washington, D.C. 20001
Telephone: (202) 879-1133 Website: www.dccourts.gov

District of Columbia

 Plaintiff

vs.

Case Number _____

JOHN MORIARTY & ASSOCIATES OF VIRGINIA, LLC

 Defendant

SUMMONS

To the above named Defendant:

You are hereby summoned and required to serve an Answer to the attached Complaint, either personally or through an attorney, within twenty one (21) days after service of this summons upon you, exclusive of the day of service. If you are being sued as an officer or agency of the United States Government or the District of Columbia Government, you have sixty (60) days after service of this summons to serve your Answer. A copy of the Answer must be mailed to the attorney for the plaintiff who is suing you. The attorney's name and address appear below. If plaintiff has no attorney, a copy of the Answer must be mailed to the plaintiff at the address stated on this Summons.

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Randolph T. Chen

Clerk of the Court

 Name of Plaintiff's Attorney

D.C. Office of the Attorney General

By _____

Address

400 6th Street NW, Washington, D.C. 20001

Deputy Clerk

202-727-3400

Date _____

Telephone

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TRIBUNAL SUPERIOR DEL DISTRITO DE COLUMBIA
DIVISIÓN CIVIL
Sección de Acciones Civiles
500 Indiana Avenue, N.W., Suite 5000, Washington, D.C. 20001
Teléfono: (202) 879-1133 Sitio web: www.dccourts.gov

District of Columbia

Demandante
 contra

Número de Caso: _____

JOHN MORIARTY & ASSOCIATES OF VIRGINIA, LLC

Demandado

CITATORIO

Al susodicho Demandado:

Por la presente se le cita a comparecer y se le requiere entregar una Contestación a la Demanda adjunta, sea en persona o por medio de un abogado, en el plazo de veintiún (21) días contados después que usted haya recibido este citatorio, excluyendo el día mismo de la entrega del citatorio. Si usted está siendo demandado en calidad de oficial o agente del Gobierno de los Estados Unidos de Norteamérica o del Gobierno del Distrito de Columbia, tiene usted sesenta (60) días, contados después que usted haya recibido este citatorio, para entregar su Contestación. Tiene que enviarle por correo una copia de su Contestación al abogado de la parte demandante. El nombre y dirección del abogado aparecen al final de este documento. Si el demandado no tiene abogado, tiene que enviarle al demandante una copia de la Contestación por correo a la dirección que aparece en este Citatorio.

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Randolph T. Chen

SECRETARIO DEL TRIBUNAL

Nombre del abogado del Demandante

D.C. Office of the Attorney General

Por: _____

Dirección

Subsecretario

400 6th Street NW, Washington, D.C. 20001

202-727-3400

Fecha _____

Teléfono

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IMPORTANTE: SI USTED INCUMPLE CON PRESENTAR UNA CONTESTACIÓN EN EL PLAZO ANTES MENCIONADO O, SI LUEGO DE CONTESTAR, USTED NO COMPARECE CUANDO LE AVISE EL JUZGADO, PODRÍA DICTARSE UN FALLO EN REBELDÍA CONTRA USTED PARA QUE SE LE COBRE LOS DAÑOS Y PERJUICIOS U OTRO DESAGRAVIO QUE SE BUSQUE EN LA DEMANDA. SI ESTO OCURRE, PODRÍA RETENÉRSELE SUS INGRESOS, O PODRÍA TOMÁRSELE SUS BIENES PERSONALES O BIENES RAÍCES Y SER VENDIDOS PARA PAGAR EL FALLO. SI USTED PRETENDE OPONERSE A ESTA ACCIÓN, NO DEJE DE CONTESTAR LA DEMANDA DENTRO DEL PLAZO EXIGIDO.

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Vea al dorso el original en inglés
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Superior Court of the District of Columbia
CIVIL DIVISION
Civil Actions Branch
500 Indiana Avenue, N.W., Suite 5000 Washington, D.C. 20001
Telephone: (202) 879-1133 Website: www.dccourts.gov

District of Columbia

Plaintiff

vs.

Case Number _____

MBJ Electric, Inc

Defendant

SUMMONS

To the above named Defendant:

You are hereby summoned and required to serve an Answer to the attached Complaint, either personally or through an attorney, within twenty one (21) days after service of this summons upon you, exclusive of the day of service. If you are being sued as an officer or agency of the United States Government or the District of Columbia Government, you have sixty (60) days after service of this summons to serve your Answer. A copy of the Answer must be mailed to the attorney for the plaintiff who is suing you. The attorney's name and address appear below. If plaintiff has no attorney, a copy of the Answer must be mailed to the plaintiff at the address stated on this Summons.

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Randolph T. Chen

Clerk of the Court

Name of Plaintiff's Attorney

D.C. Office of the Attorney General

By _____

Address

400 6th Street NW, Washington, D.C. 20001

Deputy Clerk

202-727-3400

Date _____

Telephone

如需翻译,请打电话 (202) 879-4828

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DIVISIÓN CIVIL
Sección de Acciones Civiles
500 Indiana Avenue, N.W., Suite 5000, Washington, D.C. 20001
Teléfono: (202) 879-1133 Sitio web: www.dccourts.gov

District of Columbia

Demandante

contra

MBJ Electric, Inc

Demandado

Número de Caso: _____

CITATORIO

Al susodicho Demandado:

Por la presente se le cita a comparecer y se le requiere entregar una Contestación a la Demanda adjunta, sea en persona o por medio de un abogado, en el plazo de veintiún (21) días contados después que usted haya recibido este citatorio, excluyendo el día mismo de la entrega del citatorio. Si usted está siendo demandado en calidad de oficial o agente del Gobierno de los Estados Unidos de Norteamérica o del Gobierno del Distrito de Columbia, tiene usted sesenta (60) días, contados después que usted haya recibido este citatorio, para entregar su Contestación. Tiene que enviarle por correo una copia de su Contestación al abogado de la parte demandante. El nombre y dirección del abogado aparecen al final de este documento. Si el demandado no tiene abogado, tiene que enviarle al demandante una copia de la Contestación por correo a la dirección que aparece en este Citatorio.

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Randolph T. Chen

SECRETARIO DEL TRIBUNAL

Nombre del abogado del Demandante

D.C. Office of the Attorney General

Por: _____

Dirección

Subsecretario

400 6th Street NW, Washington, D.C. 20001

202-727-3400

Fecha _____

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CIVIL DIVISION
Civil Actions Branch
500 Indiana Avenue, N.W., Suite 5000 Washington, D.C. 20001
Telephone: (202) 879-1133 Website: www.dccourts.gov

District of Columbia

 Plaintiff

vs.

Case Number _____

 LAF General Contractors, LLC

 Defendant

SUMMONS

To the above named Defendant:

You are hereby summoned and required to serve an Answer to the attached Complaint, either personally or through an attorney, within twenty one (21) days after service of this summons upon you, exclusive of the day of service. If you are being sued as an officer or agency of the United States Government or the District of Columbia Government, you have sixty (60) days after service of this summons to serve your Answer. A copy of the Answer must be mailed to the attorney for the plaintiff who is suing you. The attorney's name and address appear below. If plaintiff has no attorney, a copy of the Answer must be mailed to the plaintiff at the address stated on this Summons.

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 Randolph T. Chen

Clerk of the Court

 Name of Plaintiff's Attorney

 D.C. Office of the Attorney General

 Address

400 6th Street NW, Washington, D.C. 20001

 202-727-3400

 Telephone

如需翻译,请打电话 (202) 879-4828

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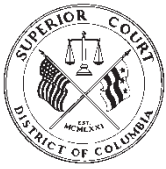
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DIVISIÓN CIVIL
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500 Indiana Avenue, N.W., Suite 5000, Washington, D.C. 20001
Teléfono: (202) 879-1133 Sitio web: www.dccourts.gov

District of Columbia

Demandante

contra

Número de Caso: _____

LAF General Contractors, LLC

Demandado

CITATORIO

Al susodicho Demandado:

Por la presente se le cita a comparecer y se le requiere entregar una Contestación a la Demanda adjunta, sea en persona o por medio de un abogado, en el plazo de veintiún (21) días contados después que usted haya recibido este citatorio, excluyendo el día mismo de la entrega del citatorio. Si usted está siendo demandado en calidad de oficial o agente del Gobierno de los Estados Unidos de Norteamérica o del Gobierno del Distrito de Columbia, tiene usted sesenta (60) días, contados después que usted haya recibido este citatorio, para entregar su Contestación. Tiene que enviarle por correo una copia de su Contestación al abogado de la parte demandante. El nombre y dirección del abogado aparecen al final de este documento. Si el demandado no tiene abogado, tiene que enviarle al demandante una copia de la Contestación por correo a la dirección que aparece en este Citatorio.

A usted también se le requiere presentar la Contestación original al Tribunal en la Oficina 5000, sito en 500 Indiana Avenue, N.W., entre las 8:30 a.m. y 5:00 p.m., de lunes a viernes o entre las 9:00 a.m. y las 12:00 del mediodía los sábados. Usted puede presentar la Contestación original ante el Juez ya sea antes que usted le entregue al demandante una copia de la Contestación o en el plazo de siete (7) días de haberle hecho la entrega al demandante. Si usted incumple con presentar una Contestación, podría dictarse un fallo en rebeldía contra usted para que se haga efectivo el desagravio que se busca en la demanda.

Randolph T. Chen

SECRETARIO DEL TRIBUNAL

Nombre del abogado del Demandante

D.C. Office of the Attorney General

Por: _____

Dirección

400 6th Street NW, Washington, D.C. 20001

Subsecretario

202-727-3400

Fecha _____

Teléfono

如需翻译, 请打电话 (202) 879-4828

Veuillez appeler au (202) 879-4828 pour une traduction

Đề có một bài dịch, hãy gọi (202) 879-4828

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IMPORTANTE: SI USTED INCUMPLE CON PRESENTAR UNA CONTESTACIÓN EN EL PLAZO ANTES MENCIONADO O, SI LUEGO DE CONTESTAR, USTED NO COMPARECE CUANDO LE AVISE EL JUZGADO, PODRÍA DICTARSE UN FALLO EN REBELDÍA CONTRA USTED PARA QUE SE LE COBRE LOS DAÑOS Y PERJUICIOS U OTRO DESAGRAVIO QUE SE BUSQUE EN LA DEMANDA. SI ESTO OCURRE, PODRÍA RETENÉRSELE SUS INGRESOS, O PODRÍA TOMÁRSELE SUS BIENES PERSONALES O BIENES RAÍCES Y SER VENDIDOS PARA PAGAR EL FALLO. SI USTED PRETENDE Oponerse a esta acción, NO DEJE DE CONTESTAR LA DEMANDA DENTRO DEL PLAZO EXIGIDO.

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Vea al dorso el original en inglés
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Superior Court of the District of Columbia
CIVIL DIVISION
Civil Actions Branch
500 Indiana Avenue, N.W., Suite 5000 Washington, D.C. 20001
Telephone: (202) 879-1133 Website: www.dccourts.gov

District of Columbia

 Plaintiff

vs.

 K&K Electric & Construction LLC

 Defendant

Case Number _____

SUMMONS

To the above named Defendant:

You are hereby summoned and required to serve an Answer to the attached Complaint, either personally or through an attorney, within twenty one (21) days after service of this summons upon you, exclusive of the day of service. If you are being sued as an officer or agency of the United States Government or the District of Columbia Government, you have sixty (60) days after service of this summons to serve your Answer. A copy of the Answer must be mailed to the attorney for the plaintiff who is suing you. The attorney's name and address appear below. If plaintiff has no attorney, a copy of the Answer must be mailed to the plaintiff at the address stated on this Summons.

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 Randolph T. Chen

Clerk of the Court

 Name of Plaintiff's Attorney

 D.C. Office of the Attorney General

By _____

 Address

 400 6th Street NW, Washington, D.C. 20001

Deputy Clerk

 202-727-3400

Date _____

 Telephone

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TRIBUNAL SUPERIOR DEL DISTRITO DE COLUMBIA
DIVISIÓN CIVIL
Sección de Acciones Civiles
500 Indiana Avenue, N.W., Suite 5000, Washington, D.C. 20001
Teléfono: (202) 879-1133 Sitio web: www.dccourts.gov

District of Columbia

Demandante
 contra

K&K Electric & Construction LLC

Demandado

Número de Caso: _____

CITATORIO

Al susodicho Demandado:

Por la presente se le cita a comparecer y se le requiere entregar una Contestación a la Demanda adjunta, sea en persona o por medio de un abogado, en el plazo de veintiún (21) días contados después que usted haya recibido este citatorio, excluyendo el día mismo de la entrega del citatorio. Si usted está siendo demandado en calidad de oficial o agente del Gobierno de los Estados Unidos de Norteamérica o del Gobierno del Distrito de Columbia, tiene usted sesenta (60) días, contados después que usted haya recibido este citatorio, para entregar su Contestación. Tiene que enviarle por correo una copia de su Contestación al abogado de la parte demandante. El nombre y dirección del abogado aparecen al final de este documento. Si el demandado no tiene abogado, tiene que enviarle al demandante una copia de la Contestación por correo a la dirección que aparece en este Citatorio.

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Randolph T. Chen

SECRETARIO DEL TRIBUNAL

Nombre del abogado del Demandante

D.C. Office of the Attorney General

Por: _____

Dirección

Subsecretario

400 6th Street NW, Washington, D.C. 20001

202-727-3400

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Superior Court of the District of Columbia
CIVIL DIVISION
Civil Actions Branch
500 Indiana Avenue, N.W., Suite 5000 Washington, D.C. 20001
Telephone: (202) 879-1133 Website: www.dccourts.gov

District of Columbia

 Plaintiff

vs.

 JLH General Services, LLC

 Defendant

Case Number _____

SUMMONS

To the above named Defendant:

You are hereby summoned and required to serve an Answer to the attached Complaint, either personally or through an attorney, within twenty one (21) days after service of this summons upon you, exclusive of the day of service. If you are being sued as an officer or agency of the United States Government or the District of Columbia Government, you have sixty (60) days after service of this summons to serve your Answer. A copy of the Answer must be mailed to the attorney for the plaintiff who is suing you. The attorney's name and address appear below. If plaintiff has no attorney, a copy of the Answer must be mailed to the plaintiff at the address stated on this Summons.

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 Randolph T. Chen

Clerk of the Court

 Name of Plaintiff's Attorney

 D.C. Office of the Attorney General

By _____

 Address

400 6th Street NW, Washington, D.C. 20001

 Deputy Clerk

 202-727-3400

Date _____

 Telephone

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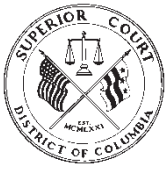
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TRIBUNAL SUPERIOR DEL DISTRITO DE COLUMBIA
DIVISIÓN CIVIL
Sección de Acciones Civiles
500 Indiana Avenue, N.W., Suite 5000, Washington, D.C. 20001
Teléfono: (202) 879-1133 Sitio web: www.dccourts.gov

District of Columbia

Demandante

contra

Número de Caso: _____

JLH General Services, LLC

Demandado

CITATORIO

Al susodicho Demandado:

Por la presente se le cita a comparecer y se le requiere entregar una Contestación a la Demanda adjunta, sea en persona o por medio de un abogado, en el plazo de veintiún (21) días contados después que usted haya recibido este citatorio, excluyendo el día mismo de la entrega del citatorio. Si usted está siendo demandado en calidad de oficial o agente del Gobierno de los Estados Unidos de Norteamérica o del Gobierno del Distrito de Columbia, tiene usted sesenta (60) días, contados después que usted haya recibido este citatorio, para entregar su Contestación. Tiene que enviarle por correo una copia de su Contestación al abogado de la parte demandante. El nombre y dirección del abogado aparecen al final de este documento. Si el demandado no tiene abogado, tiene que enviarle al demandante una copia de la Contestación por correo a la dirección que aparece en este Citatorio.

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Randolph T. Chen

SECRETARIO DEL TRIBUNAL

Nombre del abogado del Demandante

D.C. Office of the Attorney General

Por: _____

Dirección

Subsecretario

400 6th Street NW, Washington, D.C. 20001

202-727-3400

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번역통역사무소 (202) 879-4828 로 전화하십시오

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Superior Court of the District of Columbia
CIVIL DIVISION
Civil Actions Branch
500 Indiana Avenue, N.W., Suite 5000 Washington, D.C. 20001
Telephone: (202) 879-1133 Website: www.dccourts.gov

District of Columbia

 Plaintiff

vs.

Case Number _____

 BI&R Services, LLC

 Defendant

SUMMONS

To the above named Defendant:

You are hereby summoned and required to serve an Answer to the attached Complaint, either personally or through an attorney, within twenty one (21) days after service of this summons upon you, exclusive of the day of service. If you are being sued as an officer or agency of the United States Government or the District of Columbia Government, you have sixty (60) days after service of this summons to serve your Answer. A copy of the Answer must be mailed to the attorney for the plaintiff who is suing you. The attorney's name and address appear below. If plaintiff has no attorney, a copy of the Answer must be mailed to the plaintiff at the address stated on this Summons.

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 Randolph T. Chen

Clerk of the Court

 Name of Plaintiff's Attorney

 D.C. Office of the Attorney General

By _____

 Address

 400 6th Street NW, Washington, D.C. 20001

 Deputy Clerk

 202-727-3400

Date _____

 Telephone

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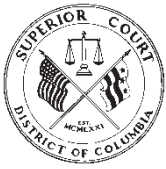
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Sección de Acciones Civiles
500 Indiana Avenue, N.W., Suite 5000, Washington, D.C. 20001
Teléfono: (202) 879-1133 Sitio web: www.dccourts.gov

District of Columbia

_____ Demandante
 contra

BI&R Services, LLC

Número de Caso: _____

_____ Demandado

CITATORIO

Al susodicho Demandado:

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Randolph T. Chen

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Nombre del abogado del Demandante

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