We provide the following disclosures to comply with various legal requirements. This list does not include a complete listing of rights consumers may have under city, state, and federal law.

FOR ALL CONSUMERS: Although this letter is from a law firm, at this time no attorney has independently evaluated your case or made any recommendations regarding the validity of the creditor's claims or personally reviewed the particular circumstances of the Parking Notice. This is an initial communication to collect a debt only. This communication is NOT a threat to file a lawsuit. If Parking Revenue Recovery Services, Inc. or the Original Creditor chooses to pursue legal remedies in court, then this matter will be forwarded to an attorney licensed in your state of residence for further proceedings.

If you are now a debtor in bankruptcy, or if the Debt(s) referenced in this communication have been discharged through a bankruptcy proceeding, then this letter is for informational and verification purposes only and is not a demand for payment or an attempt to collect, assess or recover a claim against you. If you have filed for bankruptcy protection, please notify us in writing and provide your case number and the Court in which your case is pending.

A consumer has the right to request in writing that a debt collector or collection agency cease further communication with the consumer. A written request to cease communication will not prohibit the debt collector or collection agency from taking any other action authorized by law to collect the debt.

<u>FOR CALIFORNIA RESIDENTS:</u> We may collect personal information and identifiers such as name, address, employment, financial account number and vehicle ownership. The information is used to establish identity and to help resolve the account. Our Privacy Policy can be found online at www.parkingattorney.com.

<u>FOR COLORADO RESIDENTS:</u> For information about the Colorado Fair Debt Collection Practices Act,see http://www.coag.gov/car.

<u>FOR MASSACHUSETTS RESIDENTS:</u> NOTICE OF IMPORTANT RIGHTS. You have the right to make a written or oral request that telephone calls regarding your debt not be made to you at your place of employment. Any such oral request will be valid for only ten (10) days unless you provide written confirmation of the request postmarked or delivered within seven (7) days of such request. You may terminate this request in writing to the debt collector.

Pongase en contacto con nosotros para solicitor una copia de este formulario en espanol.

How do you want to respond? Check all that apply:	I enclose this amount: \$
I want to dispute this Debt because I think: This is not my debt The amount is wrong Other (please describe or attach additional information) I want you to send me the name and address of the original creditor.	Make your check payable to PRRS, and mail to the above address. Include the Parking Notice Number: SECFW-008767 and the License Plate Number: TX RSP4387 Quiero esta forma en espanol.