AFFIDAVIT, ORDER AND NOTICE OF GARNISHMENT OF PROPERTY OTHER THAN PERSONAL EARNINGS AND ANSWER OF GARNISHEE

The State of Ohio	
County of, SS	
	Case No.
Judgment Creditor(s)	FAIRBORN MUNICIPAL COURT
vs.	1148 KAUFFMAN AVE
	FAIRBORN, OH 45324
	(937) 754-3044
Judgment Debtor(s)	(The debt collector is attempting to collect a debt and any information obtained will be used for that purpose). AFFIDAVIT
herein/Attorney for Judgment Creditor herein, and that said	From, affirmed according to law, says that I am the Judgment Creditor Judgment Creditor heretofore, to-wit, on the, duly ent Debtor
	Amount Now Due: \$
DESCRIPTION OF PROPERTY	
DESCRIPTION OF PROPERTY:	
•	thee's hands or control money, property, or credits, other than personal earnings of
ATTORNEY FOR JUDGMENT CREDITOR	
	Sworn to and subscribed before me
	Date:
	Notary Public / Deputy Clerk
SECTION A. COURT	ORDER AND NOTICE OF GARNISHMENT
T-0	
money, property, or credits, other than personal earnings, in therefore ordered to complete the "ANSWER OF GARNIS" to the clerk of this court together with the amount determine	GARNISHEE In Affidavit, satisfactory to the undersigned, in this Court stating that you may have I your hands or under your control that belong to the Judgment Debtor. You are HEE" in section (B) of this form. Return one completed and signed copy of this form and in accordance with the "ANSWER OF GARNISHEE" by the following date Order of Garnishment:
The total probable amount now due on this judgment portion of the judgment in favor of the Judgment Creditor, or prejudgment interest relative to that Judgment at the rate of costs in the amount of \$ You also are ordered to hold safely anything of val determined under the "ANSWER OF GARNISHEE" in section further order of the court.	o that date. Keep the other completed and signed copy of this form for your files. ent is \$ The total probable amount now due includes the unpaid which is \$; interest on that judgment and, if applicable,% per annum payable until that judgment is satisfied in full; and court ue that belongs to the Judgment Debtor and that has to be paid to the court, as tion (B) of this form, but that is of such a nature that it cannot be so delivered, until day of,

JUDGE

SECTION B. ANSWER OF GARNISHEE

Now comes	the GARNISHEE, who says:		
1. That the Garnishee has more t	han \$475.00 in r	money, property, or credits	s, other than personal earnings, of the judgment debtor under the Garr
NO	YES	IF YES, AMOUNT O	OVER \$475.00: \$
2. That property is described as:			
3. If the answer to line 1 is "yes" form, sign and return this form an		-	nount now due on the judgment, as indicated in section (A) of this this Court.
4. If the answer to line 1 is "yes" this form, sign and return this form			e amount now due on the judgment, as indicated in section (A) of the Clerk of this Court.
			uch a nature that they cannot be delivered to the Clerk of Court, noney, property, or credits or give them to anyone else until
6. If the answer to line 1 is "no," s	sign and return th	nis form to the Clerk of thi	s Court.
I certify that the statements above	are true.		
(Print Name of Garnishee)			(Print Name and Title of Person Who Completed Form)
		Signed	
		318.110	(Signature of Person Completing Form)

The State of Ohio	
County of, SS	'
	Case No
	FAIRBORN MUNICIPAL COURT
Judgment Creditor(s	1148 KAUFFMAN AVE FAIRBORN, OH 45324
VS.	NOTICE TO THE JUDGMENT DEBTOR OF
	GARNISHMENT OF OTHER THAN
Judgment Debtor(s)	PERSONAL EARNINGS
You are hereby notified that this court has iss	sued an order in the above case in favor of the Judgment Creditor, , in this proceeding, directing that some of
your money in excess of \$475, property, or credits no	w in the possession of the Garnishee,
	, in this proceeding, be used to satisfy your on the basis of the Judgment Creditor's judgment against you obtained in or transferred to on on
	shibited from removing or attempting to remove the money, property, or credits until a prohibition subjects you to punishment for contempt of court.
The law of Ohio and the United States provide the benefits that cannot be attached or executed upon	des that certain benefit payments cannot be taken from you to pay a debt. Typical among by a creditor are the following:
 Workers' compensation benefits; Unemployment compensation payments; Cash assistance payments under the Ohio works first program; 	 (4) Benefits and services under the prevention, retention, and contingency program; (5) Disability financial assistance by the Ohio department of job and family services; (6) Social security benefits; (7) Supplemental security benefits; (9) Black lung benefits; (10) Certain pensions.
There may be other benefits not included in t	he above list that apply in your case.
money, property, or credits, other than personal earnin order is improper for any other reason, you may request Form, enclosed herein, or in a substantially similar for the clerk of this court, no later than the end of the fifth Judgment Creditor's right to garnish your property in your reasons for disputing the Judgment Creditor's rigy your reasons, it will not be held against you by the constitution of Judgment ITSELF WILL BE HEARD OR CO. If you request a hearing, the hearing will be a personal earnings, in the possession or control of the good judgment creditor. If you request a hearing by delivering your request for	o garnish your property and believe that the Judgment Creditor should not be given your ngs, now in the possession of the Garnishee because they are exempt or if you feel that this est a hearing before this court by disputing the claim in the enclosed Request for Hearing rm, and delivering the request for hearing to this court at the above address, at the office of a business day after you receive this notice. You may state your reasons for disputing the the space provided on the form; however, you are not required to do so. If you do state the space provided from stating any other reason at the hearing. If you do not state art, and you can state your reasons at the hearing. NO OBJECTIONS TO THE NSIDERED AT THE HEARING. imited to a consideration of the amount of your money, property, or credits, other than garnishee, if any, that can be used to satisfy all or part of the judgment you owe to the hearing no later than the end of the fifth business day after you received this notice, it KAUFFMAN AVE, FAIRBORN, OH 45324, at m. on
then will send you notice of any change in the date, the hearing no later than the end of the fifth business day earnings, will be paid to the Judgment Creditor.	aring before this date indicating your request in the space provided on the form; the Court me, or place of the hearing. If you do not request a hearing by delivering your request for after you receive this notice, some of your money, property, or credits, other than personal atter, you may contact the office of the clerk of court. If you want legal representation or need
DATE	Clerk of Court
	D ₁ ,
	By Deputy Clerk

REQUEST FOR HEARING (MONEY – PROPERTY – CREDITS)

Case No.	
I dispute the judgment Creditor's right to garnish my earnings, in the above case and request that a hearing the date and time set forth in the document entitled received with this request form.	y money, property, or credits, or other than personal g be held (Insert "on" or "earlier than") 'NOTICE TO THE JUDGMENT DEBTOR" that I
I dispute the judgment creditor's right to garnish m	
I UNDERSTAND THAT NO OBJECTIONS TO CONSIDERED AT THE HEARING.	THE JUDGMENT ITSELF WILL BE HEARD OR
Date:	(Name of Judgment Debtor-Print)
	(Signature)

WARNING

If You Do Not Deliver This Request For Hearing Or A Request In A Substantially Similar Form To The Office Of The Clerk Of This Court Within Five (5) Business Days Of Your Receipt Of It, You Waive Your Right To A Hearing At This Time And You May Be Required To Give Up The Property Sought Without A Hearing.