AFFIDAVIT, ORDER AND NOTICE OF GARNISHMENT AND ANSWER OF GARNISHEE (PERSONAL EARNINGS)

REVISED 3/05

Judgment Creditor	Docket No	Page
VS.	Case No	
Judgment Debtor		
FFIDAVIT	(The debt collector is atter information obtained will	mpting to collect a debt and any be used for that purpose).
The undersigned, first duly cautioned and sworn, deposes that I am the		
that said Judgment Creditor on the day of	ment Debtor named above. I the a	, duly recovered a judgment in the
Court against the Judg	ment bestor named above, i, the a	is an employer of th
judgment debtor who may have personal earnings of the same, nonexempt under	R.C. 2329.66, that the written dem	and required by R.C. 2716.02 has bee
made, that the payment demanded has not been made, nor has a sufficient	portion been made to prevent the	ne garnishment of personal earning
pursuant to R.C. 2716.02. I further have no knowledge of any application by	y Judgment Debtor for the appoin	ntment of a trustee so as to preclud
garnishment, nor knowledge that the debt is the subject of a debt scheduling agree	ement of a nature precluding garni	shment under R.C. 2716.03(B).
ATTORNEY FOR JUDGMENT CREDITOR	Sworn to and subscribed before r	
	this day of	·
	NOTARY P	UBLIC
ECTION A. COURT ORDER AND NOTICE OF GARNISHM		
ТО:	with a final control of	GARNISHEE
ordered to complete the "Answer of Employer (Garnishee)" in Section B of clerk of this court within five (5) business days after you receive this order of garnishment ments entitled "Notice to the Judgment Debtor" and "Request for Hearing" to the Judgment The total probable amount now due on this judgment is \$	Deliver one completed and signed cop t Debtor. Keep the other completed cop I probable amount due includes the unp	y of this form and the accompanying docu y of this form for your files. aid portion of the judgment in favor of the
clerk of this court within five (5) business days after you receive this order of garnishment. ments entitled "Notice to the Judgment Debtor" and "Request for Hearing" to the Judgment The total probable amount now due on this judgment is \$	Deliver one completed and signed copt Debtor. Keep the other completed copt probable amount due includes the unple, prejudgment interest at the rate of	y of this form and the accompanying docu y of this form for your files. and portion of the judgment in favor of the """ per annum payable until that judg culated each pay period at the statutory per m Report and Answer of (Garnishee)" from pay period beginning after you receive the adgment interest have been paid in full. You ays after the end of each pay period of the of the enclosed "Interim Report and Answe table earnings for any pay period of the judg I to file with the court "Interim Report and table earnings during that pay period was no the statutory percentage, from the Judgmen tod beginning after you received the order
clerk of this court within five (5) business days after you receive this order of garnishment. ments entitled "Notice to the Judgment Debtor" and "Request for Hearing" to the Judgment The total probable amount now due on this judgment is \$	Deliver one completed and signed copt Debtor. Keep the other completed copt probable amount due includes the unperpeted of probable amount due includes the unperpeted of probable amount due includes the unperpeted of probable amount, call the trained in accordance with the "Interior Debtor commencing with the first full degment interest, and, if applicable, prejut the Clerk of Court within thirty (30) do for percentage a completed photocopy of the judgment Debtor's personal disposation of the court costs). You are not required the judgment Debtor's personal disposations: If a mount, calculated each pay period at commenced with the first full pay perion notice that the total probable amount request to terminate this order of Garnise	y of this form and the accompanying docu y of this form for your files. and portion of the judgment in favor of the """ """ """ """ """ """ """
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clerk of this court within five (5) business days after you receive this order of garnishment. ments entitled "Notice to the Judgment Debtor" and "Request for Hearing" to the Judgment The total probable amount now due on this judgment is \$	Deliver one completed and signed copt Debtor. Keep the other completed copt probable amount due includes the unple, prejudgment interest at the rate of	y of this form and the accompanying docu y of this form for your files. and portion of the judgment in favor of the
clerk of this court within five (5) business days after you receive this order of garnishment. ments entitled "Notice to the Judgment Debtor" and "Request for Hearing" to the Judgment The total probable amount now due on this judgment is \$	Deliver one completed and signed copt Debtor. Keep the other completed copt probable amount due includes the unperpeted probable amount, call termined in accordance with the "Interior to Debtor commencing with the first full digment interest, and, if applicable, prejut the Clerk of Court within thirty (30) due to the judgment Debtor's personal disposation of the court costs). You are not required the judgment Debtor's personal disposations are in a commenced with the first full pay perior and amount, calculated each pay period at a commenced with the first full pay perior notice that the total probable amount request to terminate this order of Garnisheorum and this order. The probable amount of personal earnings that relian this order. The request to terminate and release the similar perior and Answer of Garnishee'', out and Answer of Garnishee'' substantiated to this order of garnishment of personal earnings that reliand the full pay period within which the full pay period	y of this form and the accompanying docu y of this form for your files. and portion of the judgment in favor of the
clerk of this court within five (5) business days after you receive this order of garnishment. ments entitled "Notice to the Judgment Debtor" and "Request for Hearing" to the Judgment The total probable amount now due on this judgment is \$	Deliver one completed and signed copt Debtor. Keep the other completed copt probable amount due includes the unperpeted probable amount, call termined in accordance with the first full digment interest, and, if applicable, prejut the Clerk of Court within thirty (30) doorly percentage a completed photocopy of the judgment Debtor's personal disposation of the court costs). You are not required the judgment Debtor's personal disposation of the court costs. You are not required the judgment Debtor's personal disposations: If a mount, calculated each pay period at a commenced with the first full pay perion notice that the total probable amount request to terminate this order of Garnishou an order staying this garnishment; arnishment of personal earnings that relian this order. The request to terminate and release the standard property of Garnishee'', out and Answer of Garnishee'', and Answer of Garnishee'', ort and Answer of Garnishee'', art and Answer of Garnishee'', art and Answer of Garnishee'' substanticed to this order of garnishment of personal of the full pay period within which when a garnishee receives multip	y of this form and the accompanying docu y of this form for your files. and portion of the judgment in favor of the

SECTION B. ANSWER OF EMPLOYER (GARNISHEE)

(Answer All Pertinent Questions)

Now comes , employer (garnishee) herein, who says: 1. This order of garnishment was received on _ _day of_ 2. The Judgment Debtor is in my / our employ. YES NO [If the answer is "No", give date of last employment:_ 3 (A) Is the debt to which this order of garnishment of personal earnings pertains the subject of an existing agreement for debt scheduling between the Judgment Debtor and a budget and debt counseling service and has the Judgment Debtor made every payment that was due under the agreement for debt scheduling no later than forty-five (45) days after the date on which the YES NO [If the answer to both parts of this question is "Yes", give all available details of the agreement, sign this form, and return it to the court]. 3 (B) Were you, on the date that you received this order of garnishment of personal earnings, withholding moneys from the Judgment Debtor's personal disposable earnings pursuant to another order of garnishment of personal earnings that Ohio or federal law provides with a higher priority than this garnishment order (such as a support order or internal revenue service levy)? NO [If the answer is "Yes", give the name of the court that issued the higher priority order, the case number, the date the order was received, and the balance due to the relevant judgment creditor under that order.] 3(B) _ 3 (C) Did you receive prior to the date that you received this order of garnishment of personal earnings one or more other orders of garnishment of personal earning that are not described in question 3 (B) and are you currently processing one or more of those orders of the statutorily required time period or holding one or more of those orders for processing for a statutorily required period in the sequence of their receipt by you? YES NO [If the answer to the question is "Yes" give the name of the court that issued each of those previously received orders, the associated case numbers, the date upon which you received each of those orders, and the balance due to the relevant judgment creditor under each of those orders. List first the previously received order(s) that you are currently processing, and list each of the other previously received orders in the sequence that you are required to process them.] 3 (C)_ I CERTIFY THAT THE STATEMENTS ABOVE ARE TRUE. DATED: Print Name of Employer I served the above garnishment order by leaving three copies thereof, together two copies of the Notice to Judgment Debtor and Request for Hearing form and employers guide to processing continuous garnishments with -, an officer or managing or general agent of the Garnishee. No Service because-Date of Return: Bailiff/Process Server

(An employer is one who is required to withhold payroll taxes out of payments of personal earnings made to the Judgment Debtor.)

NOTICE TO JUDGMENT DEBTOR*

(Signed by Clerk of Court)

		Court,
		, Ohio.
Judgment Creditor _ vs	Case No.	
Judgment Debtor _	PERSONAL EARNINGS	
You are hereby notified that this court has issued	an order in the above case in favor of	
(Name and	d Address of Judgment Creditor)	
the judgment creditor in this proceeding, directing your debt to the judgment creditor instead of being	that some of your personal earnings, be used in sag g paid to you. This order was issued on the basis of t	he judgment
entitled "ORDER AND NOTICE OF GARNISHMENT show how the amount proposed to be taken out of your lf you dispute the judgment creditor's right to garnish of the personal earnings because they are exemp may request a hearing before this court by disputing the similar form, and delivering the request for hearing this Court, no later than the end of the fifth business disputing the judgment creditor's right to garnish your are not required to do so. If you do state your reaso from stating any other reason at the hearing. If you court and you can state your reasons at the hearing. No hearing. The hearing will be limited to a consideration of satisfaction of the judgment you owe to the judgment of the your request a hearing by delivering your "Request your receive this notice, it will be conducted no later to court office will send you notice of the date, time, and for the hearing is an emergency and that it should be hearing as soon as practicable after your request is redo not request a hearing by delivering your request if receive this notice, some of your personal earnings we lf you have any questions concerning this matter,	n your personal earnings and believe that you are entitled to to rif you feel that this order is improper for any the claim in the request for hearing form, attached, or in a to this court at the above address, at the office of its day after you receive this notice. You may state your personal earnings in the space provided on the form; has for disputing the judgment creditor's right, you are ruled on to state your reasons, it will not be held agains to objections to the judgment itself will be heard or considerable the amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor.	th this notice to possession reason, you substantially the Clerk of reasons for however, you not prohibited to you by the lered at the lered at the that the need schedule the place. If you day after you want.

*Defendant - Two copies

(1) OPTIONAL

REQUEST FOR HEARING

(PERSONAL EARNINGS)

TO BE FILED WITH FORM (MC404A) AFFIDAVIT, ORDER AND NOTICE OF GARNISHMENT AND ANSWER OF GARNISHEE

	Court
Case No	District
	, Ohio
I dispute the judgment creditor's right to garnish my perso hearing in this matter be held no later than twelve days after deliv I feel that the need for the (insert "Do" or "Do Not") I dispute the judgment creditor's right to garnish my person	very of this request to the court. hearing is an emergency.
I understand that no objections to the judgment itself will be cons	
Date	(Name of Judgment Debtor-Print)
	(Signature)
WARNING: IF YOU DO NOT DELIVER THIS REQUEST FOR HEAF SIMILAR FORM TO THE OFFICE OF THE CLERK OF THIS COURT RECEIPT OF IT, YOU WAIVE YOUR RIGHT TO A HEARING AN WILL BE PAID TO	WITHIN FIVE (5) BUSINESS DAYS OF YOUR
IN SATISFACTION OF YOUR DEBT TO THE JUDGMENT CREDITO	R

INTERIM REPORT AND ANSWER OF GARNISHEE

·	COURT,
	OHIO.
JUDGMENT CREDITOR_ VS	
ve	CASE NO
JUDGMENT DEBTOR_	
THE GARNISHEE,, IN THE ABOVE CASE STATE	ES AS FOLLOWS:
1. THE DATE THAT THE GARNISHEE RECEIVED THE ORDER OF GARNISH PERSONAL EARNINGS WAS	HMENT OF THE JUDGMENT DEBTOR'S
2. THE TOTAL PROBABLE AMOUNT DUE ON THE JUDGMENT, INCLUDING IF APPLICABLE, PREJUDGMENT INTEREST, AS STATED IN EITHER SECTION JUDGMENT DEBTOR'S PERSONAL EARNINGS OR IN THE AFFIDAVIT OF CIORDER IF THAT AFFIDAVIT HAS BEEN RECEIVED SUBSEQUENT TO THE OF	A OF THE ORDER OF GARNISHMENT OF THE URRENT BALANCE DUE ON GARNISHMENT
3. THE PAY PERIOD OF THE JUDGMENT DEBTOR IS (ENTER WEEKLY, BINOT ENTER A PAY PERIOD OF MORE THAN ONE MONTH)	
4. THE DISPOSABLE EARNINGS OF THE JUDGMENT DEBTOR EARNED DUPAY PERIOD IS ("DISPOSABLE EARNINGS" MEANS EARNINGS AFTER DEDUPERIOD" MEANS THE PAY PERIOD FOR WHICH YOU ARE COMPLETING GARNISHEE.) \$	JCTIONS REQUIRED BY LAW. "PRESENT PAY
5. THE AMOUNT EQUAL TO TWENTY-FIVE PER CENT (25%) OF THE JUD SET FORTH IN SECTION 4 OF THIS FORM IS \$	GMENT DEBTOR'S DISPOSABLE EARNINGS
6 TIMES THE CURRENT FEDERAL MINIMUM HOURL PAID WEEKLY, ENTER THIRTY ABOVE, IF PAID BIWEEKLY, ENTER SIXTY, IF PAID MONTHLY, ENTER ONE HUNDRED THIRTY, THEN CALCULATE THE AN	PAID SEMIMONTHLY, ENTER SIXTY-FIVE, IF
7. THE AMOUNT BY WHICH THE AMOUNT IN SECTION 4 OF THIS FORM THIS FORM IS	EXCEEDS THE AMOUNT IN SECTION 6 OF
8. THE SMALLEST OF EITHER THE AMOUNT ENTERED IN SECTION 5 OF SECTION 7 OF THIS FORM, OR THE AMOUNT ENTERED IN SECTION 2 OF	
9. THE AMOUNT ENTERED IN SECTION 8 OF THIS FORM, PLUS OR MIN PROCESSING FEE IS \$ (IF THE AMOUNT ENTERED I AMOUNT ENTERED IN SECTION 2 OF THIS FORM, THEN ADD UP TO THREE TO THREE DOLLARS (\$3)	N SECTION 8 OF THIS FORM EQUALS THE
10. OTHER DEDUCTIONS \$	
11. The CALCULATED AMOUNT THAT HAS BEEN WITHHELD FROM THE JUDURING THE JUDGMENT DEBTOR'S PRESENT PAY PERIOD AND THAT IS AND ANSWER OF GARNISHEE" IS \$	
I CERTIFY THAT THE STATEMENTS ABOVE ARE TRUE	(PRINT NAME OF EMPLOYER)
	(PRINT NAME AND TITLE OF PERSON WHO COMPLETED FORM)
SIGNED(SIGNATURE OF PERSON W	LO COMPLETED EOPMA
(SIGNATURE OF PERSON WE	10 COMPLETED FORM)
DATED THIS	DAY OF,

FINAL REPORT AND ANSWER OF GARNISHEE

	Court,
	Ohio.
Judgment Creditor_ vs	
	Case No
Judgment Debtor_	
THE GARNISHEE,, IN THE ABOVE CASE S	TATES AS EQUI OWIS:
1. THE DATE THAT THE GARNISHEE RECEIVED THE ORDER OF GAR	
EARNINGS WAS	INTO THE SUBAMENT BEBICITO FERICATION
2. THE TOTAL PROBABLE AMOUNT DUE ON THE JUDGMENT, INCL APPLICABLE, PREJUDGMENT INTEREST, AS STATED IN SECTION A C DEBTOR'S PERSONAL EARNINGS IS \$	
3. THE TOTAL AMOUNT THAT HAS BEEN WITHHELD FROM THE JUDG AND PAID TO THE COURT WHILE THE ORDER OF GARNISHMENT OF REMAINED IN EFFECT IS \$	
4. (WHEN APPLICABLE) THE TOTAL PROBABLE AMOUNT DUE ON THE TO THE TOTAL AMOUNT THAT HAS BEEN WITHHELD (AS STATED IN 3 THAT THE ORDER OF GARNISHMENT OF THE JUDGMENT-DEBTOR'S THE FOLLOWING STATUTORILY PRESCRIBED REASON(S) (CHECK WH	ABOVE), AND THE REASON FOR THAT DIFFERENCE IS PERSONAL EARNINGS CEASED TO BE IN EFFECT FOR
(A)A MUNICIPAL OR COUNTY COURT APPOINTED A TRUSTEE THAT STAYS THE ORDER OF GARNISHMENT OF THE JUDGMENT DEB	
(B)A FEDERAL BANKRUPTCY COURT ISSUED AN ORDER THAT MENT DEBTOR'S PERSONAL EARNINGS	STAYS THE ORDER OF GARNISHMENT OF THE JUDG-
(C)A MUNICIPAL OR COUNTY COURT OR A COURT OF COMMO OF PERSONAL EARNINGS THAT RELATES TO THE JUDGMENT DEBTOR OR FEDERAL LAW PROVIDES THE OTHER ORDER A HIGHER PRIORITY THE HIGHER PRIORITY ORDER, THE ASSOCIATED CASE NUMBER, RECEIVED, AND THE BALANCE DUE TO THE RELEVANT JUDGMENT C	R AND A DIFFERENT JUDGMENT CREDITOR, AND OHIO 7. (SET FORTH THE NAME OF THE COURT THAT ISSUED THE DATE THAT THE HIGHER PRIORITY ORDER WAS
(D)A MUNICIPAL OR COUNTY COURT OR A COURT OF COMMO OF PERSONAL EARNINGS THAT RELATES TO THE JUDGMENT DEBTO IS NOT DESCRIBED IN 4 (C) ABOVE. (SET FORTH THE NAME OF THE ORDER, THE ASSOCIATED CASE NUMBER, THE DATE THAT THE SUBJULE TO THE RELEVANT JUDGMENT CREDITOR UNDER THAT ORDER)	R AND A DIFFERENT JUDGMENT CREDITOR AND THAT COURT THAT ISSUED THE SUBSEQUENTLY RECEIVED SEQUENT ORDER WAS RECEIVED, AND THE BALANCE
(E)THE JUDGMENT CREDITOR OR JUDGMENT CREDITOR'S AT GARNISHMENT BE TERMINATED AND THE GARNISHEE RELEASED FROM (F)JUDGMENT DEBTOR'S EMPLOYMENT TERMINATED ON:(G)OTHER:	OM THE MANDATES OF THE ORDER OF GARNISHMENT.
I CERTIFY THAT THE STATEMENTS	
. SE SIMEMENT	
	(PRINT NAME OF EMPLOYER)
	(PRINT NAME AND TITLE OF PERSON WHO COMPLETED FORM ON BEHALF OF THE EMPLOYER)
SIGNED	
(SIGNATURE OF EN	MPLOYER OR EMPLOYERS AGENT WHO COMPLETED FORM)
DATED THIS	,,,

NOTICE OF COURT PROCEEDING TO COLLECT DEBT'

Date of Mailing or Date of Service by the Court	
TO:	
Name of Judgment Debtor Las	t Known Residence Address of Judgment Debtor
You owe the undersignedName of Judgment Creditor	\$
including interest and court costs, for which a judgment was obtained against you or certified in	the
Court on, payment of which is hereby demanded.	
	a of this matica are of its sometime by the Count was will as
If you do not do one of the three things listed below within fifteen days of the date of the mailing to Court, unless we are otherwise precluded by law from doing so, and ask that your employer	
until the judgment is paid in full or if applicable is paid to a certain extent and to pay the withhel	d money to the Court in satisfaction of your debt.
This is called garnishment of personal earning. It is to your advantage to avoid garnishment of personal earning.	personal earnings because the placing of the extra
burden on your employer possibly could cause you to lose your job.	
YOU CAN AVOID THE GARNISHMENT BY DOING ONE OF THESE THREE THINGS WITHIN	N THE FIFTEEN-DAY PERIOD:
(1) Pay to us the amount due;	
(2) Complete the attached form entitled "Payment To Avoid Garnishment" and return it to us	s with the payment, if any, shown due on it; or
(3) Apply to your local municipal or county court or, if you are not a resident of Ohio, to the	municipal or county court in whose jurisdiction your
place of employment is located, for the appointment of a trustee to receive the part of y	our earnings that is not exempt from garnishment.
and notify us that you have applied for the appointment of a trustee. You will be require	d to list your creditors, the amount of their claims, and
the amounts due on their claims, and the amount you then will pay to your trustee each	payday will be divided among them until the debts are
paid off. This can be to your advantage because in the meantime none of those creditor	rs can garnish your wages.
You also may contact a budget and debt counseling service described in division (D) of Section	2716.03 of the Ohio Revised Code for the purpose of
entering into an agreement of debt scheduling. There may not be enough time to set up an agree	ement for debt scheduling in order to avoid a
garnishment of your wages based upon this demand for payment, but entering into such an agr	eement for debt scheduling might protect you from
future garnishments of your wages. Under an agreement for debt scheduling you will have to re	gularly pay a portion of your income to the service
until the debts subject to the agreement are paid off. This portion of your income will be paid by	the service to your creditors who are owed debts
subject to the agreement. This can be to your advantage because these creditors cannot garnis	sh your wages while you make your payments to the
service on time.	
Address of Judgment Creditor	Name of Judgment Creditor
	Tame or outground ordered
	ignature of Judgment Creditor or Agent
PAYMENT TO AVOID GARNISHM	
TO:	
(Name of Judgment Creditor) (A	Address of Judgment Creditor)
To avoid the garnishment of personal earnings of which you have given me notice, I enclose \$	
to apply toward my indebtedness to you. The amount of the payment was computed as follows:	
Total amount of indebtedness demanded:	(1) \$
 Enter the amount of your personal earnings after deductions required by law, earned by you during the 	
pay period, (that is, the pay period in which this demand is received by you)	(2) \$
3. (A) Enter your pay period (weekly, bi-weekly, semi-monthly, monthly): 3. (B) Enter the data when your present pay pariod ends.	(3) \$
3. (B) Enter the date when your present pay period ends	(4) ©
4. Enter an amount equal to 25% of the amount on line 2:	(4) \$
5. (A) The current federal minimum hourly wage is \$(to be filled in by judgment credito	**
You should use the above figure to complete this portion of the form. If you are paid weekly, enter third	
the current federal minimum hourly wage; if paid bi-weekly, enter sixty times the current federal minim	
hourly wage; if paid semi-monthly, enter sixty-five times the current federal minimum hourly wage; if part to the current	
monthly, enter one hundred thirty times the current federal minimum hourly wage:	(5A) \$
(B) Enter the amount by which the amount on line 2 exceeds the amount on line 5(A):	(5B) \$
6. Enter the smallest of the amounts on lines 1, 4, or 5(B). Send this amount to the judgment creditor	71
with this form after you have signed it: I certify that the statements contained above are true to the best of my knowledge and belief.	(6) \$
	gnature of Judgment Debtor)
(To verify that the amount shown on line (2) is a true statement of your earnings, you must either have your employer	
of your earnings or you may submit copies of your pay stubs for the two pay periods immediately prior to your receiving	- "
I certify that the amount shown on line (2) is a true statement of the judgement debtor's earnings (Print Name	of Employer) (Signature of Employer or Agent)
I certify that I have attached copies of my pay stubs for the two pay periods immediately prior to my receiving this not	ice.