AFFIDAVIT AND ORDER AND NOTICE OF GARNISHMENT TO EMPLOYER – SECTION A

NORWALK MUNICIPAL COURT 45 North Linwood Avenue Norwalk, Ohio 44857 (419)663-6750 (419)663-6749 FAX

(12)					
The State of Ohio County of Huron, ss					
	-				
	- _, Judgment Cred	itor			
VS.					
	_				
	_, Judgment Debt	cor			
AFFIDAVIT					
ATTIDITY II	(The debt celle				
inform	nation obtained will	_	ng to collect a debt a	ina any	
	inition obtained with	r oc used for the	a parpose)		
The undersigned, first duly cautioned and					
said Judgment Creditor on the	day of			, 20	_, duly recovered a
judgment in the Norwalk Municipal Court	-	_			
named					
may be an employer of the judgment debte demand required by R.C. 2716.02 has bee portion of the payment demanded has not R.C. 2716.02. I further have no knowledge so as to preclude garnishment, nor knowledge precluding garnishment.	n made, that the been made to peed of any application	ne payment of prevent the cation by Jud	demanded has garnishment of dgment Debtor	not been made personal earni for the appoint	and a sufficient ngs as described in trustee
ATTORNEY FOR JUDGMENT CREDIT	OR				
		Sworn to and subscribed before me			
		this	day of		,20
			NOTA	ARY PUBLIC	

SECTION A. COURT ORDER AND NOTICE OF GARNISHMENT

To:, GARNISHEE						
The judgment creditor in the above case has filed an Affidavit, satisfactory to the undersigned						
in this Court stating that you may owe the Judgment Debtor money for personal earnings. You are therefore						
ordered to complete the "ANSWER OF EMPLOYER (GARNISHEE)" in Section B of this form. Return one						
completed and signed copy of this form to the clerk of this court within five (5) business days after you receive this						
Order of Garnishment. Deliver one completed and signed copy of this form and the accompanying documents						
entitled "NOTICE TO THE JUDGMENT DEBTOR" and "REQUEST FOR HEARING" to the Judgment Debtor						
Keep the other completed copy of this form for your files.						
The total probable amount now due on this judgment is \$ (The total probable amount now						
due includes the unpaid portion of the judgment in favor of the Judgment Creditor, which is \$;						
interest on that judgment and, if applicable, pre-judgment interest at the rate of% per annum payable until that						
judgment is satisfied in full; and court costs in the amount of \$)						

This garnishment order of personal earnings is a **continuous** order that generally requires you to withhold a specified amount, calculated each pay period at the statutory percentage, of the Judgment Debtor's personal disposable earnings, as determined in accordance with the Interim Report and Answer of Garnishee and commencing with the first full pay period beginning after you receive the order until the judgment in favor of the Judgment Creditor and the associated court costs, interest, and, if applicable, prejudgment interest have been paid in full. You must pay that specified amount, calculated each pay period at the statutory percentage, to the Clerk of Court within thirty (30) days after the end of each pay period of the Judgment Debtor and must include with your payment a completed photocopy of the enclosed "Interim Report and Answer of Garnishee" form. You are permitted to deduct a processing fee of up to three dollars (\$3) [which shall not be charged as court costs] from the Judgment Debtor's personal disposable earnings for any pay period that an amount was withheld for the Garnishment Order. You are not required to file with the court the Interim Report and Answer of Garnishee for any pay period of the Judgment Debtor for which an amount was not withheld for the Garnishment Order.

This Garnishment Order will remain in effect until one of the following occurs:

- (1) The total probable amount due is paid in full as a result of your withholding of the specified amount, calculated each pay period at the statutory percentage, from the Judgment Debtor's personal disposable earnings, that commenced with the first full pay period beginning after you received the order.
- (2) The Judgment Creditor or the Judgment Creditor's Attorney, files with this court a written notice that the total probable amount due has been satisfied or the Judgment Creditor or the Judgment Creditor's Attorney files a written request to terminate this Order of Garnishment and release you from it;
- (3) A municipal or county court appoints a trustee for the Judgment Debtor and issues to you an order staying this garnishment;
- (4) A federal bankruptcy court issues to you an order staying this order of garnishment;
- (5) A municipal or county court or a court of common pleas issues to you another order of garnishment of personal earnings that relates to the judgment debtor and a different judgment creditor, and Ohio or federal law provides the other order with a higher priority than this order.

(6) A municipal or county court or a common pleas court issues to you another order of garnishment of personal earnings that relates to the Judgment Debtor and a different judgment creditor and Ohio or federal law provides the other order with a higher priority than this order; (7) The Judgment Creditor or the Judgment Creditor's Attorney files with this court a written request to terminate and release the Order of Garnishment, and as a result, the Order of Garnishment will cease to remain in effect. Under any of the circumstances listed above, you are required to file with this court a "Final Report and Answer of Garnishee" form. A copy of the Final Report and Answer of Garnishee form is attached to this Order of Garnishment. Under the circumstances listed in (5) and (6) above, you must cease processing this Order of Garnishment after the expiration of the full pay period within which the one hundred eighty-second (182nd) day after you began processing it falls. Special stacking, priority of payment, and manner of payment rules apply when a Garnishee receives multiple orders of garnishment with respect to the same Judgment Debtor. These rules are set forth in R.C. 2716.041 and you should become familiar with them. An Employer Guide to Processing Continuous Orders of Garnishment is included with this Order of Garnishment. Witness my hand and the seal of this court this ______day of ______, 20_____. Judge, Norwalk Municipal Court **COURT TIME** SECTION B. ANSWER OF EMPLOYER (GARNISHEE) (Answer All Pertinent Questions) (An Employer is one who is required to withhold payroll taxes out of payments of personal earnings made to the Judgment Debtor.)

1. This order of garnishment was received on _____ day of ______, _____.

Now comes , employer (garnishee) herein, who says:

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 subjet agreement for debt scheduling between the Judgment Debtor and a budget and debt count has the Judgment Debtor made every payment that was due under the agreement for debt than forty-five (45) days after the date on which the payment was due?	seling s	ervice and
	the answer to both parts of this question is "Yes", give all available details of the agreemed return it to the court.] 3(A)		this form,
mo pe	B) Were you, on the date that you received this order of garnishment of personal earnings, oneys from the Judgment Debtor's personal disposable earnings pursuant to another order resonal earnings that Ohio or federal law provides with a higher priority than this order of garnishment of personal earnings pursuant to another order as a support order of Internal Revenue Service levy):	of garni	shment of
[If	the answer is "Yes", give the name of the court that issued the higher priority order, the ca	ıse	