AFFIDAVIT, ORDER AND NOTICE OF GARNISHMENT AND ANSWER OF EMPLOYER (Personal Earnings)

Cas	e No	NORWALK MUNICIPAL COURT	
		45 North Linwood Avenue	
The	state of Ohio	Norwalk, Ohio 44857	
	unty of Huron, ss	(419)663-6750	
COL	antly of Hulon, 33	(419)663-6749 FAX	
	, Judgment Creditor		
vs.			
•••			
	, Judgment Debtor		
	FIDAVIT IN SUPPORT OF MOTION FOR ORDER OF GARNISHMENT OF PERSONAL EA e undersigned, being first duly cautioned and sworn, or affirmed, according to law, s		
1.	That I am the Attorney/Judgment Creditor herein who heretofore recovered, or c	ertified, a judgment in the Norwalk Municipal Court, against	
	the Judgment Debtor named above;		
2.	** That I have good reason to believe and do believe that the Garnishee:		
	Name of Garnishee: Addres	s:	
	Or the Garnishee named in section A of the Court order and Notice of Garnishme are not exempt under Section 2929.66, O.R.C.	nt, has personal earnings owing to the Judgment Debtor that	
3.	That the written demand on the judgment debtor required by Section 2716.02, O	R.C. has been made at least 15 days and not more than 45	
	days before the date hereof;		
4.	That the payment demanded in such written demand has not been made, nor has	s a sufficient portion been made to prevent the garnishment	
	of personal earnings as described in such section;		
5.	**The total probable amount now due on this judgment is \$		
	portion of the Judgment in favor of the Judgment Creditor, which is \$; interest on that judgment and, if applicable,		
	prejudgment interest relative to that judgment at the rate of% per and costs in the amount of \$; and	num payable until that judgment is satisfied in full: and court	
6.		annointment of a trustee nor that the debtor is the subject	
0.	hat affiant has no knowledge of any application by the judgment debtor for the appointment of a trustee, nor that the debtor is the subject of a debt scheduling agreement, either of which would preclude the garnishment of Judgment Debtor's personal earnings.		
	Sworn to and subscribed before me on:		
	Date		
	Signatu	re of Judgment Creditor or Attorney	
	Notes	D. Lit.	
** /	Notary Completion of #2 and #5 will allow the Clerk's Office to generate the remaining forr		
	gment Debtor, Request for Hearing, Interim and Final Report(s) and Answer of Garr		
	e of filing.	natice, and you will not be required to provide them at the	
	TION A. COURT ORDER AND NOTICE OF GARNISHMENT		
то.		, Garnishee	
10.			
mo the and and	Judgment Creditor in the above case has filed an affidavit, satisfactory to the understney for personal earnings and that some of that money may not be exempt from good United States. You are therefore ordered to complete the "ANSWER OF EMPLOYER of signed copy of this form to the Clerk of this Court within five (5) business days after signed copy of this form and the accompanying documents entitled "NOTICE TO TI	arnishment under the laws of the State of Ohio or the laws of (GARNISHEE)" in Section B of this form. Return one completed you receive this order of garnishment. Deliver one completed HE JUDGMENT DEBTOR" and "REQUEST FOR HEARING" to the	
	gment debtor. Keep the other completed and signed copy of this form for your file:		
	this judgment is \$ The total probable amount now due includes t ditor, which is \$; interest on that judgment and, if applicable,		
	untor, which is \$, interest on that judgment and, if applicable,% per annum payable until that judgment is satisfied in full; and court costs in the%.		

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 during each pay period, as determined in accordance with the "INTERIM REPORT

AND ANSWER OF GARNISHEE,' from the Judgment Debtor's personal disposable earnings during each pay period of the Judgment Debtor, 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, judgment interest, and, if applicable, prejudgment interest awarded to the Judgment Creditor as described above have been paid in full. You generally must pay that specified amount, calculated each pay period at the statutory percentage, to the Clerk of this Court within thirty (30) days after the end of each pay period of the Judgment Debtor and must include with that specified amount, calculated each pay period at the statutory percentage an "INTERIM REPORT AND ANSWER OF GARNISHEE" substantially in the form set forth in section 2716.07 O.R.C. A copy of the "INTERIM REPORT AND ANSWER OF GARNISHEE' is attached to this order of garnishment of personal earnings, and you may photocopy it to use each time you pay the specified amount to the Clerk of this Court. You are permitted to deduct a processing fee of up to three dollars from the Judgment Debtor's personal disposable earnings for any pay period of the Judgment Debtor that an amount was withheld for that order. (The processing fee is not a part of the court costs.) 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 from the Judgment Debtor's personal disposable earnings during that pay period was not withheld for that order. This order of garnishment of personal earnings generally will remain in effect until one of the following occurs:

- (1) The total probable amount due on the judgment as described above 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 during each pay period of the judgment debtor, 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 on the judgment as described above 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 the mandate of this order of garnishment.
- (3) A Municipal or County Court appoints a trustee for the Judgment Debtor and issues to you an order that stays this order of garnishment of personal earnings.
- (4) A Federal Bankruptcy Court issues to you an order that stays this order of garnishment of personal earnings.
- (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 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 does not have 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" substantially in the form set forth in §2716.08 of the Ohio Revised Code. A copy of the "FINAL REPORT AND ANSWER OF GARNISHEE" is attached to this order of garnishment of personal earnings. 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 (182) 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 §2716.041 of the Ohio Revised Code. An employer guide to processing continuous orders of garnishment is included with this order of garnishment. You should become familiar with these rules.

Witness my hand and the seal of this court thisday of _	, 20
	Ludge Newalli Musiciael Court
	Judge, Norwalk Municipal Court

SECTION B. A	ANSWER OF EMPLOYER (GARNISHEE)	
	exes out of payments of personal earnings made to the judgment debtor.) wer all pertinent questions.)	
Now comes, the employer (garnishee) herein, who says:		
1 This order of garnishment of personal earnings was received on (date):		
2 The Judgment Debtor is in my/our employ. If answer is employment:	"No," give date of lastYes No	
between the Judgment Debtor and a budget and debt cour the agreement for debt scheduling no later than forty-five	personal earnings pertains the subject of an existing agreement for debt schedu Inseling service and has the Judgment Debtor made every payment that was due un e (45) days after the date on which the payment was due? If the answer to both pa greement, sign this form and return it to the CourtYesNo	
3(A)		
disposable earnings pursuant to another order of garnishment order of garnishment of personal earnings (such as a support or	hment of personal earnings, withholding moneys from the Judgment Debtor's personal of personal earnings that Ohio or federal law provides with a higher priority than order or Internal Revenue Service levy)? If the answer to this question is "Yes," give associated case number, the date upon which you received that order, and the balaYes No	
3(B)		
personal earnings that are not described in question 3(B), and time period or holding one or more of those orders for product of the answer to this question is "Yes", give the name of the Couthe date upon which you received each of those orders, and the the previously received order(s) that you are currently processi	der of garnishment of personal earnings, one or more other orders of garnishment are you currently processing one or more of those orders for the statutorily required period in your sequence of their receipt by your sequence of their receipt by your that issued each of those previously received orders, the associated case number balance due to the relevant judgment creditor under each of those orders. List fing, and list each of the other previously received orders in the sequence that you	
required to process them. 3(C)		
I certify that the statements above are true, and that a comple Debtor form and Request for Hearing form, have been delivere	leted and signed copy of this form, along with two copies of the Notice to Judgmed to the Judgment Debtor.	
Signed(Signature of Person Who Completed Form)	(Print Name of Employer)	
Dated thisday of20		
	(Print Name and Title of Person Who Completed Form)	

Telephone Number