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

COUNTY OF		
	, SS	
		In the Court
		, Ohio
	Judgment Creditor	
vs.		
F		Docket NoPage
	,	Case No.
A.G. 100	Judgment Debtor	Case No. The state of the state
AFFIDAVIT		
under Section 2329.66 Ohio Revised Code; at least 15 days and not more than 45 days sufficient portion been made to prevent the gby the judgment debtor for the appointment the garnishment of judgment debtor's perso	That the written demand on judgs before the date hereof; That the garnishment of personal earnings of a trustee, nor that the debtor is anal earnings.	Court against the judgment debtor named above, that I have elow has personal earnings owing to the judgment debtor that are not exempment debtor required by Section 2716.02 Ohio Revised Code has been made payment demanded in such written demand has not been made, nor has as described in such section; That affiant has no knowledge of any applications the subject of a debt scheduling agreement, either of which would preclude Sworn to and subscribed before me
 A TORREST AND AND AND AND AND AND AND AND AND AND	Marinia (Milliani) (Propinsi Silani) 1984 - Karlina Partin (Milliani) (Propinsi Silani) 1984 - Karlina Marinia (Milliani) (Propinsi Silani)	Sworn to and subscribed before me thisday of
	4	
Bernard Community of the Section 1997	<u> </u>	NOTARY PUBLIC
udament anaditor in the above each bea filed on off	douit sotisfactors to the undersigned in	, Gam
		o this
Court stating that you owe the hio or the laws of the United States. You are therefore ordered to complete the "ANS clerk of this Court of this Court files. The total probable amount now due on this tor, which is \$\simeq\$; interest on that judgment; and court costs in the amount of \$\simeq\$ pay period at the statutory percentage, of the judgment deleceive the order until the judgment in favor of the judgment deach pay period of the judgment debtor and must it NISHEE" substantially in the form set forth in Section ishment of Personal Earnings, and you may photocopy the judgment debtor as dearnings for required to file with the court the "INTERIM REP and disposable earnings during that pay period was not be total probable amount due on the judgment as described and the judgment creditor or the judgement creditor or the judgement creditor or the judgement debtor as personal disposable earnings during that pay period was not be total probable amount due on the judgment as described to the judgement creditor or the judgement creditor or the judgement creditor or the judgement creditor or the judgement as described and in the judgment creditor or the judgement will cease to remain in effect. Under any of the other creditor or the judgement will cease to remain in effect. Under any of the other creditor or the judgement creditor or the judgement creditor or the judgement creditor or the judgement credito	judgment debtor money for personal eam SWER OF EMPLOYER (GARNISHE Court within five (5) business days after p DGMENT DEBTOR" and "REQUEST judgment is \$	ings and that some of that money may not be exempt from gamishment under the laws of the ings and that some of that money may not be exempt from gamishment under the laws of the vou receive this order of gamishment. Deliver one completed and signed copy of this form at you receive this order of gamishment. Deliver one completed and signed copy of this form at FOR HEARING" to the judgment debtor. Keep the other completed and signed copy of this probable amount now due includes the unpaid portion of the judgment in favor of the judgrent at the rate of

INSTRUCTIONS: To complete the back of this form; (1) tear stub off top. (2) reverse carbons, (3) continue typing or writing on the reverse side.

SECTION B. ANSWER OF GARNISHEE (Answer All Pertinent Questions)

Vo	w comes	the garnishee herein who says:						
1.	That the Garnishee has more than \$425.00 in money, property, or cred							
	under the Garnishee's control and in the Garnishee's possession.	☐ YES ☐ NO If yes Amount (amount over \$425.00)						
2.	That property is described as:	·						
3.		the answer to line 1 is "yes" and the amount is less than the probable amount now due on the judgment, as indicated in Section (A) this form, sign and return this form and pay the amount of line 1 to the Clerk of this Court.						
4.	If the answer to line 1 is "yes" and the amount is greater than the probable amount now due on the Judgment, as indicated in Section (A) of this form, sign and return this form and pay that probable amount now due to the Clerk of this Court.							
5.		If the answer to line 1 is "yes" but the money, property, or credits are of such a nature that they cannot be delivered to the Clerk of the Court, indicate that by placing an "X" in this space \Box . Do not dispose of that money, property, or credits or give them to anyone else until further order of the court.						
6.	If the answer to line 1 is "no", sign and return this form to the Clerk	of this Court.						
	I certify that the statements above are true.							
	*	(Print Name of Garnishee)						
		(Print Name and Title of Person Who Completed Form)						
		Signed						
		(Signature of Person Completing Form) (Sign all copies)						
pe		es of this order of Garnishment of property other than as provided for in O.R.C. 2716.12 with a written notice 6.21 on the Garnishee named herein.						
		Clerk - Deputy Clerk						
	RETURN OF SERVICE	On theday of,,						
	idionic of bentale	I served this writ on the within named by						
		personal service						
Re	eceived,	☐ other (O.R.C. 2716.21)						
		FEES						
	(Sheriff - Bailiff - Constable)	Service and return						
D.	eturned and filed,	Mileage						
	,	Mileage						
	certify this to be a true copy of the original Order and Notice with all indorsements thereon.							
		(Sheriff - Bailiff - Constable)						
		By						
		Deputy						

NOTICE OF COURT PROCEEDINGS TO COLLECT DEBT

Bellevue Municipal Court 3000 Seneca Industrial Parkway Bellevue, Ohio 44811 419-483-5880 File stamp Date of Mailing: _____ (Name of judgment debtor) CASE NO. (Last known residence address of the judgment debtor) (Zip Code) (City) (State) You owe the undersigned _____ (Name of judgment creditor) including interest and court costs, for which a judgment was obtained against you or certified in the _____ Municipal Court on , payment of which is hereby demanded. (Judgment Entry Date) If you do not do one of the three things listed below within fifteen (15) days of the date of the mailing of this notice or of its service by the court, we will go to court, unless we are otherwise precluded by law from doing so, and ask that your employer be ordered to withhold money from your earnings until the judgment is paid in full or, if applicable, is paid to a certain extent and to pay the withheld money to the court in satisfaction of your debt. This is called garnishment of personal earnings. It is to your advantage to avoid garnishment of 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 THE FIFTEEN (15) DAY PERIOD: (1) Pay to us the amount due; (2) Complete the attached form entitled "Payment to Avoid Garnishment" and return it to us 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 your earnings that is not exempt from garnishment and notify us that you have applied for the appointment of a trustee. You will be required to list your creditors, the amounts of their claims and the amounts due on their claims and the amount you then will pay to your trustee each payday which will be divided among them until the debts are paid off. This can be to your advantage because in the meantime, none of those creditors can garnish your wages. You also may contact a budget and debt counseling service described in division (D) of §2716.03 of the Ohio Revised Code for the purpose of entering into an agreement for debt scheduling. There may not be enough time to set up an agreement for debt scheduling in order to avoid a garnishment of your wages based upon this demand for payment, but entering into an agreement for debt scheduling might protect you from future garnishments of your wages. Under an agreement for debt scheduling, you will have to regularly 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 garnish your wages while you make your payments to the service on time. SIGNATURE of Judgment Creditor or Judgment Creditor's Attorney Name of Judgment Creditor (please print) Address of Judgment Creditor Zip Code City State

Note: Ohio Revised Code 2716.02 provides that the above demand shall be made after judgment is obtained, at least 15 days and not more than 45 days before the order is sought, by delivering it to the judgment debtor by personal service by the Court, by sending it to the judgment debtor by certified mail, return receipt requested, or by sending it to the judgment debtor by regular mail, which shall be evidenced by a properly completed and stamped certificate of mailing by regular mail, addressed to the judgment debtor's last known place of residence.

PAYMENT TO AVOID GARNISHMENT

Bellevue Municipal Court 3000 Seneca Industrial Parkway Bellevue, Ohio 44811 419-483-5880

(Signature of Judgment Debtor)

I	
L	

l						File stam)	
То	(Name of judgment debtor)		Date of Mailing: _					
	(Last known residence address of the judgment debtor)			CASE NO				
	(City)	(State)	(Zip Code)					
				ch you have given me i payment was compute	-		e \$	
1.	Total amount of inc	lebtedness demanded	t	•••••	. 1.	\$		
2.	by you during the c	f your personal earning urrent pay period (that	is, the pay period in		2.	\$		
3.	(A) Enter your pay p	period (weekly, biweek	aly, semimonthly, m	onthly)	3. (A	A)		
	(B) Enter the date w	hen your present pay p	eriod ends		3.(E	3)		
4.	Enter an amount equ	ual to 25% of the amou	nt on line (2)		4.	\$		
5. 6.	thirty (130) time (B) Enter the amou Enter the smallest of Creditor along with	es the current federal not by which the amount of the amounts on line at this form after you ha	ninimum hourly way at on line (2) exceed 1, 4 or 5(B). Send t ve signed it	Sederal minimum hourly viges the amount on line 5(A) this amount to the Judgme	5.(A) 5.(I ent 6.	A) \$ B) \$ \$		
1 (er my mat me stater	nents contained abov	e are true to the be	st of my knowledge and	i benei	l•		
-	(Signature	of judgment debtor)		(Print Name	and Res	sidence Add	ress of Judgmer	at Debtor)
				C	ity		State	Zip Code
the	amount shown on li mediately prior to yo	ne 2. is a true statement ur receiving this notice	nt of your earnings	your earnings, you must eor you mast eor you may submit copies fithe judgment debtor's	es of yo	our pay st		
	(Signa	ture of Employer or Agent)			(Prin	it name of e	mployer)	
Ιc	ertify that I have at	tached copies of my p	ay stubs for the tw	o pay periods immediat	tely pri	ior to my	receiving th	is notice.
	-	- "		-		J	Ü	