AFFIDAVIT, ORDER AND NOTICE OF GARNISHMENT OF PERSONAL EARNINGS AND ANSWER OF EMPLOYER (R.C. 2716.05) revised 6/16/16

JUDGMENT CREDITOR	-	
-VS-	Case No.	
	Exec. No	
JUDGMENT DEBTOR		
LAST <u>FOUR</u> DIGITS OF DEBTOR'S SS#:	_ (The debt collector is attempting to collect a debt and any information obtained will be used for that purpose).	
STATE OF OHIO, COUNTY OF MONTGOMERY, SS.:		
	I am, the J	_
	Court against the Judgment Debtor named above. I state that the Garnishee na	_
	at the address of	
	earnings of the same. I state that the written demand required by R.C. 2716.02 has been ma	
	ment demanded has not been made to prevent the garnishment of personal earnings as described.	
2716.02. I further have no knowledge of any application by Judgment De	bebtor for the appointment of a trustee so as to preclude garnishment, nor knowledge that the	e debt is the
subject of a debt scheduling agreement of a nature precluding garnishmen		
ATTORNEY FOR JUDGMENT CREDITOR	AFFIANT	
	Sworn to and subscribed before me	
	thisday of	20
	NOTARY PUBLIC	
SECTION A: COURT ORDER AND NOTICE OF GARNISHMENT	T	=====
то:	CAL	RNISHEE
one completed and signed copy of this form to the clerk of this court withis signed copy of this form and the accompanying documents entitled "Notice completed copy of this form for your files. The total probable amount now due on this judgment is \$	hat generally requires you to withhold a specified amount, calculated each pay period at termined in accordance with the Interim Report and Answer of Garnishee and commencing in favor of the Judgment Creditor and the associated court costs, interest, and, if applicable, ulated each pay period at the statutory percentage, to the Clerk of Court within thirty (30) or payment a completed photocopy of the enclosed "Interim Report and Answer of Garnishee shall not be charged as court costs] from the Judgment Debtor's personal disposable earnin not required to file with the court the Interim Report and Answer of Garnishee for any payment Order. If you cours: olding of the specified amount, calculated each pay period at the statutory percentage, from the first full pay period beginning after you received the order; this court a written notice that the total probable amount due has been satisfied or the Judgmis Order of Garnishment and release you from it; or and issues to you an order staying this garnishment;	ted and other In favor of the able until that the statutory with the first, prejudgment days after the e'' form. Young for any pay period of the
judgment creditor and Ohio or federal law provides the other order with a 6) A municipal or county court or a common pleas court issues to you judgment creditor and that does not have a higher priority than this order; 7) The Judgment Creditor or the Judgment Creditor's Attorney files with of Garnishment will cease to remain in effect. Under any of the circumstances listed above, you are required to file w of Garnishee form is attached to this Order of Garnishment. Under the ci expiration of the full pay period within which the one hundred eighty-sect Special stacking, priority of payment, and manner of payment rules ap	another order of garnishment of personal earnings that relates to the Judgment Debtor are higher priority than this order; another order of garnishment of personal earnings that relates to the Judgment Debtor are this court a written request to terminate and release the Order of Garnishment, and as a result this court a "Final Report and Answer of Garnishee" form. A copy of the Final Report ircumstances listed in (5) and (6) above, you must cease processing this Order of Garnishment.	nd a different sult, the Order rt and Answer ment after the gment Debtor.

JUDGE

Witness my hand and the seal of this court this _____day of _______, 201___.

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)

Now comes Employer, (Garnishee herein) who says:			
This Order of Garnishment was received on day o	f, 20		
The Judgment Debtor is in my / our employ. [If the answer is "No", give date of last employment:]	YES	NO
3 (A) Is the debt to which this Order of Garnishment of persona scheduling between the Judgment Debtor and a budget and debt c payment that was due under the agreement for debt scheduling no payment was due? [If the answer to both parts of this question is "Yes", give all avail 3 (A)	ounseling service and has the Judgment Debtor made every plater than forty-five (45) days after the date on which the lable details of the agreement, sign this form, and return it to the court.]	YES	NO
3 (B) Were you, on the date that you received this Order of Gar	mishment of personal earnings, withholding moneys from the her order of garnishment of personal earnings that Ohio or federal law provides	YES	NO
[If the answer is "Yes", give the name of the court that issued the received, and the balance due to the relevant judgment creditor un			
3(B)			
garnishment of personal earning that are not described in question	er of Garnishment of personal earnings one or more other orders of a 3(B) and are you currently processing one or more of those ore of those orders for processing for a statutorily required period in the	YES	NO
3(C)			
Will remit monies due on the next pay period starting on:			
I CERTIFY THAT THE STATEMENTS ABOVE ARE TRUE.			
Print Name of Employer	Print Name and Title of Person Who Completed Form on Behalf of the Employer		
	SIGNED:		
Date Signed	Signature of Employer or Employer's Agent		
	Phone number of Employer or Employer's Agent		

Three copies of the Garnishment Order, two copies of the Notice to Judgment Debtor and Hearing Request card, and a copy of the Employer Guide To Processing Continuous Orders of Garnishment were served pursuant to R.C. 2716.05 upon the Garnishee or an officer or managing or general agent of the Garnishee.