DISTRICT COURT OF MARYLAND FO Located at					
				Case No.	
laintiff/Judgment	Creditor	VS.	Defendant/Judgmen	nt Debtor	
			Address		
ddress					
			XXX - XX -	nber Eile Namelen	
ity, State, Zip			Δ 11()	nber rney File Number:	
ERVE ON:	:Garnishee			☐ Serve by Sheriff/Const	able
				☐ Send by Restricted Del	
	Address			☐ Serve by Private Proce	•
	City, State, Zip				
RE	EQUEST FOR WRIT OF GARNIS	HMENT	OF PROPE	RTY OTHER THAN W	/AGES
Action in:	(IVIG. RI	uie 3-645	and 3-645.	1)	
	ent Before Judgment				
	ent was entered in this case on	onth/Day	,	•	
	OUNT NOW DUE on the judgment is as	•	i eai		
	Original amount of judgment (ex		sts and attorne	y's fees)	
	Less total credits	C	•	,	
)					
	Plus pre-judgment interest, on \$		at	% for period from	
	Month/Day Year				
	Month/Day Year Plus court costs due, including th		Month/Day	Year	
	Plus additional costs/fees awarde			0/ 6 . 16	
	Plus post-judgment interest on \$			_	
	Month/Day , — Year	, to	Month/Day	Year	
	Plus attorney's fees awarded by the				
	TOTAL DUE ON JUDGMENT				
Plaintiff requ	uests that a Writ of Garnishment be direc	cted to the	Garnishee.		
	Date			Signature of Judgment Creditor or Att	orney
	Telephone Number			Printed Name	
ax	E-mail			Address	
				City, State, Zip	
	WRIT OF GARNISHMENT	OF PRO	PERTY OT	HER THAN WAGES	
TO THE GA	ARNISHEE:	/Id. Rule :	3-645)		
		ceedings, a	any property of	f the Judgment Debtor in y	our possession at th
ime of servi	re directed to hold, subject to further pro- ice of this Writ and all property of the Ju- ing any debt owed the Judgment Debtor,	dgment De	ebtor that may	come into your possession	after service of this
exemptions i	may be available to you and to the Judgr	nent Debto	or.		
With r	respect to a Writ of Garnishment of accornish Federal Benefits that conforms with stitutions are directed: 1) not to hold projectly of the judgment debtor that may cortains a protected amount; and 3) to comp	unt in a fin	ancial instituti	on pursuant to Rule 3-645.	1, unless a Notice of
Right to Gar Financial Ins	thish Federal Benefits that conforms with	n 31 C.F.R. perty of the	. §212.4 and A e iudgment del	ppendix B to 31 C.F.R. Pa otor that constitutes a prote	rt 212 is attached, cted amount: 2) not
o hold prop	erty of the judgment debtor that may cor	ne into the	garnishee's po	ssession following service	of the writ if the
iccount cont 31 C.F.R. Pa	iains a protected amount; and 3) to compart 212.	ory with oth	ier applicable i	requirements, prohibitions,	and limitations of
		days of se	ervice of this W	rit and forward a copy to l	ooth the
'laintiff/Cre The Judgme	nust file an answer to the court within 30 ditor and the Defendant/Debtor. Failure nt Debtor has the right to contest this ga	to do so m	ay result in a ju	udgment by default being of a	entered against you.
. He suugiiie.	in 2000 has the fight to contest this gai	inioninioni (ion asserting a detense of (
	Date			Clerk/Judge	ID Number

NOTICE TO PERSON SERVING WRIT

Promptly after service upon the Garnishee, the person making service shall mail a copy of the Writ to the Judgment Debtor's last known address. Proof of service and mailing shall be filed with the Court promptly (Md. Rule 3-126.)

NOTICE TO GARNISHEE

The Garnishee shall file an answer within 30 days after service of the Writ. The answer shall admit or deny that the Garnishee is indebted to the Judgment Debtor or has possession of property of the Judgment Debtor and shall specify the amount and nature of any debt and describe any property. The Garnishee may assert any defense that the Garnishee may have to the Garnishment, as well as any defense that the Judgment Debtor could assert. After answering, the Garnishee may pay any garnished indebtedness into court and may deliver to the sheriff any garnished property, which shall be treated as if levied upon by the sheriff. A Garnishee who has filed an answer admitting indebtedness to the Judgment Debtor or possession of property of the Judgment Debtor is not required to file an amended answer solely because of an increase in the Garnishees's indebtedness to the Judgment Debtor or the Garnishee's receipt of additional property of the Debtor.

With respect to a Writ of Garnishment of account in a financial institution pursuant to Rule 3-645.1, the answer of the institution shall state, if applicable, that a protected amount is in the judgment debtor's account. The answer need not specify the amount. If the answer states that the property it holds consists only of a protected amount, the institution shall include with the Answer a request for a judgment in favor of the institution/garnishee terminating the garnishment.

If the Garnishee fails to file a timely answer, the Judgment Creditor may proceed pursuant to Md. Rule 3-509 for a judgment by default against the Garnishee.

If the Garnishee files a timely answer, the matters set forth in the answer shall be treated as established for the purpose of the Garnishment proceeding unless the Judgment Creditor files a reply contesting the answer within 30 days after its filing. If a timely reply is not filed, the Court may enter the judgment upon request of the Judgment Creditor, the Judgment Debtor, or the Garnishee. If a timely reply is filed to the answer of the Garnishee, the matter shall proceed as if it were an original action between the Judgment Creditor as Plaintiff and the Garnishee as Defendant and shall be governed by the rules applicable to civil actions.

NOTICE TO JUDGMENT DEBTOR CONCERNING EXEMPTIONS

As a result of the judgment entered against you, the bank or other person holding your money or property has been ordered by this court to hold your money or property that does not constitute a protected amount subject to further order of the court. You have the right to contest this garnishment by filing a motion asserting a defense or objection. You may be entitled to claim an exemption of all or part of your money or property, but in order to do so you must file a motion with the court as soon as possible. If you do not file a motion within 30 days of when the Garnishee was served, your property may be turned over to the Judgment Creditor. You may include in your motion a request for a hearing. If you file a motion under Rule 3-643, claiming an exemption, and request a hearing, a hearing shall be held promptly.

With respect to a Writ of Garnishment of account in a financial institution pursuant to Rule 3-645.1, some Federal benefit payments may be automatically protected from garnishment and will not be held in response to the writ of garnishment. Any claim for exemption for a non-protected amount must be filed with the court no later than 30 days after service of the writ of garnishment on the garnishee.

You have the right under the Annotated Code of MD to claim an exemption of certain kinds of personal property such as: wearing apparel, books, tools, instrument or appliances in an amount not to exceed \$5,000 in value necessary for the practice of any trade or profession except those kept for sale, lease or barter; money payable in the event of sickness, accident, injury or death of any person including compensation for loss of future earnings (however, disability income benefits are not exempt if the judgment is for necessities contracted for after the disability is incurred); professionally prescribed health aids for the debtor or dependent of the debtor; debtor's interest not to exceed \$1,000 in value, in household furnishings, household goods, wearing apparel, appliances, books, animals kept as pets, and other items that are held primarily for the personal, family or household use of the debtor or any dependent of the debtor. IN ADDITION, WITHIN THIRTY DAYS AFTER THE DATE OF SERVICE OF THE WRIT OF GARNISHMENT ON THE BANK OR OTHER PERSON HOLDING YOUR MONEY OR PROPERTY, YOU MAY ELECT TO EXEMPT A TOTAL OF \$6,000. (This exemption does not apply to an Attachment Before Judgment.)

You may be entitled to claim an exemption under Maryland law of certain money such as Social Security disability benefits; Supplemental Security Income benefits; annuity payments based on retired or retainer pay from the Armed Forces; Civil Service retirement and disability funds; annuities to widows and surviving dependent children of judges; federal worker's compensation; and federal retirement pensions.

YOU MAY ALSO BE ENTITLED TO PROTECT OTHER MONEY OR PROPERTY NOT MENTIONED ABOVE.

TO PROTECT YOUR RIGHTS FULLY, IT IS IMPORTANT THAT YOU ACT PROMPTLY. IF YOU HAVE ANY QUESTIONS, YOU SHOULD CONSULT A LAWYER.