UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLUMBIA

In re)		
)		
[Name of Debtor(s)])	Case No	
)		
Debtor(s).			
		IMENT ON JUDGMENT	
ON WAGI	ES, SALARY AND COM	MISSIONS OWED BY AN EMPI	LOYER
To:		hee using commasl	
Garnishee:	[/ tddfe55 of Guillish	nee, using commus	
You are hereby notif	ied that any disposable wa	ages (meaning compensation paid of	or payable for
personal services, wh	nether denominated as was	ges, salary, commission, bonus, or	otherwise, and
including periodic pa	ayments to a pension or re-	tirement program, in excess of any	amounts
required by law to be	e withheld) due or to become	me due from you to	are seized
by this Writ of Attac	hment.	[Judgment Debt	or]
Pursuant to Title 16.	Sections 572 and 573, D.0	C. Code Ann., you are required to v	withhold the
lesser of:	,	., , ,	
iessei oi:			
(1) 25	3% of 's 1	disnosable wages for each workwe	ek or other nav
period; or	[Judgment Debtor]	disposable wages for each workwe	ck of other pay
period, or			
(2) th	e amount by which	's disposable wages fo	or each week
(2) the	Judge	's disposable wages fo	the time the
	_	minimum hourly wage in effect at	
	_	s for any period other than a week,	
		by 30, then multiply the resultant p	_
number of fu	Il and/or partial weeks wh	ich are included in the pay period b	being considered,

and pay same to _	within	fifteen (15) days afte	er the close of the last pay period
of	ending in each cale	ndar month, until said	er the close of the last pay period d judgment, described below,
[Judgment Deb including interest	or], costs and other charges sl	hall have been satisfic	ed or until otherwise notified by
this court, subject	to the following qualificat	tions:	
(1)	upon written notice of any	y court proceeding at	tacking this writ or the judgment
on which	it is based, you are required	d to withhold the req	uired amounts but are required
not to mal	ce payments to the	until rece	eipt of an order of court
terminatin	g the proceeding; and	nent ereditorj	
(2)	you shall not withhold or	pay over more than ?	10% of the gross wages payable
to	for any pay	period ending in any	calendar month until the total for all pay periods ending in the gross wages in excess of \$200
amount of	gross wages paid or payal	ble toDebte	for all pay periods ending in
such caler	ndar month equals \$200, no	or more than 20% of	the gross wages in excess of \$200
payable to	for any	pay period ending in	any calendar month until the
total amou	int of gross wages paid or	payable to	any calendar month until the for all pay periods
ending in	such calendar month equal	ls \$500.	t Debtor]
If you fail to pay payable to	tothe p [Judgement Creditor] for any pay gment Debtor]	ercentage of wages y period, judgment	prescribed which become may be entered against you in
If you fail to pay payable to	tothe percentage of war	ercentage of wages property period, judgment in ages which you fail to	prescribed which become may be entered against you in to pay to [Judgement Creditor]
If you fail to pay payable to	to such percentage of wa	ages which you fall t	[Judgement Creditor]
If you fail to pay payable to	to such percentage of wa	ages which you fall t	[Judgement Creditor]
If you fail to pay payable to	ment against [Judgment Debto , in favor fentry of Judgement] together with interest, is	(entitled [Title of J r of [Judgement Creditor n accordance with 28]	Judgement Creditor [Judgement Creditor] was entered in this [udgement] in the amount of or] B.U.S.C. § 1961, after
If you fail to pay payable to	ment against [Judgment Debto , in favor fentry of Judgement] together with interest, is	(entitled [Title of J r of [Judgement Creditor n accordance with 28]	Judgement Creditor [Judgement Creditor] was entered in this [udgement] in the amount of or] B.U.S.C. § 1961, after
If you fail to pay payable to	ment against [Judgment Debto , in favor fentry of Judgement] together with interest, is	(entitled [Title of J r of [Judgement Creditor n accordance with 28]	Judgement Creditor [Judgement Creditor] was entered in this [udgement] in the amount of or] B.U.S.C. § 1961, after
If you fail to pay payable to	ment against [Judgment Debto , in favor fentry of Judgement] together with interest, is	(entitled [Title of J r of [Judgement Creditor n accordance with 28]	Judgement Creditor [Judgement Creditor] was entered in this [udgement] in the amount of or] B.U.S.C. § 1961, after
If you fail to pay payable to	ment against [Judgment Debto, in favor f Entry of Judgement] together with interest, in at the rate of ually, and with [S Amount of out out calculated by [Judgement] [J	(entitled [Title of J r of [Judgement Creditor n accordance with 28]	Judgement Creditor [Judgement Creditor] was entered in this [udgement] in the amount of or] B.U.S.C. § 1961, after
If you fail to pay payable to	ment against [Judgment Debto , in favor fentry of Judgement] together with interest, is	(entitled [Title of J r of [Judgement Creditor n accordance with 28]	Judgement Creditor [Judgement Creditor] was entered in this [udgement] in the amount of or] B.U.S.C. § 1961, after
The Judger case on	ment against [Judgment Debto, in favor f Entry of Judgement] together with interest, in at the rate of ually, and with [S Amount of out out calculated by [Judgement] [J	(entitled [Title of J r of [Judgement Creditor n accordance with 28]	Judgement Creditor [Judgement Creditor] was entered in this [udgement] in the amount of or] B.U.S.C. § 1961, after
The Judger case on	ment against [Judgment Debto, in favor f Entry of Judgement] together with interest, in at the rate of ually, and with [S Amount of out out calculated by [Judgement] [J	(entitled [Title of J r of [Judgement Creditor n accordance with 28 credits I to be ownent Creditor] itional interest accrui	Judgement Creditor [Judgement Creditor]) was entered in this [Judgement] in the amount of B.U.S.C. § 1961, after percent per annum [jan] having been received on the ed as of, is [Date of Calculation] Ing after that date, plus any further
The Judger case on	ment against [Judgment Debto, in favor	(entitled [Title of J r of [Judgement Creditor n accordance with 28 redits I to be ownent Creditor] to be ownent Creditor] itional interest accruithis Writ of Attachmed upon the disposable	Judgement Creditor
The Judger case on	ment against [Judgment Debto, in favor	(entitled [Title of J r of [Judgement Creditor n accordance with 28 redits I to be ownent Creditor] to be ownent Creditor] itional interest accruithis Writ of Attachmed upon the disposable	Judgement Creditor
The Judger case on	ment against [Judgment Debto, in favor	(entitled [Title of J r of [Judgement Creditor n accordance with 28 redits I to be ownent Creditor] to be ownent Creditor] itional interest accruithis Writ of Attachmed upon the disposable	Judgement Creditor (Judgement Creditor) was entered in this fudgement in the amount of orl BU.S.C. § 1961, after percent per annum having been received on the ed as of [Date of Calculation] in the amount of orl in th
The Judger case on	ment against [Judgment Debto, in favor factory of Judgement] together with interest, in favor factory at the rate of [Judgement] at the rate of [Judgement] aually, and with [\$ Amount of factory of Calculation] [Judgement] [Judgement	(entitled [Title of J r of [Judgement Creditor n accordance with 28 redits I Credits or "no"] to be ownent Creditor] itional interest accruitational interest accruitatio	Judgement Creditor

with two or more attachments at the same time, the one bearing the earlier time stamp of the
United States Marshal is entitled to be satisfied first.
In the event that leaves your employ for a period of ninety (90) days or
In the event that leaves your employ for a period of ninety (90) days or less, and is then reemployed, this attachment shall remain in full force and effect and you are
required to resume the withholdings from 's disposable wages. In the event that leaves your employ for a period of ninety-one (91) days of more, this
attachment shall terminate and you shall return your copy of this attachment to the court,
setting forth the date of the termination.
Within ten (10) days after this Writ of Attachment is served upon you, you are required:
• to answer the attached interrogatories, UNDER PENALTY OF PERJURY;
• to serve copies of the answers to interrogatories, by mail (or other means permitted by
applicable rules), upon the attorney(s) for and upon at their respective addresses noted below; and and upon at their respective addresses noted below; and and upon and upon at their respective addresses noted below; and and upon and upon and upon and upon and upon and upon are their respective addresses noted below; and and upon and upon and upon and upon and upon are their respective addresses noted below; and and upon are their respective addresses noted below; and
 Judgment Debtor] to file with the clerk of this court the original of the answers to the interrogatories,
accompanied by a certificate reciting when and how service was made upon the attorney(s)
for the and upon [Judgment Creditor]
If you fail to take these steps within 10 days, judgment may be entered against you for the
entire amount of''s claims with interest and costs. [Judgement Creditor]
Filing with the clerk is not complete upon mailing. Filing is only complete upon actual
receipt:
• at the clerk's office (Room 1225 E. Barrett Prettyman United States Courthouse, 333
Constitution Avenue N.W. Washington, DC 20001) during the hours it is open; or

- upon delivery to the drop box located at 333 Constitution Ave., 3rd St. entrance to the annex of the courthouse as provided by Rule 5005-1 of this court's Local Bankruptcy Rules (available at the clerk's office and on the court's website (http://www.dcb.uscourts.gov/)).

In contrast, service is complete upon mailing, and for your convenience, the Interrogatories in Attachment are accompanied by a blank certificate of service by mail which may be filled out by

you to reflect service by mail of your answers (once you have filled in answers to the

Copies to:
[Name of Attorney(s) for the Judgment Creditor]
[Firm Name of Attorney(s) for the Judgment Creditor]
[Street No. & Street of Attorney(s) for the Judgment Creditor]
[Suite No. of Attorney(s) for the Judgment Creditor]
[City, State & Zip Code of Attorney(s) for the Judgment Creditor]
[Telephone No. of Attorney(s) for the Judgment Creditor]
Attorney(s) for [Judgment Creditor]
[Judgment Debtor]
[Street No. & Street of Judgment Debtor]
[City, State & Zip Code of Judgment Debtor]

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLUMBIA

	FOR THE L	DISTRICT OF COLUMBIA
In re)	
)	
)	Case No
)	Chapter No
Debtor(s).		
INTER	ROGATORIES IN	ATTACHMENT PURSUANT TO WRIT
ISS	SUED THE DAY O	F, TO
NOTICE TO		, GARNISHEE: As a garnishee, you are
required by law (Title	[Garnishee in block c 16, Section 521 (a)	, GARNISHEE: As a garnishee, you are apitals , D.C. Code Ann.) to file answers to the following
		service of the writ upon you. If you fail to answer the
	. , ,	against you for the entire amount of the
2 /3 2	's judgment (includ	ding interest accruing thereon), and costs. Title 16,
[Judgment Creditor] Section 556(b), D.C. (Code Ann.	
You are required:		
• to file the original	inal of the answers	with the Clerk of the Bankruptcy Court (see instructions
on the writ); an	nd	
• to serve a copy	upon the attorney(s) for theand a copy upon
	cand a cermine	[Judgment Creditor] ate of service by mail is attached which the garnishee
[Judgment Debr	tor] service is made by	mail).

INTERROGATORY 1: If is empl [Judgment Debtor]	oyed by you, state the amount of
disposable wages, as defined above, said defendant currently	y earns and when paid. Also state
''s Social Security Number.*	
ANSWER:	
* Your obligations under the writ as to future wages	will be fixed by the actual amount of
those wages (including any wage increase), not by this answ	ver regarding the current wage earned,
but you should explain any variation to	_ when you make payment under the
writ.	
INTERROGATORY 2: If is not is not been employed by you in the four-month is not is not is not been employed by you in the four-month is is not	employed by you, has
been employed by you in the four-month	period next preceding the service of
[Judgment Debtor] this writ upon you; if so, when were's	services terminated?
ANSWER:	
INTERROGATORY 3: If you are presently withhol	ding wages or earnings of
to satisfy an attachment already served upon	
[Judgment Debtor] creditor to whom you are making payments and the number	-
was issued.	of the case in which the attachment
was issued.	
ANSWER:	
THIS WEIG.	

I declare under p	enalty of perjury that the foregoing answers to the above interrogatorie
are true and correct.	
Executed on:	
_	[Garnishee]

Certificate of Service

Ι,	, state that on the _	day of	, I made service of the
foregoing answers t	o these Interrogatories in A	Attachment by	y mailing copies of the same by first
class mail to:			
[Name of Attorney(s) for	the Judgment Creditor]		
[Firm Name of Attorney(s	s) for the Judgment Creditor]		
[Street No. & Street of Att	torney(s) for the Judgment Creditor	[]	
[Suite No. of Attorney(s)	for the Judgment Creditor]		
[City, State & Zip Code o	f Attorney(s) for the Judgment Cree	ditor]	
[Telephone No. of Attorne	ey(s) for the Judgment Creditor]		
Attorney(s) for [Judgment	Creditor]		
and			
[Judgment Debtor]			
[Street No. & Street of Jud	dgment Debtor]		
[City, State & Zip Code o	f Judgment Debtor]		
I declare und	der penalty of perjury that	the foregoing	statement is true and correct.
	1:,,		
	[Garnish	iee]	