

0514311 JODI JERICH Executive Director

COMMISSIONERS
SUSAN BITTER SMITH - Chairman
BOB STUMP
BOB BURNS
DOUG LITTLE

TOM FORESE



#### **ARIZONA CORPORATION COMMISSION**

PATRICIA L. BARFIELD Director Corporations Division

Date 05/20/2015

HURLEY SERVICE MANAGEMENT, LLC 10381 N 117TH PL SCOTTSDALE, AZ 85259

Dear Sir or Madam:

Enclosed is a copy of the following document(s) that were served upon the Arizona Corporation Commission on 05/20/2015 as agent for HURLEY SERVICE MANAGEMENT, LLC:

Case H&W e	caption: SOUTHWEST FINANCIAL LLC v. NORA E VILLAREAL & JOHN DOE VILLAREAL t al,
Case	number: CC2014-139738 Court: MARICOPA COUNTY ARROWHEAD JUSTICE COURT
$\boxtimes$	Summons
	Complaint
	Subpoena
	Subpoena Duces Tecum
$\boxtimes$	Default Judgment
	Judgment
$\boxtimes$	Writ of Garnishment
	Motion For Summary Judgment
	Motion for
$\boxtimes$	Other ANSWER OF GARNISHEE

Sincerely,

Lynda B. Griffin V Custodian of Records

Initials JAB

File number L-1105825-0



<u>COMMISSIONERS</u> SUSAN BITTER SMITH – Chairman BOB STUMP BOB BURNS DOUG LITTLE TOM FORESE



JODI JERICH **Executive Director** 

**PATRICIA L. BARFIELD** Director **Corporations Division** 

# **CERTIFICATE OF MAILING**

The t	undersigned person certifies t	ne following t	acts:	
("AC	5/20/2015, JEFFREY A BARKER C"), received on behalf of the t for HURLEY SERVICE MANAC	ACC service of	of the following docu	rporation Commission uments upon the ACC as
	caption: SOUTHWEST FINANCIAI number: CC2014-139738 :: MARICOPA COUNTY A			DOE VILLAREAL H&W et al,
$\boxtimes$	Summons	$\boxtimes$	Default Judgment	
	Complaint		Judgment	
	Subpoena	$\boxtimes$	Writ of Garnishmen	it
	Subpoena Duces Tecum			
	Motion For Summary Judgmer	it		
	Motion for			
$\boxtimes$	Other ANSWER OF GARNIS	SHEE		
1038	LEY SERVICE MANAGEMENT, L B1 N 117TH PL TTSDALE, AZ 85259	LC		
		OR	<u>L</u>	
The ι	undersigned was unable to ma	il the above l	isted documents to	
becat Arizo busin	use that entity is not a registena, and the Arizona Corporatiness.	ered corporati on Commissio	on or limited liability on has no record of	y company in the State of its known place of
<b>.</b>	lare and certify under penalty ed name: <b>JEFFREY A BARKI</b>			Date: 05/20/2015
Signa	ature:	-a.Back	5/20/2015	

Germaine Law Office, PLC 3344 East Camelback Road, Suite 105 2 Phoenix, Arizona 85018 Telephone: (602) 953-5588 Fax: (602) 953-5590 3 Sanford J. Germaine (012722) sgermaine@germaine-law.com 4 Attorneys for Plaintiff 5 IN THE ARROWHEAD JUSTICE COURT 6 14264 W. Tierra Buena Lane, Surprise, AZ 85374 STATE OF ARIZONA, COUNTY OF MARICOPA 7 SOUTHWEST FINANCIAL, LLC, an Arizona limited) 8 liability company, 9 Plaintiff/Judgment Creditor 10 VS. No. CC2014-139738 11 JOHN DOE) NORA Ε. VILLAREAL and WRIT OF GARNISHMENT VILLAREAL, wife and husband; and CARLA J.) 12 DEANDA and JOHN DOE DEANDA, wife and hus-) AND SUMMONS 13 band, (Earnings-Continuing Lien) Defendant/Judgment Debtor 14 HURLEY SERVICE MANAGEMENT, LLC dba UP-) 15 RIGHT COMMERCIAL CLEANING, 16 17 THE STATE OF ARIZONA TO THE SHERIFF, CONSTABLE OR ANY OTHER OFFICER 18 OF MARICOPA COUNTY WHO IS AUTHORIZED BY LAW TO SERVE PROCESS: 19 JUDGMENT CREDITOR'S CLAIM OF \$10,817.45, together with accruing interest, costs and other relief in this action against the following Judgment Debtor(s): 20 Nora E. Villareal 21 SS# XXX-XX-2175 22 THEREFORE, you are commanded to summon to appear before this Court the Garnishee whose name and address appear below and who is believed to be within your county. 23 The Judgment Creditor states as follows: 24 The Judgment Creditor has a Judgment against the above described Judgment 1. 25 Debtor(s) in the amount of \$10,817.45, as of the date of issuance of this Writ of Garnishment. 26 The rate of interest on this Judgment is 28.91% on the principal sum of 2. \$6,695.65 and 4.25% on the attorney's fees and costs.

1 The name and address of the Garnishee is: 3. 2 HURLEY SERVICE MANAGEMENT, LLC C/O TRACY B HURLEY, STAT. AGENT 3 10381 N. 117TH PLACE SCOTTSDALE, AZ 85259 4 And his Authorized Agent is as follows: 5 SERVE: TRACY B. HURLEY, STAT. AGENT 6 4. The last known mailing address of the Judgment Debtor(s) is: 7 8 8601 N. 71 Ave. Lot 45 Glendale, AZ 85301 9 The Judgment Creditor's name and address is: 5. 10 Southwest Financial, LLC Jason Dauderman 11 4159 Milky Way Chandler, AZ 85226 12 And his Attorney's name and address is: 13 GERMAINE LAW OFFICE, PLC 14 3344 East Camelback Road, Suite 105 Phoenix, Arizona 85018 15 (602) 953-5588 16 GARNISHEE SHALL answer in writing, under oath, within ten (10) days after the service of the Writ of Garnishment upon him, all of the following questions: 17 Whether the Judgment Debtor(s) was employed by the Garnishee on the date 18 1. the Writ was served. 19 Whether the Garnishee anticipates owing earnings within sixty (60) days after 2. the date of service of the Writ. 20 If the Garnishee is unable to determine the identity of the Judgment Debtor(s) 3. 21 after making a good faith effort to do so, a statement of the effort made and the reason for such inability. 22 The dates of the next two paydays occurring after the date of service of the 23 4. Writ. 24 5. The pay period of the Judgment Debtor(s), whether weekly, biweekly, semi-25 monthly, monthly or another specified period. The amount of the outstanding Judgment now due and owing as stated in the 26 6. Writ. 27

	e y Y Y		y. <b>**</b>	•

- 7. Whether the Judgment Debtor(s) is subject to an existing wage assignment, garnishment or levy, and if so, the name, address, and telephone number of that Judgment Creditor.
- 8. The name, address and telephone number of the Garnishee.
- The date and manner of delivery of a copy of the Answer to the Judgment Debtor(s) and Judgment Creditor.

FROM AND AFTER SERVICE of the Writ of Garnishment, the Garnishee shall not pay to the Judgment Debtor(s) any earnings which are not exempt.

IF IT APPEARS FROM THE ANSWER OF THE GARNISHEE that the Garnishee was indebted to the Judgment Debtor(s) for disposable earnings when the writ was served, the garnishment shall be continuing in nature as a lien against non-exempt earnings, A.R.S. §12-1598.05.

AS TO DISPOSABLE EARNINGS, as defined in A.R.S. §33-1131, a garnishment is continuing in nature, subject to the following conditions:

- 1. The garnishment constitutes a lien against non-exempt earnings.
- 2. The garnishment is the equivalent of a court ordered assignment, compelling the garnishee to remit the non-exempt earnings to the Plaintiff, as they are earned, A.R.S. §12-1598.10.
- 3. The garnishment shall survive until any of the following occurs:
  - The underlying judgment is satisfied in full, is vacated or expires.
  - b. The Judgment Debtor(s) leaves the Garnishee's employ for more than sixty (60) days.
  - c. The Judgment Creditor releases the garnishment.
  - d. The proceedings are stayed by a court of competent jurisdiction, including the United States Bankruptcy Court.
  - e. The Judgment Debtor(s) has not earned any non-exempt earnings for at least sixty (60) days.
  - f. The Court orders that the garnishment be quashed.
- Garnishments, levies and wage assignments which are not for the support of a person are inferior to wage assignments for the support of a person. Garnishments which are not for the support of a person and levies are inferior to garnishments for the support of a person.
- 5. If a Judgment Debtor(s)' earnings become subject to more than one Writ of Garnishment, and because of the application of the priorities, a Judgment Creditor recovers no non-exempt earnings for two (2) consecutive paydays, the lien on earnings of such Judgment Debtor is invalid and of no force and effect, and the Garnishee shall notify the Judgment Creditor accordingly.

## **SUMMONS**

In obedience to the attached and foregoing Writ of Garnishment, I DO HEREBY SUMMON AND REQUIRE YOU TO APPEAR and answer the foregoing writ and in the manner prescribed by law within the times prescribed in said writ. You are hereby notified that in case you fail to so answer, the Court may issue an order requiring you to appear in person before it to answer the writ or to file and serve, at least five (5) days before the appearance date, a copy of the answer on the party for whom the writ has been issued, or on his attorney if the party is represented by counsel. If you fail to appear or to file and serve the answer as specified in the order, judgment by default may be rendered against you for the full amount of the relief demanded in the Complaint of the Plaintiff and not merely for the amount you may owe to the Defendant, and that such judgment may be so rendered in addition to any other matters which may be adjudged against you as prescribed by law.

SIGNED AND SEALED THIS DATE:	51415
------------------------------	-------

Clerk

Judge

Requests for reasonable accommodation for persons with disabilities must be division assigned to the case by parties at least three (3) days in advance of a scheduled court proceeding.

Germaine Law Office, PLC 3344 East Camelback Road, Suite 105 Phoenix, Arizona 85018 Telephone: (602) 953-5588 3 Fax: (602) 953-5590 Sanford J. Germaine (012722) 4 sgermaine@germaine-law.com Attorneys for Plaintiff 5 6 IN THE ARROWHEAD JUSTICE COURT 14264 W. Tierra Buena Lane, Surprise, AZ 85374 7 STATE OF ARIZONA, COUNTY OF MARICOPA SOUTHWEST FINANCIAL, LLC, an Arizona limited) 8 liability company, 9 Plaintiff/Judgment Creditor 10 VS. 11 No. CC2014-139738 NORA E. VILLAREAL and **JOHN** DOE) VILLAREAL, wife and husband; and CARLA J.) 12 WRIT OF GARNISHMENT DEANDA and JOHN DOE DEANDA, wife and hus-) 13 band. AND SUMMONS 14 Defendant/Judgment Debtor (Earnings-Continuing Lien) 15 HURLEY SERVICE MANAGEMENT, LLC dba UP-) RIGHT COMMERCIAL CLEANING. 16 17 THE STATE OF ARIZONA TO THE SHERIFF, CONSTABLE OR ANY OTHER OFFICER 18 OF MARICOPA COUNTY WHO IS AUTHORIZED BY LAW TO SERVE PROCESS: 19 JUDGMENT CREDITOR'S CLAIM OF \$10,817.45, together with accruing interest, costs and other relief in this action against the following Judgment Debtor(s): 20 21 Nora E. Villareal SS# XXX-XX-2175 22 THEREFORE, you are commanded to summon to appear before this Court the Garnishee whose name and address appear below and who is believed to be within your county. 23 24 The Judgment Creditor states as follows: 25 The Judgment Creditor has a Judgment against the above described Judgment 1. Debtor(s) in the amount of \$10,817.45, as of the date of issuance of this Writ 26 of Garnishment. The rate of interest on this Judgment is 28.91% on the principal sum of 2. \$6,695.65 and 4.25% on the attorney's fees and costs.

, y , ),	· •

3. The name and address of the Garnishee is: 2 HURLEY SERVICE MANAGEMENT, LLC 3 C/O TRACY B HURLEY, STAT. AGENT 10381 N. 117TH PLACE 4 SCOTTSDALE, AZ 85259 5 And his Authorized Agent is as follows: 6 SERVE: TRACY B. HURLEY, STAT. AGENT 7 The last known mailing address of the Judgment Debtor(s) is: 4. 8 8601 N. 71 Ave. Lot 45 Glendale, AZ 85301 9 The Judgment Creditor's name and address is: 5. 10 Southwest Financial, LLC 11 Jason Dauderman 4159 Milky Way 12 Chandler, AZ 85226 13 And his Attorney's name and address is: 14 GERMAINE LAW OFFICE, PLC 3344 East Camelback Road, Suite 105 15 Phoenix, Arizona 85018 (602) 953-5588 16 GARNISHEE SHALL answer in writing, under oath, within ten (10) days after the service of the Writ of Garnishment upon him, all of the following questions: 17 18 Whether the Judgment Debtor(s) was employed by the Garnishee on the date 1. the Writ was served. 19 2. Whether the Garnishee anticipates owing earnings within sixty (60) days after 20 the date of service of the Writ. 21 3. If the Garnishee is unable to determine the identity of the Judgment Debtor(s) after making a good faith effort to do so, a statement of the effort made and 22 the reason for such inability. 23 The dates of the next two paydays occurring after the date of service of the 4. Writ. 24 The pay period of the Judgment Debtor(s), whether weekly, biweekly, semi-5. 25 monthly, monthly or another specified period. 26 6. The amount of the outstanding Judgment now due and owing as stated in the

	, y		•
		•	

- 7. Whether the Judgment Debtor(s) is subject to an existing wage assignment, garnishment or levy, and if so, the name, address, and telephone number of that Judgment Creditor.
- 8. The name, address and telephone number of the Garnishee.
- The date and manner of delivery of a copy of the Answer to the Judgment Debtor(s) and Judgment Creditor.

FROM AND AFTER SERVICE of the Writ of Garnishment, the Garnishee shall not pay to the Judgment Debtor(s) any earnings which are not exempt.

IF IT APPEARS FROM THE ANSWER OF THE GARNISHEE that the Garnishee was indebted to the Judgment Debtor(s) for disposable earnings when the writ was served, the garnishment shall be continuing in nature as a lien against non-exempt earnings, A.R.S. §12-1598.05.

AS TO DISPOSABLE EARNINGS, as defined in A.R.S. §33-1131, a garnishment is continuing in nature, subject to the following conditions:

- 1. The garnishment constitutes a lien against non-exempt earnings.
- 2. The garnishment is the equivalent of a court ordered assignment, compelling the garnishee to remit the non-exempt earnings to the Plaintiff, as they are earned, A.R.S. §12-1598.10.
- 3. The garnishment shall survive until any of the following occurs:
  - a. The underlying judgment is satisfied in full, is vacated or expires.
  - b. The Judgment Debtor(s) leaves the Garnishee's employ for more than sixty (60) days.
  - c. The Judgment Creditor releases the garnishment.
  - d. The proceedings are stayed by a court of competent jurisdiction, including the United States Bankruptcy Court.
  - e. The Judgment Debtor(s) has not earned any non-exempt earnings for at least sixty (60) days.
  - f. The Court orders that the garnishment be quashed.
- Garnishments, levies and wage assignments which are not for the support of a person are inferior to wage assignments for the support of a person. Garnishments which are not for the support of a person and levies are inferior to garnishments for the support of a person.
- 5. If a Judgment Debtor(s)' earnings become subject to more than one Writ of Garnishment, and because of the application of the priorities, a Judgment Creditor recovers no non-exempt earnings for two (2) consecutive paydays, the lien on earnings of such Judgment Debtor is invalid and of no force and effect, and the Garnishee shall notify the Judgment Creditor accordingly.

. १ इ.स. १४ व्हेन २,५५ मा

### **SUMMONS**

In obedience to the attached and foregoing Writ of Garnishment, I DO HEREBY SUMMON AND REQUIRE YOU TO APPEAR and answer the foregoing writ and in the manner prescribed by law within the times prescribed in said writ. You are hereby notified that in case you fail to so answer, the Court may issue an order requiring you to appear in person before it to answer the writ or to file and serve, at least five (5) days before the appearance date, a copy of the answer on the party for whom the writ has been issued, or on his attorney if the party is represented by counsel. If you fail to appear or to file and serve the answer as specified in the order, judgment by default may be rendered against you for the full amount of the relief demanded in the Complaint of the Plaintiff and not merely for the amount you may owe to the Defendant, and that such judgment may be so rendered in addition to any other matters which may be adjudged against you as prescribed by law.

SIGNED AND SEALED THIS DATE: 5415

Clerk

Judge

Requests for reasonable accommodation for persons with disabilities must be made division assigned to the case by parties at least three (3) days in advance of a scheduled court from ceeding.

	i a t		•
•			

Germaine Law Office, PLC 2 Phoenix, Arizona 85018 Telephone: (602) 953-5588 3 Fax: (602) 953-5590 4 Attorneys for Plaintiff 5 6 7 8 liability company, 9 Plaintiff 10 11 12 13 14 15 16 17 . 18 19

20

21

22

23

24

25

26

27

3344 East Camelback Road, Suite 105 Sanford J. Germaine (012722) sgermaine@germaine-law.com

### IN THE ARROWHEAD JUSTICE COURT 14264 W. Tierra Buena Lane, Surprise, AZ 85374 STATE OF ARIZONA, COUNTY OF MARICOPA

SOUTHWEST FINANCIAL, LLC, an Arizona limited)

VS.

NORA E. VILLAREAL and JOHN DOE VIL LAREAL, wife and husband; and CARLA J. DEANDA) and JOHN DOE DEANDA, wife and husband,

Defendant(s).

No. CC2014-139738

DEFAULT JUDGMENT

This cause came on regularly by motion pursuant to Rule 140(e), JCRCP; the Defendant(s), Nora Villareal and Carla J. Deanda, appearing neither in person nor by counsel, and it appearing to the Court that the Defendant(s) were duly served with a copy of the Summons and Complaint herein in the State of Arizona; that said Defendant(s) failed to answer or otherwise appear, and the default of the Defendant(s), has been duly entered; that Plaintiff is entitled to judgment against said Defendant(s), and there being no just cause for delay.

That Plaintiff is entitled to Judgment against the Defendant(s), Nora Villareal and Carla J. Deanda, and each of them, for the sum of \$6,695.65; for accrued interest in the sum of \$621.80, plus accruing interest on the principal at the rate of 28.91% per annum from August 12, 2014 until paid; for Plaintiff's reasonable attorney's fees in the sum of \$1,700.00 and for Plaintiff's costs herein expended and incurred in the sum of \$336.00 and for taxable accruing costs, together with interest on

i 1 ' s		• •
		· · · 3
		-

the attorney's fees and costs at the rate of 4.25% per annum, from the date of Judgment, until paid.

NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that Plaintiff, SOUTHWEST FINANCIAL, LLC, an Arizona limited liability company, have judgment against the Defendant(s), Nora Villareal and Carla J. Deanda, and each of them, for the sum of \$6,695.65 principal; for accrued interest in the sum of \$621.80, plus accruing interest on the principal at the rate of 28.91% per annum from August 12, 2014 until paid; for Plaintiff's reasonable attorney's fees in the sum of \$1,700.00 and for Plaintiff's costs herein expended and incurred in the sum of \$336.00 and for taxable accruing costs, together with interest on the attorney's fees and costs at the rate of 4.25% per annum, from date of Judgment, until paid.

The Court hereby finds that there is no just reason for delay in entering Judgment against the party(s) named herein and hereby directs entry of final Judgment in this matter.

IT IS ORDERED that the Court retain continuing jurisdiction over the issues of attorney's fees and costs.

DONE IN OPEN COURT this 19 day of

Justice of

Justice of his Veace

	, y 1 1		· · · · · · · · · · · · · · · · · · ·
			·
		;	

	*,
g A e M	
,	

2	4.	If the Garnishee is unable to determine the identity of the Judgment Debtor after making a good faith effort to do so, the following is a statement of the Garnishee's effort made and the
3		reasons for that inability:
4		
5	5.	State the dates of the Judgment Debtor's next two (2) paydays occurring after the date of service of the Writ:
6		5a 5b
7	6.	Is the Judgment Debtor employed by the Garnishee currently?
8		[ ] Yes [ ] No
9		If yes, Judgment Debtor is paid (check which applies):
10		[ ] daily [ ] bi-weekly [ ] monthly [ ] weekly [ ] semi-monthly [ ] other:
11		[ ] weekly [ ] semi-monthly [ ] other:  Specify
12	7.	What is the amount of the outstanding Judgment now due and owing as stated in the Writ?
13		Judgment Balance:
14	8.	Is the Judgment Debtor subject to an existing Wage Assignment, Garnishment or Levy?
15		[ ] Yes [ ] No.
16		If yes, give the name, address and telephone number of that Judgment Creditor:
17		
18		
19	9.	Did the Garnishee answer "yes" to either question #2 or #3?
20		[ ] Yes [ ] No
21		If yes, copies of this Answer and copies of the Notice to Judgment Debtor, Request for Hearing and Non-exempt Farrings Statement were delivered to the Latence B. Latence B.
22		ing and Non-exempt Earnings Statement were delivered to the Judgment Debtor on:
23		
24		By: [ ] hand delivery;
25		[ ] regular first class mail to the address determined to be best calculated to reach
26		the Judgment Debtor in a timely manner;
27		[ ] service pursuant to the Rules of Civil Procedure applicable to a Summons.

) <u>*</u>	•	* ' <b>&gt;</b>
		,

	1 10. 2 3 4	Copies of this Answer and Non-Exempt Earnings Statement were delivered on to the Judgment Creditor, or his attorney, if applicable, at the following address:
	5	
	6	By: [ ] hand delivery;
ļ	7	[ ] regular first class mail;
;	8	[ ] service pursuant to the Rules of Civil Procedure applicable to a Summons.
9	11.	Garnishee's name, address and telephone number is [You, the employer, are the garnishee]:
10	,	
11	.	
12		
13	12.	I have read the foregoing document and know of my own knowledge that the facts stated therein are true and correct.
14		WHEREFORE, Garnishee prays that Garnishee be discharged on this Answer and that the
15		Court award Garnishee reasonable compensation in the amount of \$
16	STATE	E OF ARIZONA
17	County	y of
18		
19		Signature of Garnishee or Authorized Agent
20	SUBSO	CRIBED AND SWORN THIS DATE:
21		
22		
23		Notary Public
24		Answer of Garnishee
25		(Earnings - Continuing Lien)
26		
27		

<u> </u>			. العام العام العام العام ال
	, , , , , , , , , , , , , , , , , , ,		
	•		
i e e e e e e e e e e e e e e e e e e e			

1	Germaine Law Office, PLC	46452
_	3344 East Camelback Road, Suite 105	
2	Phoenix, Arizona 85018	
3	Telephone: (602) 953–5588	
٥	Fax: (602) 953–5590 Sanford J. Germaine (012722)	
4	sgermaine@germaine-law.com	
7	Attorneys for Plaintiff	
5	Attorneys for Flamini	
Ĭ		
6	IN THE ARROWHEAD JUS	TICE COURT
	14264 W. Tierra Buena Lane, Surpi	rise, AZ 85374
7	STATE OF ARIZONA, COUNTY	OF MARICOPA
8	SOUTHWEST FINANCIAL, LLC, an Arizona limited)	
	liability company,	
9	)	
	Plaintiff/Judgment Creditor )	
10	}	
11	VS.	No. CC2014-139738
11	NORA E. VILLAREAL and JOHN DOE)	No. CC2014-139736
12	VILLAREAL, wife and husband; and CARLA J.)	ANSWER OF GARNISHEE
12	DEANDA and JOHN DOE DEANDA, wife and hus-)	AND WER OF GARDISTEE
13	band,	(Earnings-Continuing Lien)
	)	(
14	Defendant/Judgment Debtor )	Nora E. Villareal
	j	SS# XXX-XX-2175
15	HURLEY SERVICE MANAGEMENT, LLC dba UP-)	
1	RIGHT COMMERCIAL CLEANING,	
16	)	
	)	
17		
10	1 I de el de el Consiste de en estadorio d	houst Comist on to make this affidents on
18	1. I am the above-named Garnishee or am authorized his behalf, regarding the Writ of Garnishment serve	
19	mis behalf, regarding the writ of Carmsinnent serve	eu on Gurnisnee on inis uute.
17	Date Served:	
20	Date betvea.	
	2. Was the Judgment Debtor employed by the Garnisl	hee on the date the Writ was served?
21	Ŭ	
	[ ] Yes [ ] No	
22		
	3. Does the Garnishee anticipate owing earnings to the	he Judgment Debtor within sixty (60) days
23	after the date of service of the Writ?	
24	[ ] Yes [ ] No	
25		
25	· · ·	
26		
4٧		
27	d.	
- '		
-	t <del>-</del>	

•

, , , , , , , , , , , , , , , , , , , ,	h ···

2	4.	If the Garnishee is unable to determine the identity of the Judgment Debtor after making a good faith effort to do so, the following is a statement of the Garnishee's effort made and the reasons for that inability:
3 4		
5	5.	State the dates of the Judgment Debtor's next two (2) paydays occurring after the date of service of the Writ:
6		5a 5b
7	6.	Is the Judgment Debtor employed by the Garnishee currently?
8		[ ] Yes [ ] No
9		If yes, Judgment Debtor is paid (check which applies):
10		[ ] daily [ ] bi-weekly [ ] monthly [ ] weekly [ ] semi-monthly [ ] other;
11		[ ] weekly [ ] semi-monthly [ ] other:  Specify
12	7.	What is the amount of the outstanding Judgment now due and owing as stated in the Writ?
13		Judgment Balance:
14	8.	Is the Judgment Debtor subject to an existing Wage Assignment, Garnishment or Levy?
15		[ ] Yes [ ] No.
16		If yes, give the name, address and telephone number of that Judgment Creditor:
17		
18		
19	9.	Did the Garnishee answer "yes" to either question #2 or #3?
20		[ ] Yes [ ] No
21		If yes, copies of this Answer and copies of the Notice to Judgment Debtor, Request for Hearing and Non exempt Forming Statement and Identification of the Notice to Judgment Debtor, Request for Hearing
22		ing and Non-exempt Earnings Statement were delivered to the Judgment Debtor on:
23		<del></del>
24		By: [ ] hand delivery;
25 26		[ ] regular first class mail to the address determined to be best calculated to reach the Judgment Debtor in a timely manner;
27		[ ] service pursuant to the Rules of Civil Procedure applicable to a Summons.

, 1 - 1 - <b>k</b>	•

1 2	10.	Copies of this Answer and Non-Exempt Earnings Statement were delivered on to the Judgment Creditor, or his attorney, if applicable, at the following address:
3		address:
4		
5		
6		By: [ ] hand delivery;
7		[ ] regular first class mail;
8		[ ] service pursuant to the Rules of Civil Procedure applicable to a Summons.
9	11.	Garnishee's name, address and telephone number is [You, the employer, are the garnishee]:
10		
11		
12	12.	I have read the foregoing document and know of my own knowledge that the facts stated
13	12.	therein are true and correct.
14		WHEREFORE, Garnishee prays that Garnishee be discharged on this Answer and that the Court award Garnishee reasonable compensation in the amount of \$
15		)
16		E OF ARIZONA
17	Count	y of ss.
18		Signature of Garnishee or Authorized Agent
19	ou po	CRANCE AND CAMPAGE TO A TO
20	SOBS	CRIBED AND SWORN THIS DATE:
21		
23		Notary Public
24		Answer of Garnishee
25		(Earnings - Continuing Lien)
26		
27		

			•	

1	11			
2	3344 East Camelback Road, Suite 105 Phoenix, Arizona 85018			
3	Telephone: (602) 953–5588			
,	Fax: (602) 953-5590 Sanford J. Germaine (012722)			
4	sgermaine@germaine-law.com			
5	Attorneys for Plaintiff			
3				
6	IN THE ARROWHEAD JUSTICE COURT 14264 W. Tierra Buena Lane, Surprise, AZ 85374			
7	STATE OF ARIZONA, COUNTY OF MARICOPA			
8	SOUTHWEST FINANCIAL, LLC, an Arizona limited)			
9	liability company,			
	Plaintiff/Judgment Creditor			
10	)			
11	VS.			
1.0	NORA E. VILLAREAL and JOHN DOE)  No. CC2014-139738			
12	VILLAREAL, wife and husband: and CARLA I) ANSWED OF CARNISTIES			
13	DEANDA and JOHN DOE DEANDA, wife and hus-) band,  (Earnings-Continuing Lien)			
14	D-C1			
	SCH VVV VV 2172			
15	I HURLEY SERVICE MANAGEMENT, LLC dba IP-1			
16	RIGHT COMMERCIAL CLEANING,			
1.7	<u> </u>			
17				
18	1. I am the above-named Garnishee or am authorized by the Garnishee to make this affidavit on			
19	his behalf, regarding the Writ of Garnishment served on Garnishee on this date:			
ı	Date Served:			
20	2. Was the Judgment Debtor employed by the Corpiebes on the data to W			
21	Was the Judgment Debtor employed by the Garnishee on the date the Writ was served?			
22	[ ] Yes [ ] No			
23	3. Does the Garnishee anticipate owing earnings to the Judgment Debtor within sixty (60) days			
23	after the date of service of the Writ?			
24	[ ] Yes [ ] No			
25				
l				
26				
27				
II				

		i. 📤
1 × 4 × 4 × 4		
		•

	1 4. 2 3	If the Garnishee is unable to determine the identity of the Judgment Debtor after making a good faith effort to do so, the following is a statement of the Garnishee's effort made and the reasons for that inability:		
	5.	State the dates of the Judgment Debtor's next two (2) paydays occurring after the date of service of the Writ:		
(	6	5a 5b		
,	7 6.	Is the Judgment Debtor employed by the Garnishee currently?		
8	3	[ ] Yes [ ] No		
9	·	If yes, Judgment Debtor is paid (check which applies):		
10 11	11	[ ] daily [ ] bi-weekly [ ] monthly [ ] other:		
12	7.	Specify What is the amount of the outstanding Judgment now due and owing as stated in the Writ?		
13	j	Judgment Balance:		
14	8.	Is the Judgment Debtor subject to an existing Wage Assignment, Garnishment or Levy?		
15		[ ] Yes [ ] No.		
16		If yes, give the name, address and telephone number of that Judgment Creditor:		
17		and a sugment Creditor.		
18				
19	9.	Did the Garnishee answer "yes" to either question #2 or #3?		
20		[ ] Yes [ ] No		
21	If yes, copies of this Answer and copies of the Notice to Judgment Debtor, Request for Hearing and Non-exempt Farnings Statement were delivered to Judgment Debtor, Request for Hearing			
22		ing and Non-exempt Earnings Statement were delivered to the Judgment Debtor, Request for Hear-		
23		•		
24		By: [ ] hand delivery;		
25		[ ] regular first class mail to the address determined to be best calculated to reach		
26		and the desired in a milety manner;		
27		[ ] service pursuant to the Rules of Civil Procedure applicable to a Summons.		

,	· **
• .	

	1 10. 2 3 4	Copies of this Answer and Non-Exempt Earnings Statement were delivered on to the Judgment Creditor, or his attorney, if applicable, at the following address:
	5 5 7	By: [ ] hand delivery; [ ] regular first class mail;
8	11.	[ ] service pursuant to the Rules of Civil Procedure applicable to a Summons.
9		Garnishee's name, address and telephone number is [You, the employer, are the garnishee]:
10		
11		
12 13	12.	I have read the foregoing document and know of my own knowledge that the facts stated therein are true and correct.
14 15		WHEREFORE, Garnishee prays that Garnishee be discharged on this Answer and that the Court award Garnishee reasonable compensation in the amount of \$
16	STATE	E OF ARIZONA
17	County	v of
18		Ss.
19		Signature of Garnishee or Authorized Agent
20	SUBSC	CRIBED AND SWORN THIS DATE:
21		
22		Notary Public
23		Notary Fublic
24		Answer of Garnishee (Earnings - Continuing Lien)
26		
27		

			. •
	, , , , , , , , , , , , , , , , , , ,		
			. <u></u>

, , , , , , , , , , , , , , , , , , ,	

	1 2 3	4.	If the Garnishee is unable to determine the identity of the Judgment Debtor after making a good faith effort to do so, the following is a statement of the Garnishee's effort made and the reasons for that inability:	
	5	5.	State the dates of the Judgment Debtor's next two (2) paydays occurring after the date of service of the Writ:	
	6		5a 5b	
	7	6.	Is the Judgment Debtor employed by the Garnishee currently?	
	8		[ ] Yes [ ] No	
9	9		If yes, Judgment Debtor is paid (check which applies):	
10	0		[ ] daily [ ] bi-weekly	
11	ı 🍴		t j odici,	
12	2	7.	What is the amount of the outstanding Judgment now due and owing as stated in the Writ?	
13			Judgment Balance:	
14	-	8.	Is the Judgment Debtor subject to an existing Wage Assignment, Garnishment or Levy?	
15			[ ] Yes [ ] No.	
16			If yes, give the name, address and telephone number of that Judgment Creditor:	
17			, and the phone number of that Judgment Creditor:	
18				
19		9.	Did the Garnishee answer "yes" to either question #2 or #3?	
20			[ ] Yes [ ] No	
21			If yes, copies of this Answer and copies of the Notice to L. 1	
22		If yes, copies of this Answer and copies of the Notice to Judgment Debtor, Request for Hearing and Non-exempt Earnings Statement were delivered to the Judgment Debtor on:		
23				
24			By: [ ] hand delivery;	
25			2 3	
26			[ ] regular first class mail to the address determined to be best calculated to reach the Judgment Debtor in a timely manner;	
27			[ ] service pursuant to the Rules of Civil Procedure applicable to a Summons.	

			y .	•
	, a 1 - 1			
	·			
•				

	10. Copies of this Answer and Non-Exempt Earnings Statement were delivered on to the Judgment Creditor, or his attorney, if applicable, at the following
•	By: [ ] hand delivery;
•	[ ] regular first class mail;
1	[ ] service pursuant to the Rules of Civil Procedure applicable to a Summons.
ç	11. Garnishee's name, address and telephone number is [You, the employer, are the garnishee]:
10	
11	
12	10
13	<ol> <li>I have read the foregoing document and know of my own knowledge that the facts stated therein are true and correct.</li> </ol>
14	WHEREFORE, Garnishee prays that Garnishee be discharged on this Answer and that the
15	Court award Garnishee reasonable compensation in the amount of \$
16	STATE OF ARIZONA
17	County of ss.
18	
19	Signature of Garnishee or Authorized Agent
20	SUBSCRIBED AND SWORN THIS DATE:
21	
22	<del></del>
23	Notary Public
24	Answer of Garnishee
25	(Earnings - Continuing Lien)
26	
27	
f.	·

		<b>,</b>
	, , , , , ,	
	•	

Germaine Law Office, PLC 3344 East Camelback Road, Suite 105 Phoenix, Arizona 85018 Telephone: (602) 953–5588	
Fax: (602) 953-5590 Sanford J. Germaine (012722)	
sgermaine@germaine-law.com Attorneys for Plaintiff	
IN THE ARROWHEAD JUST 14264 W. Tierra Buena Lane, Surpri	
STATE OF ARIZONA, COUNTY	
SOUTHWEST FINANCIAL, LLC, an Arizona limited) liability company,	
Plaintiff/Judgment Creditor )	
vs.	No. CC2014-139738
NORA E. VILLAREAL and JOHN DOE) VILLAREAL, wife and husband; and CARLA J.) DEANDA and JOHN DOE DEANDA, wife and hus-)	INITIAL NOTICE
band,	TO JUDGMENT DEBTOR
Defendant/Judgment Debtor )	(Earnings)
HURLEY SERVICE MANAGEMENT, LLC dba UP-) RIGHT COMMERCIAL CLEANING,	
}	
AVISO	
El tribunal ha ordenado que su empleador tome una	parte de su salario o sueldo y que pague
su acreedor hasta terminado el proceso en contra suya y este ley, el acreedor tiene derecho a solo una parte de su salario, sus derechos. Se puede obtener una traducción española del	A continuación figura una explicación de
To collect his Judgment against you the Judgment Writ of Garnishment (see copy of Writ attached). Informati address of the Judgment Creditor and Garnishee are stated	on about the Judgment and the name and

The Writ of Garnishment is a court order requiring the Garnishee to withhold a certain amount from your earnings and to continue to withhold a portion of your earnings until the Judgment is satisfied or the Writ is quashed by the Court or released by the Judgment Creditor.

which is attached.



The law provides that a certain amount of each paycheck or other earnings is exempt from collection by a Writ of Garnishment. In some cases of very low income no amount can be garnished except for an Order of Support of a Person. Different exemption rights may apply to the collection of taxes.

Within ten (10) days after the date the Garnishee was served with the Writ of Garnishment, he is required to deliver to you the following documents:

1. Answer of Garnishee.

- 2. Notice to Judgment Debtor, which explains your rights and the procedures in the Garnishment process.
- 3. Request for Hearing form, which you can use to request a hearing if you believe that the amount withheld from your earnings is greater than the law allows or that the Garnishment is invalid.

On each normal payday you should receive some earnings (paycheck) for the amount the Garnishee calculates is protected by law. That calculation is made on a Non-exempt Earnings Statement, a copy of which should accompany your paycheck. If the Judgment Creditor's debt is subject to an effective agreement for debt scheduling between you and a qualified consumer credit counseling service, or if you do not receive a paycheck, or if a copy of the Non-exempt Earnings Statement does not accompany your paycheck, you may request a hearing.

To request a hearing for the reasons described above, fill out the attached Request for Hearing form and deliver it to this Court clerk's office. At the same time you must deliver a copy (photocopy or handwritten) of the Request for Hearing to the Garnishee and to the Judgment Creditor, or his attorney, at the address stated on the Writ of Garnishment.

You will also be given the opportunity to request a hearing after you receive the Answer of Garnishee. A request for hearing can be made no later than ten (10) days after you receive the Answer of Garnishee, unless good cause is shown why the request was filed later.

If you request a hearing, the Court will set the hearing within ten (10) days of the date you submitted your Request for Hearing, and the Court will notify you, the Judgment Creditor and the Garnishee of the date, time and place of the hearing.

	·		

Germaine Law Office, PLC 1 3344 East Camelback Road, Suite 105 2 Phoenix, Arizona 85018 Telephone: (602) 953-5588 Fax: (602) 953-5590 3 Sanford J. Germaine (012722) sgermaine@germaine-law.com 4 Attorneys for Plaintiff 5 IN THE ARROWHEAD JUSTICE COURT 6 14264 W. Tierra Buena Lane, Surprise, AZ 85374 7 STATE OF ARIZONA, COUNTY OF MARICOPA 8 SOUTHWEST FINANCIAL, LLC, an Arizona limited) liability company, 9 Plaintiff/Judgment Creditor 10 VS. No. CC2014-139738 11 NORA  $\mathbf{E}_{\cdot}$ VILLAREAL and **JOHN** DOE) VILLAREAL, wife and husband; and CARLA J.) INITIAL NOTICE 12 DEANDA and JOHN DOE DEANDA, wife and hus-) TO JUDGMENT DEBTOR 13 band. (Earnings) Defendant/Judgment Debtor 14 HURLEY SERVICE MANAGEMENT, LLC dba UP-) 15 RIGHT COMMERCIAL CLEANING, 16 17 18 AVISO 19 El tribunal ha ordenado que su empleador tome una parte de su salario o sueldo y que pague a su acreedor hasta terminado el proceso en contra suya y este pagada la dueda. En conformidad con la 20 ley, el acreedor tiene derecho a solo una parte de su salario. A continuación figura una explicación de sus derechos. Se puede obtener una traducción española del tribunal. 21 22 To collect his Judgment against you the Judgment Creditor has asked this court to issue a Writ of Garnishment (see copy of Writ attached). Information about the Judgment and the name and 23 address of the Judgment Creditor and Garnishee are stated in the Writ and the copy of the Judgment, 24 which is attached.

The Writ of Garnishment is a court order requiring the Garnishee to withhold a certain

amount from your earnings and to continue to withhold a portion of your earnings until the Judgment

is satisfied or the Writ is quashed by the Court or released by the Judgment Creditor.

25

26

27

· · · · · · · · · · ·	
· .	

The law provides that a certain amount of each paycheck or other earnings is exempt from collection by a Writ of Garnishment. In some cases of very low income no amount can be garnished except for an Order of Support of a Person. Different exemption rights may apply to the collection of

Within ten (10) days after the date the Garnishee was served with the Writ of Garnishment, he is required to deliver to you the following documents:

1. Answer of Garnishee.

17]

- 2. Notice to Judgment Debtor, which explains your rights and the procedures in the Garnishment process.
- 3. Request for Hearing form, which you can use to request a hearing if you believe that the amount withheld from your earnings is greater than the law allows or that the Garnishment is invalid.

On each normal payday you should receive some earnings (paycheck) for the amount the Garnishee calculates is protected by law. That calculation is made on a Non-exempt Earnings Statement, a copy of which should accompany your paycheck. If the Judgment Creditor's debt is subject to an effective agreement for debt scheduling between you and a qualified consumer credit counseling service, or if you do not receive a paycheck, or if a copy of the Non-exempt Earnings Statement does not accompany your paycheck, you may request a hearing.

To request a hearing for the reasons described above, fill out the attached Request for Hearing form and deliver it to this Court clerk's office. At the same time you must deliver a copy (photocopy or handwritten) of the Request for Hearing to the Garnishee and to the Judgment Creditor, or his attorney, at the address stated on the Writ of Garnishment.

You will also be given the opportunity to request a hearing after you receive the Answer of Garnishee. A request for hearing can be made no later than ten (10) days after you receive the Answer of Garnishee, unless good cause is shown why the request was filed later.

If you request a hearing, the Court will set the hearing within ten (10) days of the date you submitted your Request for Hearing, and the Court will notify you, the Judgment Creditor and the Garnishee of the date, time and place of the hearing.

, a · · · · •	ε '
•	

1	Ger 334	maine	Law Office, PLC Camelback Road, Suite 105	
2	Pho	enix, A	rizona 85018	
3	Tele Fax	phone: (602)	: (602) 953–5588 953–5590	
11	San	ford J.	Germaine (012722)	
1	sger	maine(	@germaine-law.com	
•	Auc	nneys	for Plaintiff	
			IN THE ARROWHEAD JU 14264 W. Tierra Buena Lane, Si	JSTICE COURT
			STATE OF ARIZONA, COUN	TY OF MARICOPA
	SOU liabi	THWI	EST FINANCIAL, LLC, an Arizona limited	
		•	Plaintiff/Judgment Creditor	<b>(</b>
				Ś
			vs.	) No. CC2014-139738
		A DE		<b>)</b>
	DEA	LAKEA NDA :	AL, wife and husband; and CARLA J. and JOHN DOE DEANDA, wife and hus-	REQUEST FOR HEARING ON
	band	,	DE BEZINDER, WHE and hus-	GARNISHMENT OF EARNINGS
			Defendant/Judgment Debtor	
	HUR RIGH	LEY S	SERVICE MANAGEMENT, LLC dba UP-) MMERCIAL CLEANING, )	
			)	
			I REQUEST A HEARING	BECAUSE:
	[]	1.	The Judgment Creditor does not have a valid Dudgment Creditor does not have a valid Du	dgment against me.
	[ ]	2.	The Judgment has been paid in full.	
	[]	3.	The Garnishee's answer is incorrect.	
	[ ]	4.	My earnings are already subject to a Writ of Gar of support.	nishment or court order for payment
	[]	5.	Other:	
•	Name of	Judgmen	t Debtor (print) Sign	ature of Judgment Debtor
İ	Date		Mail	ing Address
-	Telephon	e Number	City,	State and ZIP Code
1	WAKNI) THIS RI	NG: YOU EOUEST	WAIVE YOUR RIGHT TO A HEARING ON THE MONIES FOR HEARING WITHIN TEN (10) DAYS AFTER RECEP NG THE REQUEST LATE.	* ************************************

3344 Ea	st Camelback Road, Suite 105	
Telephor	, Arizona 85018 ne: (602) 953–5588 2) 953–5590	
Sanford	J. Germaine (012722) ne@germaine-law.com	
	rs for Plaintiff	
	IN THE ARROWHEA 14264 W. Tierra Buena La	D JUSTICE COURT
	STATE OF ARIZONA, CO	
SOUTH liability	WEST FINANCIAL, LLC, an Arizona lincompany,	nited)
_	Plaintiff/Judgment Creditor	) )
	VS.	)
NORA	E. VILLAREAL and JOHN I	) No. CC2014-139738 DOE)
VILLAR DEAND	EAL, wife and husband; and CARLAA and JOHN DOE DEANDA, wife and	A J.) REQUEST FOR HEARING ON
band,	<b>,</b>	) GARNISHMENT OF EARNINGS
	Defendant/Judgment Debtor	<b>\( \)</b>
HURLEY RIGHT (	Y SERVICE MANAGEMENT, LLC dba COMMERCIAL CLEANING,	UP-) ) )
"	I REQUEST A HEAF	LING BECAUSE:
[] 1.	The Judgment Creditor does not have a val	lid Judgment against me.
[] 2.	The Judgment has been paid in full.	
[] 3.	The Garnishee's answer is incorrect.	
[] 4.	My earnings are already subject to a Writ of support.	of Garnishment or court order for payment
[ ] 5.	Other:	·
Name of Judg	ment Debtor (print)	Signature of Judgment Debtor
Date		Mailing Address
Telephone Nu		City, State and ZIP Code
WARNING: THIS REOU	YOU WAIVE YOUR RIGHT TO A HEARING ON THE N EST FOR HEARING WITHIN TEN (10) DAVS AFTED I	MONIES WITHHELD IN THIS PAY PERIOD UNLESS YOU FII RECEIVING THE GARNISHEE'S ANSWER OR SHOW GOO

Germaine Law Office, PLC 3344 East Camelback Road, Suite 105 2 Phoenix, Arizona 85018 Telephone: (602) 953-5588 3 Fax: (602) 953-5590 Sanford J. Germaine (012722) 4 sgermaine@germaine-law.com Attorneys for Plaintiff 5 6 IN THE ARROWHEAD JUSTICE COURT 14264 W. Tierra Buena Lane, Surprise, AZ 85374 7 STATE OF ARIZONA, COUNTY OF MARICOPA 8 SOUTHWEST FINANCIAL, LLC, an Arizona limited) liability company, 9 Plaintiff/Judgment Creditor 10 VS. 11 No. CC2014-139738 NORA E. VILLAREAL and **JOHN** DOE) VILLAREAL, wife and husband; and CARLA J.) 12 NOTICE DEANDA and JOHN DOE DEANDA, wife and hus-) 13 band, TO JUDGMENT DEBTOR 14 Defendant/Judgment Debtor (Earnings) 15 HURLEY SERVICE MANAGEMENT, LLC dba UP-) RIGHT COMMERCIAL CLEANING, 16 17 This is your second notice that a Writ of Garnishment has been issued in this case. The Writ is a court order requiring the Garnishee to withhold a certain amount from your earnings and to con-18 tinue to withhold a portion of your earnings until the Judgment is satisfied or the Writ is quashed. 19 The law provides that a certain amount of each paycheck or other periodic earnings is exempt from collection by a Writ of Garnishment. In some cases of very low income, no amount can be gar-20 nished except for an Order for Support of a Person. 21 If you believe that too much of your earnings have been withheld from your paycheck, or that 22 no amount should be withheld, you may request a hearing before this Court. 23 Among the reasons for requesting a hearing are: 24 1. The Judgment Creditor does not have a valid Judgment against you or the Judgment has been paid in full. 25 The Garnishee's Answer is incorrect. 2. 26 3. Your earnings are already subject to a Writ of Garnishment or are subject to a court 27 ordered Assignment for Payment of Support.

4. The Judgment Creditor's debt is subject to an effective agreement for debt scheduling between you and a qualified consumer credit counseling service.

To request a hearing, deliver the Request for Hearing form (attached), or a substantially similar form to the Clerk of this Court. You must mail or deliver a copy of the Request for Hearing to the Garnishee and to the Judgment Creditor or his attorney at the address on the Writ of Garnishment.

If you do not deliver the Request for Hearing from to this Court within ten (10) day after the date you receive this Notice and the Answer of Garnishee, your request for hearing will be denied, unless good cause for the delay is shown. You must check a box or state your reasons for disputing the claim in the space provided on the form.

If you request a hearing, it will be conducted no later than ten (10) days after your request is received by the Court. The Court will send you notice of the date, time and place.

The non-exempt portion of your earnings will continue to be withheld by the Garnishee and delivered to the Judgment Creditor until the Judgment is paid in full, or the Garnishment is ordered to stop. Whether or not you request a hearing at this time, if you believe too much money is withheld from your earnings pursuant to this Garnishment at some time in the future, you will have the opportunity to request a hearing at that time.

## WARNING:

YOU WAIVE YOUR RIGHT TO A HEARING ON THE MONIES WITHHELD IN THIS PAY PERIOD UNLESS YOU FILE THIS REQUEST FOR HEARING WITHIN TEN (10) DAYS AFTER RECEIVING THE GARNISHEE'S ANSWER OR SHOW GOOD CAUSE FOR FILING THE REQUEST LATE.

			) h day
	•		

Germaine Law Office, PLC 3344 East Camelback Road, Suite 105 2 Phoenix, Arizona 85018 Telephone: (602) 953-5588 3 Fax: (602) 953-5590 Sanford J. Germaine (012722) 4 sgermaine@germaine-law.com Attorneys for Plaintiff 5 6 IN THE ARROWHEAD JUSTICE COURT 14264 W. Tierra Buena Lane, Surprise, AZ 85374 7 STATE OF ARIZONA, COUNTY OF MARICOPA 8 SOUTHWEST FINANCIAL, LLC, an Arizona limited) liability company, 9 Plaintiff/Judgment Creditor 10 VS. 11 No. CC2014-139738 NORA E. VILLAREAL and JOHN DOE) 12 VILLAREAL, wife and husband; and CARLA J.) NOTICE DEANDA and JOHN DOE DEANDA, wife and hus-) 13 band, TO JUDGMENT DEBTOR 14 Defendant/Judgment Debtor (Earnings) 15 HURLEY SERVICE MANAGEMENT, LLC dba UP-) RIGHT COMMERCIAL CLEANING, 16 17 This is your second notice that a Writ of Garnishment has been issued in this case. The Writ 18 is a court order requiring the Garnishee to withhold a certain amount from your earnings and to continue to withhold a portion of your earnings until the Judgment is satisfied or the Writ is quashed. 19 The law provides that a certain amount of each paycheck or other periodic earnings is exempt from collection by a Writ of Garnishment. In some cases of very low income, no amount can be gar-20 nished except for an Order for Support of a Person. 21 If you believe that too much of your earnings have been withheld from your paycheck, or that 22 no amount should be withheld, you may request a hearing before this Court. 23 Among the reasons for requesting a hearing are: 24 The Judgment Creditor does not have a valid Judgment against you or the Judgment 1. has been paid in full. 25 The Garnishee's Answer is incorrect. 2. 26 3. Your earnings are already subject to a Writ of Garnishment or are subject to a court ordered Assignment for Payment of Support.

, , , , ,	*	~ <b>•</b>

4. The Judgment Creditor's debt is subject to an effective agreement for debt scheduling between you and a qualified consumer credit counseling service.

To request a hearing, deliver the Request for Hearing form (attached), or a substantially similar form to the Clerk of this Court. You must mail or deliver a copy of the Request for Hearing to the Garnishee and to the Judgment Creditor or his attorney at the address on the Writ of Garnishment.

If you do not deliver the Request for Hearing from to this Court within ten (10) day after the date you receive this Notice and the Answer of Garnishee, your request for hearing will be denied, unless good cause for the delay is shown. You must check a box or state your reasons for disputing the claim in the space provided on the form.

If you request a hearing, it will be conducted no later than ten (10) days after your request is received by the Court. The Court will send you notice of the date, time and place.

The non-exempt portion of your earnings will continue to be withheld by the Garnishee and delivered to the Judgment Creditor until the Judgment is paid in full, or the Garnishment is ordered to stop. Whether or not you request a hearing at this time, if you believe too much money is withheld from your earnings pursuant to this Garnishment at some time in the future, you will have the opportunity to request a hearing at that time.

## **WARNING:**

YOU WAIVE YOUR RIGHT TO A HEARING ON THE MONIES WITHHELD IN THIS PAY PERIOD UNLESS YOU FILE THIS REQUEST FOR HEARING WITHIN TEN (10) DAYS AFTER RECEIVING THE GARNISHEE'S ANSWER OR SHOW GOOD CAUSE FOR FILING THE REQUEST LATE.

_	۲	***

1	all = Carr Cities, I LC				
2	3344 East Camelback Road, Suite 105 Phoenix, Arizona 85018				
	Telephone: (602) 953–5588				
3	Fax: (602) 953–5590				
4	Sanford J. Germaine (012722) sgermaine@germaine-law.com				
_	Attorneys for Plaintiff				
5					
6	IN THE ARROWHEAD JU	STICE COLUT			
7	14264 W. Tierra Buena Lane, Sur	rprise, AZ 85374			
	STATE OF ARIZONA, COUNT	Y OF MARICOPA			
8	SOUTHWEST FINANCIAL, LLC, an Arizona limited) liability company,				
9	Plaintiff/Judgment Condition				
10	Plaintiff/Judgment Creditor				
10	vs.				
11	NORA E. VILLAREAL and JOHN DOE)	No. CC2014-139738			
12	VILLAREAL, wife and husband and CARIA IN	REQUEST FOR HEARING ON			
	DEANDA and JOHN DOE DEANDA, wife and hus-)	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2			
13	{ ·	GARNISHMENT OF EARNINGS			
14	Defendant/Judgment Debtor				
15	HURLEY SERVICE MANAGEMENT, LLC dba UP-) RIGHT COMMERCIAL CLEANING				
16	į				
17	I DECLECE A VIDA				
	I REQUEST A HEARING	BECAUSE:			
18	[ ] On my normal payday I received no earnings (pay	check).			
19	[ ] A copy of the Non-exempt Earnings Statement did	not accompany my paycheck.			
20	[ ] The Judgment Creditor does not have a valid Jud	<b>I</b>			
21	full.	agment of that Judgment has been paid in			
22	[ ] My employer has not delivered to me the Notice to Judgment Debtor, Answer of Garnishee (Employer) and Request for Hearing forms within fifteen (15) days.				
23					
24	[ ] The debt of the Judgment Creditor is subject to a between me and a qualified consumer credit counse	n effective agreement for debt scheduling eling service.			
25	Name of Judgment Debtor (print)				
H	Signal	ture of Judgment Debtor			
26	Date	ng Address			
27	.172.01111	P connect			
	Telephone Number City, S	State and ZIP Code			

,

1 2	3344 East Camelback Road, Suite 105			
3	Telephone: (602) 953-5588 Fax: (602) 953-5590			
4	Sanford J. Germaine (012722) sgermaine@germaine-law.com			
5	Attorneys for Plaintiff			
6	IN THE ARROWHEAD	JUSTICE COURT		
7	14264 W. Tierra Buena Lane, Surprise, AZ 85374 STATE OF ARIZONA, COUNTY OF MARICOPA			
8	SOUTHWEST FINANCIAL, LLC, an Arizona limite liability company,	ed) )		
9	Plaintiff/Judgment Creditor	) )		
10	vs.	)		
11	NORA E. VILLAREAL and JOHN DO	No. CC2014-139738		
12	VILLAREAL, wife and husband; and CARLA DEANDA and JOHN DOE DEANDA, wife and husband.	I) DECLECT FOR HEADING ON		
13	band,	) GARNISHMENT OF EARNINGS		
14	Defendant/Judgment Debtor			
15 16	HURLEY SERVICE MANAGEMENT, LLC dba UF RIGHT COMMERCIAL CLEANING	- <del>/</del> } }		
17	I REQUEST A HEADIN	_) IG DECALISE.		
18	I REQUEST A HEARING BECAUSE:  On my normal payday I received no earnings (paycheals)			
19	payoneck).			
20	A copy of the Non-exempt Earnings Statement did not accompany my paycheck.			
21	[ ] The Judgment Creditor does not have a valid Judgment or that Judgment has been paid in full.			
22	[ ] My employer has not delivered to me the Notice to Judgment Debtor, Answer of Garnishee (Employer) and Request for Hearing forms within fifteen (15) days.			
23   24	[ ] The debt of the Judgment Creditor is subject to an effective agreement for debt scheduling between me and a qualified consumer credit counseling service.			
25	Name of Judgment Debtor (print)	gnature of Judgment Debtor		
7	Date	ailing Address		
"	Telephone Number Ci	ty, State and ZIP Code		

) r r

.

•	

# NON-EXEMPT EARNINGS STATEMENT

٦	(Judgment Not For Support)					
3		MANISTEE J	USTICE COURT			
4	JUDG	MENT DEBTOR: Nora E. Villareal				
5	JUDG	MENT CREDITOR: Southwest Financial,	LLC			
6		Jason Dauderman				
7	CASE	No.: CC2014-139738				
8	Pay Po	eriodto (Beginning Date)	(Ending Date)			
9						
0			TINENT QUESTIONS	_	_	
1	1.	The Judgment Debtor is an employee or is otherwise owed earnings:	[ ] YES	l	J	NO
2		If the answer is "NO", enter the Judgment Debtor's last date of em-				
3		ployment by your firm or the last date for which earnings are owed.	1Date			
.5	2.	For the earnings of the Judgment Debtor for this pay period enter all of the following:	Date			
6	2a.	Gross Earnings.	2a. \$			
.7 .8	2b.	Disposable Earnings (gross earnings less deductions required by law).	2b. \$			
9	2c.	Enter twenty-five percent (25%) of line 2b.	2c. \$			
20	3.	The current federal minimum wage				
21		is \$per hour. Enter one of the following using an appro-				
22		priate pay period: weekly (thirty times minimum wage); biweekly				
23		(sixty times minimum wage); semi-				
24		monthly (sixty-five times minimum wage); monthly (one hundred thirty	3			
ا ـ ا		times minimum wage).	3. \$			

		<b>)</b>

:	1 4. 2	Subtract line 3 from line 2b and enter.	4. \$
3	5	Enter the amount from line 2c or line 4 whichever is smaller.	5. \$
5	6.	Enter the amount withheld from the Judgment Debtor's earnings because	
6		of a court ordered Assignment for Support of a Person or a Garnish- ment or Levy for the Collection of Taxes.	6. \$
7 8	7	Subtract line 6 from line 5 and enter here. THIS IS THE AMOUNT OF	
9 10		NON-EXEMPT EARNINGS YOU ARE TO WITHHOLD AND FOR- WARD TO THE JUDGMENT	
11	H	CREDITOR WITH THIS STATE- MENT.	7. \$
12			
13			
14	Garnis	shee's Name (print)	Garnishee's Signature
15			
16	Date		Mailing Address
17			•
18			C'. C.
19			City, State and ZIP Code
20			
21 22			Telephone Number
23		•	
24			
25			
26			
27			

	* • • •
•	

# NON-EXEMPT EARNINGS STATEMENT

(Judgment Not For Support)					
3		MANISTEE	JUSTICE COURT		
4	JUDG	MENT DEBTOR: Nora E. Villareal			
5 6	JUDG	MENT CREDITOR: Southwest Financia Jason Dauderman	l, LLC		
7	CASE	No.: CC2014-139738			
8	Pay Pe	eriodt (Beginning Date)	0		
9					
0		ANSWER ALL PE	RTINENT QUESTIONS		
1	1.	The Judgment Debtor is an employee or is otherwise owed earnings:	[ ] YES	[ ]	NO
2		If the answer is "NO", enter the			
3		Judgment Debtor's last date of employment by your firm or the last date for which earnings are owed.	1.		
4	2	· ·	Date		
5	2.	For the earnings of the Judgment Debtor for this pay period enter all of the following:			
6	2a.	Gross Earnings.	2a. \$		
7 8	2b.	Disposable Earnings (gross earnings less deductions required by law).	2b. \$		
9	2c.	Enter twenty-five percent (25%) of line 2b.	2c. \$		
0	3.	The current federal minimum wage			
1		is \$ per hour. Enter one of the following using an appro-			
2		priate pay period: weekly (thirty times minimum wage); biweekly			
3		(sixty times minimum wage); semi- monthly (sixty-five times minimum			
4		wage); monthly (one hundred thirty times minimum wage).	3. \$		
ا ۲					

, contract	•
•	

1	<b>l</b>	Subsect 1: 0.0 m of	
2	II 7.	Subtract line 3 from line 2b and enter.	4. \$
3	5.	Enter the amount from line 2c or line 4 whichever is smaller.	5. \$
4	II	Enter the amount withheld from the Judgment Debtor's earnings because	
5		of a court ordered Assignment for Support of a Person or a Garnish-	
6 7	ll l	ment or Levy for the Collection of Taxes.	6. \$
8	7	Subtract line 6 from line 5 and enter here. THIS IS THE AMOUNT OF	
9		NON-EXEMPT EARNINGS YOU ARE TO WITHHOLD AND FOR-	
10		WARD TO THE JUDGMENT CREDITOR WITH THIS STATE-	7. \$
11		MENT.	
12	  -  -		
13			**************************
14	Garnis	shee's Name (print)	Garnishee's Signature
15			
16	Date		Mailing Address
17			
18			City, State and ZIP Code
19			City, State and Zir Code
20			
21			Telephone Number
22			
23			
24 25			
26			
27			
۷/			

	; •

2	(Judgment Not For Support)										
3	MANISTEE JUSTICE COURT										
4	JUDGMENT DEBTOR: Nora E. Villareal										
5 6	JUDG	MENT CREDITOR: Southwest Financi Jason Dauderman		2							
7	CASE	No.: CC2014-139738									
8	Pay Po	eriod(Beginning Date)	to	(Fr	dino	. Dat	e)				
9		ANSWER ALL P									
0	1.	The Judgment Debtor is an employee	EKI IN	ENI Q	(DE	) 1	YES		ſ	]	NO
1		or is otherwise owed earnings:			L	J			L	3	
2		If the answer is "NO", enter the Judgment Debtor's last date of employment by your firm or the last									
4		date for which earnings are owed.		1				Date			
5	2.	For the earnings of the Judgment Debtor for this pay period enter all of the following:						,			
6	2a.	Gross Earnings.		2a. \$							
.7 .8	2b.	Disposable Earnings (gross earnings less deductions required by law).		2b. \$							
9	2c.	Enter twenty-five percent (25%) of line 2b.		2c. \$							
0	3.	The current federal minimum wage									
.1		is \$ per hour. Enter one of the following using an appro-									
2		priate pay period: weekly (thirty times minimum wage); biweekly									
.3		(sixty times minimum wage); semi- monthly (sixty-five times minimum									
4		wage); monthly (one hundred thirty times minimum wage).		3. \$_							
5											

	•

2	4.	Subtract line 3 from line 2b and enter.	4. \$
3	5.	Enter the amount from line 2c or line 4 whichever is smaller.	5 ¢
4	6.	Enter the amount withheld from the	5. \$
5		Judgment Debtor's earnings because of a court ordered Assignment for Support of a Person or a Garnish-	
6 7		ment or Levy for the Collection of Taxes.	6. \$
8	7.	Subtract line 6 from line 5 and enter here. THIS IS THE AMOUNT OF NON-EXEMPT EARNINGS YOU	
9 10	:	ARE TO WITHHOLD AND FOR- WARD TO THE JUDGMENT	
11		CREDITOR WITH THIS STATE- MENT.	7. \$
12			
13 14	Garnis	shee's Name (print)	Garnishee's Signature
15 16	Date		Mailing Address
17 18			
19			City, State and ZIP Code
20 21			
22			Telephone Number
23			
24			
25			
7			

	• -

# NON-EXEMPT EARNINGS STATEMENT

	MANISTEE JUSTICE COURT					
اا	JUDG					
5	JUDG	MENT CREDITOR: Southwest Financial Jason Dauderman	, LLC			
,∥	CASE	No.: CC2014-139738				
3	Pay Pe	eriodto (Beginning Date)	)	_		
ال		(Beginning Date)	(Ending Date)			
9		ANSWER ALL PE	RTINENT QUESTIONS			
) 1	1.	The Judgment Debtor is an employee or is otherwise owed earnings:	[ ] YES	[	]	NO
3		If the answer is "NO", enter the Judgment Debtor's last date of employment by your firm or the last date for which earnings are owed.	1			
4 5	2.	For the earnings of the Judgment Debtor for this pay period enter all of the following:	Date			
6	2a.	Gross Earnings.	2a. \$			
7 8	2ъ.	Disposable Earnings (gross earnings less deductions required by law).	2b. \$			
9	2c.	Enter twenty-five percent (25%) of line 2b.	2c. \$	<del>-</del>		
0	3.	The current federal minimum wage is \$per hour. Enter one of the following using an appro-				
2		priate pay period: weekly (thirty times minimum wage); biweekly (sixty times minimum wage); semi- monthly (sixty-five times minimum				
24		wage); monthly (one hundred thirty times minimum wage).	3. \$			

	. •

1 2	4.	Subtract line 3 from line 2b and enter.	4. \$
3	5.	Enter the amount from line 2c or line 4 whichever is smaller.	5. \$
4 5 6 7 8	<ol> <li>7.</li> </ol>	Enter the amount withheld from the Judgment Debtor's earnings because of a court ordered Assignment for Support of a Person or a Garnishment or Levy for the Collection of Taxes.  Subtract line 6 from line 5 and enter here. THIS IS THE AMOUNT OF NON-EXEMPT EARNINGS YOU	6. \$
10 11 12		ARE TO WITHHOLD AND FOR- WARD TO THE JUDGMENT CREDITOR WITH THIS STATE- MENT.	7. \$
13 14 15	Garni	shee's Name (print)	Garnishee's Signature
16 17 18	Date		Mailing Address
19 20			City, State and ZIP Code
21 22			Telephone Number
23			
24			
25			
26			
27			

	, ti t		

1 2	Germaine Law Office, PLC 3344 East Camelback Road, Suite 105 Phoenix, Arizona 85018						
3	Telephone: (602) 953–5588 Fax: (602) 953–5590						
4	Sanford J. Germaine (012722) sgermaine@germaine-law.com						
5	Attorneys for Plaintiff						
6	IN THE ARROWHEAD JUSTICE COURT 14264 W. Tierra Buena Lane, Surprise, AZ 85374						
7	STATE OF ARIZONA, COUNTY OF MARICOPA						
8	SOUTHWEST FINANCIAL, LLC, an Arizona limited) liability company, )						
9 10	Plaintiff/Judgment Creditor )						
11	vs. ) No. CC2014-139738						
12	NORA E. VILLAREAL and JOHN DOE)  VILLAREAL, wife and husband; and CARLA J.)  REQUEST FOR HEARING						
13	DEANDA and JOHN DOE DEANDA, wife and hus-) band,						
14	Defendant/Judgment Debtor						
15 16	HURLEY SERVICE MANAGEMENT, LLC dba UP-) RIGHT COMMERCIAL CLEANING, )						
17 18 19 20 21	If you believe that the amount of your non-exempt earnings has been incorrectly calculated for this pay period or that no amount should have been withheld because the Garnishment or underlying Judgment is invalid, satisfied or superseded, you may request a hearing with ten (10) days after receiving the attached Non-exempt Earnings Statement by completing this Request for Hearing and delivering it to the Court. Deliver a copy of your Request for Hearings to the Judgment Creditor and the Garnishee.  The court will notify you and the other parties of the date and time for the hearing. A hearing will be set within ten (10) days after your request.						
22	I request a hearing for the following reason:						
23	[ ] The Non-exempt Earnings Statement is incorrectly filled out.						
24	[ ] Other:						
25	Name of Judgment Debtor (print)  Signature of Judgment Debtor						
26	Date Mailing Address						
27	Telephone Number City, State and ZIP Code						

.

	Germaine Law Office, PLC 3344 East Camelback Road, Suite 105						
2	Telephone: (602) 953-5588						
3	Fax: (602) 953-5590 Sanford J. Germaine (012722)						
4	sgermaine@germaine-law.com Attorneys for Plaintiff						
5	Thomeys for I familiff						
6	II THE MICONDEAD JUSTICE COURT						
7	14264 W. Tierra Buena Lane, Surprise, AZ 85374 STATE OF ARIZONA, COUNTY OF MARICOPA						
8	SOUTHWEST FINANCIAL, LLC, an Arizona limited) liability company,						
9							
10	Plaintiff/Judgment Creditor						
	vs.	l					
11	NORA E. VILLAREAL and JOHN DOE)  No. CC2014-139738						
12	VILLAREAL, wife and husband; and CARLA J.)  DEANDA and JOHN DOE DEANDA, wife and hus-)  REQUEST FOR HEARING						
13	band,						
14	Defendant/Judgment Debtor						
15	HURLEY SERVICE MANAGEMENT, LLC dba UP-) RIGHT COMMERCIAL CLEANING,						
16	AGIT COMMERCIAL CLEANING						
17							
18	If you believe that the amount of your non-exempt earnings has been incorrectly calculated for this pay period or that no amount should have been withheld because the Garnishment or underlying						
19	the attached Non-exempt Earnings Statement by completing this Request for H						
20	the Court. Deliver a copy of your Request for Hearings to the Judgment Creditor and the Garnishee.						
21	The court will notify you and the other parties of the date and time for the hearing. A hearing will be set within ten (10) days after your request.						
22	I request a hearing for the following reason:						
23	[ ] The Non-exempt Earnings Statement is incorrectly filled out.						
24							
25	[ ] Other:						
26	Name of Judgment Debtor (print)  Signature of Judgment Debtor						
	Date Mailing Address						
27	Telephone Number City, State and ZIP Code						

• • • • •

.

, r. i. .

• .

:	Attorneys for Plaintiff	
6 7	14264 W. Tierra Buena Lane, Surprise, AZ 85374	
	BTATE OF ARIZONA, COUNTY OF MARICOPA	l
8	SOUTHWEST FINANCIAL, LLC, an Arizona limited) liability company,	
9	<b> </b>	ł
10	Plaintiff/Judgment Creditor	
10	vs.	Ì
11	NORA E. VILLAREAL and JOHN DOE)  No. CC2014-139738	
12	VILLAREAL, wife and husband; and CARLA I)	
10	DEANDA and JOHN DOE DEANDA, wife and hus.)	1
13	band,	
14	Defendant/Judgment Debtor )	
15	HURLEY SERVICE MANAGEMENT, LLC dba UP-)	
	RIGHT COMMERCIAL CLEANING	
16	<u> </u>	
17	)	
	If you believe that the amount of your non-exempt earnings has been incorrectly calculated for	
18		
19	the attached Non-exempt Farnings Statement by completing this D	
20	the Court. Deliver a copy of your Request for Hearings to the Judgment Creditor and the Garnishee.	
20	The court will notify you and the other parties of the date and time for the hearing. A hearing will be set within ten (10) days after your request	
21	be set within ten (10) days after your request.	
22	I request a hearing for the following reason:	 
23	[ ] The Non-exempt Earnings Statement is incorrectly filled out.	
<b>.</b>		
24	Other:	
25	Manager 1	
26	Name of Judgment Debtor (print)  Signature of Judgment Debtor	
Н	Date Mailing Address	
27	Telephona Number	
11	City, State and ZIP Code	

,

,		

1 2 3 4 5	Telephone: (602) 953–5588 Fax: (602) 953–5590 Sanford J. Germaine (012722) sgermaine@germaine-law.com Attorneys for Plaintiff					
6	IN THE ARROWHEAD JUSTICE COURT					
7	14264 W. Tierra Buena Lane, Surprise, AZ 85374 STATE OF ARIZONA, COUNTY OF MARICOPA					
8	SOUTHWEST FINANCIAL, LLC, an Arizona limited)					
9	liability company,					
10	Plaintiff/Judgment Creditor					
	vs.					
11	NORA E. VILLAREAL and JOHN DOE)  No. CC2014-139738					
12 13	VILLAREAL, wife and husband; and CARLA J.)  DEANDA and JOHN DOE DEANDA, wife and hus-) band,  REQUEST FOR HEARING					
	\ \frac{1}{3}					
14	Defendant/Judgment Debtor					
15	HURLEY SERVICE MANAGEMENT, LLC dba UP-) RIGHT COMMERCIAL CLEANING					
16	·					
17	If you believe that the army of C					
18	If you believe that the amount of your non-exempt earnings has been incorrectly calculated for this pay period or that no amount should have been withheld because the Garnishment or underlying					
19	the attached Non-exempt Earnings Statement by completing this Request for H					
20	The Source a copy of your Request for Hearings to the Judgment Creditor and the Garnishee.					
21	The court will notify you and the other parties of the date and time for the hearing. A hearing will be set within ten (10) days after your request.					
22	I request a hearing for the following reason:					
23	[ ] The Non-exempt Earnings Statement is incorrectly filled out.					
24	[ ] Other:					
25						
26	Name of Judgment Debtor (print)  Signature of Judgment Debtor					
27	Date Mailing Address					
- '	Telephone Number  City, State and ZIP Code					

\* Carlos \*

.

	, , ,		

#### INSTRUCTIONS TO GARNISHEE:

### GARNISHMENT OF EARNINGS

You have been served with two (2) copies of a Writ and Summons of Garnishment, a copy of the underlying Judgment, four (4) copies of an Answer form, two (2) copies of a Notice to Judgment Debtor, two (2) copies of a Request for Hearing form, two (2) copies of these Instructions, and four (4) copies of Non-exempt Earnings Statements.

The following definitions apply to the Writ of Garnishment and other documents served on you:

You are the "Garnishee".

"Judgment Creditor" means a party who has a money Judgment or an Order for Support of a person that is due and unpaid.

"Judgment Debtor" means a party against whom a money Judgment or Order for Support of a person has been awarded.

"Earnings" means compensation paid or payable for personal services, whether these payments are called wages, salary, commission, bonus or otherwise. Earnings include periodic payments pursuant to a pension or retirement program.

"Disposable earnings" means that amount remaining from the gross earnings for a pay period after the deductions required by State and Federal law.

"Exempt earnings" means those earnings or that portion of earnings which, pursuant to State or Federal law, is not subject to judicial process including garnishment.

"Non-exempt earnings" means those earnings or that portion of earnings which is subject to judicial process including garnishment.

"Payday" means the fixed, regular day for payment of wages designated by an employer.

If the Judgment Debtor is employed by you, or you otherwise owe earnings to the Judgment Debtor, the Writ and Summons of Garnishment is a lien on the non-exempt earnings of the Judgment Debtor from the date of service of the Writ. You must start to withhold non-exempt earnings of the Judgment Debtor each payday as of that time although you are not liable to the Judgment Debtor for failing to withhold earnings from a Judgment Debtor if those earnings are paid to a Judgment Debtor on a payday falling within three days, not including weekends and holidays, after the date of the service of the Writ of Garnishment.

Within ten (10) days of being served with the Writ and Summons of Garnishment, you must file an Answer to the Garnishment with the Clerk of the Court (Arrowhead – 14264 W. Tierra Buena Lane, Surprise, AZ 85374) that issued the Garnishment. The Answer shall be in writing, signed by you, true and under oath. If there is more than one Judgment Debtor, you must answer as to each Judgment Debtor named in the Writ of Garnishment. The Answer may be filed without representation by an attorney. At the time of filing the Answer, you must hand deliver, serve or mail by regular first class mail, a copy of the Answer to the Judgment Creditor or the Judgment Creditor's attorney if the Judgment Creditor is represented by an attorney. At the same time, you must hand deliver, serve or mail by regular first class mail to the Judgment Debtor a copy of the Answer and a copy of the Notice to Judgment Debtor, and a Request for Hearing form. You shall state the time and manner of delivery to the Judgment Creditor and Judgment Debtor



in the Answer. The Answer shall contain the information which is set forth in the Answer form provided you, and you may use that form. The case number and the names of both the Judgment Creditor and Judgment Debtor must be inserted in the appropriate spaces on the Answer. Use the case number and the names that appear on the Writ of Garnishment.

If it appears from the Answer you file that the Judgment Debtor was employed by you, or that you otherwise owed earnings to the Judgment Debtor when the Writ was served, or earnings would be owed within sixty (60) days thereafter and there is no timely written objection to the Writ or your Answer, on application by the Judgment Creditor, the Court will order that the non-exempt earnings withheld by you after service of the Writ be transferred to the Judgment Creditor who is entitled to such monies subject to the Judgment Debtor's right to objection and hearing. The Court will order that the garnishment is a continuing lien against the non-exempt earnings of the Judgment Debtor. The Judgment Creditor will deliver a copy of this order of Continuing Lien to you. When you receive this order, you are to immediately send all of the earnings withheld since service of the Writ of Garnishment to the Judgment Creditor's attorney (made payable to GERMAINE LAW OFFICE, PLC). Furthermore, you are to withhold and send to the Judgment Creditor's attorney the non-exempt earnings of the Judgment Debtor each succeeding payday until the occurrence of any of the following:

- 1. The underlying Judgment is satisfied in full or is vacated or expires.
- The Judgment Debtor leaves your employ for more than sixty (60) days.
- The Judgment Creditor releases the garnishment.

- 4. The proceedings are stayed by a Court of competent jurisdiction, including the United States Bankruptcy Court.
- 5. The Judgment Debtor has not earned any non-exempt earnings for at least sixty (60) days.
- 6. The Court orders that the garnishment be quashed.

If no objection is filed to your Answer to the Writ and Summons of Garnishment and the above mentioned Order of Continuing Lien is not entered within forty-five (45) days after the filing of your Answer, any earnings held by you shall be released to the Judgment Debtor and you will be discharged from any liability on the garnishment.

You have been provided with four (4) copies of the Non-exempt Earnings Statements. Beginning with the pay period during which the Writ was served, and while the Order of Continuing Lien remains in effect, for each pay period you must do the following:

- 1. Complete the Non-exempt Earnings statement.
- Hand deliver, serve or mail by regular first class mail the Non-exempt Earnings Statement to the Judgment Debtor with his exempt earnings for that pay period.
- At the same time hand deliver, serve or mail by regular first class mail a copy of the Non-exempt Earnings Statement to the Judgment Creditor or his attorney.

NEITHER THE ORIGINAL NOR A COPY OF THE NON-EXEMPT EARNINGS STATEMENT SHALL BE FILED WITH THE COURT UNLESS AN OBJECTION TO THE AMOUNT WITHHELD, IF ANY, IS TIMELY FILED BY A PARTY. NOR SHOULD YOU

	•	•
•		

While a continuing lien is in effect you may deduct from the non-exempt earnings of the Judgment Debtor the amount of \$5.00 each payday as a fee for preparing and delivering the Non-exempt Earnings Statement.

If a party has an objection to the Writ and Summons of Garnishment, your Answer to the Writ and Summons of Garnishment, or a Non-exempt Earnings Statement, he may file a written objection and Request for Hearing form. A hearing must be requested no later than ten (10) days after receipt of the Answer or Non-exempt Earnings Statement objected to unless good cause for filing the requests later is shown. At the time of filing the Request for Hearing form, the party filing the objection shall mail by regular first class mail or hand deliver or serve a copy of the form to all parties to the Writ. A hearing will then be held within ten (10) days of the filing of an objection, the Court will enter an Order, and a copy of the Order will be delivered to you.

You may conclusively rely on and you are not liable to the Judgment Debtor for acting in reliance on the validity and authenticity of a garnishment that is regular on its face. However, for noncompliance with your responsibilities set forth in these instructions, the garnishment law provides as follows:

If you fail to answer the Writ and Summons of Garnishment with ten (10) days, the Judgment Creditor may petition the Court for the issuance of an Order requiring you to appear before the Court at a time and place specified in the Order to answer the Writ or to file and serve a copy of the Answer on the Judgment Creditor or on his attorney at least five (5) days before the appearance date. If you fail to appear or file and serve the Answer after the service of the Order requiring the appearance in person or Answer upon you, the Court may render judgment by default against you for the full amount of the Judgment against the Judgment Debtor. The Court may award a reasonable attorney's fee to the Judgment Creditor and against you if the Writ was not answered within ten (10) days of service and a petition requiring you to appear or answer was filed.

Furthermore, A.R.S.§12-1598.13 provides for contempt proceedings as follows:

If a garnishee fails after written notice to deliver non-exempt earnings to the Judgment Creditor within thirty(30) days after the ending date of the pay period, or fails after written notice to deliver the Non-exempt Earnings Statement to the Judgment Debtor with the exempt earnings, the Judgment Debtor may petition the Court for relief. The Court shall, after notice, hold a hearing to determine whether such failure, if any, was willful or the result of gross negligence. If the Court determines that the failure was willful or the result of gross negligence, the Court shall find the garnishee in contempt and shall award the Judgment Debtor all of the following:

- 1. An amount to compensate for actual losses, if any, caused by the failure to comply.
- Reasonable attorney's fees if the Judgment Debtor was represented by an attorney at such hearing.
- Court costs.

The Court may award the Judgment Debtor an additional amount not to exceed \$400.00.

While an Order of Continuing Lien pursuant to §12-1598.10 is in effect, if the garnishee fails

	1 P 13		• .	• ,

to deliver to the Judgment Creditor the non-exempt earnings of the Judgment Debtor, if any, and the copy of the Non-exempt Earnings Statement, within fourteen (14) days of the end of the pertinent pay period, and the Judgment Creditor thereafter delivers a written demand for the non-exempt earnings and statement, and the garnishee does not comply within fourteen (14) days of the receipt of the written demand, the Judgment Creditor may petition the Court for relief. The Court shall, after notice, hold a hearing to determine whether the failure to comply with the written demand within fourteen (14) days of receipt, if any, was willful or the result of gross negligence. If the Court determines that the failure was willful or the result of gross negligence, the Court shall find the garnishee in contempt and shall award the Judgment Creditor all of the following:

- 1. An amount to compensate for actual losses, if any, caused by the failure to comply.
- 2. Reasonable attorney's fees if the Judgment Creditor was represented by an attorney at such hearing.
- Court costs.

The Court may award the Judgment Creditor an additional amount not to exceed \$400.00.

In the event you have already been served, or are hereafter served, with a Garnishment, Wage Assignment or Levy, A.R.S. §12-1598.14 provides for priority as follows:

- A. Except as provided in subsections B and C, conflicting Wage Assignments, Garnishments and Levies rank according to priority in time of service.
- B. Garnishments, Levies and Wage Assignments which are not for the support of a person are inferior to Wage Assignments for the support of a person. Garnishments which are not for the support of a person and Levies are inferior to Garnishments for the support of a person.
- C. If a Judgment Debtor's earnings become subject to more than one Writ of Garnishment pursuant to this Article, and because of the application of the priorities set forth in subsections A and B, a Judgment Creditor recovers no non-exempt earnings for two (2) consecutive paydays, the lien on earnings of such Judgment Creditor is invalid and of no force and effect, and the garnishee shall notify the Judgment Creditor accordingly.

· · · · · · · · · · · · · · · · · · ·	

INSTRUCTIONS TO GARNISHEE:

#### **GARNISHMENT OF EARNINGS**

You have been served with two (2) copies of a Writ and Summons of Garnishment, a copy of the underlying Judgment, four (4) copies of an Answer form, two (2) copies of a Notice to Judgment Debtor, two (2) copies of a Request for Hearing form, two (2) copies of these Instructions, and four (4) copies of Non-exempt Earnings Statements.

The following definitions apply to the Writ of Garnishment and other documents served on you:

You are the "Garnishee".

"Judgment Creditor" means a party who has a money Judgment or an Order for Support of a person that is due and unpaid.

"Judgment Debtor" means a party against whom a money Judgment or Order for Support of a person has been awarded.

"Earnings" means compensation paid or payable for personal services, whether these payments are called wages, salary, commission, bonus or otherwise. Earnings include periodic payments pursuant to a pension or retirement program.

"Disposable earnings" means that amount remaining from the gross earnings for a pay period after the deductions required by State and Federal law.

"Exempt earnings" means those earnings or that portion of earnings which, pursuant to State or Federal law, is not subject to judicial process including garnishment.

"Non-exempt earnings" means those earnings or that portion of earnings which is subject to judicial process including garnishment.

"Payday" means the fixed, regular day for payment of wages designated by an employer.

If the Judgment Debtor is employed by you, or you otherwise owe earnings to the Judgment Debtor, the Writ and Summons of Garnishment is a lien on the non-exempt earnings of the Judgment Debtor from the date of service of the Writ. You must start to withhold non-exempt earnings of the Judgment Debtor each payday as of that time although you are not liable to the Judgment Debtor for failing to withhold earnings from a Judgment Debtor if those earnings are paid to a Judgment Debtor on a payday falling within three days, not including weekends and holidays, after the date of the service of the Writ of Garnishment.

Within ten (10) days of being served with the Writ and Summons of Garnishment, you must file an Answer to the Garnishment with the Clerk of the Court (Arrowhead – 14264 W. Tierra Buena Lane, Surprise, AZ 85374) that issued the Garnishment. The Answer shall be in writing, signed by you, true and under oath. If there is more than one Judgment Debtor, you must answer as to each Judgment Debtor named in the Writ of Garnishment. The Answer may be filed without representation by an attorney. At the time of filing the Answer, you must hand deliver, serve or mail by regular first class mail, a copy of the Answer to the Judgment Creditor or the Judgment Creditor's attorney if the Judgment Creditor is represented by an attorney. At the same time, you must hand deliver, serve or mail by regular first class mail to the Judgment Debtor a copy of the Answer and a copy of the Notice to Judgment Debtor, and a Request for Hearing form. You shall state the time and manner of delivery to the Judgment Creditor and Judgment Debtor

in the Answer. The Answer shall contain the information which is set forth in the Answer form provided you, and you may use that form. The case number and the names of both the Judgment Creditor and Judgment Debtor must be inserted in the appropriate spaces on the Answer. Use the case number and the names that appear on the Writ of Garnishment.

If it appears from the Answer you file that the Judgment Debtor was employed by you, or that you otherwise owed earnings to the Judgment Debtor when the Writ was served, or earnings would be owed within sixty (60) days thereafter and there is no timely written objection to the Writ or your Answer, on application by the Judgment Creditor, the Court will order that the non-exempt earnings withheld by you after service of the Writ be transferred to the Judgment Creditor who is entitled to such monies subject to the Judgment Debtor's right to objection and hearing. The Court will order that the garnishment is a continuing lien against the non-exempt earnings of the Judgment Debtor. The Judgment Creditor will deliver a copy of this order of Continuing Lien to you. When you receive this order, you are to immediately send all of the earnings withheld since service of the Writ of Garnishment to the Judgment Creditor's attorney (made payable to GERMAINE LAW OFFICE, PLC). Furthermore, you are to withhold and send to the Judgment Creditor's attorney the non-exempt earnings of the Judgment Debtor each succeeding payday until the occurrence of any of the following:

- 1. The underlying Judgment is satisfied in full or is vacated or expires.
- 2. The Judgment Debtor leaves your employ for more than sixty (60) days.
- 3. The Judgment Creditor releases the garnishment.
- 4. The proceedings are stayed by a Court of competent jurisdiction, including the United States Bankruptcy Court.
- 5. The Judgment Debtor has not earned any non-exempt earnings for at least sixty (60) days.
- 6. The Court orders that the garnishment be quashed.

If no objection is filed to your Answer to the Writ and Summons of Garnishment and the above mentioned Order of Continuing Lien is not entered within forty-five (45) days after the filing of your Answer, any earnings held by you shall be released to the Judgment Debtor and you will be discharged from any liability on the garnishment.

You have been provided with four (4) copies of the Non-exempt Earnings Statements. Beginning with the pay period during which the Writ was served, and while the Order of Continuing Lien remains in effect, for each pay period you must do the following:

- 1. Complete the Non-exempt Earnings statement.
- 2. Hand deliver, serve or mail by regular first class mail the Non-exempt Earnings Statement to the Judgment Debtor with his exempt earnings for that pay period.
- 3. At the same time hand deliver, serve or mail by regular first class mail a copy of the Non-exempt Earnings Statement to the Judgment Creditor or his attorney.

NEITHER THE ORIGINAL NOR A COPY OF THE NON-EXEMPT EARNINGS STATEMENT SHALL BE FILED WITH THE COURT UNLESS AN OBJECTION TO THE AMOUNT WITHHELD, IF ANY, IS TIMELY FILED BY A PARTY. NOR SHOULD YOU

SEND ANY WITHHELD EARNINGS TO THE COURT.

The Judgment Creditor must deliver to you sufficient copies of the appropriate Non-exempt Earnings Statement and Request for Hearing forms so that you are able to comply with these requirements unless the Judgment Creditor is advised that you will supply your own forms.

While a continuing lien is in effect you may deduct from the non-exempt earnings of the Judgment Debtor the amount of \$5.00 each payday as a fee for preparing and delivering the Non-exempt Earnings Statement.

If a party has an objection to the Writ and Summons of Garnishment, your Answer to the Writ and Summons of Garnishment, or a Non-exempt Earnings Statement, he may file a written objection and Request for Hearing form. A hearing must be requested no later than ten (10) days after receipt of the Answer or Non-exempt Earnings Statement objected to unless good cause for filing the requests later is shown. At the time of filing the Request for Hearing form, the party filing the objection shall mail by regular first class mail or hand deliver or serve a copy of the form to all parties to the Writ. A hearing will then be held within ten (10) days of the filing of an objection, the Court will enter an Order, and a copy of the Order will be delivered to you.

You may conclusively rely on and you are not liable to the Judgment Debtor for acting in reliance on the validity and authenticity of a garnishment that is regular on its face. However, for non-compliance with your responsibilities set forth in these instructions, the garnishment law provides as follows:

If you fail to answer the Writ and Summons of Garnishment with ten (10) days, the Judgment Creditor may petition the Court for the issuance of an Order requiring you to appear before the Court at a time and place specified in the Order to answer the Writ or to file and serve a copy of the Answer on the Judgment Creditor or on his attorney at least five (5) days before the appearance date. If you fail to appear or file and serve the Answer after the service of the Order requiring the appearance in person or Answer upon you, the Court may render judgment by default against you for the full amount of the Judgment against the Judgment Debtor. The Court may award a reasonable attorney's fee to the Judgment Creditor and against you if the Writ was not answered within ten (10) days of service and a petition requiring you to appear or answer was filed.

Furthermore, A.R.S.§12-1598.13 provides for contempt proceedings as follows:

If a garnishee fails after written notice to deliver non-exempt earnings to the Judgment Creditor within thirty(30) days after the ending date of the pay period, or fails after written notice to deliver the Non-exempt Earnings Statement to the Judgment Debtor with the exempt earnings, the Judgment Debtor may petition the Court for relief. The Court shall, after notice, hold a hearing to determine whether such failure, if any, was willful or the result of gross negligence. If the Court determines that the failure was willful or the result of gross negligence, the Court shall find the garnishee in contempt and shall award the Judgment Debtor all of the following:

- 1. An amount to compensate for actual losses, if any, caused by the failure to comply.
- Reasonable attorney's fees if the Judgment Debtor was represented by an attorney at such hearing.
- 3. Court costs.

The Court may award the Judgment Debtor an additional amount not to exceed \$400.00.

While an Order of Continuing Lien pursuant to §12-1598.10 is in effect, if the garnishee fails

· Pariti

.

J 13 6 4

to deliver to the Judgment Creditor the non-exempt earnings of the Judgment Debtor, if any, and the copy of the Non-exempt Earnings Statement, within fourteen (14) days of the end of the pertinent pay period, and the Judgment Creditor thereafter delivers a written demand for the non-exempt earnings and statement, and the garnishee does not comply within fourteen (14) days of the receipt of the written demand, the Judgment Creditor may petition the Court for relief. The Court shall, after notice, hold a hearing to determine whether the failure to comply with the written demand within fourteen (14) days of receipt, if any, was willful or the result of gross negligence. If the Court determines that the failure was willful or the result of gross negligence, the Court shall find the garnishee in contempt and shall award the Judgment Creditor all of the following:

- 1. An amount to compensate for actual losses, if any, caused by the failure to comply.
- Reasonable attorney's fees if the Judgment Creditor was represented by an attorney at such hearing.
- Court costs.

The Court may award the Judgment Creditor an additional amount not to exceed \$400.00.

In the event you have already been served, or are hereafter served, with a Garnishment, Wage Assignment or Levy, A.R.S. §12-1598.14 provides for priority as follows:

- A. Except as provided in subsections B and C, conflicting Wage Assignments, Garnishments and Levies rank according to priority in time of service.
- B. Garnishments, Levies and Wage Assignments which are not for the support of a person are inferior to Wage Assignments for the support of a person. Garnishments which are not for the support of a person and Levies are inferior to Garnishments for the support of a person.
- C. If a Judgment Debtor's earnings become subject to more than one Writ of Garnishment pursuant to this Article, and because of the application of the priorities set forth in subsections A and B, a Judgment Creditor recovers no non-exempt earnings for two (2) consecutive paydays, the lien on earnings of such Judgment Creditor is invalid and of no force and effect, and the garnishee shall notify the Judgment Creditor accordingly.

12 11 a

•

. 11 11

LAW OFFICES GERMAINE LAW OFFICE, PLC 3344 East Camelback Road, Suite 105 Phoenix, Arizona 85018 (602) 953-5588

## NOTICE

If you require additional Non-exempt Earnings Statements to comply with the duties of the Garnishee, please contact our office whenever such additional forms are needed and they will be sent to you.

Very truly yours,

Sanford J. Germaine GERMAINE LAW OFFICE, PLC . . 11

·

## Corporate Inquiry

05/20/2015 State of Arizon File Number: L-1105825-0 LATEST Corp. Name: HURLEY SERVICE MANAGEMEN	
Domestic Address 10381 N 117TH PL	Second Address
SCOTTSDALE, AZ 85259	
Agent: TRACY B HURLEY Status: APPOINTED 12/01/2003 Mailing Address: 10381 N 117TH PL	Domicile: ARIZONA County: MARICOPA Corporation Type: DOMESTIC L.L.C. Life Period:
SCOTTSDALE, AZ 85259 Agent Last Updated: 12/19/2003	Incorporation Date: 12/01/2003 Approval Date: 12/01/2003 Last A/R Received: / Date A/R Entered: Next Report Due:
Business Type:	

Ç. K

3 A .

Carll TobertS

CUSTOMER RECORD UPDATED. (A024)



DL Investigations & Attorney Support LLC 1717 E. Morten Ave., Ste. 100 Phoenix, AZ 85020 (602) 285-9901

Inv.#

Arrowhead Justice Court, Maricopa County, State of Arizona

104524

14264 W. Tierra Buena Lane, Surprise AZ 85374

SOUTHWEST FINANCIAL, L.L.C. Plaintiff / Petitioner, VS. NORA E. VILLAREAL AND JOHN DOE VILLAREAL; et al. NO. CC2014-139738 CERTIFICATE OF NON-SERVICE OF PROCESS BY A PRIVATE PERSON Defendant / Respondent. Kenneth F. Scheiner , the undersigned certifies under penalty of perjury: That I am fully qualified pursuant to RCP 4 (d), 4 (e), 45 (b) and/or ARS 13-4072, to serve process in this case, and received for service the following documents in this action: Garnishee's Answer(4), Notice to Judgment Debtor or Defendant(2), Writ of Garnishment & Summons(2), Judgment, Instructions to Garnishee, Request for Hearing on Garnishee(2), Initial Notice to Judgment Debtor(2), Initial Request for Hearing on Garnishment of Earnings(2), Non-Exempt Earnings Statement(4), Request for Hearing on Non-Exempt Earnings Statement(4), Notice Sanford Germaine c/o Germaine Law Office, P.L.C. 5/11/15 Affiant states that I made due and diligent search within Maricopa County, Arizona, by performing each of the acts set forth below, indicated by 'X' and that s/he has been unable to locate the defendant(s) named below within Maricopa County, Arizona: NAMED DEFENDANTS: HURLEY SERVICE MANAGEMENT, L.L.C. dba UP-RIGHT COMMERCIAL CLEANING, c/o Tracy B. Hurley-Stat. Agent Searched local telephone directories and Information Service Inquired of the U.S. Post Office concerning forwarding address Inquired of last known residence of defendants Inquired of neighbors at last known residence X Other: 5/12/15@9:13am 10381 N. 117th Place, Scottsdale, 85259 A Tracy B. Hurley's son answered the door and said that Tracy was out working and was not home. 5/13/15@7:15pm. No answer at this time. 5/17/15@2:45pm. No answer at this time. I called the client and updated the status. Per client, serve Arizona Corporation Commission. Statement of Costs Services

Mileage

Sp. Handl.

Witness Advances

Cert. Prep \$10.00

Other

Total

\$10.00

The above is covered by A.R.S. as amended 41-314 & 11-45 and Rules 4, 5 and 45

Affiant - Registered in

**Maricopa County** 

## CORPORATIONS DIVISION RECORDS SECTION 1300 West Washington Phoenix, Arizona 85007-2929

User Id: JBARKER

Invoice No.: 4773714

Check Batch:

Invoice Date: 05/20/2015 Date Received: 05/20/2015

Customer No.:

ATTN:

(CASH CUSTOMER)

Quantity Description		Amount
1 SERVICE OF PROCESS L-1105825-0 HURLEY SERVICE	MANAGEMENT, LLC	\$25.00
CHECK PAYMENT	Total Documents: \$	\$ 25.00
	Balance Due: \$	0.00