COMMISSIONERS
DOUG LITTLE - Chairman
BOB STUMP
BOB BURNS
TOM FORESE
ANDY TOBIN





PATRICIA L. BARFIELD Director Corporations Division

ARIZONA CORPORATION COMMISSION

Date 07/06/2016

DESERT EARTH WORKS, LLC 3146 E HARTFORD AVENUE PHOENIX, AZ 85032

Dear Sir or Madam:

Enclosed is a copy of the following document(s) that were served upon the Arizona Corporation Commission on 07/05/2016 as agent for DESERT EARTH WORKS, LLC: Case caption: UNITED AUTO CREDIT CORPORATION V. NESTOR HIGUERA AND JANE DOE H&W, Case number: TJ2016-001876 Court: MARICOPA COUNTY, SUPERIOR COURT X Summons Complaint Subpoena Subpoena Duces Tecum Default Judgment Judgment Writ of Garnishment Motion For Summary Judgment Motion for Other ANSWER OF GARNISHEE Sincerely.

Lvnda B. Griffin

Custodian of Records

Initials GM

File number L-0963421-3

-			

COMMISSIONERS
DOUG LITTLE - Chairman
BOB STUMP
BOB BURNS
TOM FORESE
ANDY TOBIN



JODI JERICH Executive Director

PATRICIA L. BARFIELD
Director
Corporations Division

ARIZONA CORPORATION COMMISSION

CERTIFICATE OF MAILING

The undersigned person certifies the following facts:

On **07/05/2016**, **GEORGE MOYA**, an employee of the Arizona Corporation Commission ("ACC"), received on behalf of the ACC service of the following documents upon the ACC as agent for **DESERT FARTH WORKS**. LLC.

agen	LIOF DESERT EARTH WO	KNO, LLG.		
	caption: UNITED AUTO CRE number: TJ2016-001876 : MARICOPA COU	EDIT CORPORATION NTY, SUPERIOR CO		JANE DOE H&W,
\boxtimes	Summons		Default Judgment	
	Complaint	\boxtimes	Judgment	
	Subpoena	\boxtimes	Writ of Garnishment	
	Subpoena Duces Tecum			
	Motion For Summary Jud	gment		
	Motion for			
\boxtimes	Other ANSWER OF GA	RNISHEE		
3146	RT EARTH WORKS, LLC E HARTFORD AVENUE ENIX, AZ 85032			
I		01	र	
The u	indersigned was unable t	o mail the above	listed documents to	
becau Arizo busin	use that entity is not a rena, and the Arizona Corpess.	egistered corporat coration Commiss	ion or limited liability co on has no record of its l	mpany in the State of known place of
	lare and certify under pe		nat the foregoing is true Date: 07/06/2016	and correct.
Signa	uture:			

Corporate Inquiry

77/05/2016 State of Arizona File Number: L-0963421-3 Corp. Name: DESERT EARTH WORKS, LLC	Public Access System 10:46 Ar
Domestic Address 3146 E HARTFORD AVE	Second Address
PHOENIX, AZ 85032	
Agent: MARK JONES Status: APPOINTED 09/20/2000 Mailing Address: 3146 E HARTFORD AVE	Domicile: ARIZONA County: MARICOPA Corporation Type: DOMESTIC L.L.C. Life Period: PERPETUAL Incorporation Date: 09/20/2000
PHOENIX, AZ 85032 Agent Last Updated: 02/15/2007 *** SEE COMMENTS *** Business Type:	Approval Date: 09/20/2000 Last A/R Received: / Date A/R Entered: Next Report Due:

MARTIN BREUN

CORPORATIONS DIVISION RECORDS SECTION 1300 West Washington

Phoenix, Arizona 85007-2929

User Id: GMOYA Invoice No.: 5107630

Check Batch:

Invoice Date: 07/05/2016 Date Received: 07/05/2016

Customer No.:

ATTN:

(CASH CUSTOMER)

Quantity Description				Amount
1 SERVICE OF PROCE L-0963421-3 DESER		WORKS, LLC		 \$25.00
			Total Documents:	\$ 25.00
PAYMENT	CHECK	2987		\$25.00
			Balance Due:	\$ 0.00

SEIDBERG LAW OFFICES, P.C. DAVID L. SEIDBERG STATE Bar # 032670 P.O. BOX 7290 PHOENIX, AZ 85011 (602)248-8117 ATTORNEY FOR THE PLAINTIFF

IN THE SUPERIOR COURT MARICOPA COUNTY, STATE OF ARIZONA

	1			
UNITED AUTO CREDIT CORPORATION))) NO. TJ2016-001876			
JUDGMENT CREDITOR, VS NESTOR HIGUERA AND JANE DOE A MARRIED COUPLE; LAURA RODRIGUEZ AND JOHN DOE A MARRIED COUPLE,	CERTIFICATE OF ATTEMPTED SERVICE BY PRIVATE PERSON ASSIGNED TO THE HONORABLE JUDGE:			
JUDGMENT DEBTOR,)			
DESERT EARTH WORKS, LLC GARNISHEE)))			
STATE OF ARIZONA) ss. County of Maricopa)				
The undersigned, being first duly sworn, states: 1. That I am fully qualified, pursuant to RCP 4(d), to serve process in this cause:				
2. That on 06/22/2016 I received the	ne following documents:			
b) UNDERLYING JUDGMENT c) ANSWER FORM - FOUR COPIES				
	nt ID No: 571918 d Report No.: 3240826 (v4.27)			

- 3. That the person served does not have any military obligations, except as noted below.
- 4. That if this is an affidavit of posting of a trustee's sale, a due and diligent effort to ascertain whether or not trustors are affiliated with the military service was done, and no one could be found at the posting location who had knowledge of the trustors except as noted below.
- 5. That I personally served copies of the above documents, on the person at the time, place and manner as follows:

ATTEMPTED SERVICE

Upon Desert Earth Works, LLC, Garnishee, by attempting service on Statutory Agent, Mark Jones, at 32005 N 44th Pl, Cave Creek AZ 85032. On 6/22 at 6:45 PM, 6/23 at 7:40 AM, 6/25 at 7:50 AM and 6/27 at 10:45 AM, there was no response. On 6/29 at 7:15 AM, I spoke with Mr. Jones' wife, who advised he was not home. I spoke with him on the phone (480)233-3721 and he said he would not meet with me and refused to make himself available to accept service for the Garnishee. An additional address was attempted at: 10801 N 32nd St #4, Phoenix, AZ 85028. This address is a vacant lot, structure has been demolished. A final address was provided on the ACC for service on ACC Member, Terry Deqina, at 3218 E Bell Rd #303, Phoenix, AZ 85032. The address provided is a Mail Box Drop (Pak Mail). Service will be made upon the Arizona Corporation Commission as the Statutory Agent has refused to make himself available for service on the LLC.

<pre>0 Document(s)</pre>	
served:	\$0.00
0 W/G(s)	
served:	\$0.00
0 Sales Notices	
posted:	\$0.00
56 Miles:	\$134.40
Min. Miles Total	\$0.00
Document Prep.Fee	\$10.00
Witness Fee	\$0.00
Filing Fee	\$0.00
Additional Cost	\$0.00
RUSH	\$25.00
	\$0.00
	\$0.00
TOTAL	\$169.40

I certify under penalty of perjury that the foregoing is true and correct. Executed on:

Friday the 1st Day of July, 2016

Martin N. Brown #5011

Certified in Maricopa County

Track Down, Inc. P.O. Box 33020 Phoenix, AZ 85067 (602) 252-8521

-2- 3240826 (v4.27)

		,	•

SEIDBERG LAW OFFICES P.C.

Attorneys at Law

2412 East Campbell Avenue P.O. Box 7290 Phoenix, Arizona 85011-7290

(602) 248-8117 Telephone Fax (Operations) (602) 956-5081 (602) 957-5287 Fax (Legal) In State Toll Free (800) 249-8117

E-Mail: Contactus@SeidbergLaw.com Website: www.SeidbergLaw.com

Attention: Payroll/Garnishment Coordinator:

Kenneth W. Seidberg

David L. Seidberg

Your Company has been served with a Writ of Garnishment. Among other things the law requires that you IMMEDIATELY BEGIN TO WITHHOLD 25% OF THE AFFECTED EMPLOYEE'S STATUTORY NET EARNINGS. All checks sent pursuant to this garnishment must be made payable to the Plaintiff/Judgment Creditor and mailed to its Attorney.

Also, you must prepare an Answer (forms have been provided) within 10 days from the date of this service. After getting the notarized signature on the Answer, mail or deliver a copy of your Answer to us directly. Please refer to the "INSTRUCTIONS TO GARNISHEE" for instructions on how to process the garnishment.

Remember, the signature of the person who signs the Answer must be NOTARIZED. This is required by Arizona law. Unsigned and un-notarized Answers are not valid or acceptable to the courts. These will be returned to you to be signed and notarized.

If you have any LEGAL questions, please contact your Legal Counsel at once. Of course my legal assistants, short of legal advice will do their best to assist in answering your questions.

SEIDBERG LAW OFFICES P.C

Thank you for attention.

Attorney for the Firm

KWS/gl

	*		
F.			

SEIDBERG LAW OFFICES P.C.

Attorneys at Law 2412 East Campbell Avenue P.O. Box 7290

Kenneth W. Seidberg David L. Seidberg

Phoenix, Arizona 85011-7290

Fax (Operations) (602) 956-5081 Fax (Legal) (602) 957-528

Telephone

gal) (602) 957-5287 In State Toll Free (800) 249-8117

(602) 248-8117

E-Mail: Contactus@SeidbergLaw.com Website: www.SeidbergLaw.com

Attention Payroll/Garnishment Coordinator:

Enclosed please find four (4) copies of a document entitled Non-Exempt Earnings Statement (Judgment Not For Support). How to process this document is explained on page three (3) of your Instructions, which is enclosed. You have been supplied with enough Statements to cover the first four pay periods.

Be sure to photocopy these forms so you have more available when sending funds. If, however, you need additional Statements, please contact our Office and we would be happy to send you more.

Thank you for your cooperation. Should you have any questions, please feel free to contact this Office.

SEIDBERG LAW OFFICES P.C

Attorney for the Firm

enclosures
garnishment packet with Non Exempt Earning Statements



SEIDBERG LAW OFFICES, P.C. P.O. Box 7290
Phoenix, Arizona 85011
(602) 248-8117
court@seidberglaw.com
Kenneth W. Seidberg, SBA #3690
David L. Seidberg, SBA #032670
Attorneys for Plaintiff

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

United Auto Credit Corporation) NO. TJ2016-001876
Plaintiff,) WRIT AND SUMMONS OF GARNISHMENT
VS)
Nestor Higuera and Jane Doe a married) (Earnings - Continuing Lien)
couple; Laura Rodriguez and John Doe a)
married couple,)
Defendant(s).)
)
Desert Earth Works, LLC)
)
Garnishee.)
)

THE STATE OF ARIZONA TO: THE SHERIFF, CONSTABLE OR ANY OTHER OFFICER OF ABOVE COUNTY, WHO IS AUTHORIZED BY LAW TO SERVE PROCESS: You are commanded to summon Garnishee named above, to answer this Writ of Garnishment within the time specified:

- 1. The name and address of the Garnishee or his authorized agent are: <u>Desert Earth Works, LLC</u> S/A: Mark Jones, 3146 E Hartford Ave, Phoenix, AZ 85032
- 2. The name and address of the Judgment Creditor: United Auto Credit Corporation c/o PO BOX 7290, Phoenix, AZ 85011
- 3. The outstanding balance due on the Judgment as of the date of the issuance of this Writ, including accrued interest and allowable costs (NOT INCLUDING THE COST OF THIS WRIT), is \$8154.95; interest accrues on the Judgment principal at the rate of 24.9900% and on Judgment costs and attorneys fees at the rate of 4.5000%.
- 4. The last mailing address of the Judgment Debtor known to the Judgment Creditor is: Nestor Higuera 16629 N 25th St Apt 4 Phoenix AZ 85032-2531 [SSN: ***-**-6793]

··		٧	4
	, 1		

SUMMONS

A WRIT OF GARNISHMENT has been issued, naming you as garnishee. You are required to answer this Writ in writing, under oath, and file the answer with the court Clerk within 10 business days after service on you. If you fail to file an answer, you may be ordered to appear in person to answer this Writ, and a default judgment may be entered against you. If a default judgment is entered against you, you may be ordered to pay the full amount shown on this Writ, plus costs and attorney fees.

THIS SUMMONS IS NOT A REQUEST TO SEND MONEY TO THE COURT. DO NOT RELEASE FUNDS SUBJECT TO GARNISHMENT UNLESS THE COURT ORDERS YOU TO DO SO. IF YOU HAVE BEEN PROPERLY NAMED A GARNISHEE IN THIS ACTION, UPON RECEIPT OF THIS WRIT, YOU SHOULD IMMEDIATELY WITHHOLD NON-EXEMPT EARNINGS FROM THE JUDGMENT DEBTOR'S PAYCHECK PENDING RECEIPT OF AN ORDER OF CONTINUING LIEN.

REQUESTS FOR REASONABLE ACCOMODATIONS FOR PERSONS WITH DISABILITIES MUST BE MADE TO THE DIVISION ASSIGNED TO THE CASE BY THE PARTY NEEDING ACCOMMODATION OR HIS/HER COUNSEL AT LEAST 3 JUDICIAL DAYS IN ADVANCE OF A SCHEDULED COURT PROCEEDING. REQUESTS FOR AN INTERPRETER FOR PERSONS WITH LIMITED ENGLISH PROFICIENCY MUST BE MADE TO THE DIVISION ASSIGNED TO THE CASE BY THE PARTY NEEDING THE INTERPRETER AND/OR TRANSLATOR OR HIS/HER COUNSEL AT LEAST TEN (10) JUDICIAL DAYS IN ADVANCE OF A SCHEDULED COURT PROCEEDING.

CLERK OF THE SUPERIOR COURT

MAY 0 4 2016

BY CLERK OF THE SUPERIOR COURT

MAY 0 4 2016

DEPUTY CLERK

	, ,	•

SEIDBERG LAW OFFICES, P.C. P.O. Box 7290
Phoenix, Arizona 85011
(602) 248-8117
court@seidberglaw.com
Kenneth W. Seidberg, SBA #3690
David L. Seidberg, SBA #032670
Attorneys for Plaintiff

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

United Auto Credit Corporation) NO. TJ2016-001876
Plaintiff, vs) WRIT AND SUMMONS OF) GARNISHMENT
Nestor Higuera and Jane Doe a married couple; Laura Rodriguez and John Doe a married couple, Defendant(s).	(Earnings - Continuing Lien))
Desert Earth Works, LLC)
Garnishee.) _) _)

THE STATE OF ARIZONA TO: THE SHERIFF, CONSTABLE OR ANY OTHER OFFICER OF ABOVE COUNTY, WHO IS AUTHORIZED BY LAW TO SERVE PROCESS: You are commanded to summon Garnishee named above, to answer this Writ of Garnishment within the time specified:

- 1. The name and address of the Garnishee or his authorized agent are: <u>Desert Earth Works, LLC</u> S/A: Mark Jones, 3146 E Hartford Ave, Phoenix, AZ 85032
- 2. The name and address of the Judgment Creditor: United Auto Credit Corporation c/o PO BOX 7290, Phoenix, AZ 85011
- 3. The outstanding balance due on the Judgment as of the date of the issuance of this Writ, including accrued interest and allowable costs (NOT INCLUDING THE COST OF THIS WRIT), is \$8154.95; interest accrues on the Judgment principal at the rate of 24.9900% and on Judgment costs and attorneys fees at the rate of 4.5000%.
- 4. The last mailing address of the Judgment Debtor known to the Judgment Creditor is: Nestor Higuera 16629 N 25th St Apt 4 Phoenix AZ 85032-2531 [SSN: ***-**-6793]

	, i	# ,,

SUMMONS

A WRIT OF GARNISHMENT has been issued, naming you as garnishee. You are required to answer this Writ in writing, under oath, and file the answer with the court Clerk within 10 business days after service on you. If you fail to file an answer, you may be ordered to appear in person to answer this Writ, and a default judgment may be entered against you. If a default judgment is entered against you, you may be ordered to pay the full amount shown on this Writ, plus costs and attorney fees.

THIS SUMMONS IS NOT A REQUEST TO SEND MONEY TO THE COURT. DO NOT RELEASE FUNDS SUBJECT TO GARNISHMENT UNLESS THE COURT ORDERS YOU TO DO SO. IF YOU HAVE BEEN PROPERLY NAMED A GARNISHEE IN THIS ACTION, UPON RECEIPT OF THIS WRIT, YOU SHOULD IMMEDIATELY WITHHOLD NON-EXEMPT EARNINGS FROM THE JUDGMENT DEBTOR'S PAYCHECK PENDING RECEIPT OF AN ORDER OF CONTINUING LIEN.

REQUESTS FOR REASONABLE ACCOMODATIONS FOR PERSONS WITH DISABILITIES MUST BE MADE TO THE DIVISION ASSIGNED TO THE CASE BY THE PARTY NEEDING ACCOMMODATION OR HIS/HER COUNSEL AT LEAST 3 JUDICIAL DAYS IN ADVANCE OF A SCHEDULED COURT PROCEEDING. REQUESTS FOR AN INTERPRETER FOR PERSONS WITH LIMITED ENGLISH PROFICIENCY MUST BE MADE TO THE DIVISION ASSIGNED TO THE CASE BY THE PARTY NEEDING THE INTERPRETER AND/OR TRANSLATOR OR HIS/HER COUNSEL AT LEAST TEN (10) JUDICIAL DAYS IN ADVANCE OF A SCHEDULED COURT PROCEEDING.

CLERK OF THE SUPERIOR COURT

B

MICHAEL K. JEANES

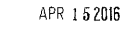
DEPUTY SACH CLERK

		.
	, ,	•



SEIDBERG LAW OFFICES, P.C. P.O. BOX 7290 Phoenix, Arizona 85011 (602)248-8117 court@seidberglaw.com

Kenneth W. Seidberg, SBA #3690 David L. Seidberg, SBA #032670 Attorneys for Plaintiff





6

7

8

9

5

1

2

3

IN THE DREAMY DRAW JUSTICE COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

18380 N. 40th St., Phoenix AZ 85032

(602)372-7000

TJ2016-001876

11 12

13

10

United Auto Credit Corporation,

Plaintiff,

Defendant(s)

couple; Laura Rodriguez and John Doe, a

14 vs.

Nestor Higuera and Jane Doe, a married

married couple,

16 17

18

19

20 21

22

24 25

26

27 28 Cause No.: CC2015208078

JUDGMENT

(Default)

This cause being brought before this Court pursuant to Plaintiff having filed a Request for Entry of Default Judgment, and the Court finding: that the Defendant(s) hereinafter was/were regularly and duly served; that the time to answer has expired; that the default was regularly and properly entered and that the allegations in Plaintiff's Complaint are true and correct;

NOW, THEREFORE, IT IS ADJUDGED AND DECREED that the Plaintiff is granted Judgment against the following Defendant(s):

Nestor Higuera Laura Rodriguez

,	1	₩ .

- ----

and each of them in the Principal sum of \$5,656.52 with prejudgment interest in the amount of \$867.90 through 09/05/2015, costs of Judgment in the sum of \$237.60 and reasonable attorney's fees in the sum of \$395.00. Interest after Judgment shall accrue on the Principal at 24.9900% per annum and on the attorney's fees and court costs at 4.500% per annum. Partial payments of \$0.00 have been received and have been credited. Plaintiff, also, is allowed its after-accruing costs as may be taxed by the Court in any subsequent proceeding.

DATED: 4-5-16

Judge / Commission

INSTRUCTIONS TO THE GARNISHEE (Earnings)

(Garnishment of Earnings)(A.R.S. § 12-1598.04(C))

Warning!!

ALL PARTIES TO A GARNISHMENT ARE STRONGLY URGED TO OBTAIN LEGAL ADVICE FROM AN ATTORNEY. Garnishment procedures are governed by Arizona law and are extremely complicated. All parties involved must follow these laws and procedures correctly. The Court may issue an order for monetary penalties against any party who does not proceed properly.

If you, the garnishee, fail to meet your responsibilities in the garnishment proceeding, the Court may order you to pay the judgment creditor's attorney fees, cost and even the amount of money which the judgment debtor owes the judgment creditor. This can happen even if you do not have any of the judgment debtor's property or do not owe the judgment debtor any money.

You have been served with a Writ of Garnishment and Summons (Earnings) which names you as the garnishee and identifies the parties and the reason for the garnishment. The party who filed this court action (the "Judgment Creditor/Plaintiff") is attempting to collect payment from a party named as the "Judgment Debtor/Defendant." You are involved in this proceeding because the judgment creditor/plaintiff believes you owe the judgment debtor/defendant "earnings" such as wages, salary or compensation for services performed by the judgment debtor/defendant. The judgment creditor should have served you with the following documents:

- * Writ of Summons and Garnishment (2)
- * Instructions to the Garnishee
- * Garnishee's Answer (4)
- * Notice to Judgment Debtor (2)
- * Request for hearing forms (4)
- * Non-Exempt Earnings Statements (4)
- * A copy of the underlying Judgment This document shows you how much money was awarded to the judgment creditor in the case against the judgment debtor.

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

You Desert Earth Works, LLC, 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 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 following 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.

<u>CAUTION:</u> Failure to file a Garnishee's Answer can result in an order being entered against you in the full amount of the debt owed by the judgment debtor to the judgment creditor. This can happen even if you do not know the judgment debtor or do not owe the judgment debtor any earnings.

STEP 1: Respond to the Writ of Garnishment and Summons within 10 business days

You, the Garnishee, <u>Desert Earth Works</u>, <u>LLC</u>, <u>must</u> file a Garnishee's Answer with the Court Clerk within 10 business days after you receive the Writ of Garnishment and Summons, whether the <u>Defendant is employed or not employed</u> with your company.

1		
i.	1	

(A) If the Defendant/Judgment Debtor is not employed

If you have never employed or o'wed the judgment debtor any earnings you <u>must still respond</u> to the Writ of Garnishment by filing a Garnishee's Answer <u>within 10 business days</u> after you receive the paperwork listed above, file it with the Court Clerk and mail a copy to the Plaintiff/Judgment Creditor.

After you file you Answer, you are entitled to be released from the garnishment if any of the following are true:

- You have never employed the judgment debtor and do not expect to employ the judgment debtor within the next 60 days. You do not owe the judgment debtor any earnings, regardless of whether the judgment debtor was ever your employee, and you do not expect to owe the judgment debtor any earnings within the next 60 days.
- You employed the judgment debtor in the past but do not currently owe the judgment debtor any Earnings and do not expect to employ the judgment debtor again within the next 60 days.

Once you file your Garnishee's Answer with the Court Clerk and complete STEP 2, you will not need to do anything further unless one of the other parties objects to your answer.

(B) If the Defendant/Judgment Debtor IS EMPLOYED or you do owe or will owe earnings within 60 days

If you employ the judgment debtor or otherwise owe the judgment debtor earnings at the time you are served with the Writ or will owe the judgment debtor earnings within 60 days thereafter, you must immediately begin withholding nonexempt earnings from the judgment debtor's pay. You must complete and file a Garnishee's Answer with the Court Clerk within 10 business days after you receive the paperwork listed above. **MAKE SURE THAT THE ANSWER IS COMPLETLEY ANSWERED/DATED WHERE ASKED/NOTARIZED**

Once you file your Garnishee's Answer with the Court Clerk and complete STEP 2, you will not need to do anything further unless one of the other parties objects to your answer.

STEP 2: Deliver copies of documents to the other parties

Also within 10 business days of receiving the Writ of Garnishment and Summons (Earnings), you must:

- Deliver or mail to the <u>judgment debtor</u> a copy of each of the following documents.
 - Your completed Garnishee's Answer
 - o Notice to Judgment Debtor of Garnishment
 - o Request for Hearing form(s) on Garnishment
 - You shall state the time and manner of delivery to the Judgment Creditor and Judgment Debtor in the Answer
- Deliver or mail to the judgment creditor or attorney a copy of your completed Garnishee's Answer.

STEP 3: Complete the Nonexempt Earnings Statement and withhold the proper amount from the judgment debtor's pay

The Writ of Garnishment and Summons is an order from the Court requiring you to immediately withhold non-exempt earnings from the judgment debtor. For each pay period, fill out a Nonexempt Earnings Statement to determine how much money to withhold and withhold that amount. Always keep a blank copy of the Nonexempt Earnings Statement for use in future pay periods. You may claim a \$5.00 fee on each Nonexempt Earnings Statement that you complete. Deliver a copy of the Nonexempt Earnings Statement to the judgment debtor with the judgment debtor's paycheck, even if the amount withheld is \$0. Also deliver a copy of the Nonexempt Earnings Statement to the judgment creditor, but do not deliver any withheld earnings to the judgment creditor until you receive a signed Order of Continuing Lien. Do not send any Nonexempt Earnings Statements to the Court. Keep the original Nonexempt Earnings Statements in your file.

	· · · · · · · · · · · · · · · · · · ·	· •

PLEASE NOTE: You may be discharged from any liability on the garnishment if both of the following occur:

- No objections are filed on the Writ of Garnishment or your Garnishee's Answer
- The Order of Continuing Lien is not entered within 45 days after you filed your Answer

If you are discharged, you must return any earnings you have withheld to the judgment debtor.

STEP 4: Await receipt of the Order of Continuing Lien, then pay the judgment creditor

Do not pay the judgment debtor's nonexempt earnings to the judgment creditor until you receive the Order of Continuing Lien signed by the Court. Once you receive the Order, send the judgment creditor or his attorney any nonexempt earnings you have withheld from the judgment debtor.

For every pay period in which the Order of Continuing Lien is in effect, you must:

- Complete a Nonexempt Earnings Statement
- Withhold the nonexempt earnings from the judgment debtor
- Pay the nonexempt earnings you withheld to the judgment creditor or his attorney
- Deliver a copy of the completed Nonexempt Earnings Statement to the judgment debtor and the judgment creditor or his attorney
- Keep the original Nonexempt Earnings Statement for your files
- Do not send any Nonexempt Earnings Statements to the Court

This process shall be done each succeeding payday until the occurrence of any of the following:

- * The underlying Judgment is satisfied in full, vacated, or expires.
- * The Judgment Debtor leaves your employ for more than sixty day.
- * The Judgment Creditor releases the garnishment.
- * A court of competent Jurisdiction, including the United States Bankruptcy Court stays the proceedings.
- * The Judgment Debtor has not earned any nonexempt earnings for at least sixty days.
- * The Court orders that the garnishment be quashed.

The judgment creditor must deliver to you sufficient copies of the appropriate Nonexempt Earnings Statement form so that you are able to comply with these requirements, unless the Judgment Creditor is advised that you will supply your own forms.

ADDITIONAL INFORMATION

If the judgment debtor or judgment creditor objects to the Garnishment, The Garnishee's Answer or a Nonexempt Earnings Statement

The judgment debtor may file an objection and request a hearing on the Writ of Garnishment, your Garnishee's Answer or any Nonexempt Earnings Statement. The judgment creditor or the judgment debtor may file an objection and request a hearing if you fail to provide them with the appropriate Nonexempt Earnings Statement or if you fail to pay nonexempt earnings to the judgment creditor or their attorney when due. Parties have 10 business days after they receive a Garnishee's Answer or Nonexempt Earnings Statement to file a request of hearing and state their objections, unless good cause is shown for filing their objections later (see A.R.S. § 12-1598.07)

If you receive more than one garnishment, or a garnishment and a wage assignment for the same judgment debtor's earnings

A.R.S. § 12-1598.14 establishes the priority of payments you must honor if you receive more than one writ of garnishment and/or wage assignment against the same person's earnings. Usually, the first one you received is entitled to be paid first. Special rules may apply to debts owed for child support, spousal maintenance and unpaid taxes which may give them priority regardless of when they were received. You should consult an attorney to determine which judgment creditors to pay first in the case of multiple garnishments against the same judgment debtor.

- * Garnishments, levies and wage assignments, which are not for 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
- * If a judgment debtor's earnings become subject to more than one Writ of Garnishment, judgment creditor recovers no nonexempt earnings for two 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.

		1	1
3	•		
	+ +		
	1		

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, which 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 within ten 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 served a copy of the Answer on the Judgment Creditor or on his attorney at least five 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 reasonable attorney's fees to the Judgment Creditor and against you if the writ was not answered within ten 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:

- B. If a garnishee fails after written notice to deliver nonexempt earnings to the Judgment Creditor within thirty days after the ending date of the pay period, or fails after written notice to deliver the nonexempt 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 if 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.
 - 2) 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.

- C. While an order of continuing lien pursuant to §12-1598.10 is in effect, if the garnishee fails to deliver to the Judgment Creditor the nonexempt earnings of the Judgment Debtor, if any, and the copy of the nonexempt earnings statement within fourteen days of the end of the pertinent pay period, and the Judgment Creditor thereafter delivers a written demand for the nonexempt earnings and statement, and the garnishee does not comply within fourteen 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 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.
 - 3) Court costs.

THE COURT MAY AWARD THE JUDGMENT CREDITOR AN ADDITIONAL AMOUNT NOT TO EXCEED \$400.00.

				•	•
		1			
I					
I					
I					
1					
Ī					

INSTRUCTIONS TO THE GARNISHEE (Earnings)

(Garnishment of Earnings)(A.R.S. § 12-1598.04(C))

Warning!!

ALL PARTIES TO A GARNISHMENT ARE STRONGLY URGED TO OBTAIN LEGAL ADVICE FROM AN ATTORNEY. Garnishment procedures are governed by Arizona law and are extremely complicated. All parties involved must follow these laws and procedures correctly. The Court may issue an order for monetary penalties against any party who does not proceed properly.

If you, the garnishee, fail to meet your responsibilities in the garnishment proceeding, the Court may order you to pay the judgment creditor's attorney fees, cost and even the amount of money which the judgment debtor owes the judgment creditor. This can happen even if you do not have any of the judgment debtor's property or do not owe the judgment debtor any money.

You have been served with a Writ of Garnishment and Summons (Earnings) which names you as the garnishee and identifies the parties and the reason for the garnishment. The party who filed this court action (the "Judgment Creditor/Plaintiff") is attempting to collect payment from a party named as the "Judgment Debtor/Defendant." You are involved in this proceeding because the judgment creditor/plaintiff believes you owe the judgment debtor/defendant "earnings" such as wages, salary or compensation for services performed by the judgment debtor/defendant. The judgment creditor should have served you with the following documents:

- * Writ of Summons and Garnishment (2)
- * Instructions to the Garnishee
- * Garnishee's Answer (4)
- * Notice to Judgment Debtor (2)
- * Request for hearing forms (4)
- * Non-Exempt Earnings Statements (4)
- * A copy of the underlying Judgment This document shows you how much money was awarded to the judgment creditor in the case against the judgment debtor.

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

You Desert Earth Works, LLC, 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 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 following 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.

CAUTION: Failure to file a Garnishee's Answer can result in an order being entered against you in the full amount of the debt owed by the judgment debtor to the judgment creditor. This can happen even if you do not know the judgment debtor or do not owe the judgment debtor any earnings.

STEP 1: Respond to the Writ of Garnishment and Summons within 10 business days

You, the Garnishee, <u>Desert Earth Works, LLC</u>, <u>must</u> file a Garnishee's Answer with the Court Clerk within 10 business days after you receive the Writ of Garnishment and Summons, whether the <u>Defendant is employed or not employed</u> with your company.

	γ • 1	₹ ,

(A) If the Defendant/Judgment Debtor is not employed

If you have never employed or o'wed the judgment debtor any earnings you <u>must still respond</u> to the Writ of Garnishment by filing a Garnishee's Answer <u>within 10 business days</u> after you receive the paperwork listed above, file it with the Court Clerk and mail a copy to the Plaintiff/Judgment Creditor.

After you file you Answer, you are entitled to be released from the garnishment if any of the following are true:

- You have never employed the judgment debtor and do not expect to employ the judgment debtor within the next 60 days. You do not owe the judgment debtor any earnings, regardless of whether the judgment debtor was ever your employee, and you do not expect to owe the judgment debtor any earnings within the next 60 days.
- You employed the judgment debtor in the past but do not currently owe the judgment debtor any Earnings and do not expect to employ the judgment debtor again within the next 60 days.

Once you file your Garnishee's Answer with the Court Clerk and complete STEP 2, you will not need to do anything further unless one of the other parties objects to your answer.

(B) If the Defendant/Judgment Debtor IS EMPLOYED or you do owe or will owe earnings within 60 days

If you employ the judgment debtor or otherwise owe the judgment debtor earnings at the time you are served with the Writ or will owe the judgment debtor earnings within 60 days thereafter, you must immediately begin withholding nonexempt earnings from the judgment debtor's pay. You must complete and file a Garnishee's Answer with the Court Clerk within 10 business days after you receive the paperwork listed above. **MAKE SURE THAT THE ANSWER IS COMPLETLEY ANSWERED/DATED WHERE ASKED/NOTARIZED**

Once you file your Garnishee's Answer with the Court Clerk and complete STEP 2, you will not need to do anything further unless one of the other parties objects to your answer.

STEP 2: Deliver copies of documents to the other parties

Also within 10 business days of receiving the Writ of Garnishment and Summons (Earnings), you must:

- Deliver or mail to the judgment debtor a copy of each of the following documents.
 - o Your completed Garnishee's Answer
 - o Notice to Judgment Debtor of Garnishment
 - o Request for Hearing form(s) on Garnishment
 - You shall state the time and manner of delivery to the Judgment Creditor and Judgment Debtor in the Answer
- Deliver or mail to the judgment creditor or attorney a copy of your completed Garnishee's Answer.

STEP 3: Complete the Nonexempt Earnings Statement and withhold the proper amount from the judgment debtor's pay

The Writ of Garnishment and Summons is an order from the Court requiring you to immediately withhold non-exempt earnings from the judgment debtor. For each pay period, fill out a Nonexempt Earnings Statement to determine how much money to withhold and withhold that amount. Always keep a blank copy of the Nonexempt Earnings Statement for use in future pay periods. You may claim a \$5.00 fee on each Nonexempt Earnings Statement that you complete. Deliver a copy of the Nonexempt Earnings Statement to the judgment debtor with the judgment debtor's paycheck, even if the amount withheld is \$0. Also deliver a copy of the Nonexempt Earnings Statement to the judgment creditor, but do not deliver any withheld earnings to the judgment creditor until you receive a signed Order of Continuing Lien. Do not send any Nonexempt Earnings Statements to the Court. Keep the original Nonexempt Earnings Statements in your file.

PLEASE NOTE: You may be discharged from any liability on the garnishment if both of the following occur:

- No objections are filed on the Writ of Garnishment or your Garnishee's Answer
- The Order of Continuing Lien is not entered within 45 days after you filed your Answer

If you are discharged, you must return any earnings you have withheld to the judgment debtor.

STEP 4: Await receipt of the Order of Continuing Lien, then pay the judgment creditor

Do not pay the judgment debtor's nonexempt earnings to the judgment creditor until you receive the Order of Continuing Lien signed by the Court. Once you receive the Order, send the judgment creditor or his attorney any nonexempt earnings you have withheld from the judgment debtor.

For every pay period in which the Order of Continuing Lien is in effect, you must:

- Complete a Nonexempt Earnings Statement
- Withhold the nonexempt earnings from the judgment debtor
- Pay the nonexempt earnings you withheld to the judgment creditor or his attorney
- Deliver a copy of the completed Nonexempt Earnings Statement to the judgment debtor and the judgment creditor or his attorney
- Keep the original Nonexempt Earnings Statement for your files
- Do not send any Nonexempt Earnings Statements to the Court

This process shall be done each succeeding payday until the occurrence of any of the following:

- * The underlying Judgment is satisfied in full, vacated, or expires.
- * The Judgment Debtor leaves your employ for more than sixty day.
- * The Judgment Creditor releases the garnishment.
- * A court of competent Jurisdiction, including the United States Bankruptcy Court stays the proceedings.
- * The Judgment Debtor has not earned any nonexempt earnings for at least sixty days.
- * The Court orders that the garnishment be quashed.

The judgment creditor must deliver to you sufficient copies of the appropriate Nonexempt Earnings Statement form so that you are able to comply with these requirements, unless the Judgment Creditor is advised that you will supply your own forms.

ADDITIONAL INFORMATION

If the judgment debtor or judgment creditor objects to the Garnishment, The Garnishee's Answer or a Nonexempt Earnings Statement

The judgment debtor may file an objection and request a hearing on the Writ of Garnishment, your Garnishee's Answer or any Nonexempt Earnings Statement. The judgment creditor or the judgment debtor may file an objection and request a hearing if you fail to provide them with the appropriate Nonexempt Earnings Statement or if you fail to pay nonexempt earnings to the judgment creditor or their attorney when due. Parties have 10 business days after they receive a Garnishee's Answer or Nonexempt Earnings Statement to file a request of hearing and state their objections, unless good cause is shown for filing their objections later (see A.R.S. § 12-1598.07)

If you receive more than one garnishment, or a garnishment and a wage assignment for the same judgment debtor's earnings

A.R.S. § 12-1598.14 establishes the priority of payments you must honor if you receive more than one writ of garnishment and/or wage assignment against the same person's earnings. Usually, the first one you received is entitled to be paid first. Special rules may apply to debts owed for child support, spousal maintenance and unpaid taxes which may give them priority regardless of when they were received. You should consult an attorney to determine which judgment creditors to pay first in the case of multiple garnishments against the same judgment debtor.

- * Garnishments, levies and wage assignments, which are not for 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
- * If a judgment debtor's earnings become subject to more than one Writ of Garnishment, judgment creditor recovers no nonexempt earnings for two 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.

	* · · · · · · · · · · · · · · · · · · ·	• .

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, which 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 within ten 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 served a copy of the Answer on the Judgment Creditor or on his attorney at least five 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 reasonable attorney's fees to the Judgment Creditor and against you if the writ was not answered within ten 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:

- B. If a garnishee fails after written notice to deliver nonexempt earnings to the Judgment Creditor within thirty days after the ending date of the pay period, or fails after written notice to deliver the nonexempt 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 if 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.
 - 2) 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.

- C. While an order of continuing lien pursuant to §12-1598.10 is in effect, if the garnishee fails to deliver to the Judgment Creditor the nonexempt earnings of the Judgment Debtor, if any, and the copy of the nonexempt earnings statement within fourteen days of the end of the pertinent pay period, and the Judgment Creditor thereafter delivers a written demand for the nonexempt earnings and statement, and the garnishee does not comply within fourteen 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 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.

	, ,		.

SEIDBERG LAW OFFICES, P.C.

Employee/Defendant Copy
Give this document to your employee

P.O. Box 7290 Phoenix, Arizona 85011 (602) 248-8117 court@seidberglaw.com Kenneth W. Seidberg, SBA #3690 David L. Seidberg, SBA #032670

Attorneys for Plaintiff

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

United Auto Credit Corporation) NO.: TJ2016-001876
	Plaintiff,) NOTICE TO JUDGMENT DEBTOR
vs)
) (Earnings)
Nestor Higuera and Jane	Doe a married)
couple; Laura Rodriguez	and John Doe a)
married couple,)
•	Defendant(s).)
)
Desert Earth Works, LLC)
)
	Garnishee.)
)

This is your second Notice that a Writ of Garnishment has been issued to the garnishee named above. The Writ is a Court Order requiring the Garnishee to take part of the money owed to you and pay it to the judgment creditor. This will happen every paycheck until the judgment is satisfied, the writ is quashed, or the Court orders the garnishee to stop.

The garnishee will withhold only part, if any, of each paycheck, depending on how much you earn. The rest must be paid to you. One each payday, you will get a Nonexempt Earnings Statement that shows how much can be taken out, which is set by state and federal law. Among the reasons for requesting a hearing are:

- 1) The Judgment Creditor does not have a valid Judgment against you or the Judgment has been paid in full.
 - 2) The Garnishee's Answer is incorrect.
- Your earnings are already subject to a Writ of Garnishment or are subject to a Court 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.

If you do not agree, you can ask for a hearing for any of the reasons listed on the Request for Hearing form (earnings) form that accompanies this notice. To request a hearing, complete the Request for Hearing form and deliver it to the Clerk of this Court within 10 days of the date you received the garnishee's answer. 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. You may be required to pay a fee for the hearing or request a waiver of the fee.

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. You may attend the hearing with or without an Attorney. Whether or not you request a hearing at this time and if you believe too much money is being withheld from your earnings pursuant to this Garnishment at some time in the future, you will have the same 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 the request for hearing within ten (10) days after receiving the garnishee's answer or show good cause for filing the request late.

Employee/Defendant Copy

Give this document to your employee

SEIDBERG LAW OFFICES, P.C. P.O. Box 7290
Phoenix, Arizona 85011
(602) 248-8117
court@seidberglaw.com
Kenneth W. Seidberg, SBA #3690
David L. Seidberg, SBA #032670
Attorneys for Plaintiff

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

United Auto Credit Corporation)		NO.: TJ2016-001876
	Plaintiff,)	NOTICE TO JUDGMENT DEBTOR
vs)	(Earnings)
Nestor Higuera and Jane Doe a married couple; Laura Rodriguez and John Doe a married couple, Defendant(s).		
Desert Earth Works, LL	.c)	
	Garnishee.)	

This is your second Notice that a Writ of Garnishment has been issued to the garnishee named above. The Writ is a Court Order requiring the Garnishee to take part of the money owed to you and pay it to the judgment creditor. This will happen every paycheck until the judgment is satisfied, the writ is quashed, or the Court orders the garnishee to stop.

The garnishee will withhold only part, if any, of each paycheck, depending on how much you earn. The rest must be paid to you. One each payday, you will get a Nonexempt Earnings Statement that shows how much can be taken out, which is set by state and federal law. Among the reasons for requesting a hearing are:

- 1) The Judgment Creditor does not have a valid Judgment against you or the Judgment has been paid in full.
 - 2) The Garnishee's Answer is incorrect.
- 3) Your earnings are already subject to a Writ of Garnishment or are subject to a Court 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.

If you do not agree, you can ask for a hearing for any of the reasons listed on the Request for Hearing form (earnings) form that accompanies this notice. To request a hearing, complete the Request for Hearing form and deliver it to the Clerk of this Court within 10 days of the date you received the garnishee's answer. 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. You may be required to pay a fee for the hearing or request a waiver of the fee.

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. You may attend the hearing with or without an Attorney. Whether or not you request a hearing at this time and if you believe too much money is being withheld from your earnings pursuant to this Garnishment at some time in the future, you will have the same 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 the request for hearing within ten (10) days after receiving the garnishee's answer or show good cause for filing the request late.

. , , , , , , , , , , , , , , , , , , ,	

Employee/Defendant Copy Give this document to your Employee

	on Filing	
	ing Addı	
City,	, State, Z	ip Code:
Day	time Pho	ne: Alternate Phone:
		: [Self [] Attorney [] Other
State	e Bar No.	(if applicable):
		IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
		IN AND FOR THE COUNTY OF MARICOPA
		201 West Jefferson Phoenix AZ 85003-0000
		(602)506-1497
Unite	ed Auto	Credit Corporation) NO.: TJ2016-001876
		Plaintiff,) REQUEST FOR HEARING ON
		Plaintiff,) REQUEST FOR HEARING ON GARNISHMENT OF EARNINGS
VS) GARNISHWENT OF EARININGS
3.F .	T Y*	1. December 1
		ra and Jane Doe a married)
		a Rodriguez and John Doe a
marr	ried coup	
		Defendant(s).
~)
Dese	ert Earth	Works, LLC
		Garnishee.
_		a restriction of the Defendent/Indoment Debtow in
Ian	n the De	fendant/Judgment Debtor or I represent the Defendant/Judgment Debtor in
this	action.	I want a hearing on the garnishment of earnings from this garnishee because:
4	ra	The Interest Confidence date not have a world Judgment against me
	[]	The Judgment Creditor does not have a valid Judgment against me
beca	use:	
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 Garnishment or Court ordered
	Assi	nment for Payment of Support.
5:	[]	My debt to this judgment creditor is subject to a qualified debt scheduling
agre	ement w	ith:
0		
6:	۲٦	Other:
٠.	LΙ	<u> </u>

	• •	₽ ◀

A copy of this Request for Hearing form was provided to the Plaintiff/Judgment Creditor (c/o Seidberg Law Offices, PO Box 7290, Phoenix AZ 85011) on:					
Date:					
By: [] Mail	[] Hand delivery				
The Court can call n regarding the hearing, is		between 8 a.m. and 5 p.m			
Date	Defendant/Judgme	ent Debtor or Authorized Agent			

WARNING TO DEFENDANT/JUDGMENT DEBTOR: To request a hearing, this document, or one similar, must be received by the Court within 10 business days after you receive Garnishee's Answer, unless you show good reason for the delay.

	•	,

United Auto Credit Corporation c/o Seidberg Law Offices, POB 7290, Phoenix AZ) NO.: TJ2016-001876
85011 Plaintiff,) NOTICE OF HEARING ON
VS) GARNISMENT
) (Earnings)
Nestor Higuera and Jane Doe a married couple; Laura Rodriguez and John Doe a married couple, — Address: 6629 N 25th St Apt 4 Phoenix AZ 85032-2531)))
Defendant(s).))
Desert Earth Works, LLC))
Garnishee.)
A REQUEST FOR HEARING HAS BEEN FI	LED BY THE:
	Defendant/Judgment Debtor [] Garnishee
for a hearing in the Court, named above, at the BEFORE:	
DATE:	
TIME:PLACE:	
PLACE.	
evidence presented at the hearing >Inform the parties present of the decision a Be in Court at least `15 minutes before the THE FRONT COUNTER BEFORE ENTERING TH The matter will not be postponed except for by the Judge. Any agreement of the parties to conti good reason and approved by the Judge.	fourt may: any party who does appear provided in the documents filed and testimony and and sign appropriate orders scheduled hearing/trial. YOU MUST CHECK IN AT HE COURTROOM good reason filed in writing with the Court and granted nue the scheduled court date must also be supported by
in advance of a scheduled Court proceeding.	with disabilities must be made to the division assigned to this case oreign language or for the hearing impaired, contact the Court made to assist you or to receive further information
DATE:	l Officer

	, r	* .

INSTRUCTIONS FOR REQUEST FOR HEARING ON GARNISHMENT (Earnings)

(A.R.S. § 12-1598.16(C))

Warning!!

ALL PARTIES TO A GARNISHMENT ARE STRONGLY URGED TO OBTAIN LEGAL ADVICE FROM AN ATTORNEY. Garnishment procedures are governed by Arizona law and are extremely complicated. All parties involved must follow these laws and procedures correctly. The Court may issue an order for monetary penalties against any party who does not proceed properly, including the Defendant/Judgment Debtor.

USE THIS FORM IF:

- * You are the Defendant/Judgment Debtor or you represent a Defendant/Judgment Debtor.
- * You wish to request a hearing on garnishment for one of the reasons listed on the Request for hearing form.

HOW TO COMPLETE THIS FORM:

Type or Print neatly the name, mailing address and phone number(s) of the person filing this form. If you are representing yourself in this matter, check the box before "Self".

If you are representing a Defendant/Judgment Debtor but you are not the Attorney and you permitted by law to do so, check the box before "Other". A party to the garnishment may represent him/herself or be represented by an Attorney. A power of attorney does not give the person a right to represent another party in a garnishment. In Justice Courts only, a corporation may be represented either by an attorney or by a duly authorized officer of the corporation (if the officer's primary duties are other than representing the corporation in Court); a partnership may be represented by an attorney or one or more partners.

Check all boxes that apply to your reason for request for hearing. If you checked box 1, give the reason why you believe that the Plaintiff/Judgment Creditor does not have a valid judgment against you (attach additional sheets if necessary). If you checked box 5, give the name of the debt counseling organization that set up your debt scheduling agreement.

Complete the information under the box indicating the date and manner in which you will provide a copy of your Request for Hearing to the Plaintiff/Judgment Creditor.

The Court may need to contact you regarding your hearing. Please provide a phone number where you can be reached between 8 a.m. and 5 p.m.

Date and sign the Request for Hearing form.

WHEN YOU HAVE COMPLETED THIS FORM:

File this form along with the Notice of Hearing on Garnishment form with the Clerk's filing counter. At the same time, you must mail or deliver a copy of these forms to the Plaintiff/Judgment Creditor.

	•		•

Employee/Defendant Copy Give this document to your Employee

	n Filing:		
		ress:	
City,	State, Zi	ip Code: Alternate Ph	ona
Repr	esenting:	g: [] Self [] Attorney [] Other	
		. (if applicable):	
		IN THE SUPERIOR COURT OF	THE STATE OF ARIZONA
		IN AND FOR THE COUN	
		201 West Jefferson Phoen	
		(602)506-	
		(00=)011	
Unite	ed Auto (Credit Corporation)	NO.: TJ2016-001876
		Di-i-4:05	DEOLEST FOR HEADING ON
		Plaintiff,)	REQUEST FOR HEARING ON GARNISHMENT OF EARNINGS
vs)	OARIVISITIVE IVI OF EARLY INCO
Most	or Uiona	era and Jane Doe a married)	
	_	ra Rodriguez and John Doe a	
_	ied coup	_	
man	ica coap	Defendant(s).	
)	
Dese	rt Earth	Works, LLC	
)	
		Garnishee.	
)	
I am	the De	efendant/Judgment Debtor or I rep	resent the Defendant/Judgment Debtor in
this	action.	I want a hearing on the garnishmen	t of earnings from this garnishee because:
1:	ſΊ	The Judgment Creditor does t	ot have a valid Judgment against me
beca		_	
occa	usc		
-			
2:	[]	The Judgment has been paid in full	
_	6.7	mi o interest Augusta in incompa	.
3:	[]	The Garnishee's Answer is incorrect	.
4:	[]	My cornings are already subject t	o a Writ of Garnishment or Court ordered
4.		gnment for Payment of Support.	o a will of outmanded of occur of our
	Assig	giment for a syment of Support.	
5:	F 1	My debt to this judgment creditor	or is subject to a qualified debt scheduling
		vith:	
ugiv	WILLWELL VV.		
6:	[]	Other:	

			* -	
•	•			

A copy of this Request for Hearing form was provided to the Plaintiff/Judgment Creditor (c/o Seidberg Law Offices, PO Box 7290, Phoenix AZ 85011) on:					
Date:					
By: [] Mail	[] Hand delivery				
The Court can call me regarding the hearing, if		between 8 a.m. and 5 p.m.			
Date	Defendant/Judgme	ent Debtor or Authorized Agent			

WARNING TO DEFENDANT/JUDGMENT DEBTOR: To request a hearing, this document, or one similar, must be received by the Court within 10 business days after you receive Garnishee's Answer, unless you show good reason for the delay.

	• •	,

United Auto Credit Corporation c/o Seidberg Law Offices, POB 7290, Phoenix AZ) NO.: TJ2016-001876
85011 Plaintiff,) NOTICE OF HEARING ON GARNISMENT
vs)
Nestor Higuera and Jane Doe a married couple; Laura Rodriguez and John Doe a married couple, — Address: 16629 N 25th St Apt 4 Phoenix AZ 85032-2531	(Earnings))
Defendant(s).))
Desert Earth Works, LLC))
Garnishee.	ý)
A REQUEST FOR HEARING HAS BEEN FII	LED BY THE:
[] Plaintiff/Judgment Creditor [] D	efendant/Judgment Debtor [] Garnishee
A copy of the request/petition filed, stated the for a hearing in the Court, named above, at the	issue objected to, is attached. This matter is set following date and time:
BEFORE:	
DATE:	
TIME:	
PLACE:	
evidence presented at the hearing >Inform the parties present of the decision at Be in Court at least `15 minutes before the THE FRONT COUNTER BEFORE ENTERING TH The matter will not be postponed except for g by the Judge. Any agreement of the parties to contin	ourt may: any party who does appear brovided in the documents filed and testimony and and sign appropriate orders scheduled hearing/trial. YOU MUST CHECK IN AT
good reason and approved by the Judge.	
in advance of a scheduled Court proceeding.	ith disabilities must be made to the division assigned to this case breign language or for the hearing impaired, contact the Court ade to assist you or to receive further information.
DATE:	Officer

INSTRUCTIONS FOR REQUEST FOR HEARING ON GARNISHMENT (Earnings)

(A.R.S. § 12-1598.16(C))

Warning!!

ALL PARTIES TO A GARNISHMENT ARE STRONGLY URGED TO OBTAIN LEGAL ADVICE FROM AN ATTORNEY. Garnishment procedures are governed by Arizona law and are extremely complicated. All parties involved must follow these laws and procedures correctly. The Court may issue an order for monetary penalties against any party who does not proceed properly, including the Defendant/Judgment Debtor.

USE THIS FORM IF:

- * You are the Defendant/Judgment Debtor or you represent a Defendant/Judgment Debtor.
- * You wish to request a hearing on garnishment for one of the reasons listed on the Request for hearing form.

HOW TO COMPLETE THIS FORM:

Type or Print neatly the name, mailing address and phone number(s) of the person filing this form. If you are representing yourself in this matter, check the box before "Self".

If you are representing a Defendant/Judgment Debtor but you are not the Attorney and you permitted by law to do so, check the box before "Other". A party to the garnishment may represent him/herself or be represented by an Attorney. A power of attorney does not give the person a right to represent another party in a garnishment. In Justice Courts only, a corporation may be represented either by an attorney or by a duly authorized officer of the corporation (if the officer's primary duties are other than representing the corporation in Court); a partnership may be represented by an attorney or one or more partners.

Check all boxes that apply to your reason for request for hearing. If you checked box 1, give the reason why you believe that the Plaintiff/Judgment Creditor does not have a valid judgment against you (attach additional sheets if necessary). If you checked box 5, give the name of the debt counseling organization that set up your debt scheduling agreement.

Complete the information under the box indicating the date and manner in which you will provide a copy of your Request for Hearing to the Plaintiff/Judgment Creditor.

The Court may need to contact you regarding your hearing. Please provide a phone number where you can be reached between 8 a.m. and 5 p.m.

Date and sign the Request for Hearing form.

WHEN YOU HAVE COMPLETED THIS FORM:

File this form along with the Notice of Hearing on Garnishment form with the Clerk's filing counter. At the same time, you must mail or deliver a copy of these forms to the Plaintiff/Judgment Creditor.

	•		

SEIDBERG LAW OFFICES, P.C. P.O. Box 7290 .
Phoenix, Arizona 85011 (602) 248-8117 court@seidberglaw.com
Kenneth W. Seidberg, SBA #3690 David L. Seidberg, SBA #032670

Attorneys for Plaintiff

Court Copy

Mail this document to the Court (add below)

201 West Jefferson Phoenix AZ 85003-0000 (602)506-1497

United Auto Credit Corporati	on) NO.: TJ2016-001876		
	Plaintiff,) ANSWER OF GARNISHEE		
VS) (Earnings - Continuing Lien)		
Nestor Higuera and Jane Doe couple; Laura Rodriguez and married couple,))))))		
Desert Earth Works, LLC)		
	Garnishee.)		
Garnishee to make this Affid Garnishee on this date: // / 2 Name: Address:	avit on his behalf			
•		Fax No.:		
2) The Judgment Debto	r, Nestor Higuei	a,		
 WAS employed by me on the date the Writ/Summons were delivered to me I will owe judgment debtor earnings within 60 days after service of the Writ/Summons The judgment debtor was not employed by me on the date the Writ/Summons were delivered to me. The judgment debtor's last workday was: I will not owe judgment debtor earnings within 60 days after service of Writ/Summons is an Independent Contractor and paid by "commission" only. 				
L J to the management of		•		

	,		₩
		•	

ishee's efforts made and the reasons for the
Pay date:
[] Monthly y [] Other: (Specif
nt due and owing is \$
Assignment, Garnishment, or Levy?
of that Judgment Creditor(s):
nailed: 8)b t A Copy of Garnishee's Answer was provided to Judgment Creditor on:
Date:
By: [] Mail [] Hand Delivery
_
, as a reasonable amount for t
, as a reasonable amount for t
f my own knowledge that the facts stat
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

		Xer .•

SEIDBERG LAW OFFICES, P.C. P.O. Box 7290
Phoenix, Arizona 85011
(602) 248-8117
court@seidberglaw.com
Kenneth W. Seidberg, SBA #3690
David L. Seidberg, SBA #032670

Attorneys for Plaintiff

Plaintiff Copy

Mail this document to the Plaintiff (if represented by Attorney, mail to Attorney)

United Auto Credit Corporation) NO.: 1J2016-001876			
Plaintiff,) ANSWER OF GARNISHEE) (Earnings - Continuing Lien)			
Nestor Higuera and Jane Doe a married couple; Laura Rodriguez and John Doe a married couple, Defendant(s).)))			
Desert Earth Works, LLC	ý)			
Garnishee.)			
ANSWER MUST BE COMPLETELY ANSWE	RED/DATED WHERE ASKED/NOTARIZED			
1) I am the above-named Garnishee, <u>Dese</u> Garnishee to make this Affidavit on his behalf, Garnishee on this date: / / 20 and my na Name:	ame, address and phone number is:			
Address:				
City/St/Zip:				
Phone No.:				
2) The Judgment Debtor, Nestor Higuera	,			
 I will owe judgment debtor earnings wing. The judgment debtor was not employed delivered to me. The judgment debtor's 	The judgment debtor was not employed by me on the date the Writ/Summons were delivered to me. The judgment debtor's last workday was:			
I <u>will not</u> owe judgment debtor earnings within 60 days after service of Writ/Summon is an <u>Independent Contractor</u> and paid by "commission" only.				

·	
	. Francisco de la companya de la co
	en e
	• •

₹3) faith in ab	If the Garnishee is unable to deter effort to do so, the following is a staility:	tement of the Garni		
4)	The judgment debtor's next two p	aydays are:		
	Pay date:		Pay date:	
5)	Judgment Debtor is paid (check w	hich apply):		
	[] Daily [] Bi- [] Weekly []		[] Monthly	other:(Specify
6)	According to the Writ and Summe	ons, the total amoun	t due and owing i	is \$
7)	Is the Judgment Debtor subject to	an existing Wage A	ssignment, Garni	ishment, or Levy?
	[] Yes	[] No		
8)a A co Deb	Garnishee, <u>Desert Earth Work</u> opy of garnishee's Answer, 2 nd Notor & Request for Hearing forms	otice to Judgment were provided to	8)b A Copy of Ga	rnishee's Answer was dgment Creditor on:
	ed:		Date:	
By:	[] Mail [] Hand Delivery		By: [] Mail	[] Hand Delivery
9)	I request an answer fee in the amo	ount of \$, as a	reasonable amount for th
there	I have read the foregoing documents are true and correct.	ment and know of	my own knowle	edge that the facts state
		SIGNATURE C	OF GARNISHEE	// AUTHORIZED AGEN
SUB	SCRIBED and SWORN this	_day of		, 20
My C	ommission Expires	Notary	Public	

	•	- .

Give this document to your employee

SEIDBERG LAW OFFICES, P.C. P.O. Box 7290
Phoenix, Arizona 85011
(602) 248-8117
court@seidberglaw.com
Kenneth W. Seidberg, SBA #3690
David L. Seidberg, SBA #032670
Attorneys for Plaintiff

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

United Auto Credit Corporation) NO.: TJ2016-001876
Plaintiff,) ANSWER OF GARNISHEE
vs) (Earnings - Continuing Lien)
Nestor Higuera and Jane Doe a married couple; Laura Rodriguez and John Doe a married couple, Defendant(s).) (Earnings - Continuing Lien))))
Desert Earth Works, LLC)
Garnishee.))
)
ANSWER MUST BE COMPLETELY ANSW	ERED/DATED WHERE ASKED/NOTARIZED
Garnishee on this date: / 20 and my Name:	
Address:	
City/St/Zip:	
Phone No.:	Fax No.:
2) The Judgment Debtor, Nestor Higuer	a,
[] The judgment debtor was not employed delivered to me. The judgment debtor	within 60 days after service of the Writ/Summons ed by me on the date the Writ/Summons were r's last workday was:
[] I <u>will not</u> owe judgment debtor earning is an Independent Contractor and paid	gs within 60 days after service of Writ/Summons by "commission" only.

	effort to	do so, the follo	owing is	a stațeme	•	shee's e	_		making a good easons for that
4)	The ju	idgment debtor	r's next t	wo payda	ys are:				
		Pay date:				Pay dat	e:		
5)	Judgn	nent Debtor is j	paid (che	eck which	apply):				
	[]	Daily Weekly	[]		dy Semi-Monthly		Month]		(Specify)
6)	Accor	ding to the Wr	it and Su	ımmons, t	he total amoun	it due ar	nd owin	g is \$	·
7)	Is the	Judgment Deb	tor subje	ect to an ex	xisting Wage A	ssignm	ent, Gar	rnishment, o	Levy?
		[] Y	es]	[] No				
	If yes	, give the name	e, addres	s and telep	ohone number	of that J	udgmer	nt Creditor(s)):
8)a A co Debi	py of g	arnishee's An	swer, 2 ^t aring fo	^{id} Notice orms were	LC , have m to Judgment e provided to	8)b A Co		Garnishee's Judgment C	Answer was reditor on:
Date	:d:					Date:			
By:	[] Mail	[] Hand	Delivery	y		Ву: [] Mai	l []Ha	nd Delivery
9)	I requ	est an answer l	fee in the	e amount o	of \$, as	a reasonable	amount for the
there		e read the for ne and correct.	egoing o	iocument	and know of	my ow	n knov	vledge that t	he facts stated
					SIGNATURE O	OF GAR	NISHE	E // AUTHOI	RIZED AGENT
SUB	SCRIBE	D and SWOR	N this _	day	of			,2	
Mv C	ommissi	on Expires		_	Notary	Public			

		.
	t ·	
	•	

SEIDBERG LAW OFFICES, P.C. P.O. Box 7290 Phoenix, Arizona 85011 (602) 248-8117 court@seidberglaw.com Kenneth W. Seidberg, SBA #3690 David L. Seidberg, SBA #032670

Attorneys for Plaintiff

Employer/Garnishee Copy
Keep this copy for your records

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

	Auto Credit Corporation)	NO.: TJ2016-001876
	Plaintiff,)	ANSWER OF GARNISHEE
vs)	(Earnings -Continuing Lien)
couple	Higuera and Jane Doe a married) ; Laura Rodriguez and John Doe a) d couple,) Defendant(s).)	(Earnings -Continuing Lien)
Desert	Earth Works, LLC	
	Garnishee.	
Garnis	I am the above-named Garnishee, <u>Deser</u> shee to make this Affidavit on his behalf, thee on this date: / / 20 and my na	
Addres	ss:	
	t/Zip:	
City/St		
-	No.:	Fax No.:
-	No.: The Judgment Debtor, Nestor Higuera,	

ſ					
		•			
					70
			, .		
ı					

		do so, the fo						ade an	d the rea	asons for th
)	The j	udgment deb	tor's next	wo payo	days are:					
		Pay date:_				Pay da	te:			
ı	Judgi	nent Debtor	is paid (ch	eck whic	ch apply):					
	[]	Daily Weekly	[]		ekly Semi-Mor		Monthl	•	·	(Speci
1	Acco	rding to the	Writ and S	ımmons	s, the total ar	nount due a	nd owin	g is \$_		
ŀ	Is the	: Judgment D	ebtor subj	ect to an	existing Wa	age Assignn	nent, Gar	nishm	ent, or I	Levy?
		П	Yes		[] No					
	If ve	s, give the na	me, addres	s and te	lephone nun	nber of that	Judgmer	it Crec	litor(s):	
)a co ebt udg	py of g or & F <i>ment D</i>	shee, <u>Desegarnishee's A</u> Request for lebtor/Emplo	Answer, 2 Hearing fo	nd Notic orms wo s date:	ce to Judgn ere provide	nent A Co d to prov	opy of G	Garnis Judgm	hee's A ient Cre	editor on:
a co ebt udg	py of g or & R <i>ment D</i>	garnishee's A Request for l	Answer, 2 Hearing fo	nd Notic orms we s date:	ce to Judgn ere provide	nent A Co d to prov	opy of Gided to J	Sarnis Judgm	hee's A nent Cre	nswer wa
)a co ebt udg ate	py of g or & F ment D d: Mai	garnishee's A Request for l Debtor/Emplo	Answer, 2 Hearing for this and Deliver	nd Notice orms we s date:	ce to Judgnere provide	8)b A Co prov Date By:	opy of Gided to J	Garnis Judgm	hee's A nent Cre	nswer wa editor on: ————————————————————————————————————
)a co)ebt vudg)atec)	py of gor & F ment D d: I Mai	garnishee's A Request for l Debtor/Emplo il [Han	Answer, 2 Hearing for yee on this ad Deliver er fee in the ling of this foregoing	orms we state:	ce to Judgnere provide	8)b A Co prov Date By:	ided to dided to dided	Garnis Judgm I [a reaso	hee's Anent Cre	nswer wa editor on: I Delivery mount for
)a co lebt lebt lebt lebt lebt lebt lebt lebt	py of gor & F ment D d: I Mai	garnishee's A Request for I Debtor/Emploid il [Han uest an answer aration and fi	Answer, 2 Hearing for yee on this ad Deliver er fee in the ling of this foregoing	orms we state:	ere provide	8)b A Co prov Date By:	ided to dided to dide	Garnis Judgm I [a reaso	Hance	nswer wa editor on: I Delivery mount for e facts sta
)a co lebt udg late sy: [py of gor & F ment D d: I Mai I require preparation are tr	garnishee's A Request for I Debtor/Emploid il [Han uest an answer aration and fi	Answer, 2 Hearing for yee on this ad Deliver er fee in the ling of this foregoing ext.	e amour	nt of \$ int and know	By:	ided to dided to dide	Garnis Judgm I [a rease Vledge	Hand	nswer was editor on: d Delivery mount for e facts sta

NON-EXEMPT EARNINGS STATEMENT

SUPERIO	OR COU	RT MARICOPA COUNTY	Cause No	2: TJ2016-001876	
JUDGME	NT DEB	TOR: Nestor Higuera			
JUDGME	ENT CREI	DITOR: United Auto Credit Corporation [571]	918]		
PAY PER	RIOD:	(Beginning date)	to	(Ending date)	
		(ANSWER ALL PERTIN	ENT QUE	STIONS)	
The Judge	ment Debt	or is an employee or is otherwise owed carnings:	[] Yes	[]No	
If the answ	wer is "N	O", enter the Judgment-Debtor's last <u>DATE</u> emplo	yment or th	ne last date when any earnings was owed/paid.	
1)	For the ea	arnings of the Judgment Debtor for this pay period,	enter all of	(Date) f the following:	
	1(a)	Gross Earnings		\$	
	1(b)	Disposable Earnings (Gross Earnings less deductions required by law).		\$	
	1(c)	Enter twenty-five percent (25%) of line 1(b).		\$	
2)	(thirty tin	ent federal minimum wage is \$7.25 per hour. Enternes minimum wage); Bi-weekly (sixty times minim (one-hundred thirty times minimum wage)	one of the um wage);	following using the proper pay period. Week Semi-monthly (sixty-five times minimum way	ly ;e);
		(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		\$	
3)	Subtract	line 2 from line 1(b) and enter.		\$	
4)	Enter the	amount from line 1(c) or line 3, whichever is small	ler.	\$	
5)	for Supp	Igment Debtor is in a Court ordered assignment ort or a levy of taxes, enter the amount withheld carnings due.		\$	
6)	THIS IS	line 5 from line 4 and enter here. THE AMOUNT OF NON-EXEMPT EARNINGS WITHHOLD AND FORWARD TO THE ATTOI E JUDGMENT CREDITOR WITH THEIR STAT	RNEY	\$	
	GARNISH	EE'S NAME AUTHO	ORIZED SI	GNATURE FOR GARNISHEE	
MAILIN	G ADDRI	ESS:			

*MAKE CHECKS PAYABLE TO United Auto Credit Corporation

CITY, STATE, ZIP CODE

TELEPHONE NO

/FAX NO.

	e i	

NON-EXEMPT EARNINGS STATEMENT

SUPERI	OR COU	IRT MARICOPA COUNTY	Cause No	lo: TJ2016-001876	
<u>IUDGMI</u>	ENT DEE	STOR: Nestor Higuera			
<u>IUDGM</u> I	ENT CRE	EDITOR: United Auto Credit Corporation [571]	918]		
PAY PEI	RIOD:	(Beginning date)	to	(Ending date)	
		(ANSWER ALL PERTIN	ENT QUE	ESTIONS)	
The Judg	ment Del	otor is an employee or is otherwise owed earnings:	[] Yes	[] No	
If the ans	wer is "N	O", enter the Judgment-Debtor's last <u>DATE</u> emplo	yment or ti	the last date when any earnings was owed/p	aid.
1)	For the	earnings of the Judgment Debtor for this pay period,	enter all o	(Date) of the following:	-
	1(a)	Gross Earnings		\$	
	1(b)	Disposable Earnings (Gross Earnings less deductions required by law).		\$	
	1(c)	Enter twenty-five percent (25%) of line 1(b).		\$	
2)	(thirty ti	rent federal minimum wage is \$7.25 per hour. Enter mes minimum wage); Bi-weekly (sixty times minimum wage)	one of the um wage);	e following using the proper pay period. W; Semi-monthly (sixty-five times minimum	eekly wage)
	Monthly	(one-hundred thirty times minimum wage)		\$	
3)	Subtract	t line 2 from line 1(b) and enter.		\$	
4)	Enter th	e amount from line 1(c) or line 3, whichever is smal	ler.	\$	
5)	for Supp	adgment Debtor is in a Court ordered assignment port or a levy of taxes, enter the amount withheld e earnings due.		\$	
6)	THIS IS	t line 5 from line 4 and enter here. S THE AMOUNT OF NON-EXEMPT EARNINGS O WITHHOLD AND FORWARD TO THE ATTOI HE JUDGMENT CREDITOR WITH THEIR STAT	RNEY	\$	
PRINT (SARNISI	HEE'S NAME AUTHO	ORIZED SI	IGNATURE FOR GARNISHEE	
MAILIN	G ADDR	RESS:			—

*MAKE CHECKS PAYABLE TO United Auto Credit Corporation

TELEPHONE NO

/FAX NO.

CITY, STATE, ZIP CODE

• •

NQN-EXEMPT EARNINGS STATEMENT

SUPERI	OR COUI	RT MARICOPA COUNTY	Cause No	<u>o</u> : TJ2016-001876
JUDGMI	ENT DEB	ΓΟR: Nestor Higuera		
JUDGMI	ENT CRE	DITOR: United Auto Credit Corporation [57	1918]	
PAY PEI	NOD:	(Beginning date)	to	(Ending date)
		(ANSWER ALL PERTI	NENT QUE	ESTIONS)
The Judg	ment Debt	or is an employee or is otherwise owed earnings:	[] Yes	[]No
If the ans	wer is "N	O", enter the Judgment-Debtor's last <u>DATE</u> emp	loyment or t	he last date when any earnings was owed/paid.
1)	For the ea	arnings of the Judgment Debtor for this pay perio	d, enter all o	(Date) f the following:
	1(a)	Gross Earnings		\$
	1(b)	Disposable Earnings (Gross Earnings less deductions required by law).		\$
	1(c)	Enter twenty-five percent (25%) of line 1(b).		\$
2)	(thirty tin			following using the proper pay period. Weekly Semi-monthly (sixty-five times minimum wage); \$
3)	Subtract	line 2 from line 1(b) and enter.		\$
4)	Enter the	amount from line 1(c) or line 3, whichever is sm	aller.	\$
5)	If the Judgment Debtor is in a Court ordered assignment for Support or a levy of taxes, enter the amount withheld from the earnings due.			\$
6)	Subtract line 5 from line 4 and enter here. THIS IS THE AMOUNT OF NON-EXEMPT EARNINGS ARE TO WITHHOLD AND FORWARD TO THE ATTOR FOR THE JUDGMENT CREDITOR WITH THEIR STATE			\$
PRINT C	ARNISH	EE'S NAME AUTH	IORIZED SI	GNATURE FOR GARNISHEE
MAILIN	G ADDRI	SSS:		

*MAKE CHECKS PAYABLE TO United Auto Credit Corporation

TELEPHONE NO

/FAX NO.

CITY, STATE, ZIP CODE

	4	
	•	

NON-EXEMPT EARNINGS STATEMENT

SUPER	IOR COU	RT MARICOPA	COUNTY	Cause No	o: TJ2016-001876	
JUDGM	ENT DEE	STOR: Nestor Higuera				
JUDGM	ENT CRE	EDITOR: United Auto Cred	it Corporation [571	918]		
PAY PE	RIOD:	(Beginning date)		to	(Ending date)	
		(ANS	WER ALL PERTIN	ENT QUE	ESTIONS)	
The Judg	gment Del	otor is an employee or is other	wise owed carnings:	[] Yes	[] No	
If the an	swer is "N	IO", enter the Judgment-Deb	tor's last <u>DATE</u> emplo	yment or tl	he last date when any	earnings was owed/paid.
1)	For the	earnings of the Judgment Deb	tor for this pay period,	enter all o	(Date) f the following:	
	1(a)	Gross Earnings			\$	
	1(b)	Disposable Earnings (Gros less deductions required by			\$	
	1(c)	Enter twenty-five percent (line 1(b).	25%) of		\$	
2)	(thirty ti	rent federal minimum wage is mes minimum wage); Bi-wea y (one-hundred thirty times m	kly (sixty times minim	one of the um wage);	following using the Semi-monthly (sixty	proper pay period. Weekly -five times minimum wage);
	Monday	y (one-nandred dirity times in	mman wage)		\$	
3)	Subtract	t line 2 from line 1(b) and ent	er.		\$	
4)	Enter th	e amount from line 1(e) or lin	ne 3, whichever is smal	ler.	\$	
5)	for Supp	adgment Debtor is in a Court port or a levy of taxes, enter the earnings due.			\$	
6)	THIS IS	t line 5 from line 4 and enter STHE AMOUNT OF NON-I O WITHHOLD AND FORW HE JUDGMENT CREDITOR	EXEMPT EARNINGS ARD TO THE ATTO	RNEY	\$	
PRINT		HEE'S NAME			IGNATURE FOR GA	ARNISHEE
MAILI	NG ADDR	RESS:				
					1	

*MAKE CHECKS PAYABLE TO United Auto Credit Corporation

CITY, STATE, ZIP CODE

TELEPHONE NO

/FAX NO.

• •

Give this document to your employee

SEIDBERG LAW OFFICES, P.C. P.O. Box 7290
Phoenix, Arizona 85011
(602) 248-8117
court@seidberglaw.com
Kenneth W. Seidberg, SBA #3690
David L. Seidberg, SBA #032670
Attorneys for Plaintiff

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

United Auto Credit Corporation)	NO.: TJ2016-001876
Pla	intiff,)	REQUEST FOR HEARING
VS)	(Re: Non-Exempt Earnings
Nestor Higuera and Jane Doe a married couple; Laura Rodriguez and John Doe a)	Statement)
married couple,	fendant(s).)	
	20)	
Desert Earth Works, LLC)	
Ga	rnishee.)	

If you believe that the amount of your non-exempt earnings has been incorrectly calculated for this pay period or that no amount should be withheld because the Garnishment or underlying Judgment is invalid, satisfied or superseded, you may request a hearing within 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 Hearing 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.

[] The Non-Exempt Earnings States [] Other:	ment is incorrectly filled out.
NAME OF JUDGMENT DEBTOR (Print)	SIGNATURE OF JUDGMENT DEBTOR
DATE	MAILING ADDRESS
TELEPHONE NUMBER	CITY, STATE, ZIP CODE

	•	

Give this document to your employee

SEIDBERG LAW OFFICES, P.C. P.O. Box 7290
Phoenix, Arizona 85011
(602) 248-8117
court@seidberglaw.com
Kenneth W. Seidberg, SBA #3690
David L. Seidberg, SBA #032670

Attorneys for Plaintiff

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

United Auto Credit Corporation) NO.: TJ2016-001876
Plaintiff,) REQUEST FOR HEARING
vs) (Re: Non-Exempt Earnings
Nestor Higuera and Jane Doe a married couple; Laura Rodriguez and John Doe a) Statement)
married couple, Defendant(s).))
Desert Earth Works, LLC))
Garnishee.))
	.)

If you believe that the amount of your non-exempt earnings has been incorrectly calculated for this pay period or that no amount should be withheld because the Garnishment or underlying Judgment is invalid, satisfied or superseded, you may request a hearing within 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 Hearing 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.

[] The Non-Exempt Earnings State [] Other:	The Non-Exempt Earnings Statement is incorrectly filled out. Other:		
NAME OF JUDGMENT DEBTOR (Print)	SIGNATURE OF JUDGMENT DEBTOR		
DATE	MAILING ADDRESS		
TELEPHONE NUMBER	CITY, STATE, ZIP CODE		

	•	

SEIDBERG LAW OFFICES, P.C. P.O. Box 7290 Give this document to your employee

P.O. Box 7290
Phoenix, Arizona 85011
(602) 248-8117
court@seidberglaw.com
Kenneth W. Seidberg, SBA #3690
David L. Seidberg, SBA #032670
Attorneys for Plaintiff

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

United Auto Credit Corporation) NO.: TJ2016-001876
Plaintiff,) REQUEST FOR HEARING
VS) (Re: Non-Exempt Earnings
Nestor Higuera and Jane Doe a married couple; Laura Rodriguez and John Doe a) Statement)
married couple, Defendant(s).)
Desert Earth Works, LLC))
Garnishee.)
)

If you believe that the amount of your non-exempt earnings has been incorrectly calculated for this pay period or that no amount should be withheld because the Garnishment or underlying Judgment is invalid, satisfied or superseded, you may request a hearing within 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 Hearing 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.

[] The Non-Exempt Earnings St	tatement is incorrectly filled out.
NAME OF JUDGMENT DEBTOR (Print)	SIGNATURE OF JUDGMENT DEBTOR
DATE	MAILING ADDRESS
TELEPHONE NUMBER	CITY, STATE, ZIP CODE

Give this document to your employee

SEIDBERG LAW OFFICES, P.C. P.O. Box 7290
Phoenix, Arizona 85011
(602) 248-8117
court@seidberglaw.com
Kenneth W. Seidberg, SBA #3690
David L. Seidberg, SBA #032670
Attorneys for Plaintiff

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

United Auto Credit Corporation) NO.: TJ2016-001876
Plaintiff,) REQUEST FOR HEARING
vs) (Re: Non-Exempt Earnings
Nestor Higuera and Jane Doe a married) Statement)
couple; Laura Rodriguez and John Doe a)
married couple, Defendant(s).)
Desert Earth Works, LLC)
Garnishee.)
	,)

If you believe that the amount of your non-exempt earnings has been incorrectly calculated for this pay period or that no amount should be withheld because the Garnishment or underlying Judgment is invalid, satisfied or superseded, you may request a hearing within 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 Hearing 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.

[] The Non-Exempt Earnings Statemer [] Other:	at is incorrectly filled out.
NAME OF JUDGMENT DEBTOR (Print)	SIGNATURE OF JUDGMENT DEBTOR
DATE	MAILING ADDRESS
TELEPHONE NUMBER	CITY, STATE, ZIP CODE

