***AVISO***

*El Tribunal ha ordenado que su empleador tome un parte de su sueldo y que pague a su acreedor hasta terminado el proceso en contra suya y este pagada la deuda. En conformidad con la ley, su acreedor tiene el derecho a “solo una parte” de su salario. Esta noticia explica sus derechos. Ud. puede obtener una traducción Español del Tribunal.*

**(1) [  ] JUSTICE COURT**  **, COUNTY OF**

**(2) [  ] MUNICIPAL COURT**  **, COUNTY OF**

**(3) [  ] ARIZONA SUPERIOR COURT, COUNTY OF**

|  |  |  |
| --- | --- | --- |
| **(4)** Petitioner/Plaintiff  [  ] Judgment Creditor [  ] Judgment Debtor  Name:  Address:  City, State, Zip Code:  Email Address:  Phone(s):  **(5)** Respondent/Defendant  [  ] Judgment Debtor [  ] Judgment Creditor  Name:  Address:  City, State, Zip Code:  Email Address:  Phone(s):  **(6)** Garnishee:  Name:  Address:  City, State, Zip Code:  Email Address:  Phone(s):  Attorney:  Account No.: |  | **(7)** Case Number:  **SECOND NOTICE TO**  **JUDGMENT DEBTOR OF GARNISHMENT (EARNINGS)** |

**NOTICE TO JUDGMENT DEBTOR**

This is your second notice that a Writ of Garnishment has been issued to the garnishee named above. This Writ is a court order that requires the garnishee to take part of the money owed to you and pay it to the judgment creditor. This will happen with every paycheck until the judgment is paid 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. On 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. A comprehensive list of exemptions is available from the website for the U.S. Bankruptcy Court for the District of Arizona, http://www.azb.uscourts.gov/Documents/arizona\_exemptions.pdf

If you do not agree, you can ask for a hearing for any of the reasons listed on the Request for Hearing (Earnings) form that accompanies this Notice. To request a hearing, complete the Request for Hearing (Earnings) form and deliver it to the Clerk of Court within 10 business days of the date you received the Garnishee’s Answer. At the same time, you must mail or deliver a copy of the completed Request for Hearing (Earnings) form to the judgment creditor and the garnishee at the addresses provided at the top of this document. You may be required to pay a fee for the hearing or request a waiver of the fee.

If you ask for a hearing it will be held no later than 10 business days after your request is received by the Court. The Court will notify you and the other parties of the time and date of the hearing. You may attend the hearing with or without an attorney. Even if you do not request a hearing at this time, if you think that the garnishee is taking too much money out of your pay pursuant to this garnishment at some time in the future, you can ask for a hearing at that time.

**WARNING:** The Court must receive the hearing request form within ten (10) business days after you get the Garnishee’s Answer. If you do not file the Request for Hearing on time, you may not get a hearing unless there is a very good reason why you are late.