In the [] District [] Justice Court of Utah			
Judicial District	County		
Court Address			
	Writ of Garnishment and Instructions		
Plaintiff/Petitioner	Case Number		
v.			
	Judge		
Defendant/Respondent			
	Commissioner (domestic cases)		
For more information about writs of garnishmer www.utcourts.gov/resources/forms/garnishmen. In this document: • A judgment creditor is a person or company with a • A judgment debtor is the person or company who could be a writ of garnishment is an order that property now someone else be used to pay the money owed to the company who could be a linterrogatories are written questions which identify might be used to pay the debt. To: Garnishee's Name	court order saying money is owed to them. wes the money. belonging to the judgment debtor but held by e judgment creditor.		
Utah law requires the judgment creditor fee to you. If the fee was not included, si judgment creditor or, if they have one, the	neir attorney.		
Signature ►			
2. A judgment has been entered against th interest, costs and payments, the judgm	e judgment debtor. After calculation of ent debtor owes \$		

Papers filed with the court show that you may possess or control some of the judgment debtor's property which may include money earned, but not yet paid.

The property is being garnished (seized) in order to pay the judgment. If you are the garnishee, you are required to take certain steps to deliver the property or to hold and protect it. If you do not, the court can order you to pay for the harm caused to the judgment creditor. You should keep for your records a copy of everything that you prepare and everything that is served on you.

	3.	The persor	า who owes	money ((judgment	debtor)) is:
--	----	------------	------------	---------	-----------	---------	-------

Name	
Address	
Address	
Social security number	
(Last 4 digits only, if known.)	
Driver's license number and state of	
issuance (Last 4 digits only, if known.)	
Year and month of birth (If known.)	

- 4. Within 7 business days after this writ is served on you, you must:
 - answer the attached Interrogatories;
 - serve a copy of your Answers to Interrogatories on the judgment creditor, or if they have one, their attorney or licensed paralegal practitioner;
 - serve a copy of the following papers on the judgment debtor and on any other person shown by your records to have an interest in the property. The papers to be served are:
 - o one copy of this Writ of Garnishment;
 - o one copy of your Answers to Interrogatories;
 - o one copy of the Notice of Garnishment and Exemptions form; and
 - two copies of the Reply and Request for Hearing form.
- 5. You may serve the judgment creditor at this address by hand delivery or by first class mail:

Name
Address
7.44.000
City, State, Zip
Phone
THORE
Fmail

ciass maii.		
Name	-	
Address	-	
City, State, Zip	-	
Phone	-	
Fmail	-	

You may serve the judgment debtor at this address by hand delivery or by first

- 6. What to do with the property:
 - DO NOT SEND THE PROPERTY TO THE COURT. You must withhold from the judgment debtor the amount shown in your Answers to Interrogatories. Hold the property for 21 calendar days after you serve the judgment debtor.
 - Wait 21 days.
 - If you receive a Reply and Request for Hearing within 21 days, hold the property until you receive further orders from the court directing you how to proceed.
 - If you do not receive a Reply and Request for Hearing within 21 days, deliver the property to the judgment creditor or, if they have one, their attorney or licensed paralegal practitioner.
- 7. If you do not take these steps, the court can order you to pay for the harm caused to the judgment creditor.
- 8. You may deliver to the judgment debtor any property greater than you are required to withhold.
- 9. Multiple Writs of Garnishment for the same judgment debtor may be served on you, but only one Writ of Garnishment may be in effect at one time. You must satisfy the writs in the order they are served. When an earlier Writ of Garnishment expires or is satisfied, you must then satisfy the next writ.

However, a Writ of Continuing Garnishment in favor of the Office of Recovery Services or the Department of Workforce Services takes precedence over other writs and must be satisfied first.

A Writ of Continuing Garnishment in favor of the Office of Recovery Services or the Department of Workforce Services continues until fully satisfied, placing

	earlier writs on hold. These instructions do not apply to writs or orders entered by other courts or governmental agencies.			
	Signature ▶			
Date	Printed Name of Clerk of Court			

Certificate of Service

I certify that I filed with the court and am serving a copy of this Writ of Garnishment and Instructions on the following people.

			Service
Person's Name	Service Method	Service Address	Date
(Other party or attorney)	 [] Mail [] Hand Delivery [] E-filed [] Email [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.) 		
(Person claiming interest in property or attorney)	 [] Mail [] Hand Delivery [] E-filed [] Email [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.) 		
	 [] Mail [] Hand Delivery [] E-filed [] Email [] Left at business (With person in charge or in receptacle for deliveries.) [] Left at home (With person of suitable age and discretion residing there.) 		

	Signature ►	
Date		
	Printed Name	