## **Wage Execution**

Superior Court of New Jersey Law Division, Special Civil Part		Order and Execution Against Earnings Pursuant to 15 <i>U.S.C.</i> 1673 and <i>N.J.S.A.</i> 2A:17-56	
County Telephone Number			
Docket Number		Judgment Number	
		Writ Number Issued	
		Name and Address of Employer Ordered to Make Deductions	
Plaintiff			
	VS		
Designated Defendant (Address)			
deduct from the earnings which following: (a) 10% of the gross designated defendant's disposable complete termination of employ Disposable earnings are defined required by law to be withheld. if paid every two weeks, or \$47 withheld under this execution. In of the designated defendant shall Garnishment Amount".  The employer shall impute wage execution or apply for of the objection or reasons for a or directly to the creditor if there	the designated defendation weekly pay; or (b) 25% of the weekly earnings except and the designation of the element. Upon either of the last that portion of the element in the event the dispossible 1.25 or less, if paid twicks a reduction in the amount of the element in the element in the last of the last	subject to withholding under another wage execution, the employer is ordered to contractives and to pay over to the court officer named below, the lesser of the food disposable earnings for that week; or (c) the amount, if any, by which the need \$217.50 per week, until the total amount due has been deducted or the hese events, an immediate accounting is to be made to the court officer. arnings remaining after the deduction from gross earnings of any amounts able earnings so defined are \$217.50 or less, if paid weekly, or \$435.00 or less, the per month, or \$942.50, or less, if paid monthly then no amount shall be than 10% of gross salary be withheld and only one execution against the wages. Please refer to the section of this form titled "How to Calculate Proper gnated defendant a copy of this order. The designated defendant may object to unt withheld at any time. To object or apply for a reduction, a written statement with the Clerk of the Court and a copy must be sent to the creditor's attorney ring will be held within 7 days after filing the objection or application for a	
reduction. According to law, no	o employer may termina	ate an employee because of a garnishment.	
Judgment Date		Date	
Judgment Award.	\$		
Court Costs & Stat Atty. Fees	\$ \$		
Total Judgment Amount	\$	Judge	
Interest from Prior Writs	\$		
Costs from Prior Writs	\$		
Subtotal A	\$	Michelle M. Smith	
Credits from Prior Writs	\$	Clerk of the Superior Court	
Subtotal B	\$		
New Miscellaneous Costs	\$	Make payments at least monthly to Court Officer as set forth:	
New Interest on this Writ	\$		
New Credits on this Writ	\$	Court Officer	
Execution Fees & Mileage	\$		
Subtotal C	\$		
Court Officer Fee	\$	I RETURN this execution to the Court	
Total due this date	\$	☐ Unsatisfied ☐ Satisfied ☐ Partly Satisfied	
Plaintiff's Attorney and Address	s:	Amount Collected \$	
•		Fee Deducted \$	
		Amount Due to Attorney \$	
		Date	
		Court Officer	

How to Calculate Proper Garnishment Amount				
1.	Gross pay per pay period			
2.	\$			
	<ul><li>a. Federal Income Tax</li><li>b. Social Security (FICA or OASDI)</li></ul>			
	c. Medicare			
	d. State Income Tax			
	e. Unemployment Insurance (SUI)			
	\$			
	g. Family Leave Insurance (FLI)			
	\$			
	\$			
3.	\$			
4.	4. Net pay (Subtract line 3 from line 1)			
5.	Exemption Amount If salary is paid:  Weekly \$217.50  Every two weeks \$435.00  Twice per month \$471.25  Monthly \$942.50			
(Federal law prohibits any garnishment when ["total allowable deductions" are] net pay is smaller than the exemption amount on line 5)				
6.	Equals the amount potentially subject to garnishment (subtract line 5 from line 4 and if less than zero, enter zero) =			
7.	Take ["total allowable deductions"] net pay (line [3] 4) and multiply by .25 \$ x .25 =			
8.	Take "gross pay" (line 1) and multiply by .10 \$ x .10 =			
9.	\$			
Source: 15 U.S.C. 1671 et seq.; 29 C.F.R. 870; N.J.S.A. 2A:17- 50 et seq.				

[Note: Former Appendix XI-I adopted effective January 2, 1989; amended June 29, 1990, effective September 4, 1990; amended July 14, 1992, effective September 1, 1992; redesignated as Appendix XI-J and amended July 13, 1994, effective September 1, 1994; amended September 27, 1996, effective October 1, 1996; amended July 30, 1997, effective September 1, 1997; amended July 28, 2004 to be effective September 1, 2004; amended July 3, 2007, to be effective July 24, 2007; amended July 2, 2008, to be effective July 24, 2008; amended July 9, 2009 to be effective July 24, 2009; amended November 6, 2013 to be effective November 25, 2013; amended July 22, 2014 to be effective September 1, 2014; amended August 1, 2016 to be effective September 1, 2016; amended March 7, 2017 to be effective immediately; amended July 31, 2020 effective September 1, 2020; incorrect language that was adopted July 31, 2020 corrected September 30, 2020 to be effective retroactive to September 1, 2020.