

IN THE 11th JUDICIAL CIRCUIT COURT, SAINT CHARLES, MISSOURI

Judge or Division:		Case Number:	
Petitioner(s):		Garnishee's Name/Address:	
	VS.		
Respondent(s):		Judgment Debtor's Name/Address:	
			(Date File Stamp)
	Ir	nterrogatories to Garnishee	(Date File Stainp)
date of the v	vrit and mail the origina		
	to the attorney for the judated on page 2 of this for	Igment creditor (or the judgment c m.	reditor individually if there is no
garnishme	ent, have you had in your posions), or other effects of the ju	r at any time thereafter until the return da session or under your control any propert dgment debtor? If so, state what propert	y, money (excluding wages, salary, and
garnishme	-	nt, or at any time thereafter until the retur t debtor any money (including wages, sal	
If not yet	due: When will it become	due?	
If amount	owed judgment debtor is for	wages, salary, or commission state:	
a. Amo	unt owed after deductions req	uired by law \$	(Deductions required by law are limited
	-	nd earnings taxes and FICA taxes.)	
b. Amo	unt withheld pursuant to the g	garnishment \$	

	Is the judgment debtor still within your employ? Yes No
	If not, state the date his/her employment terminated. Answer:
	Allower.
•	At the time of service of the garnishment, or any time thereafter until the return date stated in the summons of garnishment will you or have you since become or are you now bound in any contract to pay the judgment debtor money not yet due? Yes No If so, state the amount to be paid out and when due and payable. Answer:
•	Do you know of any person or entity, other than the judgment debtor, who claims an ownership interest in any property, money or effects of the judgment debtor or any amounts owed to the judgment debtor as disclosed by you in answer to interrogatories 1, 2, and 4? If so please provide the name and address of each such person or entity and identify the property, money or effects of the judgment debtor in which each such person or entity claims an interest? Answer:
	If garnishee is a bank or other financial institution, state whether at the time the writ of garnishment was served or at any subsequent time did the debtor have funds on deposit in an account in which all funds are deposited electronically on a recurring basis and reasonably identified as being funds on deposit that are exempt from garnishment pursuant to Section 513.430.1(10)(a), (b), or (c), RSMo. Yes No If so, identify each account, state the reason for the believed exemption, and identify the entity electronically depositing those funds which are not attachable pursuant to Section 513.430.1(10)(a),(b), or (c), RSMo. Answer:
re	The undersigned, being duly sworn, on oath states that he/she has read the foregoing interrogatories and the answers give true to the best of affiant's knowledge and belief, and that no exempt funds have been or will be attached.
re	
re	true to the best of affiant's knowledge and belief, and that no exempt funds have been or will be attached.
re	true to the best of affiant's knowledge and belief, and that no exempt funds have been or will be attached. Signature of Garnishee
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