ATTORNEY OR DARTY WITHOUT ATTORNEY (I)	TELEBUONE :: 2	1
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):	TELEPHONE NO.:	FOR COURT USE ONLY
ATTORNEY FOR LIEN CLAIMANT:		
NAME OF COURT:		
STREET ADDRESS:		
MAILING ADDRESS: CITY AND ZIP CODE:		
BRANCH NAME:		
PLAINTIFF:		
DEFENDANT:		
		CASE NUMBER:
NOTICE OF LIEN (Attachment—Enforcement of Judgment)		
ALL PARTIES IN THIS ACTION ARE NOTIFIED THAT		
1. A lien is created by this notice under		
a. Article 3 (commencing with section 491.410) of Chapter		
b. Article 5 (commencing with section 708.410) of Chapter	6 of Title 9 of Part 2 of	the Code of Civil Procedure.
The lien is based on a in in it is based on a in in it is based on a	n of a lien (conies attac	hed)
a right to attach order and an order permitting the creation of a lien (copies attached).b money judgment.		
 The right to attach order or the money judgment is entered in the following action: a. Title of court (specify): 		
b. Name of case (specify):		
c. Number of case (specify):		
d. Date of entry of judgment (specify):		
e. Dates of renewal of judgment (specify):		
4. The name and address of the judgment creditor or person who obtained the right to attach order are (specify):		
5. The name and last known address of the judgment debtor or person whose property is subject to the right to attach order are (specify)		
6. The amount required to satisfy the judgment creditor's money judgment or to secure the amount to be secured by the attachment		
at the time this notice of lien is filed is		
\$		
7. The lien created by this notice attaches to any cause of action of the person named in item 5 that is the subject of this action or proceeding and to that person's rights to money or property under any judgment subsequently procured in this action or proceeding.		
8. No compromise, dismissal, settlement, or satisfaction of this action or proceeding or any of the rights of the person named in item 5 to money or property under any judgment procured in this action or proceeding may be entered into by or on behalf of that person, and that person may not enforce any rights to money or property under any judgment procured in this action or proceeding by a writ or otherwise, unless one of the following requirements is satisfied:		
a. the prior approval by order of the court in this action or proceeding has been obtained;		
b. the written consent of the person named in item 4 has been obtained or that person has released the lien; or		
c. the money judgment of the person named in item 4 has been satisfied.		
NOTICE The person named in item 5 may claim an exemptio days after receiving notice of the creation of the lien. The exe		
Date:	.	
(TYPE OR PRINT NAME)	(CICNAT.	URE OF LIEN CLAIMANT OR ATTORNEY)
(TITE OTTTIMET WANTE)	(SIGNAT)	UNL OF LIEN CLAUVIANT OF ATTOMNET)