INSTRUCTIONS FOR BANK ATTACHMENTS Complete the "OTHER THAN" by following the numbers accordingly on the form Judgment Creditor (Plaintiff's Name) 14. Total Court Cost Due 1. Plaintiff's Address 15. Amount Received on Judgment Date 2. Plaintiff's City, State and Zip Code 16. Total Amount Currently Due 3. 4. Berea Court Case Number 17. Name of Bank 5. Judgment Debtor (Defendant's Name) (If you are attaching more than one bank you MUST attach 6. Judgment Debtor (Defendant's Address) and "Exhibit A) 18. Property Description (i.e.: checking account, savings 7. Judgment Debtor's City, State and Zip Code Judgment Creditor/Plaintiff's Name 8. account, etc.) 9. Date of Judgment 19. Name and complete address of Bank 20. Judgment Creditor's Name 10. Judgment Debtor/Defendant Name 11. Judgment Debtor/Defendant Address 21. Judgment Creditor's Address 12. Amount of Judgment 22. Judgment Creditor's Telephone Number 13. Interest Amount Due 23. Total Amount Due (see line 16) THE DEBT COLLECTOR IS ATTEMPTING TO COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE AFFIDAVIT AND ORDER AND NOTICE OF GARNISHMENT OF PROPERTY OTHER THAN PERSONAL EARNINGS AND ANSWER OF GARNISHEE THE STATE OF OHIO Berea Municipal Court CUYAHOGA COUNTY \$8. 11 Berea Commons Berea, OH 44017 Clerk's Filed Date Stamp JUDGMENT CREDITOR(S) CASE NO OTHER THAN JUDGMENT DEBTOR(S) ANSWER DAY Before me, the understaned NOTARY PUBLIC OR DEPUTY #8 CLERK OF BEREA MUNICIPAL COURT, personally appeared who being first duly sworn according to law, says that he is the JUDGMENT CREDITOR OR ATTORNEY FOR THE judgment creditor herein and that said judgment credit hereto, to-wit, on the (date) duly recovered judgment before Berea Municipal Court against said judgment debtor #10 which remains unsatisfied. #12 (Address of Judgment Debtor) AMOUNT OF JUDGMENT Including INTEREST TO DATE + \$ Plus UNPAID COURT COSTS TO DATE including the COST OF THIS PROCEEDING + \$ Minus AMOUNT RECEIVED on Judgment -AMOUNT DUE NOW - 5 #17 The affiant has good reason to believe and does believe that property other than personal earnings, of the judgment debtor and that is not exer mpt under the laws of the State of Ohio or the laws of the United States #18 The property described as follows: Ohlo on AFFIANT'S SIGNATURE Swom to and subscribed before me this day of NOTARY PUBLIC OR DEPUTY CLERK TO THE DEPUTY CLERK OF SAID COURT - You are commanded to serve upon the garnishee three copies of the following court order and notice of garnishment and answer of garnishee. Also served upon the judgment debtor two copies of the notice to judgment debtor and a request for hearing. SECTION A: A COURT ORDER AND NOTICE OF GARNISHMENT The judgment creditor in the above case has flied an affidavit, satisfactory to the undersigned, in the Berea Municipal Court stating that you may have money, property, or credits, other than personal earnings, in your hands or under your control that belong to the judgment debtor. You are therefore ordered to complete the "ANSWER OF GARNISHEE" in section (B) of this form. Return one completed and signed copy of this form to the Clerk of this Court together with the amount determined in accordance with the "ANSWER OF GARNISHEE" by the following date on which a hearing is tentatively scheduled relative to this order of garnishment: NOT LATER THAN

The TOTAL PROBABLE AMOUNT NOW DUE on this judgment	#20
THE TOTAL PROBABLE AMOUNT NOW DUE on this judgment	Judgment Creditor or Attorney for Judgment Creditor
is \$ The total probable amount due includes the unpaid	#21
portion of the judgment in favor of the judgment creditor, which is \$:	Address
interest on that judgment and, if applicable, prejudgment interest relative to	#22
that judgment at the rate of% per annum payable until that	
judgment is satisfied in full; and court costs in the amount of \$ #23	Phone

Deliver one COMPLETED and signed copy of this form, to the judgment debtor prior to that date. Keep the other copy of the form for your flies.

You also are ordered to hold safely anything of value that belongs to the indicated judgment debtor that has to be paid to the Court, as determined under the "Answer of Gamishee" in Section (B) of this form, but that is of such a nature that is cannot be delivered, until further order of the Court.

Witness my hand this ______day of ______20 ____
JUDGE OF SAID COURT