Form 70 (version 7) UCPR 39.36

GARNISHEE ORDER FOR DEBTS

COURT DETAILS					
Court					
#Division					
#List					
Registry					
Case number					
TITLE OF PROCEEDINGS					
[First] pla	lintiff	[name]			
	plaintiff #Number of (if more than two)				
[First] de	fendant	[name]			
#Second	fendant defendant #Number of its (if more than two)	[name]			
#Second defendar	defendant #Number of	[name]			
#Second defendar GARNIS	defendant #Number of ts (if more than two)	[name]			
#Second defendar GARNIS Name of	defendant #Number of hts (if more than two) HEE ORDER	[name]			
#Second defendar GARNIS Name of	defendant #Number of hts (if more than two) HEE ORDER garnishee of garnishee	[name] [name] [role of party]			
#Second defendar GARNIS Name of Address Judgmer	defendant #Number of hts (if more than two) HEE ORDER garnishee of garnishee ht debtor of judgment debtor				

- It is ordered that all debts that are due or accruing from the garnishee to the judgment debtor at the time of service of this order are attached to the extent of \$[amount outstanding under judgment] to answer a judgment in these proceedings.
- 2 You are ordered to pay any amount so attached to the judgment creditor within 14 days after the date on which the order is served on the garnishee or, if the debt attached is a debt that falls due after that date, within 14 days after the date on which the debt becomes due.

NOTICE TO GARNISHEE

Please read the attached information sheet.

If you do not to comply with this garnishee order, the court may give judgment in favour of the judgment creditor against you for the amount of the debt or for the unpaid amount of the judgment debt, whichever is the lesser.

Details of debt[s] attached[give details of debt(s) attached under garnishee order egunder garnishee ordername of financial institution, branch number, accountnumber or any other identifying information]

You can get further information about this garnishee order from:

- A legal practitioner.
- LawAccess NSW on 1300 888 529 or at www.lawaccess.nsw.gov.au.
- The court registry for limited procedural information.

ISSUING DETAILS

Garnishee order made on

Issued at

Signature

Capacity

JUDGMENT CREDITOR'S DETAILS

Name				
Address for service	#[unit/level numb	er] #[buildi	<pre>#[building name]</pre>	
	[street number]	[street name]	[street type]	
	[suburb/city]	[state/territory]	[postcode]	
Telephone				
# F				

#Fax

Email

Important information for the garnishee

Please read this notice and the garnishee order for debts very carefully.

Attached to this notice is a garnishee order for debts issued out of a New South Wales court.

The order requires you (**the garnishee**) to pay money you are holding on behalf of or owe to the judgment debtor to the judgment creditor in satisfaction of the judgment debt.

The garnishee order takes effect from when it is served on you.

Time within which payment to be made

Payment must be made to the judgment creditor within 14 days after the date of service of this order or, if the order attaches a debt that falls due after that date, within 14 days after the date on which the debt falls due.

Making payments

Payment must be made to the judgment creditor at the address specified in the garnishee order.

You are entitled to retain a maximum of \$13.00 to cover your expenses in complying with the garnishee order. Any amount that you retain for expenses does not operate to reduce the judgment debt.

Any amount paid under one or more garnishee orders must not, in total, reduce the amount of the aggregate debt that is due and accruing from the garnishee to the judgment debtor to less than the standard workers compensation weekly benefit (section 118A Civil Procedure Act 2005). This amount is adjustable – refer to the WorkCover NSW website http://www.workcover.nsw.gov.au to determine the applicable rate.

A payment to the judgment creditor must be accompanied by a statement showing:

- The amount attached under the garnishee order.
- How much of that amount has been retained by you for your expenses.
- How much of the amount has been paid to the judgment creditor.

What if there is no debt due or accruing?

If you believe that there is no debt payable by you to the judgment debtor at the time of service of this order you may serve a statement to that effect on the judgment creditor. The statement must be in the approved form and set out the reasons you believe that there is no debt payable. Approved forms are available from the UCPR website at www.ucprforms.nsw.gov.au or at any NSW court registry.

Debts yet to accrue

If the garnishee order attaches a debt that is due for payment to the judgment debtor more than 28 days after service of this order on you, you must, within that period of 28 days, serve notice of that fact on the judgment creditor. The notice must specify the date on which the debt is, or is likely to be, due for payment to the judgment debtor and, if the amount of the debt is less than the unpaid amount of the judgment debt specified in the garnishee order, the amount of the debt.

Lien or claim of third person

If you claim that some person, other than the judgment debtor, is or may be entitled to any money paid under the garnishee order, any debt attached by the garnishee order or any charge, lien or other interest in any such money or debt, you may apply to the court to determine your claim.

When garnishee not obligated to pay amount to judgment creditor

A garnishee order does not operate to attach to a debt if the debt is an amount of less than \$20 standing to the credit of the judgment debtor in a financial institution.