Approved, SCAO

2nd copy - Defend

3rd copy - Return (proof of service) (Part 2) 4th copy - Plaintiff/Attorney (proof) (Part 2)

STATE OF MICHIGAN
 JUDICIAL DISTRICT
 3rd JUDICIAL CIRCUIT

REQUEST AND WRIT FOR GARNISHMENT (INCOMETAX REFUND/CREDIT)

CASE NO.

89-0000 CC

Court address	• Zip code	Court telephone no

2 Woodward Ave, Detroit MI 48226

Plaintiff's name and address (judgment creditor)

Peter Plaintiff
1234 Collect Rd
Anywhere, MI 78901

Plaintiff FE no. / Social security no.
01-1111111

Plaintiff's attorney, address

Alfred Attorney
1020 Lawsuit Dr.
Everywhere, MI 56789

Plaintiff attorney FE no.
02-0000000

Plaintiff attorney telephone no.
(517) 111-1111

Defendant's name and address (judgment debtor)
John Doe
1313 Treasury Lane
Anytown, MI 12345
7 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
Control on a surity in a
Social security no.
000-11-0000
Garnishee
Third Party Withholding Unit
Michigan Department of Treasury
PO Box 30785
Lansing, Michigan 48909

REQUEST NOTE for item 2: If a civil judgment includes judgment interest in the "total judgment" field (as in the the interest amount reported in item 2 should not include any postfiling interest already included in the	
1. On 10-1-2000 , the plaintiff received judgment against the defendant for:	\$
2. The total amount of judgment interest accrued to date is:	\$
The total amount coos, dgm coosts coru co te is	\$
The total amount or hiudgreen layrers is a let the different odate.	\$
The amount of timung tis, Igg et lo d (including interest and costs) is:	\$
3. Plaintiff knows or with good reason believes the garnishee is indepted to or possesses or controls p	property belonging to defendant.
 Plaintiff requests a writ of income tax garnishment be paid to ☐ plaintiff, ☐ plaintiff's at and mailed to ☐ plaintiff. ☒ plaintiff's attorney. ☐ the court. 	torney,
I declare under the penalties of perjury that this request has been examined by me and that its coinformation, knowledge, and belief.	ntents are true to the best of my
Date Plaintiff/Agent/Attorney signature	

WRIT OF GARNISHMENT TO THE PLAINTIFF:

1. The social security number field is blacked out for security reasons on all parts except the garnishee copy.

To be completed by the court.

- 2. You must serve this writ on the state treasurer along with a \$6.00 fee and any discovery request for information related to this garnishment.
- 3. You must serve a copy of this writ on the defendant within 7 days after serving the writ on the state treasurer.
- 4. You are responsible for paying to the state treasurer any reasonable costs incurred by the state treasurer in providing information in response to your discovery request.
- 5. If a state tax refund or credit is not intercepted before October 31 of the year during which this writ of garnishment is to be processed, you will not receive a disclosure unless you file a written request with the state treasurer between November 1 and December 31 of the tax year following the tax year for which this writ was filed.

TO THE DEFENDANT: See separate instructions.

- 1. If a state tax refund or credit is intercepted pursuant to this writ, the state treasurer will notify you on a disclosure form.
- 2. You have **14 days** after being notified of an intercept to file objections to the writ of garnishment with the court. If you do not object within this time, the intercepted tax refund or credit held under this writ will be applied to the judgment **28 days** after the disclosure was filed with the court.

TO THE GARNISHEE:

- 1. Upon intercepting a state tax refund or credit, calculate the amount available to satisfy all or part of the garnishment.
- 2. Within 90 days after establishing any other liability for which the state tax refund or credit may be applied under MCL 205.30a, file with the court a verified disclosure identifying the intercepted amount, less any setoff, counterclaim, or other demand of the state against the defendant.
- 3. Unless notified by the court that objections to the writ of garnishment have been filed, payment of the intercepted amount must be made not less than 28 days after filing the disclosure.
- 4. You are ordered to pay the amount intercepted under this writ as specified in the request.

Date of issue Deputy court clerk