IN THE EIGHTEENTH JUDICIAL DISTRICT, DISTRICT COURT, SEDGWICK COUNTY, KANSAS Small Claims Department

Filer name:			_	
Address:				
City:				
Telephone No:			_	
E-mail address:			_	
Judgment Creditor:			Case No	
VS			_	
Judgment Debtor Name: _				
Address:				
City:				
Garnishee Name:			_	
Address:			_	
County:			_	
Fax Number (if known):			_	
E-mail address (if known):			_	
To be completed by the ab		·	y or Other Intangible Property Other Than Earni	ngs)
, ,	-			
Read carefully the attach	ned instructions to Ga	arnisnee.		
2. I was served with this ga	arnishment on the	day of	·	
3. I have not delivered to the order of garnishment.	ne judgment debtor a	ny money or other inta	angible property belonging to him or her, other than	earnings, since receiving
			company, and I am holding any funds, credits or in to this order shall not exceed \$	
5. Money or Indebtedness	Due. I hold money or	am indebted to the ju	dgment debtor, other than for earnings, as of the da	te of this answer, in the
following manner and amou	unts:			
a prior lien on all such funds	or intangible property	, and I understand t \prime to which the judgmer	of an estate. I am an intangible property to which the judgment debtor is nat the order of garnishment has the effect of attach at debtor becomes entitled upon distribution to the e tangible property until further order of the Court fron	ing and creating a first and state and that I am
garnishment was issued. T	he approximate date	for distributing the as	sets of the estate is	,
1. Latti fioluling from lunds,	credits or maenteans	sss due trie judgment	debtor an administrative fee in the amount of \$	See allached

Instructions to Garnishee for amount of the administrative fee that can be retained.

8 This account is owned in joint tenancy.
9. I will hold the above described moneys or other items in my possession until further order from the court or until this garnishment is released by the court or the Judgment Creditor. If I do not receive an order to pay from the court within 60 days following the date my Answer is received by the judgment creditor, I may release the funds or property I am holding pursuant to my Answer.
Pursuant to K.S.A. 53-601, as amended, I declare under the penalty of perjury that the foregoing is true and correct.
EXECUTED on
Garnishee
ANSWER OF GARNISHEE - NO ASSETS
To be completed by the above named garnishee:
1. Read carefully the attached Instructions to Garnishee.
2. I was served with this garnishment on the day of
3. I have in my possession or control no intangible property, funds, credits or other indebtedness belonging to or owing to the judgment debtor.
4. I have not delivered to the judgment debtor any money or other intangible property belonging to him or her, other than earnings, since receiving the order of garnishment.
Pursuant to K.S.A. 53-601, as amended, I declare under the penalty of perjury that the foregoing is true and correct.
EXECUTED on
Garnishee

DO NOT SEND THIS COMPLETED ANSWER TO THE CLERK OF THE DISTRICT COURT.

SEND A COPY OF THIS COMPLETED ANSWER OF GARNISHEE TO THE JUDGMENT DEBTOR AND THE JUDGMENT CREDITOR'S ATTORNEY – OR TO THE JUDGMENT DEBTOR AND THE JUDGMENT CREDITOR IF THE CREDITOR HAS NO ATTORNEY – AT THE ADDRESSES LISTED ABOVE. IF YOU DO NOT HAVE ASSETS OF THE JUDGMENT DEBTOR, YOU NEED NOT SEND A COPY OF THE COMPLETED ANSWER FORM TO THE JUDGMENT DEBTOR.