Name of Case	Docket Number

- 1. You have the right to give the court any evidence to show why the court should not order that money be taken out of your pay or income starting immediately.
- 2. Not all of your income can be withheld: The only money that may be taken out of your pay for support is the money that is left after you pay required federal, state and local income taxes, employment taxes, normal retirement contributions, union dues and initiation fees and group life and health insurance premiums. And only some of the leftover money can be taken out. Having other dependents (or not) and being past-due on your support payments can affect the amount withheld.

The chart below shows how much can be taken from your pay after money is taken out for required federal, state and local income taxes, employment taxes, normal retirement contributions, union dues and initiation fees and group life and health insurance premiums:

lf you have ►	another spouse or dependent child	and you are ►	12 weeks or less past- due in your support	then ►	50% (half) of your pay may be taken
lf you have ►	another spouse or dependent child	and you are ►	more than 12 weeks past-due in your support	then ►	55% of your pay may be taken
lf you do not have ►	another spouse or dependent child	and you are ►	12 weeks or less past- due in your support	then ►	60% of your pay may be taken
If you do not have ►	another spouse or dependent child	and you are ►	more than 12 weeks past-due in your support	then ►	65% of your pay may be taken
But ►	in no case can you be left with less than 85% of the first \$145 of the money that is left each week after money is taken out for required federal, state and local income taxes, employment taxes, normal retirement contributions, union dues, initiation fees and group life and health insurance premiums.				

- **3.** You have the right to tell the court that money is being taken out of your pay for required federal, state and local income taxes, employment taxes, normal retirement contributions, union dues and initiation fees and group life and health insurance premiums. You can also tell the court about other state or federal exemptions that apply to income withholding orders.
- 4. The amount that will be taken out of your pay or income will be calculated by the person or company that pays you (your employer) based on information given by the court. If you believe that an incorrect amount of your income is being withheld because of incorrect information being given to the person or company that pays you and you would like the amount withheld changed, you must ask for a court hearing.
- 5. You can also ask the court to change your support order, or tell the court that you should not have to pay support, by filing a motion with the court (*use form JD-FM-174*).

I certify that this document was read to me or read by me in a language that I understand.

I have been given a copy of this statement.

Signature

Print Name

Date signed

This is to attest that the above document was signed in my presence.

Signature/Title

Print Name

Date signed

Check the box below if the parties have completed the "Agreement" on page 2 of this form.

"Agreement that Immediate Income Withholding Order *not* be Effective Immediately" completed on page 2.
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Agreement that Income Withholding Order not be Effective Immediately

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Name of Case		

Docket Number

The parties signing below agree that the court order a contingent income withholding to be effective only on accrual of a delinquency in an amount greater than or equal to thirty days' obligation.

Obligor	Print Name	Date signed
Obligee	Print Name	Date signed
Other	Print Name	Date signed
Other	Print Name	Date signed
Witness	Print Name	Date signed
Witness	Print Name	Date signed

ADA NOTICE

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at *www.jud.ct.gov/ADA*.