2010492er 1 2 An act relating to garnishment; amending s. 222.11, 3 F.S.; increasing the amount of wages of a head of family which is exempt from garnishment; providing a 4 5 form that must be used for an agreement to waive the 6 exemption from garnishment; amending s. 77.041, F.S.; 7 increasing the amount of wages of a head of family 8 which is exempt from garnishment; providing an 9 effective date. 10 Be It Enacted by the Legislature of the State of Florida: 11 12 13 Section 1. Section 222.11, Florida Statutes, is amended to 14 read: 15 222.11 Exemption of wages from garnishment.-16 (1) As used in this section, the term: 17 (a) "Earnings" includes compensation paid or payable, in money of a sum certain, for personal services or labor whether 18 19 denominated as wages, salary, commission, or bonus. 20 (b) "Disposable earnings" means that part of the earnings of any head of family remaining after the deduction from those 21 22 earnings of any amounts required by law to be withheld. (c) "Head of family" includes any natural person who is 23 24 providing more than one-half of the support for a child or other 25 dependent. 26 (2) (a) All of the disposable earnings of a head of family 27 whose disposable earnings are less than or equal to \$750 \$500 a 28 week are exempt from attachment or garnishment. 29 (b) Disposable earnings of a head of a family, which are

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30	greater than $\frac{\$750}{\$500}$ a week, may not be attached or garnished
31	unless such person has agreed otherwise in writing. <u>The</u>
32	agreement to waive the protection provided by this paragraph
33	must:
34	1. Be written in the same language as the contract or
35	agreement to which the waiver relates;
36	2. Be contained in a separate document attached to the
37	contract or agreement; and
38	3. Be in substantially the following form in at least $14-$
39	point type:
40	
41	IF YOU PROVIDE MORE THAN ONE-HALF OF THE SUPPORT FOR A
42	CHILD OR OTHER DEPENDENT, ALL OR PART OF YOUR INCOME
43	IS EXEMPT FROM GARNISHMENT UNDER FLORIDA LAW. YOU CAN
44	WAIVE THIS PROTECTION ONLY BY SIGNING THIS DOCUMENT.
45	BY SIGNING BELOW, YOU AGREE TO WAIVE THE PROTECTION
46	FROM GARNISHMENT.
47	
48	(Consumer's Signature) (Date Signed)
49	
50	I have fully explained this document to the consumer.
51	
52	(Creditor's Signature) (Date Signed)
53	
54	<del>In no event shall</del> The amount attached or garnished <u>may not</u>
55	exceed the amount allowed under the Consumer Credit Protection
56	Act, 15 U.S.C. s. 1673.
57	(c) Disposable earnings of a person other than a head of
58	family may not be attached or garnished in excess of the amount
I	

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2010492er 59 allowed under the Consumer Credit Protection Act, 15 U.S.C. s. 60 1673. 61 (3) Earnings that are exempt under subsection (2) and are credited or deposited in any financial institution are exempt 62 63 from attachment or garnishment for 6 months after the earnings are received by the financial institution if the funds can be 64 65 traced and properly identified as earnings. Commingling of 66 earnings with other funds does not by itself defeat the ability 67 of a head of family to trace earnings. 68 Section 2. Subsection (1) of section 77.041, Florida Statutes, is amended to read: 69 70 77.041 Notice to individual defendant for claim of exemption from garnishment; procedure for hearing.-71 72 (1) Upon application for a writ of garnishment by a 73 plaintiff, if the defendant is an individual, the clerk of the 74 court shall attach to the writ the following "Notice to 75 Defendant": 76 NOTICE TO DEFENDANT OF RIGHT AGAINST 77 GARNISHMENT OF WAGES, MONEY, 78 AND OTHER PROPERTY 79 80 The Writ of Garnishment delivered to you with this Notice 81 means that wages, money, and other property belonging to you 82 have been garnished to pay a court judgment against you. 83 HOWEVER, YOU MAY BE ABLE TO KEEP OR RECOVER YOUR WAGES, MONEY, OR PROPERTY. READ THIS NOTICE CAREFULLY. 84 85 State and federal laws provide that certain wages, money, 86 and property, even if deposited in a bank, savings and loan, or 87 credit union, may not be taken to pay certain types of court

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88 judgments. Such wages, money, and property are exempt from 89 garnishment. The major exemptions are listed below on the form 90 for Claim of Exemption and Request for Hearing. This list does not include all possible exemptions. You should consult a lawyer 91 92 for specific advice. TO KEEP YOUR WAGES, MONEY, AND OTHER PROPERTY FROM 93 94 BEING GARNISHED, OR TO GET BACK ANYTHING ALREADY 95 TAKEN, YOU MUST COMPLETE A FORM FOR CLAIM OF EXEMPTION 96 AND REQUEST FOR HEARING AS SET FORTH BELOW AND HAVE THE FORM NOTARIZED. YOU MUST FILE THE FORM WITH THE 97

98 CLERK'S OFFICE WITHIN 20 DAYS AFTER THE DATE YOU 99 RECEIVE THIS NOTICE OR YOU MAY LOSE IMPORTANT RIGHTS. 100 YOU MUST ALSO MAIL OR DELIVER A COPY OF THIS FORM TO 101 THE PLAINTIFF AND THE GARNISHEE AT THE ADDRESSES 102 LISTED ON THE WRIT OF GARNISHMENT.

103 If you request a hearing, it will be held as soon as 104 possible after your request is received by the court. The 105 plaintiff must file any objection within 3 business days if you 106 hand delivered to the plaintiff a copy of the form for Claim of 107 Exemption and Request for Hearing or, alternatively, 8 business days if you mailed a copy of the form for claim and request to 108 109 the plaintiff. If the plaintiff files an objection to your Claim 110 of Exemption and Request for Hearing, the clerk will notify you 111 and the other parties of the time and date of the hearing. You 112 may attend the hearing with or without an attorney. If the plaintiff fails to file an objection, no hearing is required, 113 114 the writ of garnishment will be dissolved and your wages, money, 115 or property will be released.

116

YOU SHOULD FILE THE FORM FOR CLAIM OF EXEMPTION

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117	IMMEDIATELY TO KEEP YOUR WAGES, MONEY, OR PROPERTY
118	FROM BEING APPLIED TO THE COURT JUDGMENT. THE CLERK
119	CANNOT GIVE YOU LEGAL ADVICE. IF YOU NEED LEGAL
120	ASSISTANCE YOU SHOULD SEE A LAWYER. IF YOU CANNOT
121	AFFORD A PRIVATE LAWYER, LEGAL SERVICES MAY BE
122	AVAILABLE. CONTACT YOUR LOCAL BAR ASSOCIATION OR ASK
123	THE CLERK'S OFFICE ABOUT ANY LEGAL SERVICES PROGRAM IN
124	YOUR AREA.
125	CLAIM OF EXEMPTION AND
126	REQUEST FOR HEARING
127	
128	I claim exemptions from garnishment under the following
129	categories as checked:
	1. Head of family wages. (You must check a. or b. below.)
130	
	a. I provide more than one-half of the support for a child
	or other dependent and have net earnings of $\frac{\$750}{\$500}$ or
	less per week.
131	
	b. I provide more than one-half of the support for a child
	or other dependent, have net earnings of more than $\frac{\$750}{}$
	<del>\$500</del> per week, but have not agreed in writing to have my
	wages garnished.
132	
	2. Social Security benefits.
133	
	3. Supplemental Security Income benefits.
134	
	4. Public assistance (welfare).

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2010492er 135 .... 5. Workers' Compensation. 136 .... 6. Unemployment Compensation. 137 .... 7. Veterans' benefits. 138 .... 8. Retirement or profit-sharing benefits or pension money. 139 .... 9. Life insurance benefits or cash surrender value of a life insurance policy or proceeds of annuity contract. 140 .... 10. Disability income benefits. 141 .... 11. Prepaid College Trust Fund or Medical Savings Account. 142 .... 12. Other exemptions as provided by law. .....(explain) 143 144 145 I request a hearing to decide the validity of my claim. Notice 146 of the hearing should be given to me at: 147 148 Address: ..... 149 Telephone number:.... 150 151 The statements made in this request are true to the best of my 152 knowledge and belief. 153

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1	2010492er
154	
155	Defendant's signature
156	Date
157	
158	STATE OF FLORIDA
159	COUNTY OF
160	
161	Sworn and subscribed to before me this day of(month
162	and year), by(name of person making statement)
163	Notary Public/Deputy Clerk
164	Personally KnownOR Produced Identification
165	Type of Identification Produced
166	Section 3. This act shall take effect October 1, 2010.

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