

IN THE TERRITORIAL COURT OF THE NORTHWEST TERRITORIES

REGISTRY FILE NO.
REGISTRY LOCATION

NAME

## WORKSHEET (MAINTENANCE)

NAME

**PAYOR**

NAME

## MAINTENANCE GARNISHEE

1. The residence of the payor is:

2. The nature and place of the payor's occupation is:

3. State particulars of any money that is payable or that will become payable by the garnishee to the debtor (up to one year from now) **(To be completed by the Maintenance Garnishee):**

Item	Amount Payable	Amount that Will Become Payable	Date MM/DD/YY	Description
1.				
2.				
3.				
4.				

Total	+	=
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☐ Check box if section is continued on an ADDITIONAL PAGE (Form 45). Be sure to attach page.

4. State particulars of any dependants of the payor:

Item	Name of Dependant
1.	
2.	
3.	
4.	

☐ Check box if section is continued on an ADDITIONAL PAGE (Form 45). Be sure to attach page.

5. Fill out the following regarding the payor's maintenance payments:

Total Arrears of Payment	\$	
Current Rate of Maintenance	\$	
Frequency of Payments		
Amount of Maintenance in one year based on current rate	\$	
Maximum Maintenance Payment for Year under GARNISHEE SUMMONS (MAINTENANCE)	\$	This amount of arrears is not to exceed one year's maintenance at the current rate of maintenance

Note that under paragraph 7(4)(c) of the *Exemptions Act*, the exemptions in respect of net wages or salary do not apply in the case of a garnishee summons issued on a maintenance order. There are no exemptions that apply in respect of a garnishment proceedings under sections 14 to 16 of the *Maintenance Orders Enforcement Act* but the garnishment of arrears must not exceed one year's maintenance at the current rate of maintenance. There may be other ways of enforcing obligations to pay money under a maintenance order available to a maintenance creditor—for example through attachments (see sections 13 and 16.1 to 21 of the *Maintenance Orders Enforcement Act*).

Date:

Signature of or for  
Maintenance Recipient:

Name:

Address for service:

Telephone:

*The information contained in this form is presented as an aid to understanding the underlying legislation. It does not replace the need to consult the Civil Claims Rules and the applicable Acts or regulations. This information is not a substitute for independent legal advice. If there is any conflict between legislation and this information, the legislation must prevail.*