MODEL ESTABLISHED BY THE MINISTER OF JUSTICE

(Compulsory header. Cite the relevant articles)

NOTICE OF EXECUTION DRAWN UP UNDER A SPECIFIC LAW

(articles 681 and 682 C.C.P.)
(section 103.1, Individual and Family Assistance Act)
(section 31.0.1, Act respecting financial assistance for education expenses)

(section 31.1, Act respecting parental insurance)

SECTION I – IDENTIFICATION OF RECORD

Initial notice of execution		
	court under record number:	
in the district of		(Only one record number may be
	oncerned by the initial notice of execution, if ncerned:	applicable)
(Include this information if the not Notice of execution amen		
(If the notice is amended to add of Other record numbers co	other records, indicate the record numbers) ncerned:	
SECTION II – IDENTIFICA	TION OF PARTIES	
(Identifier the seizor, the defenda	nt and, if applicable, the executing bailiff and	d the garnishee)
Seizor		
Attorney General acting	for the Minister (specify) response	onsible for recovery of the
amounts owed		on since for recovery or the
_	(name of seizor)	
_		
_	(name of seizor)	(E-mail)
amounts owed	(name of seizor) (address)	· · · · · · · · · · · · · · · · · · ·
amounts owed	(name of seizor) (address)	· · · · · · · · · · · · · · · · · · ·
amounts owed	(name of seizor) (address) (fax)	· · · · · · · · · · · · · · · · · · ·
amounts owed	(name of seizor) (address) (fax) (name of defendant)	· · · · · · · · · · · · · · · · · · ·
amounts owed	(name of seizor) (address) (fax) (name of defendant) (address)	· · · · · · · · · · · · · · · · · · ·
amounts owed	(name of seizor) (address) (fax) (name of defendant)	· · · · · · · · · · · · · · · · · · ·
amounts owed	(name of seizor) (address) (fax) (name of defendant) (address)	· · · · · · · · · · · · · · · · · · ·
amounts owed (telephone) Defendant	(name of seizor) (address) (fax) (name of defendant) (address) (name of executing bailiff)	· · · · · · · · · · · · · · · · · · ·

Garnishee	
(name of garnishee)	_
(address)	_
(Add the contact information for the other garnishees, if applicable)	

SECTION III – NOTICE TO DEFENDANT

(Compulsory indication)

The Attorney General acting for the Minister (*specify*) responsible for recovery of the amounts owed and as the seizor by law hereby proceeds with execution measures.

FORCED EXECUTION OF A JUDGMENT

You have failed to pay, voluntarily, the amounts owed following the judgment rendered against you.

The collector commences the forced execution of a judgment when the time limit for paying the amounts owed has expired or when the defendant fails to comply with an agreement entered into with the collector.

You may obtain release of seizure by paying the amount you are ordered to pay in the judgment, including execution costs.

You may oppose the execution measures commenced against you within **15 days** following notification of the minutes of seizure, the notice of sale or the seizure in the hands of a third person, in accordance with articles **735** and **736** C.C.P.

In the case of a seizure in the hands of a third person, you may contest the garnishee's declaration within **10 days**, in accordance with article 711 C.C.P.

SECTION IV - CONCLUSIONS OF THE JUDGMENT

(Complete this section for each	h record concerned, if applicable)	
(Compulsory indication) Judgment Record number:		
The seizor obtained a judg pay the following amounts Amount of the judgm		that orders you to
Interest \$ until	at the rate of (<i>insert the specific rate</i>), beginn and, if applicable, the additional indemnity	ing on
Legal costs \$	_	
Interest on legal cost	s \$ at the legal rate beginning on	
Costs after judgment	:\$	

Interest on costs	after judgment \$	<u> </u>			
Cost of this notic	Cost of this notice of execution \$				
Other costs \$	(cite	relevant articles/sections)			
Partial execution	\$ (enter the	ne amount of the partial ex	recution with the sign (-))		
Total \$					
The professional fees an be added.	The professional fees and other expenses of the bailiff for the execution of this notice of execution will				
SECTION V – EXECUTION MEASURES (Compulsory indication) The seizor is proceeding with the following execution measures:					
(Select the box containing th	e execution measures that ap	oply)			
SEIZURE OF THE DEF	ENDANT'S MOVABLE	PROPERTY			
(Select the statements that a	pply)				
Seizure of all the defend	dant's movable property	' .			
Seizure of the movable	property specified in the	e instructions and descr	ibed as follows:		
Seizure, by notification Québec (SAAQ), of the			ssurance automobile du s:		
, ,	Vehicle				
Licence plate number	identification	Model	Year		
	number				
From the date of this notification, the registration may not be transferred unless the SAAQ is informed by the bailiff that release of seizure has been granted.					
SEIZURE OF THE DEF	ENDANT'S IMMOVAB	LE PROPERTY			
Seizure of the immovable property specified in the instruction and described as follows (designated in accordance with the rules of the C.C.Q. and by municipal address):					
You, the DEFENDANT, have two months from the seizure to sell the seized immovable by agreement unless it is hypothecated. You must obtain the bailiff's approval before concluding the sale.					
If you renounce this right the sale of the property.		ithin the time limit, the	bailiff may proceed with		

SEIZURE OF THE DEFENDANT'S PROPERTY IN THE HANDS OF THIRD PERSONS				
You, the GARNISHEE, are bound to declare to the seizor, located at the amount, cause and terms of your current or potential indebtedness to the defendant at the time the declaration is made. You				
have 10 days from the service of the notice of execution to make your declaration.				
You must provide with the declaration a detailed statement of the defendant's property that is in your possession, specifying under what title the property is held.				
You must also disclose any seizures made in your hands of income, sums of money or property belonging to the defendant.				
(Select the statements that apply)				
If the seizure concerns the defendant's income , you are required to remit to the court clerk, at the courthouse of located at, under record number, the seizable portion of what you owe to the defendant. (record number of the initial notice of execution) You have 10 days from service of the notice of execution to remit the amount.				
If the seizure concerns sums of money that you owe to the defendant or property of the defendant in your possession, you are required to deliver them to the court clerk, at the courthouse of located at				
, under record number, if the seizor so requests or if a clerk				
(record number of the initial notice of execution) orders you to do so. At the seizor's request, you are also required to provide all relevant documents relating to your debt toward the defendant.				
If the seizure concerns certificated securities , you must declare to the seizor:				
the number of securities held by the defendant;				
 the extent to which the securities are paid up; the interest, dividends or other distributions declared but not yet paid. 				
(Compulsory indication) You may be ordered to pay the amount owed to the seizor if you fail to declare, withhold or deposit a sum of money or if you make a false declaration.				
SECTION VI – AMENDMENT(S) TO THE NOTICE OF EXECUTION				
(Complete this section each time the notice of execution is amended)				
(Complete Sections I, II, IV and V to reflect the amendment(s) made)				
On (indicate the date of the amendment), the notice of execution was amended for the following reason(s):				
(Select the statements that apply)				
Another judgment has been rendered against you in record number: (read Sections I and IV).				

The judgment bearing number execution for the (E) following reason: No additional execution measure	Enter the record number)	_					
The following additional execution	ı measures are requi	red (re	ead Sections	s II and	d V):		
							_
At	, on						
		(Sign	ature of the .	seizor	's attor	rney)	

(Compulsory indication)
For more information, please contact the seizor or, if applicable, the executing bailiff.