$ \sum_{\substack{n \in \mathbb{N}^{N} \\ n \in \mathbb{N}^{N}}} \mathbb{D} CIRCUIT COURT \square DISTRICUIT A DISTRICUIT A DISTRICUIT A DISTRICUIT A DISTRICUIT A DISTRICT A DISTRICTA A DISTRICT A DISTRICTA A DISTRI$		Τε	elephone	
Court A	Address			
laintiff/ludament Creditor	Ma			
laintiff/Judgment Creditor	VS.	Defendant/J	udgment Debtor	
ddress		Address		County
ity, State, Zip		City, State,	Zip	
REQUEST FOR ORDER DIRE TO APPEAR FOR EXAMINA (Md OTE: A person may not be compelled to ap rder to enforce a money judgment resulting	TION IN AID . Rules 2-633	OF ENFOR and 3-633	RCEMENT OF 3)	JUDGMENT
rder to enforce a money judgment resulting xclusive of interest, costs, and attorney's fee	g from a small es).	claims acti	on (amount su	ed for was \$5,000 or less
	·	Original [□ Serve by Sher	riff
Name		-	-	
Address		Renewal [☐ Send by Restr	ricted Delivery Mail
City State Zin			□ Serve by Priv	ate Process
City, 5446, 215				
The court entered judgment in favor of the j 0 days ago, in the amount of \$		or on	Date hoon mo	, which was at least
 The judgment creditor sent the judgment del □ did not return it to the judgment creditor. □ □ did properly complete it and return it to the of judgment. □ the court has granted leave □ No previous examination has been held. 	btor a Judgmer did return it to judgment credi to make this re	the judgment tor, and and quest.	tormation Sheet at creditor but it v t least one (1) yea	and judgment debtor: vas not completed properly. ar has elapsed since the entr
□ Previous examination was held on	Date	□ Addition	nal examination	is requested because
\Box The judgment creditor requests the court	to order the ju	dgment debt	or to appear for	examination under oath.
☐ The judgment creditor requests the court	to order	<u> </u>	**	to appear for
examination in aid of enforcement of jud	gment pursuan	t to Marvlar	nd Rule 2-633 or	r 3-633.
\Box The facts supporting this request are:				
☐ The judgment creditor further requests th bring the following:	at the 🗆 judgr	nent debtor	or 🗆	
I solemnly affirm under the penalties of perj nowledge, information, and belief. I agree to p	ury that the co promptly notify	ntents of this the court if	s document are payment is mad	true to the best of my de.
Date		Signature of Plain	tiff/Attorney	Attorney Number
Telephone Number			Printed	Name
Fax			Addı	ress
E-mail			City, Sta	ate, Zip
ORDER DIRECTING JUDGME EXAMINATION IN	AID OF ENFO	RCEMENT	OF JUDGMEN	г
After consideration of the judgment creditor efore Judge	's request,		is or	dered to appear in pers
efore 🗆 Judge	\Box a judge \Box a	n examiner	of this court, at	AM 🗆 I
n at \Box the court location above	e 🗆 other			
be examined under oath concerning any asse It is further ORDERED that if any records	its, property or	credits of th	e debtor.	
OTICE TO PERSON SERVED: If you do not opear may result in the issuance of a body atta bring you to court. If you pay the amount of owever, you must still appear if the creditor d full. o request a foreign language interpreter or a r ease contact the court immediately. Possession	ichment direct the judgment j oesn't give the easonable acco	ing law enfo prior to the l court writte mmodation	rcement to take hearing date, yo en notice that yo under the Ame	e you into custody in orde ou must notify the court. ou have paid the judgmer pricans with Disabilities A

CC-DC-CV-032 (Rev. 10/2023)

SUGGESTED LIST OF ITEMS WHICH CAN BE REQUESTED:

The judgment creditor may request that you bring all papers, books, accounts in your possession, custody or control relating to your personal assets, income, expenditures, property, credits and business transactions including but not limited to bank books, checking account records, income tax returns and records of purchases of automobiles, television sets, household furnishings, real estate, silverware and jewelry.