Cause No			
Plaintiff (Judgment Creditor)	§	n the Justice Cou	rt
v.	\$ \$ \$ \$ \$ -	Precinct	
Defendant (Judgment Debtor)	-		County, Texas
Order App	ointin	g Receiver	
The court has considered Judgment Cr Receiver under Texas Civil Practice an the evidence and the court's file, the co Cause No	nd Reme ourt <b>FI</b> I s valid, ually. C	edies Code § 31.00 NDS that the judg final, and fully pa, including costs On	O2. After reviewing gment rendered in ayable. The judgments, with interest at the (date), the
The court <b>FINDS</b> that the judgment recowns property that is not exempt from satisfaction of the judgment; and that aid in reaching Judgment Debtor's non-	attach: Judgme	ment, execution, ent Creditor is ent property to satis	or seizure for the titled to the court's sfy the judgment.
The court also <b>FINDS</b>			

It is therefore **ORDERED** that the following person ("Receiver") is appointed under Texas Civil Practice and Remedies Code § 31.002 with authority to take possession of Judgment Debtor's nonexempt property that is in Judgment Debtor's possession or is subject to Judgment Debtor's control, sell the property, and pay the proceeds to Judgment Creditor to the extent required to satisfy the judgment. Judgment Debtor's nonexempt property may include financial accounts, certificates of deposit, and money-market accounts held by a third party.

Order Appointing Receiver approved by the Supreme Court of Texas in Misc. Dkt. No. 22-9031.

## **Receiver's Information:** Name: Address: Email Address: Telephone Number: (\_\_\_\_) \_\_\_-\_\_\_ State Bar No.: \_\_\_\_\_ Receiver's Additional Limited Powers: Receiver also has the following limited authority. Receiver may: (1) obtain Judgment Debtor's credit information and credit reports; (2) obtain Judgment Debtor's financial information and records from Judgment Debtor or a third party; (3) certify copies of this Order; and (4) negotiate and obtain installment payment agreements with Judgment Debtor, if Receiver reasonably believes that a payment agreement is the best option to satisfy the judgment and Receiver provides Judgment Debtor with the Notice of Personal Property Rights approved by the Supreme Court of Texas. Receiver cannot reduce the total balance owed under the judgment without Judgment Creditor's authorization. Personal Property Rights of Judgment Debtor: Receiver must comply with Texas Rule of Civil Procedure 679b. Turnover: Judgment Debtor and any third party in possession of Judgment Debtor's property is **ORDERED** to turn over to the Receiver Judgment Debtor's nonexempt property within \_\_\_\_\_ days after receipt of this Order. **Time Period:** This Receivership terminates on \_\_\_\_\_\_ (date, not to exceed 180 days after the date this Order is signed), unless extended by the court on request of Judgment Creditor or Receiver and on good cause shown. **Receiver's Fee:** Receiver's fee is conditionally set at \_\_\_\_\_% of the funds collected during the receivership, subject to the Judgment Debtor's written agreement or

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fee from Judgment Debtor in addition to the amount collected to satisfy the

judgment.

later determination of reasonableness based on written agreement of the Judgment Debtor or proof of the work performed and the results obtained. The court-approved fee will be taxed as costs against Judgment Debtor, and Receiver may collect that

<b>Receiver's Oath:</b> Receiver must file an oath to perform their duties faithfully before acting under this Order.
Receiver's Bond:
<ul> <li>[] No bond required; or</li> <li>[] Receiver must execute a good and sufficient bond in the amount of \$</li></ul>
Receiver's Expenses: Receiver must provide an accounting or receipts of any reasonable and necessary expenses, including those for storage of any property seized, to the court. Court-approved expenses will be taxed as costs against Judgment Debtor, and Receiver may collect those expenses from Judgment Debtor in addition to the amount collected to satisfy the judgment.
<b>Attorney's Fees:</b> Judgment Creditor's reasonable attorney's fees will be taxed as costs against Judgment Debtor.
Receiver to Hold Property: Receiver must not disburse funds to Judgment Creditor or sell property within 14 days after serving Judgment Debtor with the Notice of Protected Property Rights, the Instructions for Protected Property Claim Form, and the Protected Property Claim Form approved by the Supreme Court of Texas, or within 17 days if service was by mail. If Judgment Debtor asserts an exemption, Receiver may only disburse funds to Judgment Creditor or sell property with Judgment Debtor's written consent or a court order.
ISSUED AND SIGNED on
Justice of the Peace
Precinct County, Texas