Employer Instructions for Complying with the Order of Withholding

Authority for wage withholding
The Missouri Department of Higher Education has been directed by federal law (P.L. 102-164, 20 U.S.C. K1095a et seq.) to order employers of debtors with defaulted student loans to withhold fifteen percent (15%) of the disposable wages of these debtors for payment of their student loans. This federal law expressly overrides any state law to the contrary.

Calculating “disposable pay”
First, determine the “gross earnings” of the debtor, which means compensation paid or payable for personal services, whether denominated as wages, salary, commission, bonus, or otherwise.

Then, subtract any amounts required by law to be withheld, for example, state (if applicable) and federal income tax, health insurance premiums and Federal FICA or OASI tax (social security). You should not include deductions for savings bonds, employee contribution to retirement plans and the like.

Amount of deduction
The Order references fifteen percent (15%) of disposable pay. However, as long as the resulting figure does not exceed fifteen percent (15%) of the debtor’s disposable pay, the figure may be rounded off to a flat dollar amount, particularly if payrolls are computerized and the system cannot accommodate percentages.

When to begin deductions and payments
Deductions from the debtor’s pay and subsequent remittance to the MDHE should begin with the first pay period that occurs after the issuance date set forth in the Withholding Order.

Frequency of remittance
Although deductions must be made at each pay period, whether weekly, bi-weekly, semi-monthly, etc., remittance to the MDHE need not be made more than once each month. The employer is not required to change their normal pay and disbursement cycles to comply with the Withholding Order.

Terms of Withholding Order
The employer is required to withhold the appropriate amount from the debtor’s wages for each pay period from the issuance date of the Withholding Order until the employer receives a “Release of the Order” form or other notification from the MDHE to discontinue wage withholding for a particular debtor.

Employer Acknowledgement of Wage Withholding obligation
This Acknowledgement has been delivered to the employer along with the Withholding order. The employer must complete the acknowledgement and return it to the MDHE within ten (10) business days.

If debtor is no longer employed by the employer when the order is issued
Return the order and the completed “Acknowledgement of Wage Withholding” form to the MDHE within ten (10) business days of this receipt to preclude any liability for failure to comply with the order.

Notice of change of employment
If a debtor is subject to wage withholding terminates employment with the employer, the employer must notify MDHE in writing within ten (10) business days of the termination date.

This written notification must be on company letterhead and may be mailed to MDHE, AWG Department, P.O. Box 1469, Jefferson City, MO 65102-1469 or faxed to (573) 751-6635, Attn: AWG Department. Please include the borrower’s full name and the last four digits of the borrower’s SSN on the notification. Such notice will stop any further liability for deductions and payments and will provide grounds for release of the Withholding Order. The employer should also provide the debtor’s last known address and the name and address of the debtor’s new employer, if known.

Two or more debtors subject to wage withholding
Separate checks may be sent for each debtor’s payment, or payments for two (2) or more debtors may be placed in a single check, so long as the individual names, the Social Security numbers, and payment amounts are shown on the check or stub or other accompanying form.

Liability of employers who fail to comply with withholding order
Under the federal law, if the employer fails to withhold wages following receipt of the Withholding Order, the MDHE may sue the employer in a state or federal court to recover any amount that the employer fails to withhold, plus attorney’s fees, costs, and in the court’s discretion, punitive damages.

Liability of employers who retaliate against employees
Under federal law, an employer may not discharge from employment, refuse to employ, or an individual simply because the individual is subject to wage withholding for defaulted student loans. The affected employee may sue an employer who takes such action in a state or federal court of competent jurisdiction. If the employee prevails in such suit, the court must award attorney’s fees and, at its discretion, may order reinstatement of the individual, punitive damages and back pay, or other remedies as may be reasonable and necessary.

Prior notice to debtor
The MDHE has notified the debtor that his or her wages are subject to wage withholding and the debtor has been provided an opportunity to voluntarily enter into a repayment agreement or to obtain a hearing concerning the existence or amount of this debt prior to the issuance of the Withholding Order.

If the employer has questions regarding the wage withholding process, please contact the AWG Department at (800) 473-6757, option 3 or (573) 751-3940

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