SEIZURE BEFORE JUDGMENT INSTRUCTIONS NOTICE WITH SWORN DECLARATION FROM THE SEIZING CREDITOR

THE PLAINTIFF or the **THE PLAINTIFF'S LAWYER** hereby gives instructions to the Judicial Officer or Court Bailiff, in order to prepare the *Notice of Execution*, in accordance with *Section 520*.

PROVIN	ICE OF QUEBEC			
DISTRICT:			COURT NO.:	
FILE NO.:			LAWYER:	
COMPL		ON OF THE PARTIES (NAME, ADDRES	S, PHONE NUMBER, ETC.)	
		Plaintiff (contact information)	Defendant (contact information)	
		Third Party (Garnishee)	Other party	
To seiz	e before judgme	ent (specify)		
	517, al. 1 (1)	The movable property the plaintiff	nas the right to revendicate;	
	517, al. 1 (2)		rice the plaintiff is entitled to be collocated by preference anner as to jeopardize the realization of the plaintiff's prior	
	517, al. 1 (3)	The movable property the plaintiff is permitted by law to seize in order to secure the exercise of rights in the property;		
	517, al. 2	If the seizure is about a property stored on technological medium or a document stored on such technological medium, the authorization of the court is necessary;		
	518	With the authorization of the court, the plaintiff may seize the defendant's seizable property;		
	519	Seizure before judgment of the property belonging to the spouse (plaintiff) which is in possession of the other spouse (defendant), whether the property is in the hands of the other spouse or of a third party; in a proceeding for the annulment of a marriage or a civil union, for separation from bed and board or as to a property;		
	519	Seizure of the share the spouse (matrimonial or civil union regime:	plaintiff) would be entitled to on the dissolution of the	
		The authorization of the court is no	ecessary / The custodian of the property shall be determined	



	518	The property shall be in the custody of:		
		Family name and first name:		
		Address:		
		City:		
		Postal code:		
		Residential phone no.:		
		Cellular phone no.:		
$\supset $	SUCH APPOINTED CUSTODIAN MUST RESPECT THE PROVISIONS OF SECTION 516 AND MEET THE SOLVENCY AND IMPARTIALITY REQUIREMENTS, AS STATED IN THIS CODE.			
	516, al.3, 517, 518, 519	The plaintiff wishes that the appointed bailiff leaves the seized property under the custody of the seized party and does not remove the property.		
	680, al. 3	The required advance is of\$		
_				
Sig	gned in	, on		



Signature of the **PLAINTIFF** or of the **LAWYER OF THE PLAINTIFF**