CAYMAN ISLANDS



Grand Court Act (2015 Revision)

GRAND COURT RULES

(2022 Consolidation)

VOLUME II - FORMS

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Grand Court (Amendment) Rules, 2016-14th March, 2016

Consolidated this 31st day of December, 2021.



CAYMAN ISLANDS



Grand Court Act (2015 Revision)

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(2022 Consolidation)

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GRAND COURT RULES

(2022 Consolidation)

VOLUME II - FORMS

Citation

1. These Rules may be cited as the *Grand Court Rules - Volume II* (2022 Consolidation).



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Summons (0.6, r.1)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO: OF 20

BETWEEN: PLAINTIFF

AND: DEFENDANT

WRIT OF SUMMONS

TO: [name and address of Defendant]

THIS WRIT OF SUMMONS has been issued against you by the above-named Plaintiff in respect of the claim set out on the next page.

Within [14 days] after the service of this Writ on you, counting the day of service, you must either satisfy the claim or return to the Court Office, P.O. Box 495G, George Town, Grand Cayman, the accompanying Acknowledgment of Service stating therein whether you intend to contest these proceedings.

If you fail to satisfy the claim or to return the Acknowledgment within the time stated, or if you return the Acknowledgment without stating therein an intention to contest the proceedings, the Plaintiff may proceed with the action and judgment may be entered against you forthwith without further notice.

Issued this day of 20.

NOTE - This Writ may not be served later than 4 calendar months (or, if leave is required to effect service out of the jurisdiction, 6 months) beginning with the date of issue unless renewed by order of the Court.

IMPORTANT

Directions for Acknowledgment of Service are given with the accompanying form.



[Either set out a statement of claim in full]

STATEMENT OF CLAIM

[Or a concise statement of the nature of the claim]

AND THE PLAINTIFF claims:

- 1. [The amount and nature of the claim];
- 2. [Details of any claim for interest];
- 3. [A claim for costs, if any].

[Or where the Plaintiff's claim is for a debt or liquidated demand only:

If, within the time for returning the Acknowledgment of Service, the Defendant pays the total amount claimed of [\$] (including interest and costs) further proceedings will be stayed. The money must be paid to the Plaintiff or the Plantiff's Attorney.]

[Signature of Plaintiff or the Plaintiff's Attorney]

This Writ was issued by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction].

THIS WRIT was issued by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction].



Originating Summons – General Form (0.7, r.2)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO: OF 20_					
In the Matter of [state statute, rule or matter in respect of which the originating summons is issued]					
BETWEEN: PLAINTIFF					
AND: DEFENDANT ORIGINATING SUMMONS					
TO: [state name and address of Defendant(s)]					
LET THE DEFENDANT, within [14 days] after service of this Summons on the Defendant counting the day of service, return the accompanying Acknowledgment of Service to the Courts office, P.O. Box 495G, George Town, Grand Cayman.					
By this Summons, which is issued on the application of [state the name and address of the Plaintiff(s)], the Plaintiff(s) claim(s) against the Defendant(s) [state the relief claimed] [or seeks the determination of the Court on the following questions, namely], [give a precise and concise statement of the questions for determination].					
If the Defendant does not acknowledge service, such judgment may be given or order made against or in relation to the Defendant as the Court may think just and expedient.					
Dated the day of 20					
[Signature of Plaintiff or the Plaintiff's Attorney]					
NOTE - This Summons may not be served later than 4 calendar months (or, if leave is required to effect service out of the jurisdiction, 6 months) beginning with that date unless renewed by order of the Court.					
IMPORTANT Directions for Acknowledgment of Service are given with the accompanying form.					
This Originating Summons was issued by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction].					



Originating Summons - Expedited Form (0.7, r.2)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO: OF 20
In the Matter of [state statute, rule or matter in respect of which the originating summons is issued]
BETWEEN: PLAINTIFF
AND: DEFENDANT
ORIGINATING SUMMONS
LET THE DEFENDANT of [state address] attend before the Judge in Chambers, at the Law Courts, George Town, Grand Cayman on the day of 20 , at o'clock on the hearing of an application by the Plaintiff of [state address] that [state details].
AND LET THE DEFENDANT within [14 days] after service of this summons on the Defendant counting the day of service, return the accompanying Acknowledgment of Service to the Courts office.
Dated the day of 20
[Signature of Plaintiff or the Plaintiff's Attorney]
NOTES:- (1) This Summons may not be served later than 4 calendar months (or, if leave is required to effect service out of the jurisdiction, 6 months) beginning with the above date unless renewed by order of the Court.
(2) If a Defendant does not attend personally or by that Defendant's attorney at the time and place above-mentioned such order will be made as the Court may think just and expedient.
IMPORTANT
Directions for Acknowledgment of Service are given with the accompanying form.
This Originating Summons was issued by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction].
GCR 1995 (Revised)



Ex Parte Originating Summons (0.7, r.2)

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CAUSE NO:	OF 20
CITODE NO.	01 20

In the Matter of [state statute or rule pursuant to which application is made]

And in the Matter of [state subject matter of application]

EX PARTE ORIGINATING SUMMONS

LET ALL PARTIES CONCERNED attend before Judge in Chambers, at the Law Courts, George Town, Grand Cayman on the day of 20, at o'clock, on the hearing of an application by the Plaintiff that [state details].

Dated the day of 20.

[Signature of Plaintiff or the Plaintiff's Attorney]

TIME ESTIMATE: The estimated length of the hearing of this summons is [state time].

This Summons was issued by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction].



Notice of Appointment to Hear Originating Summons (0.7, r.2)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO: OF 20

[TITLE OF ACTION]

NOTICE OF APPOINTMENT TO HEAR ORIGINATING SUMMONS

TAKE NOTICE that the originating summons issued herein on the day of , 20__, will be heard [in open Court/by the Judge in Chambers, as the case may be] at Law Courts, George Town, Grand Cayman, on the day of 20__ at o'clock.

AND TAKE NOTICE that at the hearing [name of plaintiff] will seek [the notice must state the substance of the orders sought by setting out the proposed wording for these orders or by referring to the relevant paragraphs of the originating summons or to a draft order attached to the notice. Failure to comply with this note renders the notice defective]:-

1	
1	
_	-

2.

You may attend in person or by your attorney. If you fail to attend or to be represented, the Court may proceed in your absence.

[Signatura o	f Plaintiff or	the Plaintiff's Attorney	
Dated the	day of	20	

TO: The Clerk of the Court

AND TO: [name and address of Defendant or Defendant's attorney]

TIME ESTIMATE: The estimated length of the hearing of this summons is [state time].

This Notice was filed by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction].



Notice of Originating Motion (O.8, r3)

IN THE GRAND COURT OF THE CAYMAN ISLANDS CAUSE NO: OF 20						
In the Matter of [state statute or rule pursuant to which application or appeal is made]						
And in the Matter of [state subject matter of motion]						
NOTICE OF ORIGINATING MOTION						
TAKE NOTICE that the Court [or, if appropriate, a named Judge of the Court] at the Law Courts, George Town, Grand Cayman will be moved on [date] at [time] or as soon thereafter as counsel can be heard, by counsel on behalf of [state full name of applicant for an order that [state details] [or for the following relief, namely [state relief]].						
And for an order that the costs of and incidental to this [application] [appeal] may be paid by [state name]						
AND FURTHER TAKE NOTICE that the grounds of this [application] [appeal] are [state grounds].						
Dated the day of 20						
[Signature of Plaintiff or the Plaintiff's Attorney]						
TO: The Clerk of the Court						
AND TO: [name and address of Defendant(s) or attorneys]						



GCR 1995 (Revised)

This Notice of Originating Motion was issued by [name of Plaintiff or the Plaintiff's

Attorney] whose address for service is [state address within the jurisdiction].

Petition (O.9, r.2)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO: OF 20

In the Matter of [state statute or rule pursuant to which petition is presented]

And in the Matter of [state subject matter of petition]

PETITION

To the Grand Court

The humble petition of [state name and address of petitioner] shows that:-

[Set out all relevant facts and allegations in consecutively numbered paragraphs]

Your Petitioner(s) therefore humbly pray(s) that:-

- 1. [Set out precise orders sought in numbered paragraphs].
- [2.] Such orders as the Court thinks fit.
- [3.] [Set out what order for costs, if any, is sought].

AND your Petitioner will ever pray etc.

day of 20 .

[Signature of Petitioner's Attorney]

NOTE: This petition is intended to be served on [state name(s) and address(es)]

OR This petition is not intended to be served.

This Petition was presented by [name of Petitioner or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Petitioner].

GCR 1995 (Revised)

Dated the



Acknowledgment of Service of Writ of Summons (0.12, r.3)

DIRECTIONS FOR ACKNOWLEDGMENT OF SERVICE OF WRIT OF SUMMONS

- The accompanying form of Acknowledgment of Service should be completed by an Attorney acting on behalf of the Defendant or by the Defendant if acting in person.
 - After completion it must be delivered or sent by post to the Law Courts, P.O. Box 495G, George Town, Grand Cayman.
- 2. A defendant who states in the Defendant's Acknowledgment of Service that the Defendant intends to contest the proceedings must also serve a defence on the attorney for the plaintiff (or on the plaintiff if acting in person).
 - If a Statement of Claim is indorsed on the Writ (i.e. the words "Statement of Claim" appear on the top of page 2), the Defence must be served within 14 days after the time for acknowledging service of the Writ, unless in the meantime a summons for judgment is served on the Defendant.
 - If the Statement of Claim is not indorsed on the Writ, the Defence need not be served until 14 days after a Statement of Claim has been served on the Defendant.
 - If the Defendant fails to serve that Defendant's defence within the appropriate time, the Plaintiff may enter judgment against the Defendant without further notice.
- 3. A Stay of Execution against the Defendant's goods may be applied for where the Defendant is unable to pay the money for which any judgment is entered. If a Defendant to an action for a debt or liquidated demand (i.e. a fixed sum) who does not intend to contest the proceedings states, in answer to Question 3 in the Acknowledgment of Service, that the Defendant intends to apply for a stay, execution will be stayed for 14 days after that Defendant's Acknowledgment, but the Defendant must, within that time, issue a Summons for a stay of execution, supported by an affidavit of the Defendant's means. The affidavit should state any offer which the Defendant desires to make for payment of the money by instalments or otherwise.

See over for notes for guidance

Please complete overleaf



Notes for Guidance

- Each Defendant (if there are more than one) is required to complete an Acknowledgment of Service and return it to the Courts Office.
- 2. For the purpose of calculating the period of 14 days for acknowledging service, a writ served on the Defendant personally is treated as having been served on the day it was delivered to the Defendant.
- 3. Where the Defendant is sued in a name different from the Defendant's own, the form must be completed by the Defendant with the addition in paragraph 1 of the words "sued as (the name stated on the Writ of Summons)".
- 4. Where the Defendant is a FIRM and an attorney is not instructed, the form must be completed by a PARTNER by name, with the addition in paragraph 1 of the description "Partner in the firm of (......)" after that Partner's name.
- 5. Where the Defendant is sued as an individual TRADING IN A NAME OTHER THAN THAT PERSON'S OWN, the form must be completed by the Defendant with the addition in paragraph 1 of the description "trading as (......)" after that Defendant's name.
- 6. Where the Defendant is a LIMITED COMPANY the form must be completed by an Attorney or by someone authorised to act on behalf of the Company, but the Company can take no further step in the proceedings without an Attorney acting on its behalf.
- 7. Where the Defendant is a MINOR or a MENTAL PATIENT, the form must be completed by an Attorney acting for a guardian ad litem.
- 8. A Defendant acting in person may obtain help in completing the form at the Courts Office.



IN THE GRAND COURT OF THE CAYMAN ISLANDS

		CAUSE NO:	OF 20		
BETWEEN: PLA					
AND:		DEF	ENDANT		
	ACKNOWLEDGMEN OF WRIT OF SU				
If you intend IMMEDIATEI	to instruct an Attorney to act LY.	for you, give that Attorney	this form		
directions carefully form. If an omitted on FORM M	Important. Read the accompanying directions and notes for guidance carefully before completing this form. If any information required is omitted or given wrongly, THIS FORM MAY HAVE TO BE RETURNED. Delay may result in judgment being entered against a Defendant whereby he may have to pay the costs of applying to set it aside.				
1.	State the full name of the Defend service of the Writ is being ackr		f the		
2.	State whether the Defendant interappropriate box) yes	ends to contest the proceedings (t \Box no	ick		
3. If the claim against the Defendant is for a debt or liquidated demand, AND the Defendant does not intend to contest the proceedings, state if the Defendant intends to apply for a stay of execution against any judgment entered by the Plaintiff (tick box) yes no					
Service of the Writ is acknowledged accordingly					
(Signed)					
Attorney for Please complete overleaf					



Notes on address for service

Attorney: where the Defendant is represented by an attorney, state the attorney's place of business in the Cayman Islands. A Defendant may not act by a foreign attorney.

Defendant in person: where the Defendant is acting in person, the Defendant must give the Defendant's post office box number and the physical address of the defendant's residence or, if the Defendant does not reside in the Cayman Islands, the Defendant must give an address in Grand Cayman where communications for the Defendant should be sent. In the case of a limited company, "residence" means its registered or principal office.

Indorsement by plaintiff's Attorney (or by plaintiff if suing in person) of that Plaintiff name, address and reference, if any, in the box below.	S
Indorsement by defendant's Attorney (or by defendant if suing in person) of the defendant's name, address and reference, if any, in the box below.	ıt



Acknowledgment of Service of Originating Summons (0.10, r.5)

DIRECTIONS FOR ACKNOWLEDGMENT OF SERVICE OF ORIGINATING SUMMONS

The accompanying form of Acknowledgment of Service should be completed by an Attorney acting on behalf of the Defendant or by the Defendant if acting in person. After completion it must be delivered or sent by post to the Law Courts, P.O. Box 495G, George Town, Grand Cayman.

Notes for Guidance

- Each Defendant (if there are more than one) is required to complete an Acknowledgment of Service and return it to the Courts Office.
- If you wish to defend claims made in the originating summons, or intend to attend the proceedings and to participate in them so far as necessary (although not necessarily in an adversarial manner) you should tick the "Yes" box in paragraph 2 of the acknowledgment of service.
- For the purpose of calculating the period of 14 days for acknowledging service, a writ served on the Defendant personally is treated as having been served on the day it was delivered to the Defendant.
- 4. Where the Defendant is sued in a name different from the Defendant's own, the form must be completed by the Defendant with the addition in paragraph 1 of the words "sued as (the name stated on the Originating Summons)".
- 5. Where the Defendant is a FIRM and an attorney is not instructed, the form must be completed by a PARTNER by name, with the addition in paragraph 1 of the description "Partner in the firm of (......)" after that Partner's name.
- 6. Where the Defendant is sued as an individual TRADING IN A NAME OTHER THAN THAT PERSON'S OWN, the form must be completed by the Defendant with the addition in paragraph 1 of the description "trading as (......)" after that Defendant's name.
- 7. Where the Defendant is a LIMITED COMPANY the form must be completed by an Attorney or by someone authorised to act on behalf of the Company, but the Company can take no further step in the proceedings without an Attorney acting on its behalf.
- Where the Defendant is a MINOR or a MENTAL PATIENT, the form must be completed by an Attorney acting for a guardian ad litem.
- A Defendant acting in person may obtain help in completing the form at the Courts Office.



IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO: OF 20					
BETWEEN: PLAINTIFF					
AND: ACKNOWLEDGMENT OF SERVICE OF ORIGINATING SUMMONS DEFENDANT					
If you intend to instruct an Attorney to act for you, give that Attorney this form IMMEDIATELY.					
Important. Read the accompanying directions and notes for guidance carefully before completing this form. If any information required is omitted or given wrongly, THIS FORM MAY HAVE TO BE RETURNED.					
 State the full name of the Defendant by whom or on whose behalf the service of the Originating Summons is being acknowledged. 					
 State whether the Defendant intends to contest or otherwise participate in the proceedings (tick appropriate box) □ yes □ no 					
□ yes □ 110					
□ yes □ no					
Service of the Originating Summons is acknowledged accordingly					
Service of the Originating Summons is acknowledged accordingly					
Service of the Originating Summons is acknowledged accordingly (Signed)					
Service of the Originating Summons is acknowledged accordingly (Signed) [Attorney] for					
Service of the Originating Summons is acknowledged accordingly (Signed) [Attorney] for [Defendant in person]					
Service of the Originating Summons is acknowledged accordingly (Signed) [Attorney] for [Defendant in person] Address for service:					

Please complete overleaf



Cayman where communications for the Defendant should be sent. In the case of a limited

company, "residence" means its registered principal office.

Indorsement by Plaintiff's Attorney (or by plaintiff if suing in person) of the Plaintiff's name, address and reference, if any, in the box below.						
Indorsement by Defendant's Attorney (or by Defendant if suing in person) of the Defendant's name,						
address and reference, if any, in the box below.						

GCR 1995 (Revised) (amended 16.10.95)



Notice to be Indorsed on Copy of Counterclaim (0.15, r.3(6))

NOTICE TO BE INDORSED ON COPY OF COUNTERCLAIM

To: [state name]

TAKE NOTICE that, within [14 days] after service of this defence and counterclaim on you, counting the day of service, you must acknowledge service and state in your acknowledgment whether you intend to contest the proceedings. If you fail to do so or if your acknowledgment does not state your intention to contest the proceedings, judgment may be given against you without further notice.



Notice of Proceedings (0.15, r.13A)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO: OF 20

[TITLE OF ACTION]

NOTICE OF PROCEEDINGS TO NON-PARTIES

TAKE NOTICE THAT:

- (1) A proceeding has been begun in the Grand Court in accordance with the [writ of summons] [originating summons] attached hereto.
- (2) You are or may be one of the persons who are interested in the [estate] [trust property] to which the proceeding relates.
- (3) This notice provides you with the opportunity to become a party to the proceedings so that you may participate in them. If you wish to do so you should within 14 days after service of this notice acknowledge service of the [writ] [originating summons] by properly completing the attached acknowledgment of service and handing it in at, or sending it by post to, the Law Courts, George Town, Grand Cayman. If you do so, you will become a party to the proceedings.
- (4) If you do not acknowledge service of the [writ] [originating summons] you will be bound by any judgment given in the proceeding as if you were a party to it.

Dated the	day of	20 .	
[Signature	of Plaintiff	s Attorney]	

TO: The Clerk of the Court

AND TO: [name and address of person to whom notice is addressed]

IMPORTANT

Directions for acknowledgment of service are given with the accompanying form.

This Notice was filed by [name of Plaintiff or the Plaintiff's Attorney]] whose address for service is [state address within the jurisdiction] [Attorney for the Plaintiff].

GCR 1995 (Revised) (amended 01.03.99)



Third Party Notice Claiming Contribution or Indemnity or Other Relief or Remedy (0.16)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO: OF 20

[TITLE OF ACTION]

THIRD PARTY NOTICE CLAIMING CONTRIBUTION OR INDEMNITY OR OTHER RELIEF OR REMEDY

[Issued pursuant to the order of [Justice] dated the day of .]

TAKE NOTICE that this action has been brought by the Plaintiff against the Defendant. In it the Plaintiff claims against the Defendant [*state the nature of the Plaintiff's claim*] as appears from the writ of summons [*or originating summons*] a copy whereof is served herewith [*together with a copy of the statement of claim*].

The Defendant claims against you [state the nature of the claim against the third party as for instance] to be indemnified against the Plaintiff's claim and the costs of this action or contribution to the extent of [one half] of the Plaintiff's claim or the following relief or remedy namely [state specifically the relief sought] on the grounds that [state the grounds of the claim].

AND TAKE NOTICE that within [14 days] after service of this notice on you, counting the day of service, you must acknowledge service and state in your acknowledgment whether you intend to contest the proceedings. If you fail to do so, or if your acknowledgment does not state your intention to contest the proceedings, you will be deemed to admit the Plaintiff's claim against the Defendant and your liability to [indemnify the Defendant or to contribute to the extent claimed or to [stating the relief or remedy sought]] and will be bound by any judgment or decision given in the action, and the judgment may be enforced against you in accordance with GCR Order 16.

Dated the	day of	20 .				
[Signature of Defendant's Attorney]						

TO: The Clerk of the Court

AND TO: [state name and address of third party]

IMPORTANT

Directions for acknowledgment of service are given with the accompanying form.

This Notice was filed by [name of Defendant or the Defendant's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Defendant].



Third Party Notice Where Question or Issue to be Determined (0.16)

IN THE GRAND COURT OF THE CAYMAN ISLANDS HOLDEN AT GEORGE TOWN, GRAND CAYMAN

CAUSE NO: OF 20

[TITLE OF ACTION]

THIRD PARTY NOTICE WHERE QUESTION OR ISSUE TO BE DETERMINED

[Issued pursuant to the order of [Justice] dated the day of .]

TAKE NOTICE that this action has been brought by the Plaintiff against the Defendant. In it the Plaintiff claims against the Defendant [state the nature of the Plaintiff's claim] as appears from the writ of summons [or originating summons] a copy whereof is served herewith [together with a copy of the statement of claim].

And the Defendant requires that the following question or issue, viz., [state the question or issue required to be determined] should be determined not only as between the Plaintiff and the Defendant but also as between either or both of them and yourself.

AND TAKE NOTICE that within [14 days] after service of this notice on you, counting the day of service, you must acknowledge service and state in your acknowledgment whether you intend to contest the proceedings. If you fail to do so, or if your acknowledgment does not state your intention to contest the proceedings, you will be bound by any judgment or decision in the action so far as it is relevant to the said question or issue and the judgment may be enforced against you in accordance with GCR Order 16.

Dated the	day of	20	
[Signature	of Defendan	t's Attorney]	

TO: The Clerk of the Court

AND TO: [state name and address of third party]

IMPORTANT

Directions for acknowledgment of service are given with the accompanying form.

This Notice was filed by [name of Defendant or the Defendant's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Defendant].



Notice of Payment into Court (0.22, rr.1&2)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

	CAUSE NO:	OF 20
BETWEEN:	PLA	AINTIFF
AND:	DEF	FENDANT
NOTICE OF PAYMENT INT	TO COURT	
TAKE NOTICE that the Defendant [state name] has p	paid \$[state amount] in	nto Court.
The said \$[state amount] is in satisfaction of [state can action] in respect of which the Plaintiff claims [and aft the above-named Defendant's cause of action for [state the Defendant counterclaims]. or	er taking into account	and satisfying
The said \$[state amount] is in satisfaction of the followhich the Plaintiff claims, namely [state claim] [and a or		
Of the said \$[state amount], \$ is in satisfaction of [state claim] [and after taking into account as above].	the Plaintiff's cause[s] of action for
Dated the day of 20		
[Signature of Defendant's Attorney]		
TO: The Clerk of the Court		
AND TO: [state name and address of Plaintiff or the P	laintiff's Attorney]	
This Notice was filed by [name of Defendant or the E for service is [state address within the jurisdiction] [At		



Notice of Acceptance of Money Paid into Court (0.22, r.3)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

	CAUSE NO:	OF 20	
BETWEEN:	_PI	LAINTIFF	
AND:	DEF	ENDANT	
NOTICE OF ACCEPTANCE OF MONEY PA	AID INTO COUR	<u>T</u>	
TAKE NOTICE that the Plaintiff accepts the sum of \$[state amount] paid by the Defendant [state name of Defendant] in satisfaction of the cause(s) of action in respect of which it was paid into Court and in respect of which the Plaintiff claims [against that Defendant] [and abandons the other causes of action in respect of which the Plaintiff claims in this action].			
Dated the day of 20			
[Signature of Plaintiff's Attorney]			
TO: The Clerk of the Court			
AND TO: [state name and address of Defendant or the Defendant's Attorney]			
This Notice was filed by [name of Plaintiff or the Plaintiff service is [state address within the jurisdiction] [Attorney f		se address for	
GCR 1995 (Revised)			



List of Documents (0.24, r.5)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO: OF 20

BETWEEN: PLAINTIFF
AND: DEFENDANT

LIST OF DOCUMENTS

The following is a list of the documents relating to the matters in question in this action which are or have been in the possession, custody or power of the above-named Plaintiff [or Defendant] and which is served in compliance with Order 24, rule 2 [or the order herein dated the day of 20__.]

- 1. The Plaintiff [or Defendant] has in that party's possession, custody or power the documents relating to the matters in question in this action enumerated in Schedule 1 hereto.
- 2. The Plaintiff [or Defendant] objects to producing the documents enumerated in Part 2 of the said Schedule 1 on the ground that [state the ground of objection].
- 3. The Plaintiff [or Defendant] objects to producing documents of the classes described in Part 3 of the said Schedule pending on application under Section 4 of the Confidential Information Disclosure Act, 2016, as amended, on the ground that they contain confidential information.
- 4. The Plaintiff [or Defendant] has had, but has not now, in that party's possession, custody or power the documents relating to the matters in question in this action enumerated in Schedule 2 hereto.
- 5. Of the documents in the said Schedule 2, those numbered [] in that Schedule were last in the Plaintiff's [or Defendant's] possession, custody or power on [state when] and the remainder on [state when]. [State what has become of the said documents and in whose possession they now are].
- 6. Neither the Plaintiff [or Defendant], nor that party's attorney nor any other person on that party's behalf, has now, or ever had, in that party's possession, custody or power any document of any description whatever relating to any matter in question in this action, other than the documents enumerated in Schedules 1 and 2 hereto.



Schedule 1

Part 1

[Here enumerate in a convenient order the documents (or bundles of documents, if of the same nature, such as invoices) in the possession, custody or power of the party in question which the party does not object to produce, with a short description of each document or bundle sufficient to identify it.]

Part 2

[Here enumerate as aforesaid the documents in the possession, custody or power of the party in question which the party objects to produce.]

Part 3

[Here describe without disclosing the confidential information contained therein]

Schedule 2

[Here enumerate as aforesaid the documents which have been, but at the date of service of the list are not, in the possession, custody or power of the party in question.]

Dated the	day of	20	
[Signature	of Plaintiff's	s/Defendant's Attor	nevl

NOTICE TO INSPECT

TAKE NOTICE that the documents in the above list, other than those listed in Parts 2 and 3 of Schedule 1 [and Schedule 2], may be inspected at [the office of the attorney of the above-named [Plaintiff/Defendant] [state address] on the day of 20 .

TO: [Defendant/Plaintiff] and that party's Attorney

This List of Documents was served by [name of Plaintiff/Defendant or that party's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Plaintiff/Defendant].



Interlocutory Summons - General Form (0.32, r.2)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

	CAUSE NO:	OF 20
BETWEEN:	PL	AINTIFF
AND:	DEF	ENDANT
<u>SUMMONS</u>		
LET THE [<i>identify respondent(s)</i>] attend before the Judge in Chan George Town, Grand Cayman on [<i>state date</i>] at [<i>state precise time</i> [<i>identify applicant</i>] for the following orders:		
1. [set out in numbered paragraphs the relief sought].		
2. [].		
[3.] [state the precise order for costs sought].		
Dated this day of 20		
[Signature of Applicant's Attorney] TO: The Clerk of the Court		
AND TO: [In the case of all inter partes summonses list the resp	ondents <u>1</u>	
TIME ESTIMATE: The estimated length of the hearing of this sur	mmons is [stat	e time].
This Summons was issued by [name of Applicant or the Appli address for service is [state address within the jurisdiction] [Attori		
GCR 1995 (Revised)		



Writ of subpoena (O.38, r.14)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

	CAUSE NO:	OF 20
BETWEEN:	P	LAINTIFF
AND:	DE	FENDANT
	WRIT OF SUBPOENA	
	y the Grace of God, of the United Kingo Our Other Realms and Territories, Queen aith	
TO: [State names of witnesse	es]	
give evidence on behalf of the [Plantalso command you to bring with you the documents or things to be produced with the Honourable Justice with the documents of the Honourable Justice with the Honourable with the H	Town, Grand Cayman, on the day of ay to day until your evidence shall have be intiff or Defendant] in the above-named contained and produce at the time and place afores	20 een taken, to ause [<i>and we</i> <i>aid</i> [<i>describe</i>
[Signature of Applicant's Attorney]		
	l by [name of Applicant or the Applicant te address within the jurisdiction] [Atto	
GCR 1995 (Revised)		



Letter of

Ν	THE	GRAND	COURT	OF	THE	CAYMAN	I ISLANDS
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[TITLE OF ACTION] LETTER OF REQUEST

To the Competent Judicial Authority of [

- I, the Honourable Justice [state Judge's name] respectfully request the assistance of your Court with regard to the following matters.
 - 1. An action is now pending in the Grand Court entitled as above in which [state name(s) and address(es)] is plaintiff and [state name(s) and address(es)] is defendant.
 - 2. The names and addresses of the representatives or agents of the parties are as follows:-
 - 3. The action concerns a claim by the plaintiff for:

 [set out (a) the nature of the proceedings, (b) the relief sought, and (c) a summary of the facts]
 - 4. It is necessary for the purposes of justice and for the due determination of the matters in dispute between the parties that you cause the following witnesses, who are resident within your jurisdiction, to be examined. The names and addresses of the witnesses are as follows:-
 - 5. The witnesses should be examined on oath or if that is not possible within your laws or if it is impossible of performance by reason of the internal practice and procedure of your court or by reason of practical difficulties, they should be examined in accordance with whatever procedure your laws provide for in these matters.
 - 6. Either/

The witnesses should be examined in accordance with the list of questions annexed hereto. Or/

The witnesses should be examined regarding [set out full details of evidence sought.

[N.B. Where the witness is required to produce documents, these should be clearly] identified].

- I would ask that you cause me, or the agents of the parties (if appointed), to be informed of the date and place where the examination is to take place.
- 8. Finally, I request that you will cause the evidence of the said witnesses to be reduced into writing and all documents produced on such examinations to be duly marked for identification and that you will be further pleased to authenticate such examinations by the seal of your Court or in such other way as is in accordance with your procedure and return the written evidence and documents produced to me addressed as follows:-

Dated this day of , 20__ .

JUDGE OF THE GRAND COURT



Application for Default Judgment (0.42, r.6)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

7 20

[TITLE OF ACTION]

APPLICATION FOR DEFAULT JUDGMENT

The Plaintiff hereby applies to the Clerk of the Court for [final judgment] [interlocutory judgment with damages to be assessed] to be given against [specify which defendant(s)] pursuant to [specify the applicable order and rule] in the form and for the amounts specified in the draft annexed hereto.

The Plaintiff hereby certifies that:

- 1. The Writ was served on [specify relevant Defendants] as evidenced by [specify the relevant affidavits of service]; and
- 2. The [specify relevant] Defendant(s) has [not served any notice of intention to defend] [served a notice stating that the Defendant does not intend to defend] [not served any defence] as at the date hereof.

AND the Plaintiff hereby applies for the Court file to be closed pending the determination of this application.

Dated the	day of	20		
[Signature	of Applicant	's Attorney]	 	
[Signature	ој Пррисан	s incrney]		

This Application for Default Judgment was filed by [name of Applicant or the Applicant's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Applicant].



Default Judgment in Action for Liquidated Damages (0.13, r.1, 0.19, r.2, 0.42, r.1)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO:	OF 20
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[TITLE OF ACTION]

DEFAULT JUDGMENT

UPON reading the Plaintiff's application for default judgment dated the day of 20__.

AND UPON reading the affidavit of service of [state deponent's name] filed on the day of 20___,

AND no notice of intention to defend having been filed [or no defence having been filed] by the Defendant prior to the date of the Plaintiff's said application, it is this day adjudged that the Defendant do pay the Plaintiff the principal sum of \$[state amount], interest thereon of \$[state amount] and fixed costs of \$[state amount] [or costs to be taxed if not agreed].

Dated the	•	20	
Filed the	day of	20	
IUDGE OF	THE GRAN	ND COURT	

This Default Judgment was filed by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Plaintiff].



Default Interlocutory Judgment for Damages to be Assessed (O.13, r.2, O.19, r.3, O.42, r.1)

IN TH	F.GR	AND	COURT	OF THE	CAYMAN	IZI.	ANDS
111 111	ᄓ	ΔM	COUNT	OI IIIL	CALMAN	IDL.	$\Delta I V D D$

CAUSE NO:	OF 20
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[TITLE OF ACTION]

DEFAULT INTERLOCUTORY JUDGMENT FOR DAMAGES TO BE ASSESSED

UPON reading the Plaintiff's application for default judgment dated the day of	20
AND UPON reading the affidavit of service of [state deponent's name] filed on the of 20	e day

AND no notice of intention to defend having been filed [or no defence having been filed] by the Defendant prior to the date of the Plaintiff's said application, it is this day adjudged that the Plaintiff do have judgment against the Defendant to be assessed together with the fixed costs of \$[state amount] [or, such costs to be taxed if not agreed].

Dated the Filed the	day of day of	20 <u> </u>	
	,		
UDGE OF	THE GRA	AND COURT	_

This Default Judgment was filed by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Plaintiff].



Final Judgment After Assessment of Damages, etc. (0.42, r.1)

IN THE GRAND COURT OF THE CAYMAN ISLANDS
CAUSE NO: OF 20 The Hon. Justice [state name] [in Chambers]
[TITLE OF ACTION]
FINAL JUDGMENT AFTER ASSESSMENT OF DAMAGES
UPON hearing Counsel for the Plaintiff [$\it or\ parties$] on the Plaintiff's summons dated the day of $$, 20_ for damages to be assessed, interlocutory judgment having been entered on the day of $$, 20_
AND UPON reading the affidavit [state deponent's name] filed on the day of on behalf of the Plaintiff , 20
IT IS ORDERED AND ADJUDGED that:
1. The amount due to the Plaintiff is certified to be the principal sum of \$[state amount] together with interest thereon of \$[state amount].
2. The Defendant do pay the Plaintiff's costs, to be taxed if not agreed.
Dated the day of 20 Filed the day of 20
JUDGE OF THE GRAND COURT
This Final Judgment was filed by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Plaintiff].



Judgment for Plaintiff under Order 14 (O.14, r.3)

IN THE GRAND COURT OF THE CAYMAN ISLANDS
The Hon. Justice [state name] in Chambers CAUSE NO: OF 20
[TITLE OF ACTION]
SUMMARY JUDGMENT
UPON hearing Counsel for the Plaintiff [or the parties] on the Plaintiff's [or the parties'] summons for summary judgment dated the day of $, 20$
AND UPON the Defendant having given notice of intention to defend.
AND UPON reading the statement of claim.
AND UPON reading the affidavit of [$state\ deponent's\ name$] filed on the day of behalf of the Plaintiff.
AND UPON reading the affidavit of service of [$state\ deponent's\ name$] filed on the day of 20 $_$.
IT IS ORDERED AND ADJUDGED that:
 The Defendant do pay to the Plaintiff the principal sum of \$[state amount] together with interest thereon of \$[state amount]. [or The Defendant do pay the Plaintiff damages to be assessed] [or the Defendant do deliver to the Plaintiff the goods described in the schedule hereto] [or the Defendant do give to the Plaintiff possession of all that land comprised in [give registration details]] The Defendant do pay the Plaintiff's costs, to be taxed if not agreed.
Dated the day of 20 Filed the day of 20
JUDGE OF THE GRAND COURT
This Judgment was filed by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Plaintiff].



Form No. 24A

Judgment for Defendant under Order 14 (O.14, r.14)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

The Hon. Justice [state name] in Chambers CAUSE NO: OF 20

[TITLE OF ACTION]

SUMMARY JUDGMENT

UPON hearing Counsel for the parties on the Defendant's summons for summary judgment dated the $\;$ day of $\;$, 20 .

AND UPON reading the pleadings

AND UPON reading the affidavit of [state deponent's name] filed on the day of 20 on behalf of the Defendant.

AND the Court being satisfied that the Plaintiff's claim has no prospect of success [or the Plaintiff has no prospect of recovering more than nominal damages].

IT IS ORDERED AND ADJUDGED that:

- 1. The Plaintiff's claim is dismissed and judgment is hereby entered for the Defendant.
- 2. The Plaintiff do pay the Defendant's costs, to be taxed if not agreed.

Dated the day of 20. Filed the day of 20.

JUDGE OF THE GRAND COURT

This Judgment was filed by [name of Defendant or the Defendant's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Defendant].



Judgment after Trial before Judge without jury (0.42, r.1)

IN THE GRAND COURT OF THE	CAYMAN ISLANDS		
The Hon. Justice [state name]		CAUSE NO:	OF 20
[TITLE OF ACTION]		
	JUDGMENT		
THIS ACTION having been tried be at the Law Courts, George Town, or			
IT IS ORDERED AND ADJUDGE	D that:		
The Defendant do pay the with interest of \$[state am]		ım of \$[state a	mount] together
2. The Defendant do pay the	costs of the action, to be	taxed if not ag	reed.
3. [It is directed that execution	on of this judgment be sta	ıyed [state term	ns]].
Dated the day of 20 Filed the day of 20			
JUDGE OF THE GRAND COURT			
This Judgment was filed by [name of service is [state address within the]			hose address for
GCR 1995 (Revised)			



Writ of Fieri Facias (O.45, r.12)

CAUSE NO: PLAINTI DEFEND Kingdom of Great Head of the Comi	IFF DANT Britain and
PLAINTI DEFEND Gingdom of Great Head of the Comm	IFF DANT Britain and
DEFEND Kingdom of Great Head of the Com	OANT Britain and
Kingdom of Great Head of the Com	Britain and
Head of the Comi	
Head of the Comi	
) and become	
) and and and .	
oordered and a f \$[state amount] a n taxed and allowed lay of 20]	ed at \$[state
of [state the judgments, chattels and others and proper experi	er property
tely after execution copy of the states	
Grand Court this	s day o
t Creditor's Attor for the Judgment (
ti (cely after execution copy of the states. Grand Court this at the control of the states.



Writ of Fieri Facias on Order for Costs (0.45, r.12)

IN THE GRAND COURT OF THE CAYMAN ISLANDS		
	CAUSE NO:	OF 20_
BETWEEN:	PLAIN	ΓIFF
AND:	DEFEN	DANT

WRIT OF FIERI FACIAS ON ORDER FOR COSTS

ELIZABETH THE SECOND, by the Grace of God, of the United Kingdom of Great Britain and Northern Ireland and of Our Other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith

To the Bailiff, greeting

WHEREAS in the above named action it was on the day of 20_ ordered and adjudged in this Court that the Defendant do pay the Plaintiff's costs to be taxed if not agreed, which costs have been taxed and allowed at $\{state\ amount\}$ as appears by the certificate of the taxing officer dated the day of 20_ .

WE COMMAND you to seize the goods, chattels and other property of [*state the judgment debtor's name*] authorised by law to be seized in execution; to sell the said goods, chattels and other property; and to pay out of the proceeds of sale, after having deducted your fees and proper expenses of sale, the said sum of \$[state amount] to [state name of judgment creditor].

AND WE ALSO COMMAND you to indorse on this writ immediately after execution thereof a statement of the manner in which you have executed it and send a copy of the statement to the Judgment Creditor.

WITNESS the Honourable Justice [$state\ name$], Chief Justice of the Grand Court this day of , 20_ . Dated the day of 20_ .

 $[Signature\ of\ Judgment\ Creditor's\ Attorney]$

This Writ was issued by [name of Judgment Creditor or the Judgment Creditor's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Judgment Creditor].



Writ of Possession (0.45, r.12)

IN THE GRAND COURT OF THE CAYMAN ISLANDS	
	CAUSE NO: OF 20
BETWEEN:	PLAINTIFF
AND:	DEFENDANT
WRIT OF POSSESSION	
ELIZABETH THE SECOND, by the Grace of God, of the United	Kingdom of Great Britain
and Northern Ireland and of Our Other Realms and Territori	es, Queen, Head of the
Commonwealth, Defender of the Faith	

To the Bailiff, greeting

WHEREAS in the above action it was on the day of 20_ ordered and adjudged that the Defendant do give the Plaintiff possession of [describe the land by reference to its registered title] and do pay the Plaintiff arrears of rent [or as the case may be] in the principal sum of \$[state amount] and interest thereon of \$[state amount] and costs to be taxed [costs which have been taxed and allowed at \$[state amount] as appears by the certificate of the taxing officer dated the day of 20_].

WE COMMAND you to enter the said land and cause the Plaintiff to have possession of it.

AND WE ALSO COMMAND you to seize the goods, chattels and other property of [state the judgment debtor's name] authorised by law to be seized in execution; to sell the said goods, chattels and other property; and to pay out of the proceeds of sale, after having deducted your fees and proper expenses of sale, the said sum of \$[state amount] to [state name of judgment creditor].

AND WE ALSO COMMAND you to indorse on this writ immediately after execution thereof a statement of the manner in which you have executed it and send a copy of the statement to the Plaintiff.

WITNESS the Honourable, 20	le Justice [state name], Chief Justice of the Grand Court this	day of
Dated the day of	20	
[Signature of Plaintiff's At	ttorney]	

This Writ was issued by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Plaintiff].



Writ of Sequestration (0.45, r.12)

	CAUSE NO:	OF 20
BETWEEN:	PLAI	NTIFF

IN THE GRAND COURT OF THE CAYMAN ISLANDS

AND: DEFENDANT

WRIT OF SEQUESTRATION

ELIZABETH THE SECOND, by the Grace of God, of the United Kingdom of Great Britain and Northern Ireland and of Our Other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith

To [state name of sequestrator]

WHEREAS in the above named action [or matter] it was on the day of 20_ ordered and adjudged that [state judgment debtor's name] do pay the principal sum of \$[state amount] together with interest thereon of \$[state amount] and costs to be taxed [costs which have been taxed and allowed at \$[state amount]] as appears by the certificate of the taxing officer dated the day of 20_ [or state details of mandatory injunctions, as the case may be].

KNOW YE, therefore, that we, in confidence of your prudence and fidelity, do by this writ authorise and command you, or any two or three of you, to enter upon and take possession of all the real and personal estate of the said [state judgment debtor's name] and to collect, receive and get into your hands the rents and profits of the judgment debtor's real estate and all the judgment debtor's personal estate and keep the same under sequestration in your hands until the said [state name] shall [pay into Court to the credit of the said action or matter the sum of \$[state amount] or as the case may be] and clear the judgment debtor's contempt and until our said Court shall make an order to the contrary.

WITNESS the Honourable Justice [*state name*], Chief Justice of the Grand Court this day of , 20__ .

Dated the _	day of	20	<u>.</u>	
[Signature	of Plaintiff's	Attornev]		

This Writ was issued by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Plaintiff].

GCR 1995 (Revised) (amended 01.03.99)



Order for Examination of Judgment Debtor or Officer (0.45, r.7(4))

IN THE GRAND COURT OF THE CAYMAN ISLANDS

The Hon. Justice [state name] [in Chambers] CAUSE NO: OF 20__

BETWEEN: PLAINTIFF/JUDGMENT CREDITOR

AND: DEFENDANT/JUDGMENT DEBTOR

ORDER FOR EXAMINATION OF JUDGMENT DEBTOR OR OFFICER

UPON HEARING Counsel for the Plaintiff upon Counsel for the Plaintiff 's summons dated [].

UPON reading the affidavit of [state deponent's name], filed herein

IT IS ORDERED that

- The Judgment Debtor, [state name] [or, (state name) being a director or officer(s)
 of the Judgment Debtor] do attend before the Judge in Chambers at the Law Courts,
 George Town on the [state date] at [state time] to be orally examined about the debts
 owing to and property owned by the Judgment Creditor.
- The said Judgment Debtor [or named officer(s) of the Judgment Debtor] shall
 produce all the books and records in the said Judgment Debtor's possession or power
 relating to the debts owed to and property owned by the said Judgment Debtor
 including [list any specific documents either in the order or a schedule to it].
- The costs of this order and of the examination shall be in the discretion of the Judge taking the examination.

Dated the Filed the	-	20	
	·		

JUDGE OF THE GRAND COURT

NOTE - This order requires personal service, and if the copy served bears a copy of the appointment of the date for the examinations, and is indorsed as prescribed by O.45, r.7(4), it may be enforced by committal.

This Order was filed by [name of Judgment Creditor or the Judgment Creditor Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Judgment Creditor].



Form No. 30A

Application for Examination of Judgment Debtor (0.48, r.1)

IN THE GRAND COU	RT OF THE CAYM	IAN ISLANDS	
		CAUSE NO:	OF 20_
BETWEEN:		PLAINTIFF/JUDGMENT CREI	OITOR
AND:		DEFENDANT/JUDGMENT DE	BTOR
APPLICAT	ION FOR EXAMIN	JATION OF JUDGMENT DEBTOR	
	ent debtor [or officer	the Court pursuant to GCR O.48 for an or of the judgment debtor] attend before to means.	
The grounds of this appliate].	lication are containe	ed in the affidavit of [state name] sworn	on [state
Dated the day of Filed the day of	20 . 20 .		
[state name]			
This application was fil whose address for service		gment debtor or the judgment debtor's within the jurisdiction].	attorney]
GCR 1995 (Revised)			



Garnishee Order to Show Cause (0.49, r.1)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

The Hon. Justice [state name] [in Chambers]	CAUSE NO: OF 20
BETWEEN:	JUDGMENT CREDITOR
AND:	JUDGMENT DEBTOR
	GARNISHEE

GARNISHEE ORDER TO SHOW CAUSE

UPON hearing Counsel for the judgment creditor and the garnishee

AND UPON reading the affidavit of [state deponent's name] filed on the day of , 20_ on behalf of the [].

IT IS ORDERED that all debts due or accruing due from the above-mentioned garnishee to the above-mentioned judgment debtor [in the sum of \$[state amount]] be attached to answer a judgment recovered against the said judgment debtor by the above-named Judgment Creditor in the Grand Court on the day of 20_ for the sum [or to answer an order made in the Grand Court on the day of 20_ ordering payment by the said judgment debtor to the above-named Judgment Creditor of the sum] of \$[state amount] [debt and \$[state amount] costs] (together with the costs of the garnishee proceedings) on which judgment [or order] the sum of \$[state amount] remains due and unpaid.

AND IT IS ORDERED that the said garnishee attend before the Judge in Chambers on [insert date], at o'clock, on an application by the said Judgment Creditor that the said garnishee do pay to the said Judgment Creditor the debt due from the said garnishee to the said Judgment Debtor, or so much thereof as may be sufficient to satisfy the said judgment [or order], together with the costs of the garnishee proceedings.

Dated the	day of	20	
Filed the	day of	20	

JUDGE OF THE GRAND COURT

TO: The Clerk of the Court

AND TO: The above-named garnishee

AND TO: The Judgment Debtor

This Order was filed by [name of Judgment Creditor or the Judgment Creditor's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Judgment Creditor].



Garnishee Order Absolute where Garnishee Owes More than Judgment Debt (0.49, rr.1, 4)

I	N	THE	GR A	UN1	COURT	OF THE	CAYM	AN ISI	ANDS

The Hon. Justice [state name] [in Chambers] CAUSE NO: OF 20___
BETWEEN: JUDGMENT CREDITOR
AND: JUDGMENT DEBTOR
GARNISHEE

GARNISHEE ORDER ABSOLUTE WHERE GARNISHEE OWES MORE THAN JUDGMENT DEBT

UPON HEARING Counsel for the Judgment Creditor and the garnishee

AND UPON reading the affidavit of [state deponent's name] filed herein, and the order to show cause made herein dated the day of 20___.

IT IS ORDERED that all debts due or accruing due from the above-mentioned garnishee to the above-mentioned Judgment Debtor [in the sum of \$[state amount]] be attached to answer the judgment recovered against the Judgment Debtor by the Judgment Creditor on the day of 20_ for the sum of \$[state amount] (together with the costs of the garnishee proceedings) on which judgment the sum of \$[state amount] remains due and unpaid.

AND IT IS ORDERED that the said Garnishee do forthwith pay to the Judgment Creditor \$[state amount] being so much of the debt due from the said Garnishee to the said Judgment Debtor as is sufficient to satisfy the said judgment debt and costs, together with \$[state amount]\$ being the costs of the garnishee proceedings, and that the said garnishee be at liberty to retain \$[state amount]\$ for the garnishee's costs of this application out of the balance of the debt due from the garnishee to the Judgment Debtor.

Dated the day of 20__ . Filed the day of 20__ .

JUDGE OF THE GRAND COURT

TO: The Clerk of the Court

AND TO: The above-named Garnishee

AND TO: The Judgment Debtor

This Order was filed by [name of Judgment Creditor or the Judgment Creditor's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Judgment Creditor].



IN THE GRAND COURT OF THE CAYMAN ISLANDS

Form No. 33

Charging Order - Notice to Show Cause (0.50, r.1)

	_ ~	
The Hon. Justice [state name]	CAUSE NO:	OF 20
BETWEEN:		PLAINTIFF
AND:		DEFENDANT

CHARGING ORDER: NOTICE TO SHOW CAUSE

UPON HEARING Counsel for the Plaintiff upon Counsel for the Plaintiff's motion dated [].

AND UPON reading the affidavit of [state deponent's name] filed herein the [date of filing] whereby it appears that by a judgment [or order] made on the day of 20_ the Defendant was ordered to pay to the Plaintiff the sum of \$[state amount], of which \$[state amount] remains due and unpaid and that the Defendant has a beneficial interest in the asset specified in the schedule hereto:

IT IS ORDERED that unless sufficient cause to the contrary be shown at a hearing before the Grand Court on the day of 20, at o'clock, the Defendant's interest in the said asset shall, and it is ordered that in the meantime it do, stand charged with the payment of $[state\ amount]$ due on the said judgment $[or\ order]$ $[and\ interest\ thereon\ at\ the\ statutory\ rate]$ together with the costs of this application.

Dated the	day of	20	
Filed the	day of	20	

JUDGE OF THE GRAND COURT

SCHEDULE

[Describe with full particulars the relevant land, securities, funds or trust, stating, in relation to securities, their full title, the amount of them and the name in which they stand and whether the beneficial interest charged is in the securities only or in dividends or interest as well, and stating, in relation to funds in Court, the number of the account].

[NOTE - In the case of land Form RL9A must be completed, signed by the Judge and filed in the Land Registry.]

This Order was filed by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Plaintiff].

GCR 1995 (Revised) (amended 16.10.95)



PLAINTIFF

BETWEEN:

Form No. 34

Charging

IN THE GRAND COOK! OF THE CATIMAN IDEALORS		
The Hon. Justice [state name] [in Chambers]	CAUSE NO:	OF 20_

AND: DEFENDANT

CHARGING ORDER ABSOLUTE

UPON HEARING Counsel for the Plaintiff

AND UPON reading the affidavits of [state deponent's name(s)] filed herein the [date of filing] and the order to show cause made herein on the day of 20__:

IT IS ORDERED that the interest of the Defendant [name of Defendant] in the asset specified in the schedule hereto stand charged with the payment of \$[state amount], the amount due from the Defendant to the Plaintiff on a judgment [or order] dated the day of 20__ [and interest thereon at the statutory rate] together with \$[state amount]\$ the costs of this application, the said costs to be added to the judgment debt.

Dated the	day of	20	
Filed the	day of	20 .	

IN THE GRAND COURT OF THE CAYMAN ISLANDS

JUDGE OF THE GRAND COURT

SCHEDULE

[Describe with full particulars the relevant land, securities, funds or trust, stating, in relation to securities, their full title, the amount of them and the name in which they stand and whether the beneficial interest charged is in the securities only or in dividends or interest as well, and stating, in relation to funds in Court, the number of the account].

STOP NOTICE

To [specify the transfer agent]

TAKE NOTICE that, in relation to the securities specified in the schedule to this Order, you may not, without notice to [name of the Plaintiff] at [address] register any transfer, or make any redemption payment, or, in the case of a unit trust, deal with the units, or, where dividends or interest are included in the order, pay any dividend or interest.

This Order was filed by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Plaintiff].



Form No. 34A

Affidavit and Stop Notice (0.50, r.11)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO: OF 20
In the Matter of [state the deed of settlement or other document under which the deponent's interest arises]
And In the Matter of GCR Order 50, rule 11
<u>AFFIDAVIT</u>
 I, [state name and address], MAKE OATH and say as follows: [Describe how the deponent's beneficial entitlement to the relevant securities arises]. [Set out any other facts relied upon in support of the application].
SWORN to at George Town Grand Cayman this day of, 19
Notary Public
STOP NOTICE
TO: [name and address of the share transfer agent and the company or mutual fund whose securities are the subject of the notice]
TAKE NOTICE that the securities comprised in and subject to the trusts of the settlement referred to in the affidavit to which this notice is annexed consist of the following:
[specify the securities]
This notice is intended to stop the transfer of the said securities and not the payment of any dividend or interest due thereon.
[Signature of Applicant]



Application for Attachment of Earnings Order (Judgment Debt) (O.50A, r.4)

IN THE GRAND COURT OF THE CAYMAN ISLANDS
CAUSE NO: OF 20
BETWEEN PLAINTIFF AND PEFENDANT(S)
APPLICATION FOR ATTACHMENT OF EARNINGS ORDER To the Judgment Debtor
TAKE NOTICE that an application has been made for an attachment of earnings order to be made against you to enforce payment of the judgment, details of which are contained in the supporting affidavit, a copy of which is served herewith.
YOU ARE REQUIRED pursuant to GCR Order 50A, rule 5(2) to complete the enclosed Statement of Means form and return it to the Clerk of the Court at the Law Courts, P.O. Box 495G, George Town, Grand Cayman within 8 days of receipt of this Application.
AND TAKE NOTICE that if you fail to complete and return the Statement of Means form within the prescribed time limit an order may be made pursuant to GCR Order 50A, rule 8 that you be committed to prison.
Dated the day of $, 20_$.
Applicant's Signature
This Application is made by:



NOTES FOR GUIDANCE

- 1. If you dispute the amount owing, you must write a letter to the Clerk of the Court specifying how much you have paid, the dates of such payments and the amount which you believe to be outstanding including interest and costs.
- 2. When corresponding with the Clerk of the Court you must quote the Cause No. specified on the top right hand corner of this application.
- 3. The Courts Office at the Law Courts George Town is open between 10:00 a.m. and 4:00 p.m.
- 4. It is important that the Statement of Means form is completed fully and accurately. Even if you dispute the amount owing, you must still complete the Statement of Means form, failing which you may be sent to prison.
- 5. If you want to avoid an attachment of earnings order being made against you, you may pay the full amount owing under the judgment to the Accountant General of the Grand Court at the Court Funds Office, Government Administration Building, George Town. You may pay by means of -
 - (a) cash:
 - (b) banker's draft payable to the Accountant General of the Grand Court; or
 - (c) the Accountant General of the Grand Court may be prepared to accept a personal cheque, but is not obliged to do so.

Unless payment is made in full within 8 days from receipt of this application, you must still complete the Statement of Means form and return it to the Clerk of the Court.

Certificate of Service

I certify that the Application of which this is a true copy was served by me on the Judgment Debtor personally on the day of, 20 at approximately a.m./p.m.
I certify that this Application has not been served for the following reason:
Date the day of , 20
[Signature of Bailiff or Process Server]
GCR 1995 (Revised)



Statement of Means (O.50A, r.5 and O.52, r.12)

IN THE GRAND CO	OURT OF THE CAYMAN ISLANDS	
BETWEEN		PLAINTIFF
AND		
AND		DEEENID ANT(C)
		DEFENDANT(S)
	STATEMENT OF MEANS	
1. Personal details		
Name:		Age:
Address:		
Marital status:	Married □ Single □ Divorced □	
2. Details of children	n:	
	Name	Age
2 D 4 2 C 4		
3. Details of other of	ependents: Name	Relationship
	rune	Relationship
4. Details of employ	mont.	
Employer's nam		
Employer's add		
Your Job Specif		
Tour too Specif		
Amount of wage	work Permit No.:	



Reason for unemployi	ment:			
Amount of pension (if	any):			
6. Details of land owned:				
Registration details:	Registration Section	B	lock l	Parcel
Estimated value:	Amount of	mortgage		
7. Details of savings: Name of Bank:				
Account Nos:	Balan	ce:		
		_		
8. Details of monthly exp Mortgage instalments: Rent: Utilities:		-		
Maintenance orders:				
Loan instalments:				
I offer to pay the sum of \$	per month.			
I declare that the details c best of my knowledge and	ontained in this statement of m belief.	neans are tru	e and accu	rate to
	Date:			



Notice to Employer (O.50A, r.6)

IN THE GRAND COURT OF THE CAYMAN ISLANDS	CAUSE NOOF 20
BETWEEN	Plaintiff
	Tanturi
AND	
	Defendant(s)
NOTICE TO EMPLOY	ER
To (Employer's Name and Address)	
YOU ARE REQUIRED within 7 days of receipt of this Notice to sedetails of the earnings of the following Judgment Debtor who is believed:	send to the Clerk of the Court wed to be in your employment:
(Name and Address of Employee)	
The details required to be given are explained in the Guidance Notes on	the reverse side of this Notice.
AND TAKE NOTICE that failure to comply with this Notice within crime punishable by means of a fine or a term of imprisonment.	n the prescribed time limit is a
Dated the day of , 20	
Filed the day of $,20$.	
JUDGE OF THE GRAND COURT	



NOTES FOR GUIDANCE

- Your reply should be addressed to the Clerk of the Court at the Law Courts, P.O. Box 495G, George Town, Grand Cayman.
- 2. It is important that all correspondence with the Clerk of the Court quotes the Cause No. specified on the top right hand corner of this Notice.
- 3. You should reply by letter specifying the following:
 - (a) the nature of the debtor's employment;
 - (b) if the debtor's employment is temporary, the anticipated length of employment;
 - (c) if the debtor is paid a salary, the weekly or monthly amount;
 - (d) if the debtor is paid overtime, the average amount of such payments over the preceding 3 months;
 - (e) if the debtor is paid by the hour, the hourly rate(s) and the debtor's average earnings over the preceding 6 weeks;
 - (f) particulars of any other benefits to which the debtor is entitled under that debtor's contract of employment; and
 - (g) if you have a work permit for the debtor, specify the work number and the date upon which it expires.
- 4. If the debtor is no longer in your employment, you must reply stating the date upon which the debtor ceased to be so employed. You should give the name and address of the debtor's present employer if this information is known to you.
- Your reply should be signed by the employer personally or by someone duly authorised on the employer's behalf who has personal knowledge of the information required.





Attachment of Earnings Order (Judgment Debt) (0.50A, r.10(1))

IN THE GRAND COURT OF THE CAYMAN ISLANDS	
The Hon. Justice [state name]	CAUSE NOOF 20
BETWEEN	Plaintiff
AND	Defendant(s)
Attachment of Earnings Order	
To [state name and address of employer]	
The Judgment Debtor, [state name], who is employed by you is in a of this Court and earnings are payable by you to the Judgement Debt	
You are therefore ordered to make periodical deductions out of earnings in accordance with the Second Schedule of The Judicature A the total sum of \$[state amount] (being principal and post-judgment)	Act (2021 Revision) until
For the purpose of calculating the deductions	
☐ The normal deduction rate is \$ per week/month ☐ The protected earnings rate is \$ per week/month	
And you are ordered to pay the sums deducted to the Court Fur Administration Building, George Town, at monthly intervals in Directions on the reverse side of this Order.	
Dated this day of , 20 Filed this day of , 20	
JUDGE OF THE GRAND COURT	



DIRECTIONS FOR EMPLOYERS

- 1. The normal deduction rate is the amount which you must normally deduct from your employee's wages or salary each week or each month, as the case may be.
- 2. The protected earnings rate is the minimum net pay which must be left to the employee each week or month, as the case may be.
- 3. If the employee's wages or salary is reduced, for example because the employee has been ill or the employee was unable to work the employee's usual amount of overtime, with the result that the net take home pay would be reduced below the protected earnings rate if the normal deduction is made, you must deduct a lower amount so that the employee always takes home at least the amount of the protected earnings rate.
- 4. All payments must be made by cheque payable to the "Accountant General of the Grand Court" and must be accompanied by completed lodgment and receipt forms taken from the book of blank pre-printed carbonised forms delivered with this Order. The receipt form will be signed by an authorised officer and returned to you to acknowledge receipt of your payment. Payments may be hand delivered or posted to the Court Funds Office, Government Administration Building, George Town.
- 5. Deductions made from an employee's remuneration must be recorded in the employer's work account maintained in accordance with Section 30(1) of the Labour Act (2021 Revison), as amended, and the receipts issued by the Court Funds Office should be treated as part of the work account to be preserved for at least two years.

NOTES FOR GUIDANCE OF DEBTORS/EMPLOYEES

- 1. This is a copy of an Attachment of Earnings Order sent to your employer.
- 2. The installments deductible under this Order include post-judgment interest calculated in accordance with Practice Direction 2/95.
- 3. Your employer should give you a statement each month specifying the amount which has been deducted from your wages in accordance with this Order. If your employer fails to do so you have the right under Section 31 of the Labour Act (2021 Revision), as amended, to ask for such a statement.
- 4. If you change your employer you must notify the Clerk of the Court within 7 days giving the following details:
 - (a) the date on which your old employment terminated;
 - (b) the name and address of your new employer;
 - (c) the date on which your new employment commenced;
 - (d) your work permit number (if any); and
 - (e) the average weekly or monthly amount of your new income including the basic salary, overtime payments, and other monetary benefits.



Notice of Hearing (Reconsideration) (O.50A, r.7)

IN THE GRAND COURT OF THE CAYMAN ISLANDS ${\it CAUSE\ NO.....} {\it OF\ 20...}$

BETWEEN	Plaintiff
AND	
	Defendant(s)
NOTICE OF HEARING	
To the Judgment Debtor	
And to the Judgment Creditor	
TAKE NOTICE that the Judgment Debtor's/Creditor's [delete as appl. Order 50A, rule 7(2) for reconsideration of the amount payable under the dated will be heard at the Law Courts, Geomat a.m./p.m.	Attachment of Earnings Order
AND FURTHER TAKE NOTICE that if the Judgment Creditor does not an application made by Judgment Creditor, the Judgment Creditor must Court requesting that the hearing proceed in the Judgment Creditor's abserprior to the hearing date specified above, the Court will proceed to de Judgment Creditor's absence.	write a letter to the Clerk of the ace, and if such letter is received
AND FURTHER TAKE NOTICE that an application for reconsideration be dissingly unless the Judgment Debtor attends at the hearing on the day of the Judgment Debtor fails to attend on an application made by the Judgment Debtor fails to attend on an application made by the Judgment amount payable under the Attachment of Earnings Order in the	and at the time specified above. gment Creditor, the Court may
Dated the day of , 20.	
Clerk of the Court	
GCR 1995 (Revised)	



Notice of Hearing (O.50A, r.7)

IN THE GRAND COURT OF THE CAYMAN ISLANDS	GALIGENO OF 20
	CAUSE NOOF 20
BETWEEN	Plaintiff
AND	
	Defendant(s)
NOTICE OF HEARING	;
To the Judgment Debtor	
To the Judgment Creditor	
TAKE NOTICE that the Judgment Creditor's application for an Attachmedeferred pending an oral hearing.	ent of Earnings Order has been
AND TAKE NOTICE that the application will be heard at the Law Courts on at a.m./p.m.	, George Town, Grand Cayman
AND FURTHER TAKE NOTICE that if the Judgment Creditor does not an application made by that Judgment Creditor, that Judgment Creditor of the Court requesting that the hearing proceed in the Judgment Creditor received prior to the hearing date specified above, the Court will proceed to Judgment Creditor's absence.	must write a letter to the Clerk's absence, and if such letter is
AND FURTHER TAKE NOTICE that if the Judgment Debtor fails to may make an Attachment of Earnings Order in the Judgement Debtor's information contained in the Judgement Debtor's Statement of Means form	s absence on the basis of the
Dated the day of , 20 .	
Clerk of the Court	
GCR 1995 (Revised)	



Notice to Show Case (Failure to File Statement of Means) (0.50A, r.8(1))

IN THE GRAND COU	JRT OF THE CAY	YMAN ISLAND	S	
			C	AUSE NOOF 20
BETWEEN				Plaintiff
AND				
				Defendant(s)
	N	OTICE TO SH	OW CAUSE	
To the Judgment Debto	r		1	
You have failed to comprescribed time which Judicature Act (2021 Re	is a criminal offer			
YOU ARE THEREFO Town, Grand Cayman of committed to prison for application served on you	on the day of failing to complete	20 at a.m./j and return a State	p.m., to explain w	hy you should not be
Dated the day of Filed the day of	20 . 20 .			
JUDGE OF THE GRA	ND COURT			



NOTES FOR GUIDANCE

- In order to avoid being committed to prison you must immediately complete a Statement of Means form and deliver it to the Court office.
- 2. The Court office at the Law Courts, George Town, Grand Cayman is open between 10 am and 4 pm Monday to Friday. If you have lost the Statement of Means form originally sent to you, another form may be obtained from the Court office.
- 3. When corresponding with the Court, please address forms or letters to the Clerk of the Court and quote the cause number.
- 4. You must attend at Court in person on the day and at the time specified in this Notice and explain to the Judge why you failed to complete and return to the Court office a Statement of Means form within the prescribed time. If you fail to attend, a warrant will be issued for your arrest.

Certificate of Service

I certify that the Notice to Show Cause of which this is a true copy was served by me on the Judgment Debtor personally on the day of, 20 at approximately a.m./p.m.
I certify that the Notice to Show Cause has not been served for the following reason:
Date the day of , 20.
[Signature of Bailiff or Process Server]
GCR 1995 (Revised)



Order to Employer for Production of Statement of Earnings (O.50A, r.14(1))

IN THE GRAND COURT OF THE CAYMAN ISLANDS	
The Hon. Justice [state name] in Chambers	CAUSE NOOF 20
BETWEEN	Plaintiff
AND	
	Defendant(s)
ORDER FOR PRODUCTION OF STATEM	ENT OF EARNINGS
To the Judgment Debtor's Employer	
You are believed to be the employer of the following Judgment E an application has been made for an Attachment of Earnings Order	
Name and Address of Judgment Debtor/Employee	
YOU ARE HEREBY ORDERED to send to the Clerk of the Co of the said Judgment Debtor within 8 days after service of this Or	
The details required to be given are explained in the Guidance Nothis Order.	otes on the reverse side of
AND FURTHER TAKE NOTICE that failure to comply w prescribed time limit is a crime punishable by means of a fine or a	
Dated this day of 20 . Filed this day of 20 .	
JUDGE OF THE GRAND COURT	



NOTES FOR GUIDANCE

- 1. Your reply should be addressed to the Clerk of the Court at the Law Courts, P.O. Box 495G, George Town, Grand Cayman.
- 2. It is important that all correspondence with the Clerk of the Court quotes the Cause No. specified on the top right hand corner of this Notice.
- 3. You should reply by letter specifying the following:
 - (a) the nature of the debtor's employment;
 - (b) if the debtor's employment is temporary, the anticipated length of employment;
 - (c) if the debtor is paid a salary, the weekly or monthly amount;
 - (d) if the debtor is paid overtime, the average amount of such payments over the preceding 3 months;
 - (e) if the debtor is paid by the hour, the hourly rate(s) and the debtor's average earnings over the preceding 6 weeks;
 - (f) particulars of any other benefits to which the debtor is entitled under the debtor's contract of employment; and
 - (g) if you have a work permit for the debtor, specify the work number and the date upon which it expires.
- 4. If the debtor is no longer in your employment, you must reply stating the date upon which the debtor ceased to be so employed. You should give the name and address of the debtor's present employer if this information is known to you.
- Your reply should be signed by the employer personally or by someone duly authorised on the employer's behalf who has personal knowledge of the information required.



Notice to Show Cause (Failure to Produce Statement of Earnings) (0.50A, r.14)

IN THE GRAND COURT OF THE CAYMAN ISLANDS	CAUSE NOOF 20
BETWEEN	Plaintiff
AND	
	Defendant(s)
NOTICE TO SHOW CAUSE	
To [name and address of employer]	
You have failed to return to the Clerk of the Court details of the earn referred to in the Order made on within the criminal offence under the Second Schedule, paragraph 14, of Revision).	e prescribed time which is a
YOU ARE THEREFORE ORDERED to attend Court in person Town, Grand Cayman on the day of 20 at a.m./p.m. not be committed to prison for failing to comply with the said Ord on	, to explain why you should
Dated the day of 20 . Filed the day of 20 .	
JUDGE OF THE GRAND COURT	_



NOTES FOR GUIDANCE

- In order to avoid being committed to prison you must immediately send details of the Judgment Debtor's earnings to the Court office.
- The Court office at the Law Courts, George Town, Grand Cayman is open between 10 am and 4 pm Monday to Friday. If you have lost the Order and Guidance Notes originally served on you, another copy may be obtained from the Court office.
- When corresponding with the Court, please address forms or letters to the Clerk of the Court and quote the cause number.
- 4. You must attend at Court in person on the day and at the time specified in this Notice and explain to the Judge why you failed to comply with the said Order within the prescribed time. If you fail to attend, a warrant will be issued for your arrest.

Certificate of Service

		th this is a true copy was served by, 20 at approximately	
I certify that the Notic	e to Show Cause has no	at been served for the following r	eason:
Date the day of	,20 .		
[Signature of Bailiff or	r Process Server]		
GCR 1995 (Revised)			



Application for Attachment of Earnings Order (Maintenance Order) (O.50A, r.16)

IN THE GRAND COURT OF THE CAYMAN ISLANDS	CAUSE NO:	OF 20
BETWEEN		Petitioner
AND		
	F	Respondent
APPLICATION FOR ATTACHMENT OF EARN	INGS ORDER	
To the Respondent		
TAKE NOTICE that an application has been made for an attachment of against you to enforce payment of the maintenance order, details of supporting affidavit, a copy of which is served herewith.	of earnings order which are contain	to be made ned in the
YOU ARE REQUIRED pursuant to GCR Order 50A, rule 5(2) Statement of Means form and return it to the Clerk of the Court at the L George Town, Grand Cayman within 8 days of receipt of this Applicate	aw Courts, P.O. 1	
AND TAKE NOTICE that if you fail to complete and return the State the prescribed time limit an order may be made pursuant to GCR Or committed to prison.		
Dated the day of $, 20_$.		
Applicant's Signature		
This Application is made by:		



NOTES FOR GUIDANCE

- 1. If you dispute the amount of the arrears, you must write a letter to the Clerk of the Court specifying which instalments have been paid, the dates of such payments and the arrears which you believe to be outstanding.
- 2. When corresponding with the Clerk of the Court you must quote the Cause No. specified on the top right hand corner of this application.
- 3. The Courts Office at the Law Courts George Town is open between 10:00 a.m. and 4:00 p.m.
- 4. It is important that the Statement of Means form is completed fully and accurately. Even if you dispute the arrears outstanding, you must still complete the Statement of Means form, failing which you may be sent to prison.
- 5. If you can no longer afford, for whatever reason, to pay the full amount due under the maintenance order, you may apply by summons to vary the terms of the order. Your summons must be accompanied by (a) an affidavit explaining why and how your financial circumstances have changed since the maintenance order was made and (b) a fully completed Statement of Means form.



Attachment of Earnings Order (Maintenance Order) (O.50A, r.16)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

The Hon. Justice [state name]	CAUSE NOOF 20
BETWEEN	Petitioner
AND	
	Respondent
ATTACHMENT OF EARNINGS ORDER	
To [state name and address of employer]	
The Respondent, [state name], who is employed by you is in arreard made by this Court and earnings are payable by you to the Respondent.	
You are therefore ordered to make periodical deductions out of in accordance with the Second Schedule of The Judicature Act (as further notice.	
For the purpose of calculating the deductions	
 The normal deduction rate is \$ per week/month The protected earnings rate is \$ per week/month 	
And you are ordered to pay the sums deducted into the Court	Funds Office, Government

JUDGE OF THE GRAND COURT

Administration Building, George Town, at weekly/monthly intervals.

, 20 .

, 20 .



Dated this

Filed this

day of day of

DIRECTIONS FOR EMPLOYERS

- 1. The normal deduction rate is the amount which you must normally deduct from your employee's wages or salary each week or each month, as the case may be.
- The protected earnings rate is the minimum net pay which must be left to the employee each week or month, as the case may be.
- 3. If the employee's wages or salary is reduced, for example because the employee has been ill or the employee was unable to work the employee's usual amount of overtime, with the result that the net take home pay would be reduced below the protected earnings rate if the normal deduction is made, you must deduct a lower amount so that the employee always takes home at least the amount of the protected earnings rate.
- 4. All payments must be made by cheque payable to the "Accountant General of the Grand Court" and must be accompanied by completed lodgment and receipt forms taken from the book of blank pre-printed carbonised forms delivered with this Order. The receipt form will be signed by an authorised officer and returned to you to acknowledge receipt of your payment. Payments may be hand delivered or posted to the Court Funds Office, Government Administration Building, George Town.
- 5. Deductions made from an employee's remuneration must be recorded in the employer's work account maintained in accordance with Section 30(1) of the Labour Act (2021 Revision), as amended, and the receipts issued by the Court Funds Office should be treated as part of the work account to be preserved for at least two years.

NOTES FOR GUIDANCE OF DEBTORS/EMPLOYEES

- 1. This is a copy of an Attachment of Earnings Order sent to your employer.
- Your employer should give you a statement each month specifying the amount which has been deducted from your wages in accordance with this Order. If your employer fails to do so you have the right under Section 31 of the Labour Act (2021 Revision), as amended, to ask for such a statement.
- 3. If you change your employer you must notify the Clerk of the Court within 7 days giving the following details:
 - (a) the date on which your old employment terminated;
 - (b) the name and address of your new employer;
 - (c) the date on which your new employment commenced;
 - (d) your work permit number (if any); and
 - (e) the average weekly or monthly amount of your new income including the basic salary, overtime payments, and other monetary benefits.



Summons for Consolidated Attachment of Earnings Order (O.50A, r.18)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO....OF 20..

[TITLE OF ACTION]

SUMMONS FOR CONSOLIDATED ATTACHMENT OF EARNINGS ORDER

LET [specify the names and addresses of the persons to whom the summons is addressed] attend before the Judge in Chambers at the Law Courts, George Town, Grand Cayman on the day of, 20 upon an application by [specify applicant's name] for the following orders:
1. That this action be consolidated pursuant to GCR Order 4, rule 3, with [specify
details of the other actions] for the purpose of making a consolidated Attachment of Earnings Order pursuant to GCR Order 50A, rule 18.
2. That the Attachment of Earnings Orders made in the said actions be discharged.
3. That a consolidated Attachment of Earnings Order be made specifying a normal deduction rate of $\$$ per week/month and the protected earnings rate of $\$$ per week/month.
Dated this day of , 20 .
[Signature of Applicant's Attorney]
TO: The Clerk of the Court
AND TO: [List the names of all the Respondents]
TIME ESTIMATE: The estimated length of the hearing of this summons is [state time].
This Summons was issued by [name of Applicant or the Applicant's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Applicant].
GCR 1995 (Revised)



Consolidated Attachment of Earnings Order (O.50A, r.17)

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	IIV.	I H F.	l tK	$A \times I$	COURT	UP I HE	LAYIVI	ANISI	ANI

The Hon. Justice [state name] [in Chambers]	CAUSE NOOF 20 (formerly Cause Nos and of 20)
[TITLE OF CONSOLIDATE	D PROCEEDING]
CONSOLIDATED ATTACHMENT	OF EARNINGS ORDER
To the Judgment Debtor's Employer	
Cause Nos and of 20 are hereby conso Cause No of 20	lidated and re-named under Consolidated
The Attachment of Earnings Orders made on and of 20 respectively are hereby discleanings Order is hereby made.	and on in Cause Nos. narged and a consolidated Attachment of
With effect from the date of this consolidated Orded deductions out of the Judgment Debtor's earnings (including principal and post-judgment interest), has	until the total sum of \$[state amount]
For the purpose of calculating the consolidated deduc	etions
- The normal deduction rate is \$ per week/m - The protected earnings rate is \$ per week/m	
And you are ordered to pay the sums deducted Administration Building, George Town, at weekly/m	
Dated this day of , 20 . Filed this day of , 20 .	
JUDGE OF THE GRAND COURT	



DIRECTIONS FOR EMPLOYERS

- 1. The normal deduction rate is the amount which you must normally deduct from your employee's wages or salary each week or each month, as the case may be.
- The protected earnings rate is the minimum net pay which must be left to the employee each week or month, as the case may be.
- 3. If the employee's wages or salary is reduced, for example because the employee has been ill or the employee was unable to work the employee's usual amount of overtime, with the result that the net take home pay would be reduced below the protected earnings rate if the normal deduction is made, you must deduct a lower amount so that the employee always takes home at least the amount of the protected earnings rate.
- 4. All payments must be made by cheque payable to the "Accountant General of the Grand Court" and must be accompanied by completed lodgment and receipt forms taken from the book of blank pre-printed carbonised forms delivered with this Order. The receipt form will be signed by an authorised officer and returned to you to acknowledge receipt of your payment. Payments may be hand delivered or posted to the Court Funds Office, Government Administration Building, George Town.
- 5. Deductions made from an employee's remuneration must be recorded in the employer's work account maintained in accordance with Section 30(1) of the Labour Act (2021 Revision), as amended, and the receipts issued by the Court Funds Office should be treated as part of the work account to be preserved for at least two years.

NOTES FOR GUIDANCE OF DEBTORS/EMPLOYEES

- 1. This is a copy of an Attachment of Earnings Order sent to your employer.
- 2. The instalments deductible under this Order include post-judgment interest calculated in accordance with Practice Direction 2/95.
- Your employer should give you a statement each month specifying the amount which has been deducted from your wages in accordance with this Order. If your employer fails to do so you have the right under Section 31 of the Labour Act (as amended and revised), to ask for such a statement.
- 4. If you change your employer you must notify the Clerk of the Court within 7 days giving the following details:
 - (a) the date on which your old employment terminated;
 - (b) the name and address of your new employer;
 - (c) the date on which your new employment commenced;
 - (d) your work permit number (if any); and
 - (e) the average weekly or monthly amount of your new income including the basic salary, overtime payments, and other monetary benefits.



Notice of Motion for Committal (General) (0.52, r.4)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO....OF 20..

[TITLE OF ACTION]

NOTICE OF MOTION

TAKE NOTICE that the Hon. Justice [*state name*] sitting at the Law Courts, George Town, on the day of , 20 at o'clock or so soon thereafter as Counsel can be heard on behalf of [*state applicant's name*] will be moved by Counsel for [*state Applicant's name*] for an order pursuant to Part I of GCR Order 52 that [*state Respondent's name*] be committed to prison on the grounds that the Respondent is in breach of the Order made by this Court on [*state date*] whereby the Respondent was required [*summarise relevant parts of the Order*].

And for an order that the Respondent pay the costs of this application.

AND FURTHER TAKE NOTICE that the grounds of this application are [*state full particulars of the grounds relied upon*].

AND FURTHER TAKE NOTICE that the Applicant intends to rely upon the affidavit of [*state deponent's name*] sworn on [*state date*] in support of this application, a copy of which is served herewith.

Signature of .	Applica	nt's Atte	ornev]	

. 20

TO: The Clerk of the Court

AND TO: [state name of Respondent]

TIME ESTIMATE: The estimated length of the hearing of this motion is [state time].

This Notice of Motion is served by [name of Applicant or the Applicant's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Applicant].

GCR 1995 (Revised)

Dated the day of



Warrant of Committal (0.52, r.10)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO.....OF 20..

[TITLE OF ACTION]

WARRANT OF COMMITTAL

To the Bailiff, every Constable and the Director of the Prison
Whereas on the day of, 20, the Court ordered that [state name] be committed to prison for a term of [state length of sentence] weeks;
You are therefore required to arrest the said [<i>state name</i>] and deliver that person to the director of the prison who is directed to receive that person and safely keep that person in prison for a term of [<i>state length of sentence</i>] from the date of arrest under this Warrant or until that person shall be sooner discharged by order of the Court.
Dated the day of 20.
JUDGE OF THE GRAND COURT



Notice of Motion for Committal (Non-Payment of Debt) (0.52, r.12)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO.....OF 20..

[TITLE OF ACTION]

NOTICE OF MOTION

TAKE NOTICE that you are required to attend before the Hon. Justice [state name] at the Law Courts, George Town, on the day of , 20 at o'clock or so soon thereafter as Counsel can be heard on behalf of [state applicant's name] for an order pursuant to Part II of GCR Order 52 that you be committed to prison on the grounds that you are in default of payment of the following sums due under a judgment [or order] made on the day of , 20 .

Particulars of amount due

Principal sum	\$
Pre-judgment interest	\$
Costs	\$
Total	\$
Less amount paid	\$
Post-judgment interest	\$
Net amount due	\$

AND FURTHER TAKE NOTICE that you are required to complete the accompanying statement of means form and post or hand deliver it to the Clerk of the Court at the Courts Office, P.O. Box 495G, George Town, Grand Cayman, to arrive within 8 days of service of this Notice of Motion, including the day of service.

AND FURTHER TAKE NOTICE that if you pay the full amount specified above to the Accountant General of the Grand Court at the Court Funds Office, Government Administration Building, George Town, Grand Cayman within 8 days of service of this Notice of Motion, including the day of service, you need not attend at Court or complete the accompanying statement of means form.



AND FURTHER TAKE NOTICE that if you fail to pay the full amount specified above and	fail
to attend at Court at the time and on the day specified above, a warrant will be issued for your an	rest.

Dated the day of , 20

[Signature of Applicant's Attorney]

TO: The Clerk of the Court

AND TO: [state full name and address of judgment debtor]

This Notice of Motion was issued by [name of Applicant or the Applicant's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Applicant].



Order for Committal (Non-Payment of Debt) (0.52, r.15)

IN THE	GR AND	COURT	OF THE	CAVMANISI	ANDC

The Hon. Justice [state name]	CAUSE NOOF 20.
[TITLE OF ACTION]	
ORDER FOR COMMITTAL	
UPON HEARING Counsel for the Applicant/Judgment Applicant's/Judgment Creditor's Notice of Motion dated the day of	
AND UPON reading the Applicant/Judgment Creditor's affidavit filed 20 AND UPON reading the Judgment Debtor's statement of means and Debtor oral evidence	·
AND UPON the Court being satisfied of the matters stated in Section Act (2021 Revision)	30(1) of the Judicature
IT IS ORDERED that:	
The Judgment Debtor be committed to prison for a term of	weeks.
2. The Judgment Debtor shall be discharged from prison if the Judgm of \$[state amount] (including the amount of costs referred to in par expiry of the said term of imprisonment.	
3. The Judgment Debtor shall pay costs assessed at \$[state amount].	
Dated this day of $, 20$ Filed this day of $, 20$	
JUDGE OF THE GRAND COURT	
This Order was filed by [name of Applicant or the Applicant's Attorney] wis [state address within the jurisdiction] [Attorney for the Applicant].	hose address for service
CCD 1005 (Daviced)	



Form No. 51A

Suspended Order for Committal (Non-Payment of Debt) (0.52, r.15)

IN THE GRAND COURT OF THE CAYMAN ISLANDS
The Hon. Justice [state name] CAUSE NOOF 20
[TITLE OF ACTION]
SUSPENDED ORDER FOR COMMITTAL
UPON HEARING Counsel for the Applicant/Judgment Creditor upon the Applicant's/Judgment Creditor's Notice of Motion dated the day of , 20
AND UPON reading the Applicant/Judgment Creditor's affidavit filed on the $$ day of $$, 20_AND UPON reading the Judgment Debtor's statement of means and taking the Judgment Debtors oral evidence
AND UPON the Court being satisfied of the matters stated in Section $30(1)$ of the Judicature Ac $(2021 \ \text{Revision})$
IT IS ORDERED that:
1. The Judgment Debtor be committed to prison for a term of weeks, suspended of terms that the Judgment Debtor pay the sum of \$[state amount] (including the amount costs referred to in paragraph 2 below) into Court no later than close of business on [state date].
2. The Judgment Debtor shall pay costs assessed at \$[state amount].
Dated this day of $,20_$. Filed this day of $,20_$.
JUDGE OF THE GRAND COURT
NOTE No warrant of committal shall be issued on the basis of this Order alone. If the Judgment Debtor fails to comply with the conditions specified in paragraph 1 of this Order, the Applicant/Judgment Creditor may apply ex parte by motion for the issue of a warrant of committal.
This Order was filed by [name of Applicant or the Applicant's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Applicant].
GCR 1995 (Revised)



Warrant of Discharge (O.52, r.16)

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IN LHE	UKANI.	ノしひひKL	OFIRE	CAYMA:	N ISL	AINDS

CAUSE NO....OF 20..

[TITLE OF ACTION]

[IIIZZ of Netion]
WARRANT OF DISCHARGE
To the Director of the Prison:
Whereas [state name] was committed to prison for a term of [state length of sentence] pursuant to an Order for Committal made on the day of , 20
And Whereas the said [state name] has paid the sum of \$[state amount] specified in the said Order for Committal and is therefore entitled pursuant to GCR Order 52, rule 16 to be discharged from prison
You are therefore directed to release and discharge the said [state name] forthwith notwithstanding that the said term has not yet expired.
Dated the day of , 20
ILIDGE OF THE GRAND COURT



Dated

Form No. 53

Application for Leave to Apply for Judicial Review (0.53, r.3)

IN THE GRAND COURT OF THE O	CAYMAN ISLANDS
	CAUSE NO: OF 20_
BETWEEN:	PLAINTIFF
AND:	DEFENDANT
APPLICATION FOR LE	AVE TO APPLY FOR JUDICIAL REVIEW
To the Clerk of the Court, Law Courts,	, George Town, Grand Cayman
Name, address and description of applicant(s)	
Judgment, order, decision or other proceeding in respect of which relief is sought	
	Relief Sought
Name and address of applicant's attorneys, or, if no attorneys acting, the address for service of the	

GROUNDS ON WHICH RELIEF IS SOUGHT

(If there has been any delay, include reasons here)

Note - Grounds must be supported by an affidavit which verifies the facts relied on.

GCR 1995 (Revised)

applicant

Signed



Notice of Intention to Renew Application for Judicial Review (0.53, r.3)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

	CAUSE NO:	OF 20
BETWEEN:	PLA	INTIFF
AND:	DEFEN	NDANT

NOTICE OF INTENTION TO RENEW APPLICATION FOR JUDICIAL REVIEW

To the Clerk of the Court, Law Courts, George Town, Grand Cayman			
The applicant intends to renew their appli	cation for leave	to apply for Judicial Review.	
Signed:	Date:		
Received in the Courts Office		NOTE: This notice must be lodged in the Courts Office within 10 days of the service on the Applicant or the Applicant's Attorney of notice that the original application for leave has been refused.	



Writ of Habeus Corpus Ad Subjiciendum (0.54, r.10)

IN THE GRAND COURT OF THE CAYMAN ISLANDS
CAUSE NO: OF 20_
BETWEEN: PLAINTIFE
AND: DEFENDANT
WRIT OF HABEUS CORPUS AD SUBJICIENDUM
ELIZABETH THE SECOND , by the Grace of God, of the United Kingdom of Great Britain and Northern Ireland and of Our Other Realms and Territories, Queen, Head of the Commonwealth Defender of the Faith
TO: The Director of the Prison
WE COMMAND you that you have in the Grand Court [or before a Judge in Chambers] at the Law Courts, George Town, Grand Cayman, on the day and at the time specified in the notice served with this writ, the body of [state name] being taken and detained under your custody as is said together with the day and cause of such person being taken and detained, by whatsoever name such person may be called therein, that the Court [or Judge] may then and there examine and determine whether such cause is legal, and have you there then this writ. WITNESS The Hon. Mr. [state name], The Chief Justice of the Cayman Islands the day of 20
Indorsement
By order of the Court [or of the Hon. Justice (state name)].
Dated the day of 20
[Signature of Plaintiff's Attorney]
This Writ was issued by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Plaintiff].
GCR 1995 (Revised)



Order under the Evidence (Proceedings in Other Jurisdictions) (Cayman Islands) (Order 1978 (O.70, r.2)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

The Hon. Justice [state name] [in Chambers] CAUSE NO: OF 20

In the Matter of the Evidence (Proceedings in Other Jurisdictions) (Cayman Islands) Order 1978

And in the Matter of a civil [or commercial or criminal] proceeding now pending [or contemplated] before [description of court or tribunal] entitled as follows:

[Give title of proceedings in foreign court or tribunal or state in proceedings contemplated between plaintiff and defendant].

ORDER

UPON reading the affidavit of [state name of person] filed the day of 20_ and the request exhibited thereto

AND being satisfied that proceedings are pending [or contemplated] in the [state foreign court or tribunal and its address] and that such court wishes to obtain the testimony of [state name of witness].

IT IS ORDERED that the said witness do attend before [name and address of examiner] who is hereby appointed examiner herein, at [state place, date and time of examination], or such other day and time as the said examiner may appoint, and do there submit to be examined [upon oath or affirmation], touching the testimony so required as aforesaid and do then and there produce [description of documents, if any, to be produced].

IT IS ALSO ORDERED that the said examiner do take down or cause to be taken down in writing the evidence of the said witness according to the rules and practice of the Grand Court pertaining to the examination and cross-examination of witnesses [or as may be otherwise directed], and do request the said witness [or each and every witness] to sign that witness' deposition in the said examiner's presence and do sign the depositions taken in pursuance of this Order, and when so completed do send them, together with this order and the request, to the Clerk of the Court for transmission to the court desiring the evidence of the said witness.

Dated this day of 20__ .
Filed this day of 20__ .

JUDGE OF THE GRAND COURT

This Order was filed by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Plaintiff].



Originating Application (O.85, r.8(2))

IN THE GRAND COURT OF THE CATMAN ISLANDS	
	CAUSE NOOF 20

In the Matter of Section 48 of the Trusts Act (Revised)

And in the Matter of GCR Order 85, rule 8

And in the Matter of [describe estate or trust]

ORIGINATING APPLICATION

We, [state applicant's name and address], being the present [executors, administrators or trustees, as the case may be] of the [describe estate or trust] hereby apply to a Judge of the Grand Court for the Judge's written [opinion, advice or direction as the case may be] upon the questions respecting the management or administration of the said [estate or trust as the case may be] which are defined in paragraph __ of the written submission filed herewith.

This ap	plication is supported by -
1.	The written submission of [state attorney's name] dated the day of, 20; and
2.	An agreed statement of facts signed by or on behalf of all the [executors, administrators or trustees, as the case may be] and all the adult beneficiaries of the said [estate or trust].
	OR
	An affidavit sworn by [state deponent's name] on the day of, 20 on behalf of the [executors, administrators or trustees, as the case may be].
Dated t	his day of
[Signat	ure of Applicant's Attorney]
	originating Application was filed by [name of Applicant or the Applicat's Attorney] address for service is [state address within the jurisdiction] [Attorney for the Applicant].



Election Petition (O.93, r.2)

TAT	THE	CDANIE	COLIDA	OF THE	CASIM	ANTICI	ANIDO
IIN	IHE	CTRANI)(()	OF THE	CAYN	$A \times I \times I$	AND

In the Matter of The Elections Act (2021 Revision), as amended

CAI	USE NO	OF 20

	n the Matter of an Election for [state electoral district] n the day of, 20
	ELECTION PETITION
TO:	The Grand Court
The Pe	etition of A.B. of[and C.D. of
right to	That the Petitioner A.B. is a person who voted [or had a right to vote] at the above election [or candidate at the above election] [or in the case of a parliamentary election claims to have had a pobe elected or returned at the above election] and the Petitioner C.D. [state similarly the capacity or the petitioner presents the petition].
2. candid elected	That the election was held on the day of , 20 , when E.F., G.H. and J.K were ates, and on the day of , 20 , the returning officer returned E.F. and G.H. as being duly l.
3.	That [state the facts on which the Petitioner(s) rely(ies)].
The Pe	etitioner(s) therefore pray(s):-
(1)	That it may be determined that the said E.F. was not duly elected [or returned] and that the election was void [or that the said J.K. was duly elected and ought to have been returned] [or as the case may be].
(2)	That the Petitioner(s) may have such further or other relief as may be just.
 [Signa	ture of Petitioner or Petitioner's Attorney]
Dated	this day of , 20
It is pro	oposed to serve a copy of this Petition on:- (1) [state names of respondent(s)] (2) [state name], the returning officer for the [] electoral district (3) the Attorney General
	etition was issued by [name of Petitioner or the Petitioner's Attorney] whose address for service is address within the jurisdiction] [Attorney for the Petitioner].



Ex Parte Originating Summons – Section 4 Application (0.103, r.2)

IN	THE	GRAND	COURT	OF	THE	CA	YM	4N	ISL.	Aì.	۷D	S

CAUSE NO: OF 20

In the Matter of the Confidential Information Disclosure Act, 2016 And in the Matter of [describe the proceeding to which the application relates]

EX PARTE ORIGINATING SUMMONS

LET ALL PARTIES CONCERNED attend before the Judge in Chambers at the Law Courts,
George Town, Grand Cayman on the day of , 20_ at [state precise time] on the
hearing of an application by [state name and address] who [is required by (describe order or subpoena)] [intends] for direction pursuant to Section 4 of the above-mentioned Act.
The Applicant [is required by (describe order or subpoena)] [intends] to give in evidence confidential information belonging to [identify the person(s) to whom the applicant owes a duty
of confidentiality] by means of [oral testimony or discovery of document or written answers to

interrogatories, as the case may be and seeks directions that [set out the directions sought].

·		
	 	_
[Signature of Applicant's Attorney]		

20___.

TIME ESTIMATE: The estimated length of the hearing of this summons is [state time].

This Originating Summons was issued by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction].

GCR 1995 (Revised)

Dated this

day of



Originating Summons – Summary Possession (0.113, r.2)

IN THE GRAN	D COURT OF THE CAYMAN ISLANDS					
		CAUSE NO:	OF 20			
BETWEEN:		PI	LAINTIFF			
AND:		DEF	ENDANT			
<u>(</u>	ORIGINATING SUMMONS - SUMMARY PO	<u>SSESSION</u>				
TO:	[state name and address of Defendant(s) (if any) whose name is known to the Plaintiff]					
AND TO:	[Every other person in occupation of the proper and known as (give physical address or descrip		(state title)			
LET ALL PERSONS concerned attend before the Judge in Chambers, at the Law Courts, George Town, Grand Cayman on the day of , 20 , at o'clock, on the hearing of an application by the Plaintiff for an order that the Plaintiff do recover possession of the said property on the ground that the Plaintiff is entitled to possession and that the person(s) in occupation is (are) in occupation without licence or consent.						
Dated the day	y of 20					
[Signature of Pla	nintiff or the Plaintiff's Attorney]					
NOTE - Any person occupying the premises who is not named as a Defendant by this summons may apply to the Court personally or by attorney to be joined as a Defendant. If a person occupying the premises does not attend personally or by attorney at the time and place above-mentioned, such order will be made as the Court may think just and expedient.						
TIME ESTIMA	TE: The estimated length of the hearing of this su	immons is [state i	time].			
	g Summons was issued by [name of Plaintiff or service is [state address within the jurisdiction		Attorney]			



Summons for Third Party Directions (0.16, r.4)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

	CAUSE NO: OF 20_					
BETW	/EEN: PLAINTIFF					
AND:	DEFENDANT THIRD PARTY					
	SUMMONS FOR THIRD PARTY DIRECTIONS					
Town	LET ALL PARTIES concerned attend before the Judge in the Chambers at the Law Courts, George Town on the day of 20, at o'clock on the hearing of an application on the part of [state name of person] for an order for third party directions, as follows:					
1.	The Defendant serve a statement of the Defendant's claim on the said third party within [state time] days, who shall plead thereto within [state number of days] thereafter.					
2.	The Defendant and Third Party do respectively exchange list of documents within [14] days after these pleadings are closed [and file an affidavit verifying such list within the same period].					
3.	There be inspection of documents within [state number of days] days thereafter.					
4.	The Third Party be at liberty to appear at the trial of this action, and take such part as the Judge shall direct, and be bound by the result of the trial.					

6. [Set out any other directions sought].

7.	The costs of this ap	olication be costs in t	the cause and in	the third	l party procee	dıngs.
----	----------------------	-------------------------	------------------	-----------	----------------	--------

The question of the liability of the said third party to indemnify the Defendant be tried at

Dated the	y	20	
 [Signature	of Third Par	tv's Attornev]	

the trial of this action, but subsequent thereto.

TIME ESTIMATE: The estimated length of the hearing of this summons is [state time].

This Summons was issued by [name of Third Party or the Third Party's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Third Party].

GCR 1995 (Revised)



5.

Order for Third Party Directions (0.16, r.4)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

The Hon. Justice [state name] [in Chambers]	CAUSE NO: OF 20_
BETWEEN:	PLAINTIFF
AND:	DEFENDANT THIRD PARTY

ORDER FOR THIRD PARTY DIRECTIONS

UPON HEARING Counsel for the Plaintiff, Defendant and the Third Party [parties],

IT IS ORDERED that:

- 1. The Defendant serve a statement of claim on the said Third Party within [state number of days], who shall plead thereto within [state number of days] days thereafter.
- The Defendant and Third Party do respectively exchange list of documents within [14] days
 after these pleadings are closed stating what documents are or have been in their possession,
 custody or power relating to any matter in question in the third party proceedings [and file
 an affidavit verifying such list].
- 3. There be inspection of documents within [7] days thereafter.
- 4. The said third party be at liberty to appear at the trial of this action, and take such part as the Judge shall direct, and be bound by the result of the trial.
- 5. The question of the liability of the said third party to indemnify the Defendant be tried at the trial of this action, but subsequent thereto.
- 6. The costs of this application be [costs in the cause and in the third party proceedings].

i ned the	day or	20	
Filed the	day of	20 .	
Dated the	day of	20	

JUDGE OF THE GRAND COURT

This Order was filed by [name of Third Party or the Third Party's Attorney] whose address for service is [state address within the jurisdiction] [Attorney for the Third Party].



Notice to Fix Trial Date (0.34, r.3)

IN THE GRAIN	D COURT OF THE CATMAN ISLANDS	CAUSE NO:	OF 20				
BETWEEN:		PI	AINTIFF				
AND:		DEF	ENDANT				
	NOTICE TO FIX TRIAL DATE						
	E that [state name of party applying] will apply to at [state time of appointment] to fix a date for the tr		Court on				
	e of party applying]'s Counsel is [state name] where are as follows:	ose address, telep	phone and				
hereto. [Note - Court not less in	The parties' agreed statement containing a reasoned estimate of the length of the trial is annexed hereto. [Note - If an agreed statement is not annexed it must be delivered to the Clerk of the Court not less than 3 days prior to the appointment. If the statement is not agreed, the Applicant must deliver the Applicant's own statement].						
Dated this da	y of 20						
[Signature of Ap	plicant's Attorney]						
TO:	The Clerk of the Court						
AND TO:	[state name of all other parties on whom the app	lication must be s	erved]				
	s issued by [name of Applicant or the Applicant' tate address within the jurisdiction].	s Attorney] who	se address				



Mareva Injunction (O.29, r.1)

IN THE GRAND COU	JRT OF THE CAYMAN I	SLANDS		
		C	AUSE NO:	OF 20
BETWEEN:			PL	AINTIFF
AND:			DEF	ENDANT

INJUNCTION PROHIBITING DISPOSAL OF ASSETS IN THE CAYMAN ISLANDS

IMPORTANT:

NOTICE TO THE DEFENDANT

- (1) This Order prohibits you from dealing with your assets up to the amount stated. The Order is subject to the exceptions at the end of the Order. You should read it all carefully. You are advised to consult an attorney as soon as possible. You have a right to ask the Court to vary or discharge this Order.
- (2) If you disobey this Order you will be guilty of contempt of Court and may be [sent to prison or] fined or your assets may be seized.

*Delete the words "sent to prison" in the case of a corporate Defendant. This notice is not a substitute for the indorsement of a penal notice.

THE ORDER

An application was made today [date] by Counsel for [name], the Plaintiff to the Hon. Justice []. Upon hearing Counsel for the Plaintiff and Counsel for the Defendant, Hon. Justice [] heard the application and read the affidavits listed in Schedule 2 at the end of this Order.

As a result of the application IT IS ORDERED that:

1. DISPOSAL OF ASSETS

- (1) The Defendant must not remove from the Cayman Islands or in any way dispose of or deal with or diminish the value of any of the Defendant's assets which are in the Cayman Islands whether in the Defendant's own name or not and whether solely or jointly owned up to the value of \$[]. This prohibition includes the following assets in particular:
 - (a) the property as [] or the net sale money after payment of any mortgages or charges if it has been sold:



[If the injunction is intended to relate to land, it should specify the registered title number and application should normally be made for an inhibition under the Registered Land Act.]

(b)	the property and a	assets of the Defendant's business known as [] (or
	carried on at []) or the sale money if any of them have been sold; a	and

(c)	any money in the accounts numbered	[] at	:[]:	

(2) If the total unincumbered value of the Defendant's assets in the Cayman Islands exceeds \$[] the Defendant may remove any of those assets from the Cayman Islands or may dispose of or deal with them so long as the total unincumbered value of the Defendant's assets still in the Cayman Islands remains above \$[].

2. DISCLOSURE OF INFORMATION

The Defendant must inform the Plaintiff in writing at once of all the Defendant's assets in the Cayman Islands whether in the Defendant's own name or not and whether solely or jointly owned, giving the value, location and details of all such assets. The information must be confirmed in an Affidavit which must be served on the Plaintiff's attorneys within [] days after this Order has been served on the Defendant.

3. EXCEPTIONS TO THIS ORDER

- (1) This Order does not prohibit the Defendant from spending \$[] a week towards the Defendant's ordinary living expenses [and \$[] a week towards the Defendant's ordinary and proper business expenses] and also \$[] a week [or a reasonable sum] on legal advice and representation. But before spending any money the Defendant must tell the Plaintiff's attorneys where the money is to come from.
- [(2) This Order does not prohibit the Defendant from dealing with or disposing of any of the Defendant's assets in the ordinary and proper course of business].
- (3) The Defendant may agree with the Plaintiff's attorneys that the above spending limits should be increased or that this Order should be varied in any other respect but any such agreement must be in writing.

4. EFFECT OF THIS ORDER

- (1) A Defendant who is an individual who is ordered not to do something must not do it themselves or in any other way. The Defendant must not do it through others acting on the Defendant's behalf or on the Defendant's instructions or with the Defendant's encouragement.
- (2) A Defendant which is a corporation and which is ordered not to do something must not do it itself or by its directors, officers, employees, or agents, or in any other way.

5. THIRD PARTIES

 Effect of this Order - It is a contempt of Court for any person notified of this Order knowingly to assist in or permit a breach of the Order. Any person doing so may be sent to prison, fined, or have that person's assets seized.



- (2) <u>Set off by Banks</u> This injunction does not prevent any bank from exercising any right of set off it may have in respect of any facility which it gave to the Defendant before it was notified of the Order.
- (3) Withdrawals by the Defendant No bank need enquire as to the application or proposed application of any money withdrawn by the Defendant if the withdrawal appears to be permitted by this Order.

[6. SERVICE OUT OF THE JURISDICTION AND SUBSTITUTED SERVICE

- (1) The Plaintiff may serve the Writ of Summons on the Defendant at [] by [].
- (2) If the Defendant wishes to defend the Action the Defendant must acknowledge service within [] days of being served with the Writ of Summons.]

7. UNDERTAKINGS

The Plaintiff gives to the Court the undertakings set out in Schedule 1 to this Order.

8. DURATION OF THIS ORDER

This Order will remain in force [up to and including [] ("the Return Date"), unless before then it is varied or discharged by a further Order of the Court. The application in which this Order is made shall come back to the Court for further hearing on the Return Date.] [until after judgment in this Action unless before then it is varied or discharged by further Order of the Court].

9. VARIATION OR DISCHARGE OF THIS ORDER

The Defendant (or anyone notified of this Order) may apply to the Court at any time to vary or discharge this Order (or so much of it as affects that person), but anyone wishing to do so must first inform the Plaintiff's attorneys in writing on not less than [] days notice.

10. NAME AND ADDRESS OF PLAINTIFF'S ATTORNEYS

The Plaintiff's attorneys are:

[Name], [Address], [Telephone]

11. INTERPRETATION OF THIS ORDER

- (1) In this Order "he", "him" or "his" include "she" or "her" and "it" or "its".
- (2) Where there are two or more Defendants then (unless the context indicates differently) (a) references to "the Defendants" mean both or all of them; (b) an Order requiring "the Defendants" to do or not to do anything requires each Defendant to do or not to do it; (c) a requirement relating to service of this Order, or of any legal proceedings, on "the Defendants" means on each of them.



SCHEDULE 1

Undertakings given to the Court by the Plaintiff

- (1) If the Court later finds that this Order has caused loss to the Defendant, and decides that the Defendant should be compensated for that loss, the Plaintiff will comply with any Order the Court may make [but so that this undertaking is limited to the property and assets in the beneficial ownership of the Plaintiff in the hands of the liquidator].
- (2) As soon as practicable the Plaintiff will [issue and] serve on the Defendant [a] [the] Writ of Summons [in the form of the draft writ produced to the Court] [claiming appropriate relief] together with this Order.
- (3) The Plaintiff will cause an affidavit to be sworn and filed [substantially in the terms of the draft affidavit produced to the Court] [confirming the substance of what was said to the Court by the Plaintiff's counsel/attorneys].
- (4) As soon as practicable the Plaintiff will serve on the Defendant a [notice of motion] [summons] for the Return Date together with a copy of the affidavits and exhibits containing the evidence relied on by the Plaintiff.
- (5) Anyone notified of this Order will be given a copy of it by the Plaintiff's attorneys.
- (6) The Plaintiff will pay the reasonable costs of anyone other than the Defendant which have been incurred as a result of this Order including the costs of ascertaining whether that person holds any of the Defendant's assets and that if the Court later finds that this Order has caused such a person loss, and decides that the person should be compensated for that loss, the Plaintiff will comply with any Order the Court may make [but limited in like manner as undertaking 1] above.

SCHEDULE 2 Affidavit(s)

The Judge read (1) (2)	l the followir	ng affidavits before making this Order:
DATED this FILED this	day of day of	20 20
JUDGE OF TI	HE GRAND	COURT

This Order was filed by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction].

GCR 1995 (Revised) (amended 01.06.97)



Mareva Injunction (O.29, r.1)

IN THE GRAND CO	OURT OF THE CAYMAN ISLANDS		
		CAUSE NO:	OF 20
BETWEEN:		PI	LAINTIFF
AND:		DEF	ENDANT
-	INJUNCTION PROHIBITING DISPOSAL OF ASSETS WORLDWII	DE	

IMPORTANT:

NOTICE TO THE DEFENDANT

- (1) This Order prohibits you from dealing with your assets up to the amount stated. The Order is subject to the exceptions at the end of the Order. You should read it all carefully. You are advised to consult an attorney as soon as possible. You have a right to ask the Court to vary or discharge this Order.
- (2) If you disobey this Order you will be guilty of contempt of Court and may be [sent to prison or] fined or your assets may be seized.

*Delete the words "sent to prison" in the case of a corporate Defendant. This notice is not a substitute for the indorsement of a penal notice.

THE ORDER

An application was made today [*date*] by Counsel for [*name*], the Plaintiff to Hon. Justice []. Upon hearing Counsel for the Plaintiff and Counsel for the Defendant, Hon. Justice [] heard the application and read the affidavits listed in Schedule 2 at the end of this Order.

As a result of the application IT IS ORDERED that:

1. DISPOSAL OF ASSETS

(1) The Defendant must not (i) remove from the Cayman Islands any of the Defendant's assets which are in the Cayman Islands whether in the Defendant's own name or not and whether solely or jointly owned up to the value of \$[] or (ii) in any way dispose of or deal with or diminish the value of any of the Defendant's assets whether they are in or outside the Cayman Islands whether in the Defendant's own name or not and whether solely or jointly owned up to the same value. This prohibition includes the following assets in particular:



(a)	the property known as [] or the net sale money after payment of any
mortgages or charges if it has been sold;		been sold;

[If the injunction is intended to relate to land, it should specify the registered title number and application should normally be made for an inhibition under the Registered Land Act.]

- (b) the property and assets of the Defendant's business known as [] (or carried on at []) or the sale money if any of them have been sold; and
- (c) any money in the accounts numbered [] at [].
- (2) If the total unincumbered value of the Defendant's assets in the Cayman Islands exceeds \$[] the Defendant may remove any of those assets from the Cayman Islands or may dispose of or deal with them so long as the total unincumbered value of the Defendant's assets still in the Cayman Islands remains above \$[].

If the total unincumbered value of the Defendant's assets in the Cayman Islands does not exceed \$[], the Defendant must not remove any of those assets from the Cayman Islands and must not dispose of or deal with any of them, but if the Defendant has other assets outside the Cayman Islands the Defendant may dispose of or deal with those assets so long as the total unincumbered value of all the Defendant's assets whether in or outside the Cayman Islands remains above \$[].

2. DISCLOSURE OF INFORMATION

- (1) The Defendant must inform the Plaintiff in writing at once of all the Defendant's assets whether in or outside the Cayman Islands and whether in the Defendant's own name or not and whether solely or jointly owned, giving the value, location and details of all such assets.
- (2) The information must be confirmed in an affidavit which must be served on the Plaintiff's attorneys within [] days after this Order has been served on the Defendant.

3. EXCEPTIONS TO THIS ORDER

- (1) This Order does not prohibit the Defendant from spending \$[] a week towards the Defendant's ordinary living expenses [and \$[] a week towards the Defendant's ordinary and proper business expenses] and also \$[] a week [or a reasonable sum] on legal advice and representation. But before spending any money the Defendant must tell the Plaintiff's attorneys where the money is to come from.
- [(2) This Order does not prohibit the Defendant from dealing with or disposing of any of the Defendant's assets in the ordinary and proper course of business].
- (3) The Defendant may agree with the Plaintiff's attorneys that the above spending limits should be increased or that this Order should be varied in any other respect but any such agreement must be in writing.



4. EFFECT OF THIS ORDER

- (1) A Defendant who is an individual who is ordered not to do something must not do it themselves or in any other way. The Defendant must not do it through others acting on the Defendant's behalf or on the Defendant's instructions or with the Defendant's encouragement.
- (2) A Defendant which is a corporation and which is ordered not to do something must not do it itself or by its directors, officers, employees, or agents, or in any other way.

5. THIRD PARTIES

- Effect of this Order It is a contempt of Court for any person notified of this Order knowingly to assist in or permit a breach of the Order. Any person doing so may be sent to prison, fined, or have that person's assets seized.
- (2) Effect of this Order outside the Cayman Islands The terms of this Order do not affect or concern anyone outside the jurisdiction of this Court until it is declared enforceable or is enforced by a court in the relevant country and then they are to affect such person only to the extent they have been declared enforceable or have been enforced UNLESS such person is:
 - a person to whom this Order is addressed or an officer or an agent appointed by power of attorney of such a person; or
 - (b) a person who is subject to the jurisdiction of this Court and (i) has been given written notice of this Order at that person's residence or place of business within the jurisdiction of this Court and (ii) is able to prevent acts or omissions outside the jurisdiction of this Court which constitute or assist in a breach of the terms of this Order.
- (3) <u>Set off by Banks</u> This injunction does not prevent any bank from exercising any right of set off it may have in respect of any facility which it gave to the Defendant before it was notified of the Order.
- (4) Withdrawals by the Defendant No bank need enquire as to the application or proposed application of any money withdrawn by the Defendant if the withdrawal appears to be permitted by this Order.

[6. SERVICE OUT OF THE JURISDICTION AND SUBSTITUTED SERVICE

- (1) The Plaintiff may serve the Writ of Summons on the Defendant at by
- (2) If the Defendant wishes to defend the Action the Defendant must acknowledge service within [] days of being served with the Writ of Summons.]

7. UNDERTAKINGS

The Plaintiff gives to the Court the undertakings set out in Schedule 1 to this Order.



8. DURATION OF THIS ORDER

This Order will remain in force [up to and including ("the Return Date"), unless before then it is varied or discharged by a further Order of the Court. The application in which this Order is made shall come back to the Court for further hearing on the Return Date.] [until after judgment in this Action unless before then it is varied or discharged by further Order of the Court].

9. VARIATION OR DISCHARGE OF THIS ORDER

The Defendant (or anyone notified of this Order) may apply to the Court at any time to vary or discharge this Order (or so much of it as affects that person), but anyone wishing to do so must first inform the Plaintiff's attorneys in writing on not less than [] days notice.

10. NAME AND ADDRESS OF PLAINTIFF'S ATTORNEYS

The Plaintiff's attorneys are:

[Name], [Address], [Telephone]

11. INTERPRETATION OF THIS ORDER

- (1) In this Order "he", "him" or "his" include "she" or "her" and "it" or "its".
- (2) Where there are two or more Defendants then (unless the context indicates differently) (a) references to "the Defendants" mean both or all of them; (b) an Order requiring "the Defendants" to do or not to do anything requires each Defendant to do or not to do it; (c) a requirement relating to service of this Order, or of any legal proceedings, on "the Defendants" means on each of them.

SCHEDULE 1

Undertakings given to the Court by the Plaintiff

- (1) If the Court later finds that this Order has caused loss to the Defendant, and decides that the Defendant should be compensated for that loss, the Plaintiff will comply with any Order the Court may make [but so that this undertaking is limited to the property and assets in the beneficial ownership of the Plaintiff in the hands of the liquidator].
- (2) As soon as practicable the Plaintiff will [issue and] serve on the Defendant [a] [the] Writ of Summons [in the form of the draft writ produced to the Court] [claiming appropriate relief] together with this Order.
- (3) The Plaintiff will cause an affidavit to be sworn and filed [substantially in the terms of the draft affidavit produced to the Court] [confirming the substance of what was said to the Court by the Plaintiff's counsel/attorneys].
- (4) As soon as practicable the Plaintiff will serve on the Defendant a [notice of motion] [summons] for the Return Date together with a copy of the affidavits and exhibits containing the evidence relied on by the Plaintiff.



- (5) Anyone notified of this Order will be given a copy of it by the Plaintiff's attorneys.
- (6) The Plaintiff will pay the reasonable costs of anyone other than the Defendant which have been incurred as a result of this Order including the costs of ascertaining whether that person holds any of the Defendant's assets and that if the Court later finds that this Order has caused such a person loss, and decides that the person should be compensated for that loss, the Plaintiff will comply with any Order the Court may make [but limited in like manner as undertaking 1] above.
- (7) The Plaintiff will not without the leave of the Court begin proceedings against the Defendant in any other jurisdiction or use information obtained as a result of an Order of the Court in this jurisdiction for the purpose of civil or criminal proceedings in any other jurisdiction [save that the Plaintiff (or its liquidator) may be at liberty to commence civil proceedings in [].]
- (8) The Plaintiff will not without the leave of the Court seek to enforce this Order in any country outside the Cayman Islands [or seek an Order of a similar nature including Orders conferring a charge or other security against the Defendant or the Defendant's assets].

SCHEDULE 2 Affidavit(s)

(1) (2)			
DATED this FILED this	day of day of	20 20	
JUDGE OF TH	E GRAND CO	URT	

This Order was filed by [name of Plaintiff or the Plaintiff's Attorney] whose address for service is [state address within the jurisdiction].

GCR 1995 (Revised) (amended 01.06.97)



Originating Application (0.102, r.18)

IN THE GRAND COURT OF THE CAYMAN ISLANDS	CAUSE NO:	OF 20
IN THE MATTER OF SECTION 159 OF THE COMPANIES AC (2022 REVISION)	CT	
AND IN THE MATTER OF [state name of company]		
ORIGINATING APPLICATION		
Application is hereby made to the Clerk of the Court on behalf of (registration no) for an order that it be restored to the re-		
This application is made on the grounds set out in the affidavit of a [state whether the deponent is a shareholder, director or office on [state date].		
Dated this day of		
[State name of applicant]		
This Originating Application was filed by [name of Applicant or whose address for service is [state address within the jurisdiction].		attorney],
GCR 1995 (Revised) (amended 01.03.99)		



Order (0.102, r.18)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO: OF 20

IN THE MATTER OF SECTION 178 OF THE COMPANIES ACT (2022 REVISION)

AND IN THE MATTER OF [state name of company]

<u>ORDER</u>
UPON READING the Originating Application dated and the supporting affidavit sworn by on
IT IS ORDERED that:
 [state name of company] (registration no) shall be restored to the register of companies upon
Clerk of the Court This Order was filed by [name of Applicant or the Applicant's Attorney], whose address for service is [state address within the jurisdiction].
GCR 1995 (Revised) (amended 01.03.99)



Petition (0.102, r.18)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO: OF 20

IN THE MATTER OF SECTIONS 94 AND 159 OF THE COMPANIES ACT (2022 REVISION)

AND IN THE MATTER OF [state name of company]

PETITION

TO: The Grand Court of the Cayman Islands

The petition of [state name and address of petitioner] shows that:

- [state name of company] ("the Company") was incorporated and registered (registration no. ______) on [state date] under the Companies Act (as amended and revised).
- 2. The last known registered office of the Company was at [state address].
- 3. The Company was struck off the register of companies on [state date].
- 4. The Cabinet has consented to the presentation of this petition [only applicable if the petition is presented more than two years after the date on which the Company was struck off the register of companies].
- 5. The amount of the reinstatement fee payable upon restoring the Company to the register of companies is CI\$_____.
- 6. [Where the petitioner is a creditor] The Company is indebted to your petitioner in the sum of [state amount and give particulars of the circumstances in which the debt arose].
 - [In cases where the petitioner is a claimant]. Your petitioner has a claim against the Company for [state the nature of the claim and the circumstances in which it arose].
- 7. In the circumstances, it is just and equitable that the Company be restored to the register of companies and wound up under the provisions of the Companies Act (as amended and revised).



The petitioner therefore prays that:

- 1. the Company be restored to the register of companies;
- 2. the Company be wound up by the Court pursuant to the Companies Act (as amended and revised);
- 3. [state name] of [state address] be appointed Official Liquidator of the Company;
- 4. such other order or directions may be made as the Court thinks fit.

DATED _	 	
SIGNED .		 _

It is intended to serve this Petition upon:

- 1. The Registrar of Companies
- 2. The Company at its last known registered office.

This Petition was filed by [name of Applicant or the Applicant's attorney], whose address for service is [state address within the jurisdiction].

GCR 1995 (Revised) (amended 01.03.99)



Order (0.102, r.18)

IN THE GRAND COURT OF THE CAYMAN ISLANDS
Hon. Justice CAUSE NO: OF 20
IN THE MATTER OF SECTIONS 94 AND 159 OF THE COMPANIES ACT (2022 REVISION)
AND IN THE MATTER OF [state name of company]
<u>ORDER</u>
UPON HEARING counsel for [state name of petitioner] upon the petitioner's petition dated [state date]
AND UPON reading the affidavit of [state name] filed on behalf of the petitioner
AND UPON reading the affidavit of service of [state name]
IT IS ORDERED that:
 [state name of company] ("the Company") be restored to the register of companies upon payment of a reinstatement fee of CI\$ The Company be wound up in accordance with the provisions of the Companies Act (as amended and revised). [state name] of [state address] be appointed as Official Liquidator of the Company. [further orders and directions] The Official Liquidator shall publish notice of this Order in the Gazette. The petitioner's costs of and incidental to the petition shall be taxed and paid out of the assets of the Company.
DATED FILED
Judge of the Grand Court
This Order was filed by [name of Petitioner or the Petitioner's attorney], whose address for service is [state address within the jurisdiction].
GCR 1995 (Revised)



Order (0.102, r.19)

IN THE GRAND	COURT OF	THE CAYM	IAN ISLANDS	3		
HON. JUSTICE						
					CAUSE NO:	OF 20_
In the Matter of S	Section 229 of	the Compani	ies Act (2022 R	devision)		
And In the Matter			er shares issued	l by		
BETWEEN:						
						Plaintiff
			and —		_ Г	Defendant
			ORDER			
UPON hearing C Summons dated [Plaintiff and	d Counsel for t	he Defendant com	pany upon the (Originating
AND UPON read	ding the affida	vit of [state i	name]			
	e number of sh	nares] of [sta		tificate Number [ach (the "Shares")		
IT IS ORDERE	D that the right	ts attaching t	o the Shares sha	all be restored with	effect from the	date of this
Dated the Filed the	day of day of	20 20				
JUDGE OF THE	GRAND CO	URT	-			
This Judgment w is [state address			ntiff or the Pla	intiff's Attorney]	whose address t	for service
GCR 1995 (Revised)					



Registrar's Summons (0.72, r.4)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

FINANCIAL SERVICES DIVISION

CAUSE	NO: FSD	OF 20

[TITLE OF PROCEEDINGS]

REGISTRAR'S SUMMONS FOR DIRECTIONS

LET the parties attend before the Honourable Mr Justice [state name of assigned Commercial Judge] in Chambers on the [state date] at [state time] upon the application of the Registrar pursuant GCR Order 72, rule 4(2) for an order for such directions as the Judge thinks fit.

AND the parties are hereby directed to prepare and file an agreed case memorandum within [state time limit]

Dated the	day of	20
Registrar		

TO: (1) [State name of attorneys], attorneys for the Plaintiff

(2) [State name of attorneys], attorneys for the Defendant

This Summons for Directions is issued by the Registrar of the Financial Services Division of the Grand Court, The Law Courts, George Town, Grand Cayman.

GCR (amended 01.11.09)



Registrar's Notice (0.72, r.4)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

FINANCIAL SERVICES DIVISION

CAUSE NO: FSD___OF 20_

[TITLE OF PROCEEDINGS]

NOTICE OF CASE CONFERENCE

TAKE NOTICE that the Registrar requires that the parties' attorney's to attend before the Honourable Mr Justice [state name of assigned Commercial Judge] in Chambers [or state address of the attorney's office if the conference is to be held by video link] on [state date] at [state time] for the purposes of a case conference.

[AND FURTHER TAKE NOTICE that the Registrar requires the parties' foreign lawyers to attend at [state the address of the foreign lawyer's office] at [state local time] for the purposes of participating in the case conference.]

Daice	ı uic	uay 01	20	
Regis	etrar			
Kegis	suai			
TO:	(1) [State 1	name of attorne	ys], attorneys f	for the Plaintiff

(2) [State name of attorneys], attorneys for the Defendant

20

downof

Dotad the

This Notice is issued by the Registrar of the Financial Services Division of the Grand Court, The Law Courts, George Town, Grand Cayman.

GCR (amended 01.11.09)



of the Applicant(s)].

GCR (amended 01.11.09)

Form No. 73

Written Transfer Application (0.72, r.6)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

	[TITLE OF PROCEEDINGS]				
APPLICA	TION TO TRANSFER PROCEEDINGS TO THE FINANCIAL SERVICES DIVISION				
	orneys for [identify the applicant or applicants] hereby apply to the Registrar of the Financial vivision for an order that this proceeding be transferred to the Financial Services Division of the				
We hereby	certify that —				
	is is a financial services proceeding within the meaning of GCR O.72, r.1(2)[state applicable ab-paragraph or paragraphs]; and				
. ,	the total amount of the fixed court fee and ad valorem court fee paid by the Plaintiff was CI\$[state amount]; and				
(3) th	e parties have agreed that the transfer fee shall be paid by [state terms of any agreement].				
Dated the	day of 20				
[Signature	of attorneys by whom application is made]				
TO:	The Registrar of the Financial Services Division				
AND TO	(1) [Unless the application is made jointly by all the parties, a copy must be served on the attorneys for those parties who have not joined in the application]				

CAUSE NO: FSD___OF 20__



THIS NOTICE was filed by [state name, address and contact details of the attorneys acting on behalf

Transfer Order (O.76, r.6)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

FINANCIAL SERVICES DIVISION

CAUSE NO: FSD___OF 20__

[TITLE OF PROCEEDINGS]

ORDER FOR TRANSFER TO FINANCIAL SERVICES DIVISION

UPON reading the written application of [identify the applicant(s)] dated [state date]

AND UPON being satisfied that the cause or matter is a financial services proceeding

IT IS ORDERED by the Registrar that -

- (2) the proceeding is assigned to Mr Justice [state name of assigned Commercial Judge];
- (3) a transfer fee of CI\$ [state amount] be paid by [identify the paying party or parties];
- (4) no further step may be taken in the proceeding unless and until the transfer has been paid in full

This Order was filed by the Registrar of the Financial Services Division of the Grand Court, the Law Courts, George Town, Grand Cayman

GCR (amended 01.11.09)



Written Application for Review of Transfer Order (0.72, r.6)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

FINANCIAL SERVICES DIVISION

CAUSE NO: FSD___OF 20__

[TITLE OF PROCEEDINGS]

APPLICATION FOR REVIEW OF TRANSFER ORDER

We, the attorneys for [identify the applicant(s)] hereby apply to the Honourable Chief Justice for a review of the Transfer Order dated [state date] and that it be [discharged on the grounds that] [summarise the grounds on which the Chief Justice is asked to discharge the Transfer Order and transfer the proceeding back to the Civil Division] OR

[varied on the grounds that] [summarise the grounds upon which the Chief Justice is asked to vary the identity of the Commercial Judge to which it is assigned and/or the amount of the transfer fee and/or the identity of the paying party]

And we further rely upon the [identify the letter or written submission, if any, explaining the grounds more fully] attached herewith.

Dated the	day of	20		
[Signature o	f attorneys by wh	nom application is made]	
TO:	The Registrar of	the Financial Services Di	vision	

AND TO: [Unless the application is made jointly by all the parties, a copy must be served on the attorneys for those parties who have not joined in the application]

This Written Application was filed by [state name, address and contact details of the attorneys acting on behalf of the Applicant(s)].

GCR (amended 01.11.09)



Appendix II

Prescribed Forms (0.1, r.10)

Courts Funds Office

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Lodgment Schedule - Nominated Account

	CAUSE NO.		/					
	TITLE OF	ACT	ION					
							Pla	aintiff
							Defe	endant
					1			
Schedule pursu	ant to Order dated							
We request the Account and Nominated Account designation						r lodgme	ent to	a
Amount in word	ds				Figu	ires		
DATED this day of		,	20					
Signed								
Payor's Name								
Address								
to the A 2. Paymen	nts may be made by chaccountant General of ints may be made in case and not sent by post.	the G	rand Cou	ırt.				
	COURT FUNDS	OFF	TICE US	E				- -
Date received								1
Nominated Account numb	er							
Date funds transferred to a Nominated Account								
Lodgment approved by:	Lodgment approved by:							
GCR 1995 (Revised)								



Lodgment Schedule – General Account

	CAUSE NO.		/					
	TITLE OF	ACTIO	N					
							Plair	ntiff
						Ι	Defend	lant
		_		1				
Schedule pursu	ant to Order dated						-	
We request the Accountant C General Account designated					ourt for	r lodgmer	it to a	
Amount in word	ls				Figu	res		
DATED this day of		, 20						
Signed								
Payor's Name								
Address								
to the A 2. Paymen	to the Accountant General of the Grand Court.							
	COURT FUNDS	OFFI	CE US	E				
Date received						I		
Sub-account number					U.		•	
Lodgment approved by:								



Request for Lodgment (GCR 0.22, r.1)

	CAUSE NO.	/		
	TITLE OF	ACTION		
				Plaintiff
				Defendant
We request the Accountant of General Account for credit of			e into Cou	t for lodgment to a
Amount in word	ls]	Figures
The said sum is paid on beha	alf of			
pursuant to GCR Order 22, r	ule 1 in satisfaction of	the claim of		
DATED this day of		, 20		
Signed				
Defendant's Name				
Address				

NOTE: 1. Payments may be made by cheque or banker's draft and must be made payable to the Accountant General of the Grand Court.

Payments may be made in cash provided that it is delivered to the Court Funds Office and not sent by post.

See Overleaf



COURT FUNDS OFFICE USE

Date received	l					
Sub-account	number					
Lodgment ap						
NOTE:	NOTE: If no notice of acceptance pursuant to GCR Order 22, rule 3 is received within 21 days the funds should be transferred to a Nominated Account designated in the matter of the action referred to overleaf.					
Date funds tra	I		-			
Nominated Account number						
Transfer appr	oved by:					



Notice of Appropriation (O.22, r.8)

	CAUSE NO.	/			
	TITLE OF	ACTION			
					Plaintiff
					Defendant
To the Accountant General	al of the Grand Cou	rt			
Notice is hereby given that the	ne sum of				
Amount in word	ls]	Figures	
Is appropriated by					
pursuant to GCR Order 22, r	ule 8 in satisfaction of	•			
DATED this day of		, 20			
Signed					
Attorney's Name					
Address					

See Overleaf



COURT FUNDS OFFICE USE

Date received	_	
Sub-account/Nominated Account number		
Approved by:		

NOTE:

The funds referred to in this notice of appropriation are deemed to have been paid into Court pursuant to GCR Order 22, rule 1 and may be accepted by a notice served in accordance with Order 22, rule 3, in which case the funds may be paid out in response to a request for payment in GCR Form 202.



Request for Lodgment - Pursuant to Section 66 of the Trusts Act (Revised) (0.92, r.2)

Name of Trust						
We, being the Ti	rustees of th	e above mentioned Trust, request th	at the Accoun	tant Genera	al of the Grand	
		for lodgment to a Nominated Acco				
DATED 41	1 6	20				
DATED this	day of	, 20				
Signed			_			
Trustee's Name	;					
Address						
NOTES:	1.	This request must be supported by an affidavit specifying the information				
		required by Order 92, rule 2.				
	2.	Payments may be made by cheq payable to the Accountant General			must be made	
	3.	Payments may be made in cash p			d to the Cour	
		Funds Office and not sent by post.				
	4.	A trustee seeking to pay securities			te a transfer in	
		favour of the Accountant General	of the Grand C	ourt.		
		COURT FUNDS OFFICE	USE			
				1		
Date received						
Nominated Acco	ount number					
Date funds transferred to a Nominated Account				I		
Lodgment appro	ved by:			•		



Detail of Cash and Cheques

	PAYOR'S NAME	PAYOR'S ADDRESS	AMOUNT (words/figures)	FOR COURT FUNDS OFFICE USE CHEQUE CLEARED	
				DATE	AMOUNT
1					
2					
3					

Detail of Securities

	NOMINAL AMOUNT	DESCRIPTION OF SECURITY	FOR COURT FUNDS OFFICE US REGISTRATION COMPLETED		
			DATE	NUMBER	
1					
2					
3					



Payment Schedule - Nominated Account

	CAUSE NO.	/	<u>'</u>		
Nominated Account Designa	ation				
Tommaco Freedam Besigne	won				
The Association Company of t	ho Canad Count is dia	acted to make	o the maxima	nt(a) ana aifi	ad avamlant
The Accountant General of t	ne Grand Court is dire	ected to mak	e the payme	nt(s) specific	ed overlear.
Dated					
Signed AUTHORISED SIG	NATURE				
currency but less this schedule shall	nt is more than CI\$10 than CI\$100,000, US be signed by an 'A' si	\$120,000 or ignatory or a	the equivale ny two 'B' si	nt in any ot gnatories; a	her currency, nd
	t is more than CI\$100 edule shall be signed b			e equivalent	in any other
	COURT FUND	S OFFICE	USE		
Date received					
Nominated Account number	•				L
Date funds transferred to Ge	neral Account				
Payment approved by:					
If Nominated Account is to closed, date final statement i			I	1	

See Overleaf



	PAYEE'S NAME	PAYEE'S ADDRESS	AMOUNT (words/figures)	FOR COURT FUNDS OFFICE USE CHEQUE ISSUED	
				DATE	NUMBER
1					
2					
2					
3					

NOTES: The amount must be either –

- (a) a specific sum; or
- (b) "total principal and interest" in which case the account will be closed following payment.



Form No. 202

Payment Schedule - General Account

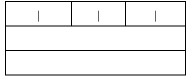
CAUSE NO

		1 1 1 1	
	TITLE OF A	ACTION	
			Plaintiff
			Defendant
The Accountant General of the	he Grand Court is dire	ected to make the paymen	t(s) specified overleaf.
Dated			
SignedAUTHORISED SIGN			

- If the total amount is more than CI\$10,000, US\$12,000 or the equivalent in any other (a) currency but less than CI\$100,000, US\$120,000 or the equivalent in any other currency, this schedule shall be signed by an 'A' signatory or any two 'B' signatories; and
- If the total amount is more than CI\$100,000, US\$120,000 or the equivalent in any other (b) currency, this schedule shall be signed by an 'A' signatory.

COURT FUNDS OFFICE USE

Date received Sub-account number Payment approved by:



See Overleaf



	PAYEE'S NAME	PAYEE'S ADDRESS	AMOUNT (words/figures)	OFFI	IRT FUNDS CE USE E ISSUED
				DATE	NUMBER
1					
2					
3					

NOTES: The amount must be either –

- (a) a specific sum; or
- (b) "total principal and interest" in which case the account will be closed following payment.



Request for Payment (0.22, r.3)

|--|

TITLE OF ACTION

	Plaintiff	
	Defendant	
The Accountant General of the Grand Court is requested to make the payments specified overleaf. The said sum was paid into Court by the Defendant pursuant to a notice in Form 14 and has been accepted by the Plaintiff pursuant to a notice in Form 15 served under GCR Order 22, rules 1 and 3		
DATED this day of	0	
SignedTITLE OF ACTION	<u> </u>	
Plaintiff's Name		
Address		
COURT FUNDS OFFICE	E USE	
Date received	1_1_1	
Approved for payment by:		

See Overleaf



	PAYEE'S NAME	PAYEE'S ADDRESS	AMOUNT (words/figures)	FOR COURT FUNDS OFFICE USE CHEQUE ISSUED	
				DATE	NUMBER
1					
2					
3					



Appendix III

Prescribed Forms (0.1, r.10)

Costs

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Form No. 314	152
Rill of Costs (O 62 r 27)	



Application for Taxation (O.62, r.28)

IN THE GRAI	ND COUI	RT OF THE CAYMAN ISLANDS	CAUSE NO: OF 20
BETWEEN:			PLAINTIFF
AND:			DEFENDANT
		APPLICATION FOR TAXATIO	ON
TO: The Taxis	ng Officer		
	ite name o	ul party] hereby apply for taxation on f paying party] ("the Paying Party") p	
I enclose: rule 28(3);	(a) th	e Bill of Costs completed and signed	by the Paying Party pursuant to
	(b)	the additional Statement of Object [state date];	ctions of the Paying Party dated
	(c)	my reply to the Statement of Obje	ections.
Dated the	day of	20	
Signature of pa	ying party	's attorney	
The successful	party's ado	dress for service is:	
Fax:			
The paying par	ty's addres	ss for service is:	
Fax:			



GCR 1995 (Revised) (amended 01.01.01)

Application for Default Costs Certificate (0.62, r.22(3))

IN THE GRAND COURT OF THE CAYMAN ISLANDS	CAUSE NO:	OF 20
BETWEEN:	PLAINTIFF	01 20
AND:	DEFE	NDANT
APPLICATION FOR DEFAULT COSTS C	ERTIFICATE	
TO: The Taxing Officer		
I [state name of successful party] being the successful party under [state name of paying party] ("the Paying Party") on [state date] I Certificate in the sum of \$[state the amount] claimed in the Bill of	nereby apply for a Defa	
The grounds of my application are that: (a) a Bill of Costs was served on the P (b) the Paying Party has failed to comp within the time limited by the rules	olete and return the Bill	
Dated the day of 20		
[Signature of successful party's attorney]		
The successful party's address for service is: Fax:		
The paying party's address for service is: Fax:		
GCR 1995 (Revised) (amended 01.01.01)		



Application for Costs Certificate (Agreed Amount) (O.62, r.22(2))

IN THE GRAND COURT OF THE CAYMAN ISLAND	OS CAUSE NO:	OF 20
BETWEEN:	PLAI	NTIFF
AND:	DEFEN	NDANT
APPLICATION FOR COSTS CERTIFICAT	E (AGREED AMOUNT)	
TO: The Taxing Officer		
I [state name of successful party] being the successful party u [state name of paying party] ("the Paying Party") on [st Certificate in the sum of \$[state the amount] being the amount are evidenced by the completed Bill of Costs signed by [the letter dated and written on behalf of the Pay	ate date] hereby apply for ount agreed to be paid by the the Paying Party and returned	a Costs Paying
I agree to accept this amount in full and final satisfaction of said Order for Costs	the Paying Party's liability u	nder the
Dated the day of 20		
[Signature of successful party's attorney]		
The successful party's address for service is:		
Fax:		
The paying party's address for service is:		
Fax:		



GCR 1995 (Revised) (amended 01.01.01)

Application for Taxation and Interim Costs Certificate (0.62, r.22(1)(b))

IN THE GRAND COURT	OF THE CAYMAN ISLANDS	CAUSE NO:	OF 20
BETWEEN		PLAIN	TIFF
AND:		DEFEN	NDANT
APPLICATION F	OR TAXATION AND INTERIM CO	OSTS CERTIFI	CATE
TO: The Taxing Officer			
	party] hereby apply for taxation on the staying party] ("the Paying Party") pursua		
	the Bill of Costs completed and signed to rule 28(3); the additional Statement of Objections [state date]; my reply to the Statement of Objections of Costs, I hereby apply for an Interim Camount which is agreed by the Paying Para 20 20 20 20 2y's attorney]	of the Paying Par	ty dated
The successful party's address	ss for service is: The paying party's add	lress for service is:	:



GCR 1995 (Revised) (amended 01.01.01)

Costs Certificate (O.62, r.22)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

	CAUSE NO:	OF 20
BETWEEN:	PLA	AINTIFF
AND:	DEF	FENDANT
COSTS CERTIFICATE		
HAVING TAXED on the standard basis the Bill of Co successful party] on [state date of lodgement]	sts lodged by [stat	te name of
IT IS HEREBY CERTIFIED that the net amount payable by pursuant to the Order for Costs made on [state date] is \$[state of taxation.]		
Dated the day of 20		
Taxing Officer		
GCR 1995 (Revised) (amended 01.01.01)		



Costs Certificate (O.62, r.14)

IN THE GRAND COURT OF	F THE CAYM	AN ISLANDS	CAUSE NO:	OF 20	
BETWEEN:			PLAINTIFF		
AND:			DEFENI	DANT	
COSTS CERTIFICATE					
HAVING TAXED on the indemnity basis the Bill of Costs lodged by [state name of successful party].					
IT IS HEREBY CERTIFIED that the amount payable by [state name of paying party] out of [identify the estate or fund] pursuant to the Order for Costs made on [state date] is \$[state amount].					
Dated the day of	20				
Taxing Officer					

GCR 1995 (Revised) (amended 01.01.01)





Costs Certificate (O.62, r.15)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

	CAUSE NO: OF 20				
BETWEEN:	PLAINTIFF				
AND:	DEFENDANT				
COSTS CERTIFICATE					
HAVING TAXED on the indemnity attorneys] on behalf of [state name of	basis the Bill of Costs lodged by [state name of person under disability]				
	amount payable to [state name of attorneys] by [state suant to the Order for Costs made on [state date] is				
Dated the day of 20					
Taxing Officer	_				
GCR 1995 (Revised) (amended 01.01.01)					



Interim Costs Certificate (O.62, r.22(1)(b))

IN THE GRAND COURT OF THE CAYMAN ISLANDS	CAUSE NO:	OF 200
BETWEEN:	PLAINT	IFF
AND:	DEFENI	DANT
INTERIM COSTS CERTIFICATE		
A BILL OF COSTS having been lodged for taxation on the stand of successful party] on [state date of lodgement].	dard basis by [sta	ate name
AND IT APPEARING to the taxing officer that [state name of that the amount payable pursuant to the Order for Costs made of than \$[state amount].		
IT IS HEREBY CERTIFIED that [state name of paying party] st successful party] the sum of \$[state amount] on account of the pay the said Order for Costs made on [state date].		
Dated the day of 20		
Taxing Officer		



GCR 1995 (Revised) (amended 01.01.01)

Default

IN THE GRA	ND COURT	OF THE CA	YMAN ISLANDS	CAUSE NO:	OF 20		
BETWEEN:				PLAINT	IFF		
AND:				DEFEN	DANT		
	DEFAULT COSTS CERTIFICATE						
UPON reading lodgement].	g the applica	tion made by	[state name of succ	essful party] on [state	e date of		
AND UPON 1	reading the a	ffidavit of ser	vice of [state name]	sworn on [state date]].		
	of Costs serv	ved on that per		y] has failed to comp Order for Costs made			
	e of the payin	ng party] purs		tate name of successfit Costs made on [state			
Dated the	day of	20					
Taxing Office	r		-				



GCR 1995 (Revised) (amended 01.01.01)

Application for Review by a Judge (0.62, r.30)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

	CAUSE NO: OF 20	'
BETWEEN:	PLAINTIFF	
AND:	DEFENDANT	
APPLICATION FOR REVI	EW BY A JUDGE	
TO: The Grand Court		
I [state name of dissatisfied party] hereby apply to a the Taxing Officer's decision on [state date] whereby certified to be payable by [state paying party's name] to the Order for Costs made on [state date].	y the net amount of \$[state amount] w	vas
I certify having paid the sum of \$[state amount] into 0	Court for the credit of this action.	
This application is made on the grounds contained served herewith.	in the Statement of Objections filed a	ınd
Dated the day of 20		
[Signature of the dissatisfied party's attorneys]		
The dissatisfied party's address for service is:		
Fax:		
The other party's address for service is:		
Fax:		
T uzi		
GCR 1995 (Revised) (amended 01.01.01)		





Application for Taxation (0.62, r.28)

IN THE MATTER OF SECTION 14 OF THE ARBITRATION ACT (2001 REVISION)

AND IN THE MATTER OR AN ARBITRAL AWARD MADE BY (STATE ARBITRATOR'S NAME] AND PUBLISHED ON [STATE DATE]

APPLICATION FOR TAXATION

TO: The Taxing Officer

I [state name of successful party] hereby apply for taxation on the standard basis of the costs payable by [state name of paying party] ("the Paying Party") pursuant to the Order for Costs contained in the arbitral award published on [state date].

for Costs co	ntained in the	e arbitral award published on [state date].
I enclose:		
	(a)	a true copy of the arbitral award;
	(b)	the Bill of Costs completed and signed by the Paying Part pursuant to rule 28(3);
	(c)	the additional Statement of Objections of the Paying Party dated [state date]; and
	(d)	my reply to the Statement of Objections
Dated the	day of	20
Signature of	successful p	art's attorney
The dissatist	fied party's a	ddress for service is:
Fax:		
The paying	party's addres	ss for service is:
Г		
Fax:		

GCR 1995 (Revised) (amended 01.01.02)



Application for

IN THE MATTER OF SECTION 84 OF THE ARBITRATION ACT, 2012

AND IN THE MATTER OF AN ARBITRATION CONDUCTED BY (STATE ARBITRATOR'S NAME] ON [STATE DATE]

APPLICATION FOR TAXATION OF ARBITRATOR'S FEES

TO: The Taxing Officer

I [state name of successful party] being a party to an arbitration agreement contained in a contract made on [state date] between [state party's name] and [state party's name], in respect of which the Court has made an order pursuant to Section 84 of the Arbitration Act (as amended and revised) requiring the arbitrator, [state arbitrator's name] to publish that arbitrator's award, hereby apply for taxation of the amount of fees properly payable to the arbitrator.

Len	വറ	Se.

- (a) the arbitrator's invoice:
- (b) the party's Statement of Objections [state date];
- (c) the arbitrator's reply to the Statement of Objections

I certify having paid the sum of \$[state amount] into Court pursuant to the Order made on [state date].

Dated the day of	20	
[Signature of the party's atto	rney]	
The party's address for service	ce is:	The arbitrator's address for service is:

GCR 1995 (Revised) (amended 01.01.01)



Application To Set Aside Default Costs Certificate (0.62, r.22(5)

IN THE GRAND COURT OF TH	E CAYMAN ISLANDS
	CAUSE NO: OF 20_
BETWEEN:	PLAINTIFF
AND:	DEFENDANT
APPLICATION TO SET	ASIDE DEFAULT COSTS CERTIFICATE
TO: The Taxing Officer	
Certificate dated [state date] and for	reby apply for an order setting aside the Default Costs an order that [state successful party's name] Bill of Costs its made on [state date] be taxed on the standard basis.
(b) the Bill	davit explaining the reasons for my default; of Costs completed and signed pursuant to rule 28(3); litional Statement of Objections dated [state date];
And hereby certify having paid the s	um of \$[state amount] into Court.
Dated the day of 20_	
Signature of paying party's attorney	
The successful party's address for se	rvice is:
The paying party's for service is:	

GCR 1995 (Revised) (amended 01.01.01)



Fax:

Bill of Costs (0.62, r.27)

IN THE GRAND COURT OF THE CAYMAN ISLANDS

CAUSE NO: OF 20__

BETWEEN: PLAINTIFF

AND:

DEFENDANT

BILL OF COSTS

PARTIES

This is [state name of successful party]'s Bill of Costs payable pursuant to the Order for Costs made on [state date].

The paying party on whom it is intended to serve this Bill of Costs is [state name].

INTRODUCTION

[Set out in narrative form a description of the nature of the proceedings sufficient to enable to the Taxing Officer to gain a proper understanding of it without necessarily having to read all the pleadings, evidence and judgements. A complete index of all the pleadings, affidavits and orders should be annexed to the Bill. Where the Order for Costs relates only to part of the proceedings, describe exactly those steps to which it relates.]

APPLICABLE ORDERS AND DIRECTIONS

[If the Court has made any orders or directions pursuant to GCR 0.62, r.4(7) to the effect that specific items of expenditure should be allowed or disallowed on taxation, set out particulars of the relevant orders.]

PARTICULARS OF ATTORNEYS ENGAGED

[List the names of all the attorneys engaged and set out all information necessary to enable the Taxing Officer to determine the appropriate hourly rate recoverable in respect of each of them. In the case of foreign lawyers, set out both the date upon which the foreign lawyerwas first admitted to practice as a professional lawyer and the date upon which the foreign lawyer was temporarily admitted as an attorney in the Cayman Islands.]



DETAILS OF WORK DONE

1	2	3	4		5
Item	Description of Work Done or Disbursement Incurred	Amount Claimed	Paying Party's Response		Amount Allowed
			Objections	Agreed Amount	
	Legal Fees	\$	Legal Fees	\$	
	Disbursements	\$	Disbursements	\$	
	TOTAL CLAIMED	\$	TOTAL AGREED	\$	

We [state name of successful party's attorneys] hereby certify that the amounts claimed in this Bill of Costs do not exceed the amounts (and rates) charged to and paid by [state name of successful party].

[Signature of successful party's attorneys]

We [state name of paying party's attorneys] hereby certify that [state name of paying party] agrees to pay the sum of \$[state amount] pursuant to the Order for Costs made on [state date] and objects to the balance claimed for the reasons stated in column 4 above as supplemented by the Statement of Objections served herewith.

[Signature of paying party's attorneys]

We [state name successful party's attorneys] hereby certify for the purposes of the Court Costs Rules 2001 that the sum in issue is \$[state amount].

[Signature of successful party's attorneys]

NOTE:

Bills of Costs should be laid out in landscape format using legal size paper (ie 14" wide by 8½" high).

GCR 1995 (Revised) (amended 01.01.01) (amended 01.06.11)



Approved by the Rules Committee of the Grand Court this 15th day of December, 2021.

Grand Court Rules - Orders 38, 91 and 95 were approved by the Chief Justince on 15th December, 2021.

Publication in consolidated form authorised by the Cabinet this 11th day of January, 2022.

Kim Bullings Clerk of the Cabinet



ENDNOTES

Table of Legislation history:

SL#	Added or replaced Orders #	Added or replaced Forms #	Legislation	Commence- ment	Gazette
54/2016	62		Grand Court (Amendment) Rules, 2016	29-Mar-2016	GE78/2016/s2
6/2015	94 & 96		Grand Court (Amendment) Rules, 2015	16-Mar-2015	G6/2015/s3
67/2014	11		Grand Court (Amendment) Rules, 2014	12-Dec-2014	GE94/2014/s2
35/2013	112		Grand Court (Amendment) (No. 2) Rules, 2013	21-Oct-2013	GE83/2013/s1
32/2013	11, 72 & 73		Grand Court (Amendment) Rules, 2013	1-Jul-2013	G13/2013/s2
4/2013	63		Grand Court (Amendment) (No. 3) Rules, 2012	1-Feb-2013	G1/2013/s2
54/2012	5 & 77A		Grand Court (Amendment) (No. 2) Rules, 2012	6-Nov-2012	G23/2012/s1
31/2012	7, 11 & 38		Grand Court (Amendment) Rules, 2012	1-Oct-2012	G19/2012/s1
17/2011	32		Grand Court (Amendment) (No. 2) Rules, 2011	13-Jul-2011	GE54/2011/s1
10/2011	11, 14 & 62	314	Grand Court (Amendment) Rules, 2011	1-Jun-2011	G11/2011/s2
30/2009	1, 4, 5 & 72	71 to 75	Grand Court (Amendment) Rules, 2009	1-Nov-2009	GE63/2009/s2
6/2008	1 & 102		Grand Court (Amendment) (No. 2) Rules, 2008	1-Mar-2009	GE5/2009/s2
27/2008	14		Grand Court (Amendment) Rules, 2008	24-Nov-2008	G25/2008/s3
3/2006	50		Grand Court (Amendment) Rules, 2006	30-Oct-2006	G22/2006/s1
2/2003			Grand Court Rules, 1995 (Revised)* revised in 2003	8-Sept-2003	G24/2003/s1
32/2002	102		Grand Court (Amendment) Rules, 2002	15-Jul-2002	G14/2002/s1
15/2001	01 & 62	301 to 314	Court Cost Rules, 2001	01-Jan-2002	G22/2001/s1
29/2001	50A, 95 &102		Grand Court (Amendment) Rules, 2001	04-Jun-2001	G12/2001/s3
8/2000	42		Grand Court (Amendment) Rules 2000	1-Apr-2000	G6/2000/s6
15/1999	18, 41, 42, 48, 53 & 102	30A, 66, 67 & 68	Grand Court (Amendment) Rules 1999	01-Mar-1999	G4/1999/s7
20/1997	85		Grand Court (Amendment) (No.2) Rules 1997	01-Jan-1998	G26/1997/s1
19/1997		64 & 65	Grand Court (Amendment) Rules 1997	1-Jun-97	G10/1997/s3
11/1996	14, 15, 18, 22, 28, 32 & 82		Grand Court (Amendment) Rules 1996	20-Jan-1997	G2/1997/s2
23/1995	92		Grand Court (Amendment) (No. 2) Rules, 1995	22-Jan-1996	G2/1996/s7
22/1995	1, 15 & 102	9, 11 & 33	Grand Court (Amendment) Rules 1995	16-Oct-1995	G21/1995/s1
19/1995			Grand Court Rules, 1995	1-Jun-1995	GE9/1995/s1



(Price: \$30.40)

