Form 2.54 Instalment order

Court Procedures Rules 2006

(see r 2151 (Instalment order—application by enforcement debtor) and r 2153 (Enforcement order—application by enforcement creditor))

In the *[Supreme/Magistrates] Court of the Australian Capital Territory

No *[SC/MC] of (year)

(name)
Enforcement creditor

(name)
Enforcement debtor

To: (*name*)

*[enforcement creditor/enforcement debtor]

Amount owing

The enforcement creditor obtained a money order on (date) against the enforcement debtor.

Filed on behalf of the *[enforcement creditor/enforcement debtor] by: (the enforcement creditor's address for service and telephone number (if any) or, if the enforcement creditor is represented by a solicitor and the solicitor is the agent of another solicitor, the name and place of business of the other solicitor)

Approved form under Court Procedures Act 2004, s 8

The amount outstanding is as follows:	
Money order amount (including costs, if any)	\$
Less payments	\$ \$
Plus interest	\$
Plus costs	\$
Total owing	\$
Order	
An order is made authorising satisfaction of the order payments as follows:	ler debt by instalment
payable by: (name)	
instalment amount:	
payable: *[weekly/fortnightly/monthly/othe	er (specify)]
The instalment payments are payable to the enforce as otherwise directed in writing by the enforcement	` '
Notice to enforcement debtor and enforcem	nent creditor
You may apply to the Court to stay enforcement of (see r 2013).	this order at any time
For provisions about amending, setting aside and so see rule 2160.	uspending instalment orders,
Registrar: (Registrar to sign and seal)	
Date:	
*omit if, or whichever is, inapplicable	

