

## Form 2.55 Instalment order agreement

*Court Procedures Rules 2006*

(see r 2157 (Instalment order—instalment order agreement))

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

No \*[SC/MC] of (year)

(name)

Enforcement creditor

(name)

Enforcement debtor

The enforcement debtor and enforcement creditor agree that the amount owing under the money order is \$.....worked out as follows:

		\$
(i)	amount of order debt (including interest awarded by the Court):	.....
(ii)	plus judgment costs:	.....
	subtotal	.....
(iii)	less amounts paid since judgment:	.....
	subtotal	.....
(iv)	plus interest from the date of judgment to the date of this application on so much of the order debt as remains payable from time to time worked out as follows:	
	from ...../...../.....to...../...../..... days @.....%	.....
	from ...../...../.....to...../...../..... days @.....%	.....
	subtotal	.....

- (v) plus:
- (a) costs incurred since judgment: .....
- (summarise costs incurred)
- Total amount owing .....

The enforcement creditor and enforcement debtor agree that—  
*\*(select 1 only of the following options)*

\*the amount owing is to be paid by instalments as follows:  
 payable by: (name)  
 instalment amount:  
 payable: \*[weekly/fortnightly/monthly/other (specify)]

\*the instalment order made on (date) be revoked.

\*the instalment order made on (date) be amended as follows:  
*(insert details)*

Signature of enforcement debtor:.....

Signature of witness:.....

Signature of enforcement creditor:.....

Signature of witness:.....

Date:

**Note**

This agreement must be attached to form 2.56 (Instalment order by agreement)

*\*omit if, or whichever is, inapplicable*