FORMS UNDER THE BANKRUPTCY AND INSOLVENCY ACT

April 30, 1998

General title for: Proceedings; Summary Administration Proceedings; Proceedings Relating to Proposal by Insolvent Person; Court Proceedings; Receivership (Rule 9)

District of Division No. Court No. Estate No.

In the matter of the bankruptcy (or of the proposal, or the receivership or the insolvency or the consumer proposal, as the case may be) of _____

(Where applicable for summary administration, add:)

SUMMARY ADMINISTRATION

Application for Trustee Licence (Individual) (Subsection 13(1) of the Act)

GENERAL INFORMATION

Family Name	Given Name(s)	Date of Birth	
	_	year month day	
Other Previous Leg	al Names or Aliases		
Business Address		Home Address	
Telephone No.		Telephone No.	_
E-mail address:		_	
Current Employer		Employment Began year month day	
Professional organiz	zation(s) of which I am currently a	·	
1 7	-	ITE QUALIFICATIONS	
	legrees, professional designations, provide a curriculum vitae.	year of conferment, post-secondary institutions) and relevant wo	rk
_			_

FORM 2 -- Continued

DECLARATION REGARDING PREREQUISITE QUALIFICATIONS

I hereby declare that:

- (a) I have not, at any time within the 5 years preceding the date of this application, personally been in a *state of insolvency*¹;
- (b) I have successfully completed the BIA Insolvency Counsellor's Qualification Course;
- (c) I have successfully completed the National Insolvency Qualification Program;
- (d) As a member or former member of a professional organization, I am in good standing with, and am not subject to any current disciplinary action by that organization.

SPECIFIC QUALIFICATIONS

If you are a member of a professional organization, do you intend to retain your membership in that organization when you begin to practice as a trustee?

G Yes G No

(If yes, and if such membership entitles you to practice a profession that is an incompatible occupation², you are required to satisfy the Superintendent that you will be a non-practising member of the organization. Please refer to sections 36 to 39 of the Directive.)

DECLARATION RELATING TO THE APPLICANT'S REPUTATION

I hereby declare that:

- (a) I have no criminal record:
- (b) I have never been a bankrupt;
- (c) I have never been a principal shareholder, a director or an officer of a bankrupt corporation;
- (d) As a member or former member of a professional organization, I have not previously been found guilty of professional misconduct of an ethical, commercial or economic nature;

except as indicated hereafter (please provide documentation)) :

¹ "State of insolvency" means being bankrupt, having filed a notice of intention or a proposal under the BIA, or being subject to any similar proceedings under federal, provincial or foreign legislation.

[&]quot;Incompatible occupation" includes, notably, a collection agent, a bailiff, a trade association representative, an employee of the Office of the Superintendent of Bankruptcy ("OSB"), a lawyer and a notary in the province of Québec, as well as any other occupation, business or profession which may be in conflict with the duties and responsibilities of a trustee.

FORM 2 -- Continued

UNDERTAKING OF APPLICANT REGARDING CONDITIONS IMPOSED ON NEW LICENCES

If a trustee licence is granted by the Superintendent of Bankruptcy, I accept that it be subject to the following conditions:

- (a) that I will, for a period of twenty-four (24) months, practice with, and in the same physical location as, an active established trustee who is acceptable to the Superintendent.
- (b) that where, at any time during those twenty-four (24) months, I do not meet the requirement set forth in paragraph (a), I will be authorized to act only in the following cases:
 - (i) consumer proposals;

Applicant's name in block letters

- (ii) estates under the summary administration provisions of the Act;
- (iii) estates, known as ordinary administration estates, for which the unsecured liabilities, as per the Statement of Affairs, do not exceed \$500,000 and for which the realizable assets as per the Statement of Affairs, after deducting the value of all security interests, do not exceed \$15,000; and
- (iv) all other cases (notice of intention, Division I proposal, Interim Receiver, estates not covered by case (iii) above, etc.), subject to the approval of the Division Assistant Superintendent (DAS) and on such terms as the DAS shall determine, considering my performance.

These conditions will not necessarily restrict me to any specific employer and any transfer or change of employment assuring similar or better circumstances would be acceptable. I will inform you in advance of any such change.

I also accept that these conditions may, upon written request, be reviewed after the period of twenty-four (24) months. They will thus either be removed, modified or maintained.

If other conditions are to apply, I will be so notified by the Superintendent, prior to the granting of the licence, for my approval.

AUTHORIZATION

I understand that my application for a trustee licence is subject to an investigation, and that a verification by the Royal Canadian Mounted Police (RCMP) will be conducted with regard to criminal records, ongoing or completed investigations and arrest warrants, as well as with regard to my background. I hereby authorize and give consent to the RCMP or other police forces to release personal information and make full disclosure to the Office of the Superintendent of Bankruptcy, as provided by the Privacy Act.

DECLARATION AND SIGNATURE

ne attached documents i	is, to the best of my know	ledge and belief, true	e, correct and complete in
, this	day of		
	ne attached documents in the end to respect the condition	ne attached documents is, to the best of my know ee to respect the conditions contained in this for	mnly declare that I am the applicant named in this application and the attached documents is, to the best of my knowledge and belief, true see to respect the conditions contained in this form, if the Superintend, this

Signature of applicant

FORM 2 -- Continued

APPLICATION FOR A TRUSTEE LICENCE BREAKDOWN OF AREA OF EXPERIENCE IN INSOLVENCY MATTERS

Name of Applicant:					Firm:			
The applicant for a trustee licencis to be shown as a percentage (me worked during	g the periods indica	ted, in the various fiel	ds indicated. The breakdown	
	Consumer Bankruptcies	Consumer Proposals	Commercial Bankruptcies	Commercial Proposals	Interim Receiverships	Receiverships, Agency, Look- see, Secured Creditors, CCAA	Other work not directly related to insolvency work (audit, tax, accounting, forensic)	
Previous Year								
During (year)								
During (year)								
During (year)								
I, the undersigned applicant for information faithfully reflects my periods shown above.				employed trustee, fo	or associated, here	by attest that the informal e with this firm, faith	bove applicant trustee is presently rmation provided by the applican fully reflects the extent of his/he	
Signature of Applicant				Signature	of Trustee			
Date:				Trustee's	name in block lette	rs		
				Date:				

FORM 2 -- Concluded

THE FOLLOWING MUST ALSO BE PROVIDED WITH THIS APPLICATION

Please fill out this page and return with your application. If any items are not checked off, please indicate the reason for such information being excluded and the date at which it will be provided.

- **G** 1 A copy of the applicant's certificate of completion of the Insolvency Counsellor's Qualification Course.
- **G** 2 A curriculum vitae containing the applicant's academic background and a list of employment positions held during the last ten (10) years with a brief description of duties.
- **G** 3 A detailed description of experience in bankruptcy administration (see attached table).
- **G** 4 A recent photograph of the applicant (approx. 5 cm X 3.5 cm).
- **G** 5 A cheque for \$300 payable to the Receiver General of Canada.

Where the applicant intends to practice either with a trustee firm (i.e. partnership or corporate licence), or as an employee of another trustee:

G 6 A supporting letter in which the employer or a partner undertakes to provide the necessary resources (work facilities, equipment and personnel) that will be required by the applicant for the execution of his/her duties as a trustee, as well as insurance coverage (professional liability insurance <u>and</u> employee dishonesty (fidelity) insurance).

In all other cases (in order to obtain authorization to begin accepting professional engagements):

- **G** 7 A personal balance sheet.
- **G** 8 Details of necessary resources (work facilities, equipment and personnel) that will be at the applicant's disposal in the execution of his/her duties as a trustee, and of banking arrangements.
- **G** 9 Evidence of insurance coverage for the applicant (professional liability insurance <u>and</u> employee dishonesty (fidelity) insurance).

Application for Trustee Licence (Corporation) (Subsection 13(1) of the Act)

GENERAL INFORMATION

Name of Corporation (pre-approved by the Superintendent)
Address of Head Office
Tel. No
Fax No.
E-mail address:
Incorporated:
G under Federal law
G under provincial law (Which province(s)?
Other province(s) in which the corporation is registered:
Date of Incorporation / /
Bankruptcy District(s) for which Licence is requested:
DECLARATION
I, the undersigned, do solemnly declare that I am authorized to submit the present application on behalf of the corporation named herein and that the information set out in this application and in the attached documents is, to the best of my knowledge and belief, true, correct and complete in all respects.
Dated at, this day of
Applicant, on behalf of the Corporation

FORM 3 -- Concluded

THE FOLLOWING MUST ALSO BE PROVIDED WITH THIS APPLICATION

Please fill out this page and return with your application. If any items are not checked off, please indicate the reason for such information being excluded and the date at which it will be provided.

- G 1 The original or a certified true copy of the constituting documents (letters patent, certificate of incorporation, memorandum or articles of association and other pertinent documentation).
- **G** 2 The address of the head office and of every other office or place of business from which the corporate trustee intends to provide bankruptcy services.
- **G** 3 The personal balance sheet of the firm's managing trustee (as of the date of the application).
- **G** 4 The name, residential address and occupation of each shareholder and each person having a direct or indirect proprietary interest in the corporation (including beneficial owner, where applicable).
- G 5 The number of shares (*or* proportion of total shares) and the classes of shares held by each shareholder in the corporation.
- G A list indicating every trustee who is simultaneously a shareholder (or financial backer) of this corporation and of any other corporate trustee¹ and all relevant details (i.e. names of those corporate trustees, and the district(s) in which they operate).
- **G** 7 The name, residential address and occupation of each director and of each officer of the corporation.
- **G** 8 The name and business address of every licensed trustee who will practice in an office or place of business of the corporate trustee.
- **G** 9 Evidence of insurance coverage (professional liability insurance <u>and</u> employee dishonesty (fidelity) insurance).
- **G** 10 A cheque for \$300 made out to the order of the Receiver General of Canada.

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A copy of the following information must also be sent to your local Division Assistant Superintendent (DAS):

- G 11 Details of necessary resources (work facilities, equipment and personnel) available for each office at which the corporate trustee intends to provide bankruptcy services, as well as details of banking arrangements.
- **G** 12 Where the trustee responsible for the administration of estates is being replaced, a letter indicating which trustee is assuming responsibility for these estates, and the signature of that trustee confirming his/her acceptance of the transfer.

Section 27 of the Directive reads as follows: "A trustee may, with the pre-approval of the Superintendent, be a shareholder or a financial backer of more than one corporate trustee provided that:

- (a) the corporate trustees do not operate in the same district;
- (b) the trustee satisfies the Superintendent that there is no conflict of interest; and
- (c) the trustee respects any other conditions and limitations that the Superintendent considers appropriate."

Section 28 of the Directive reads as follows: "Notwithstanding section 27, a trustee may, with the pre-approval of the Superintendent, be a shareholder or a financial backer of more than one corporate trustee in the same district, for a limited period of time, in order to retire from practice as a trustee."

Trustee Licence (Section 13.1 of the Act)

This is to certify that	
is licensed to act as a trustee in the Bankruptcy District(s) of	
Superintendent of Bankruptcy	 Date

Trustee Licence (Section 13.1 of the Act)

This is to certify that	
is licensed to act as a trustee in the Bankruptcy District(s) of	
subject to the following condition(s):	
Superintendent of Bankruptcy	Date

Notice to Canada Post Corporation Requesting Redirection of Mail Addressed to Bankrupt (Subsection 35(1) of the Act)

Take notice that I,as stated in the attached certificate of apat the following address(es):	, the trustee of the estate of ppointment, hereby request that any mail ad	, a bankrupt Idressed to the bankrup
be redirected to the trustee (or), at the following addre	ess:
for the period beginning on	and ending on	
Dated at, this	day of	
	,	Trustee

NOTES: This notice may refer to the bankrupt's residence only where the trustee has, on application, obtained permission to do so from the court.

Where the bankrupt is an individual, this notice is operative only during the 3-month period immediately following the date of bankruptcy, unless the court, on application, extends that period, on such terms as the court considers appropriate.

Application of Former Trustee to Pass Accounts (Subsection 36(1) of the Act; Rule 56)

(Title Form 1)

I, the undersigned, hereby apply to the court pursuant to subsection 36(1) of the Act to pass my accoun	ts.			
Attached and marked as Exhibit A is a statement of receipts and disbursements.				
I have sold or realized all the property of the bankrupt, with the exception of the following:				
(Give the description and value of all property not sold or realized and the reasons why these iter were not sold or realized.)	ns			
Dated at, this day of				

Former Trustee

Affidavit Verifying Application to Pass Accounts (Rule 56)

I,, the pe	erson named in the attached application, do
I,, the personal swear (or solemnly declare):	
That the statements in this application are to my knowledge,	true;
That the statement of receipts and disbursements attached to an accurate and correct statement of my administration of the est	
That all the property of the bankrupt that came into my hands I manner;	has been realized or disposed of in a proper
That all claims filed were properly examined and that, to m marked as Exhibit B contains a true and correct list of the claims of the dividend sheet have been duly made;	
That every disbursement included in the statement of receipts	and disbursements is accurate and correct;
That I have not received, nor do I expect to receive, nor haconsideration other than as shown in the statement;	ave I been promised, any remuneration or
That I have not been a party to, nor have I knowledge of, any or with any other person as a result of which a creditor received of excess of that to which the creditor was properly entitled;	
That notice of the application in the attached form marked as, sent by mail to every creditor whose claibankrupt, to the substituted trustee and to the Division Office.	9
SWORN (<i>or</i> SOLEMNLY DECLARED) before me at the of, in the Province of, this day of	
Commissioner of Oaths for the Province of	Former Trustee

Notice of Former Trustee's Application to Pass Accounts (Rule 56)

(Title Form 1)

Take notice that:					
1. A substitute trustee		, I, the unde	rsigned, will, on th	e day of __	
, at the hour of accounts.	O'Clock,	apply to the re	gistrar in bankrupt	cy at	to pass my
accounts.					
2. Enclosed is my stat	ement of receip	ots and disburse	ements.		
3. I have sold or realiz	ed all the prope	erty of the bank	rupt, with the excep	otion of the follo	wing:
(Give the description items were not sold	. *	f all property	not sold or realiz	ed and the red	asons why these
4. You are at liberty to in respect of the same.	attend in perso	n or by solicitor	at the passing of the	ne said account	s and to be heard
Dated at	, this	day of	·		
			-		
				Forn	ner Trustee

Application of Trustee for Discharge (Rule 61)

		(Title Form	ı 1)	
hereby apply to the co	ourt for an order	of discharge wi	th respect to the a	, a bankrupt, bove-mentioned estate and, osection 16(1) of the Act.
I certify that I have o	bserved the appl	licable terms set o	out in the General R	ules.
Dated at	, this	day of	·	
				Trustee

Notice of Final Dividend and Application for Discharge of Trustee (Paragraph 152(5)(c), Rule 61)

(Title Form 1)

Take notice that:

1. A final dividend sheet has been prepared. There is enclosed with this form a copy of the dividend sheet and a copy of my final statement of receipts and disbursements as taxed.
2. The final dividend will be paid after the expiration of 15 days following the date of the mailing of this notice.
3. Notice of objection of the final statement and dividend sheet must be filed with the registrar, a, before the day of, and a copy of the notice served on the undersigned. The notice must state the reasons for the objection.
4. I will apply to the court on the day of, at the hour of o'clock, or so soon thereafter as the motion can be heard, for an order of discharge with respect to the above-mentioned estate and for a release of the security provided by me pursuant to subsection 16(1) of the Act.
5. Notice of objection to my discharge, setting out the reasons for opposition, must be filed with the registrar, at, at least five days before the date of the hearing, and a copy of the notice must be served on me within those five days.
Dated at, this day of

Trustee

Final Statement of Receipts and Disbursements (Other than Summary Administration and Consumer Proposals) (Section 152 of the Act)

(Title Form 1)

TRUSTEE'S STATEMENT OF RECEIPTS AND DISBURSEMENTS

RECEIPTS

1. Cash in hand and in bank\$	
2. Realization of assets: Book debts and bills of exchange	
3. Realization of assets: Stock, fixtures, machinery and furniture	
4. Realization of assets: Real property	
5. Received from a) interim receiver as taxed	
6. Operating receipts: less: (a) purchases(b) operating expenses	
7. Miscellaneous: (a) Bank interest, etc. (<i>Specify</i>)	
TOTAL RECEIPTS\$	

FORM 12 -- Continued

DISBURSEMENTS

8. Fees paid: (a) to official receiver\$ (b) to court\$\$	
9. Notice of first meeting: Local Paper To (Number) creditors Postage	
10. Other advertising	
11. Stocktaking and possession (Actual expenses only)	
12. Premiums: (a) Bond Premium(b) Insurance	
13. Notice of bankrupt's application for discharge: To (<i>Number</i>) creditors Postage	
14. Auctioneer: Commission	
15. Notice of final dividend and trustee's application for discharge: To (<i>Number</i>) creditors Postage	
16. Other notices and reports: To (<i>Number</i>) creditors Postage	
17. Postage on general correspondence	
18. Inspector: (a) Fees (<i>Give details</i>)	

FORM 12 -- Continued

19. Miscellaneous(a) Loss on operations		\$	
(b) Cost of former trustee as taxed			
(C) (Itemize)		 \$	
20. Trustee's remuneration		 	
(b) Solicitor to estate(c) Court fees awarded aga(d) Costs awarded to oppo	ssignment:	 	
22. Taxes (Federal and Provincial).		 	
23. Counselling fees		 	
24. Trust claim (Crown)		 	
TOTAL DISBURSEMENTS		 \$	
25. Amount available for distribution		 	
26. Levy payable under section 147	of the Act \$		
27. Secured creditors:			
Dividend \$	less levy	 	
28. Preferred creditors:			
Dividend	less levy	 	
29. Unsecured creditors:			
Proved claims of \$			
Interim dividend% \$	less levy	 	
Final dividend% \$	less levy	 	

FORM 12 -- Concluded

30. Status of Bankrupt≤s Discharge (if an individual)

	not accounted fo		secured) as shown in the statement of property has not been sold or realized
Date			Trustee
Approved by the following ins	spectors:		
Taxed at the sum of \$, this	day of	
			Registrar

Trustee=s Statement of Receipts and Disbursements (Summary Administration) (Sections 152, 155 of the Act; Rule 62)

(Title Form 1)

	(Itemize the rec	reipts)	
•		\$ on	\$
NET RECEIPTS AVAILABLE	TO THE ESTATE:		\$
Disbursements: 1. Counselling fees:		\$	
3. Administrative Disburseme	ent:		
35% of	<u>-</u>		
Total Fees		·······	
5. Applicable Taxes:		·······	
TOTAL DISBURSEMENTS:			\$ <u></u>
Amount available for distribut	tion:		

FORM 13 -- Concluded

Proved Claims:\$	
Dividend:	\$
Superintendent=s Levy:	
Total Dividend and Levy	 \$
Status of Bankrupt=s Discharge:	
(Give the description and value of all property affairs or otherwise known and not accounted f and stating the disposition made)	
Date	Trustee
Approved by the following inspectors:	

Administrator≤ Statement of Receipts and Disbursements (Consumer Proposal) (Rule 98)

(Title Form 1)

RECEIPTS:		
	(Itemize the receipts)	
Total Receipts:		\$
Less trust claims:		
RECEIPTS AVAILABLE TO PRO	OPOSAL:	\$ <u></u>
DISBURSEMENTS:		
1. Counselling fees:		.\$
Fees paid: (a) to Official Receiver (b) to the Court (where app	\$ licable)	·
(b) On approval or deemed approval by the court		
Total Fees:		·
4. Applicable Taxes:		
TOTAL DISBURSEMENTS:		\$ <u></u> _
Amount available for distribution	·	

Total Dividend and Levy......\$______

Proved Claims: \$ _____

Dividend:\$ ______

Superintendent=s Levy:.....

FORM 14 -- Concluded

Date	Administrator of
	Consumer Proposal
Approved by the following increators:	
Approved by the following inspectors:	

Notice of Deemed Taxation of Trustee's Accounts and Deemed Discharge of Trustee (Rules 64 and 65)

(Title Form 1)

Summary Administration

	Tak	ke notice that:
	1.	I,, the trustee of the estate of
for	the t	, a bankrupt, under summary administration, have applied taxation of my accounts and for my discharge.
aco		The Superintendent of Bankruptcy has issued a letter of comment to me that does not request that my ts be taxed by the registrar.
	3. <i>F</i>	Attached to this notice are the following:
	(a)	a copy of my final statement of receipts and disbursements;
	(b)	a copy of the dividend sheet, showing the dividends paid or to be paid to the creditors of the bankrupt; and
	(c)	the final dividend that is owed to you, if applicable.
the		Any creditor may object to the taxation of my accounts and to my discharge by doing the following within days after the day on which this notice is sent:
	(a)	serving a notice of objection on me or sending me a notice of objection by registered mail or by courier;
	(b)	filing a copy of the notice of objection with the registrar, along with any applicable fee of as provided by the tariff, and;
	(c)	sending a copy of the notice of objection to the Division office.

Where a creditor objects to the taxation of my accounts, I will apply to the registrar for a date for the hearing

of the objection and will send to any creditor who has objected a notice of the hearing.

FORM 15 -- Concluded

5. If I do not receive notice of objection to the taxation of my accounts and to my discharge within the 30 days after the day on which this notice is sent, I will:
(a) at the expiration of that time limit, take my fee;
(b) at the expiration of that time limit, if I have not already done so, send to each creditor his or her fina dividend; and
(c) within the three months after the day on which this notice is sent,
(I) close the bank account used in administering the estate of the bankrupt, if that account is not a consolidated account, or, where the account is a consolidated account, ensure that all estate funds have been withdrawn from it,
(ii) remit any unclaimed dividends and undistributed funds to the Superintendent of Bankruptcy, and
(iii) send a certificate of compliance and deemed discharge to the Division office.
6. After doing the things referred to in item 5, I will be deemed to be discharged.
Dated at, this day of

Trustee

Certificate of Compliance and Deemed Discharge of Trustee (*or* Administrator) (Rules 65(1)(c)(iii) and 101(1)(d))

(Title Form 1)

l, _			_, the	truste	ee of the estate	of			 a bankr	upt,
under	summary	administration							made	by
		, a co	nsum	ner de	ebtor), hereby ce	ertify	that:			
1.	The stateme	ents made in con	nectic	n with	n my application	for	discha	arge are true		

of the administration of the estate.

2. The final statement of receipts and disbursements in the estate is an accurate and correct statement

3. Every disbursement included in the statement of receipts and disbursements is accurate and correct.

- 4. I have disposed of, in a proper manner, all of the property of the bankrupt (*or* the consumer debtor) that came into my hands.
- 5. All claims of creditors being paid a dividend were properly examined and, to the best of my knowledge, the dividend sheet contains a true and correct list of the claims of creditors, all payments shown on the dividend sheet have been duly made and all unclaimed dividends and undistributed funds have been remitted to the Superintendent of Bankruptcy.
- 6. I have not received, nor do I expect to receive, nor have I been promised, any remuneration or consideration other than as shown in the statement.
- 7. I have not been a party to, nor have I knowledge of, any undisclosed arrangement with the bankrupt (*or* the consumer debtor) or with any other person as a result of which a creditor received or will receive a consideration or payment in excess of that to which the creditor was properly entitled.
- 8. In accordance with subsection 29(2) of the Act, a copy of the report referred to in section 170 of the Act (*where applicable*) was forwarded to the Superintendent of Bankruptcy.
- 9. A copy of the final statement of receipts and disbursements, a dividend sheet and of a notice of taxation (*or* a Notice of hearing for taxation) have been sent to the bankrupt (*or* the consumer debtor) and to every creditor who has proved a claim.

FORM 16 -- Concluded

10. I have complied with the requirements of the General Rules.				
Dated at	, this	day of	·	
				Trustee (<i>or</i> Administrator of consumer proposal)

Notice of Hearing for Taxation of Trustee's Accounts and Discharge of Trustee (Rule 66)

(Title Form 1)

Summary Administration

	otice that the trustee e the registrar of t					
	e the registrar of t in Bankruptcy, at _			, on the	_ day of	at
o'c	lock.					
Attache	ed to this notice are a	a copy of:				
(a) my	final statement of re	eceipts and dis	sbursements; a	nd		
(b) the	e dividend sheet, sho	wing the divid	lends paid or to	be paid to the	e creditors of the ba	nkrupt.
Any cr	editor may object to	the taxation o	of my accounts a	and to my disch	narge by doing the t	following:
	ving a notice of objection					or by courier,
	ng a copy of the notion the tariff; and,	ce of objectior	n with the registi	ar, along with	any applicable fee o	of as provided
(c) ser	nding a copy of the r	otice of objec	tion to the Divis	ion Office.		
Dated at		_, this	day of	·		
					Truste	ee

Notice of Application for Taxation of Accounts and Discharge of Interim Receiver (Rule 79)

(Title Form 1)

Take notice that:
1. Attached to this notice is a copy of the final statement of receipts and disbursements of, the interim receiver of the property of,
he debtor.
2. Also attached is a statement of account prepared by the interim receiver and other information concerning the fees and expenses.
3. Objection to the statement of receipts and disbursements and to the discharge of the interim receiver must be filed with the court and the undersigned within the 30 days after the day on which this notice is sent. The notice of objection must state the reasons for the objection.
4. The debtor or, in the case of a bankruptcy, the trustee or any creditor may file a notice of objection.
5. If there is no objection within the 30 days after the day on which this notice is sent, the accounts of the nterim receiver are deemed taxed and the interim receiver is deemed discharged, unless the court requires he accounts to be taxed on their own merit.
Dated at, this day of

Interim Receiver

Certificate of Appointment of Trustee (Rule 85)

District of Division No. Court No. Estate No.	In the Matter of the Bankruptcy of:
	Debtor
	Trustee
	Administration
Date of Bankruptcy: Date of Initial Bankruptcy Event: Meeting of Creditors: Chairman:	Security:
CERTIFICATE OF APPOINTM	ENT - Section 49; Rule 85
I, the undersigned, Official Receiver in and for this banks the aforenamed debtor filed an assignment und the aforenamed trustee was duly appointed Trus	er section 49 of the Bankruptcy and Insolvency Act;
bankruptcy; andwhen applicable to call in the prescribed man	e aforementioned amount; e date of the trustee=s appointment, a notice of the ner, a first meeting of creditors, to be held at the er time and place as may be later requested by the

Date:

Official Receiver

Certificate of Appointment of Trustee (Rule 85)

District of Division No. Court No. Estate No.	In the Matter of the Bankruptcy of:
	Debtor
	Trustee
	Administration
Date of Bankruptcy: Date of Initial Bankruptcy Event: Meeting of Creditors: Chairman:	Security:
CERTIFICATE OF API	POINTMENT - Sections 49, 64; Rule 85

- I, the undersigned, Official Receiver in and for this bankruptcy district, do hereby certify that:
 - the aforenamed debtor in respect of whom a notice of intention was filed under section 50.4 or a proposal filed under section 62, subsequently filed prior to court approval, an assignment under section 49 of the *Bankruptcy and Insolvency Act*;
 - the aforenamed trustee was duly appointed Trustee of the Estate of the Debtor.

The said trustee is required:

- to deposit with me, without delay, security in the aforementioned amount;
- to mail to all creditors, within five days after the date of the trustee=s appointment, a notice of the bankruptcy; and
- when applicable to call in the prescribed manner, a first meeting of creditors, to be held at the aforementioned time and place or at such other time and place as may be later requested by the Official Receiver.

	Date:	
Official Receiver		

FORM 20.1

Certificate of Appointment of Trustee (Rule 85)

District of Division No. Court No. Estate No.	In the Matter of the Bankruptcy of:
	Debtor
	Trustee
	Administration
Date of Bankruptcy: Deemed Date of Assignment as per Section 66.33: Meeting of Creditors: Chairman:	Security:
CERTIFICATE OF APPOINTMEN	JT - Sections 49 66 33: Rule 85

- I, the undersigned, Official Receiver in and for this bankruptcy district, do hereby certify that:
 - the aforenamed debtor filed a consumer proposal under section 66.13 and, subsequently filed prior to court approval or deemed court approval, an assignment under section 49 of the Bankruptcy and Insolvency Act;
 - the aforenamed trustee was duly appointed Trustee of the Estate of the Debtor.

The said trustee is required:

- to deposit with me, without delay, security in the aforementioned amount;
- to mail to all creditors, within five days after the date of the trustee=s appointment, a notice of the bankruptcy; and
- when applicable to call in the prescribed manner, a first meeting of creditors, to be held at the aforementioned time and place or at such other time and place as may be later requested by the Official Receiver.

	Date:	
Official Receiver		

Assignment for the General Benefit of Creditors (Corporation or other Legal Entitiy) (Section 49 of the Act)

(Title Form 1)

This indenture made this _	day of	_
	Between	
	(Insert the name of the debtor)	
	hereinafter called "the debtor"	
	and	
	(<i>Trustee</i>) hereinafter called "the trustee."	
Whereas the debtor is insolamong his or her creditors, in p	lvent and desires to assign and to abandon pursuance of the Act,	n all his or her property for distribution
This indenture witnesses thuses, intents and purposes pro	nat the debtor does hereby assign to the truovided by the Act.	ustee, all the debtor's property for the
Signed atin the presence of	, in the Province of	,
Witness	Date	Debtor (or Legal Representative

Note: Where the debtor is a corporation, a certified copy of the resolution of the board of directors shall be attached to this document.

Where the debtor is deceased, attach a copy of the court order.

Assignment for the General Benefit of Creditors (Natural Person) (Section 49 of the Act)

(Title Form 1)

Full Legal Name of debtor	(please print)	
Family Name	Given Names (<i>Underline name used</i>)	
Other previous Legal Name	es or Aliases	
Address	Occupation	
Name of Trustee:		
	my debts as they become due, hereby assign and al nefit of my creditors pursuant to the Act.	pandon all my property to the
Signed at	, in the Province of	(1, , , , , , , , , , , , , , , , , , ,
in the presence of	presentative of the debtor).	(Insert name of the
 Witness		 Debtor

Preliminary Statement of Affairs (Subsection 49(2) of the Act)

(Title Form 1)

To the Debtor:

You are required to complete this form carefully and accurately, answering the questions to the best of your knowledge.

1. Give the names, addresses and amounts of the claims of all your creditors and all your assets of every description and state whether such claims are secured, preferred or unsecured.

Property Claims

Name	Address	Amount of Claim \$	Nature of Claim
	-	Trust Claims	
Name	Address	Amount of Claim \$	Nature of Claim
	Sec	cured Creditors	
Name	Address	Amount of Claim \$	Particulars of Security held

FORM 23 -- Continued

Preferred Creditors

Name	<u> </u>	Address	Amount of Claim \$	Nature of claim
		Unse	ecured Creditors	
Name	9			Amount of Claim \$
2	. What is the estimate	ed value of your prope	erty?	
a)	Stock-in-trade			\$
b)	Trade fixtures			<u> </u>
c)		of exchange, promisso	ory	<u> </u>
d)	Cash in Bank of			······
e)	Cash on hand			<u> </u>
f)	Livestock			<u> </u>
g)	Machinery and eq	uipment		<u>-</u>
h)	Real property			<u>-</u>
i)		ents (includes RRSPs, ırance policies, etc.)		<u> </u>
j)	Other property (ve jewellery, etc.)			<u> </u>

FORM 23 -- Concluded

3. Have you an interest in any o	other property?		
a) Jointly or in common with any	y person or persons?		
b) Under any will?			
c) Under any marriage contract	or settlement?		
d) In any other way?			
I,in the Province of knowledge a full, true and complete	e statement of my affairs o	on thisday of	
, and fully disclose all propert in accordance with section 67 of the		s in my possession or that may devo	olve on me
SWORN (<i>or</i> SOLEMNLY DECLARI before me at the, in	·		
the Province of this da of	у		
Commissioner of Oaths for the Province of		Debto	or

Notice of Examination Before The Official Receiver (Corporate Bankrupt) (Rule 117)

	Date:
To:	
	In the Matter of the Bankruptcy of:
	Estate No
Place of Examination:	
NOTICE OF EXAMINATION B	EFORE THE OFFICIAL RECEIVER
3	crupt corporation named herein, are required pursuant to to perform all duties imposed upon a bankrupt by section
day and at the time and place aforementioned, there	58, to attend at the Office of the Official Receiver, on the e to answer to such questions as may be put to you by the aid bankrupt corporation, the causes of its bankruptcy and
	rrself for examination, the court may by warrant, cause you n. You may be liable on conviction under indictment to

Official Receiver

Notice of Examination Before The Official Receiver (Individual Bankrupt) (Rule 117)

	Date:
To:	In the Matter of the Bankruptcy of:
	Estate No
Place of Examination:	
NOTICE OF EXAMINATION BEFO	ORE THE OFFICIAL RECEIVER
Take notice that you, the bankrupt named herein are by section 158 of the <i>Bankruptcy and Insolvency Act</i> .	e required to perform all duties imposed on a bankrupt
You are hereby required, pursuant to section 158, to and at the time and place aforementioned, there to an Official Receiver with respect to your conduct, the car property.	
Failure to appear for your examination is an offence have serious consequences on your application for dis	under the <i>Bankruptcy and Insolvency Act</i> , which may charge from bankruptcy.
This notice is not to be confused with the notice to received from the trustee.	o attend the first meeting of creditors you may have
	Official Receiver

Questions to be put to the Bankrupt by the Official Receiver (Individual in Business) (Section 161 of the Act)

Instructions to Official Receiver:

The following questions, or questions to a like effect, are to be put to the bankrupt personally by the official receiver. The questions should be expanded or supplemented by the official receiver in an endeavour to extract from the examination the maximum of essential information and to determine as nearly as possible the true cause of bankruptcy, the disposition of the property and the conduct of the bankrupt. The bankrupt's books, statements, etc., should be available to the official receiver for reference or for the purpose of a more detailed examination of any phase of the bankrupt's business or conduct which the official receiver may deem warranted.

- 1. Are you the bankrupt referred to in these proceedings?
- 2. Have you been made aware of the duties imposed on you pursuant to section 158 of the Act?
- 3. What is your full legal name, by what other names are you known, and what is your date of birth?
- 4. Where do you reside? Do you rent or own the property, or does a family member own the property? Give full details.
- 5. Have you any dependants? If so, give particulars and their ages.
- 6. Where and under what name did you carry on business?
- 7. What is the nature of your business?
- 8. When did you begin the business?
- 9. What capital did you invest in it, what did the capital consist of, and how much of it was in cash?
- 10. Was any of the cash borrowed capital and, if so, from whom?
- 11. Have you any partners in the business or have you had any partners during the past five years? If so, give particulars.
- 12. What previous experience have you had in conducting a business of this nature?
- 13. Have you ever been bankrupt before or made a proposal or an arrangement with your creditors, whether personally or as a partner or as an officer of a corporation?

FORM 26 -- Continued

- 14. Did you personally supervise your business?
- 15. Did you keep a proper set of books? Did you examine your financial position and take stock at regular intervals?
- 16. (1) Did you keep the following books:
 - (a) Cash book (receipts and disbursements)?
 - (b) Sales book, showing sales on credit?
 - (c) Ledger of accounts receivable?
 - (d) Purchase book, showing purchases on credit?
 - (e) Ledger of accounts payable?
 - (f) General ledger or controlling accounts?
 - (2) If so, what periods do these books cover?
 - (3) Were the entries in these books made by you? If not, give the names of the persons by whom they were made.
 - (4) Were these books audited by a qualified accountant? If so, when and by whom?
 - (5) Where are these books now?
 - (6) Where are the supporting vouchers (receipts, paid invoices, cancelled cheques or other documents)?
- 17. When did you first become aware of your insolvency?
- 18. Did you continue to carry on business or contract liabilities after you knew yourself to be insolvent?
- 19. Have you made any payments, returned any goods, delivered any property or given any security to any of your creditors during the three months before the date of the initial bankruptcy event or since you became aware of your insolvency, except in the ordinary course of business? If so, give particulars.
- 20. Did you, within the 12 months before the date of the initial bankruptcy event,
- (a) execute any bill of sale or mortgage any of your property, or pledge any of your property? If so, give particulars.

FORM 26 -- Continued

(b)	sell, dispose of,	give away or	remove any	of your	property,	except in	n the ordina	ry course	of
	business?								

- (c) have you sold, disposed of or given away any assets that were purchased on credit before they were fully paid for?
- 21. Within the five years before the date of the initial bankruptcy event
- (a) were you a party to any marriage settlement, post-nuptial settlement or other settlement of property?
- (b) have you sold any real estate property within the last five years?

If so, give particulars.

- 22. Did your business ever show a profit? If so, when did it last do so and what was the cost value of your stock in trade at that time?
- 23. Since the above date, what have your sales, purchases and operating expenses been and what is the value (cost price) of your stock in trade at present? Enter answers below:

Sales	\$
Stock on hand per answer to question 23	\$
Add subsequent purchases	\$
Deduct stock on hand at present	\$
Add operating costs	\$
Cost of sales	\$
Profit or loss	\$

- 24. What percentage or mark up did you add to your cost price or prime cost to arrive at your selling price?
- 25. Have you ever sold any goods at cost price or below cost price and, if so, to whom?
- 26. How do you account for the loss shown in your answer to question 23?

FORM 26 -- Continued

- 27. How much did you draw from your business for household or personal expenses each year, in the past three years?
- 28. Does your cash book show all those drawings?
- 29. Who have you seen for advice with your financial problems?
- 30. Have you made any recent application for credit?
- 31. Have you made any major purchases in the past 12 months?
- 32. When were your credit cards last used?
- 33. When did you get your credit cards?
- 34. Have you used your credit card for cash advances, purchases or trips in the last 12 months? If so, give particulars.
- 35. What is going to happen with your secured liabilities, and on which items are you continuing to make payments?
- 36. Give the reason for the following debts and when they were incurred or last renewed.
- 37. Are any of your creditors or customers of your business related to you or your family?
- 38. Are you involved in a managerial capacity or are you an officer or director in any other business or corporation? If so, give details.
- 39. What bank account have you maintained in the last two years?
- 40. Do you own or lease a vehicle?
- 41. Have you any other assets of any kind not already shown on your statement of affairs? (Either personal or business related.)
- 42. Have you any other debts or are you co-signed on any debts of any kind not already shown on your statement of affairs?
- 43. Are you presently employed, if so where and what is your income?
- 44. Have you any other source of income?
- 45. What do you believe are the causes of your bankruptcy?

FORM 26 -- Concluded

NOTE TO OFFICIAL RECEIVER

Any additional quest space provided below or			nd the answers to them should be entered in form.	the
(or solemnly declare) th	at to the best of m	ny knowledge t	in the Province of, do so the above answers are true in every respect nd may be continued at a later date if necessary	t. I
SWORN (or SOLEMNLY before me at the of of of	in the Province			
Official Receiver for Bank Division No Bankruptcy District of	1 7		Bankrupt	

Examination of Bankrupt by Official Receiver (Non-Business) (Section 161 of the Act)

Instructions to Official Receiver

The following questions, or questions to a like effect, are to be put to the person examined under section 161 by the official receiver. The questions should be expanded or supplemented by the official receiver in an endeavour to extract from the examination the maximum of essential information and to determine as nearly as possible the true cause of the bankruptcy, the disposition of the property and the conduct of the bankrupt.

OFFICIAL RECEIVER-S NOTES (*To be completed by Official Receiver*)

Previous Bankruptcy(ies): Reviewable Transactions: Undisclosed Assets: Undisclosed Debts: Preferential Payments: Excessive Credit Use: Settlements: Other Matters or Concerns:

FORM 27 -- Continued

- 1. Give your full legal name (and aliases) and your birthday.
- 2. What is your current address?
- 3. Have you ever been the owner, or are the current owner of the residence that you live in, or does a family member own it?
- 4. How much is your rent, or your mortgage payments?
- 5. Have you been informed of your duties, according to the *Bankruptcy & Insolvency Act*?
- 6. Approximately on what date did you become aware that you were unable to meet your debts as they became due and what made you aware of this fact?
- 7. Did you use or obtain credit after this date? If yes, from whom did you obtain credit?
- 8. Have you ever been bankrupt before, or made a proposal to your creditors? If yes, when?
- 9. Do you have any credit cards in your possession at this time?
- 10. Who is your present employer, and how much is your monthly ATake Home@pay?
- 11. Do you have any other source of income, other than your job? If yes, what is the source and amount of the income?
- 12. What bank or banks do you have accounts at, and what is your present balance?
- 13. Do you have any other debts that you have not disclosed on your Statement of Affairs? If yes, give details.
- 14. Do you have any other assets that you have not disclosed on your Statement of Affairs? If yes, give details.
- 15. Explain the following debts, giving the date they were started, and the reason or cause of the debt.
- 16. Have you sold, given away or disposed of any assets in the 12 months prior to the date of the initial bankruptcy event? If so, give details.
- 17. From the sale of the above assets, how much money did you receive, and what did you do with the money?
- 18. Did you sell or give away anything that you bought on credit before it was fully paid for? If so, give details.

FORM 27 -- Continued

- 19. Have you paid back any debts to family members in the 12 months prior to the date of the initial bankruptcy event? If so, give details.
- 20. Did you pay your trustee at the time of signing your papers? If so, how much?
- 21. Are you presently making payments to your trustee? If so, how much?
- 22. Did you consider any other formal insolvency options before you filed your bankruptcy?
- 23. What creditors did you make payments to in the 3 months prior to filing bankruptcy? Did you pay any of these creditors in full, or give them larger than normal payments?
- 24. Are you aware of anyone holding any assets in trust? If so, give details.
- 25. Are you preparing monthly income and expense statements for your trustee?
- 26. List all monthly income, including that of your spouse (including common-law), and the source of the income.
- 27. List all monthly expenses, with the dollar amounts beside them.
- 28. If your expenses are more than your income, please explain what expenses you are not paying, and what you are doing to correct this problem.
- 29. Who advised you in regard to your financial problems?
- 30. Do you own or lease a motor vehicle? If yes, give details (are you paying the trustee to keep the vehicle, or who are paying to keep it, and what amount is being paid).
- 31. Are you presently borrowing a motor vehicle? If yes, give details.
- 32. Did you obtain any cash advances on any credit cards in the 12 months prior to the date of the initial bankruptcy event? If so, list them giving cash amounts and the last date an advance was taken.
- 33. Did you pay for any trips with your credit cards in the 12 months prior to the date of the initial bankruptcy event? If yes, what trips did you take, and how much money was charged on the cards?
- 34. Please explain why and how you ran up a total credit card debt of over \$x.xx on your credit cards. I.e., what type of purchases were made and over what period of time?
- 35. What do you believe are the causes of your bankruptcy? Please give a brief explanation.

FORM 27 -- Concluded

36. Do you feel you are directly or partially responsible for your bankruptcy? Please explain your answer.

NOTE TO OFFICIAL RECEIVER

Any additional questions put by space provided below or on a shee		should be entered in the
of above answers are true in every res may be continued at a later date if r	spect. I understand that th	
SWORN (or SOLEMNLY DECLAR before me at the in the Proof, this of	 ovince	
Official Receiver for Bankruptcy Division No of the Bankruptcy District of		 Bankrupt

Questions To Be Put to an Officer of the Bankrupt Corporation, or a designated person, by the Official Receiver (Sections 159 and 161 of the Act)

Instructions to Official Receiver

The following questions, or questions to a like effect, are to be put to the person examined under section 159 by the official receiver. The questions should be expanded or supplemented by the official receiver in an endeavour to extract from the examination the maximum of essential information and to determine as nearly as possible the true cause of the bankruptcy, the disposition of the property and the conduct of the bankrupt corporation. The books, statements, etc., of the bankrupt corporation should be available to the official receiver for reference or for the purpose of a more detailed examination of any phase of the corporation's business or conduct which the official receiver may deem warranted.

- 1. Are you an officer of the corporation referred to in these proceedings?
- 2. Have you been made aware of your duties pursuant to sections 158 and 159 of the Act?
- 3. What is your full name and what position do you hold in the corporation?
- 4. What is the full name of the corporation and what is the address of its head office?
- 5. When and under what Act of Parliament or of a province was it incorporated?
- 6. What is the authorized capital of the corporation?
- 7. What amount of the capital has been subscribed and what amount of subscribed capital has been paid in full?
- 8. What amount of the capital was paid in cash and what was the consideration for any other issue of the share capital?
- 9. Did the corporation have a share register containing particulars of the allotment, issue and transfer of all shares?
- 10. Does it disclose the amount paid, whether by cash or otherwise, on each share of the corporation?
- 11. What is the total amount, if any, unpaid on the shares of the corporation and by whom is that amount owing?
- 12. What are the names of the principal shareholders?

FORM 28 -- Continued

- 13. What are the names of the directors and officers of the corporation?
- 14. Has the corporation any wholly-owned subsidiary corporations? If so, give particulars.
- 15. Has the bankrupt corporation or any of its subsidiaries ever been in bankruptcy before or made a proposal or arrangement with the creditors?
- 16. When did the corporation commence business?
- 17. What was the nature of its business?
- 18. Was a proper set of books kept, and are they up to date?
- 19. Were the books audited annually?
- 20. What is the name of the auditor and when was the last statement drawn up?
- 21. Have all proper returns been made to the various government departments requiring them?
- 22. When did the corporation first become aware of its insolvency?
- 23. Did the corporation continue to carry on business and contract liabilities after it became aware of its insolvency?
- 24. Did the corporation make any payments, return any goods, deliver any property or give security to any of its creditors during the three months before the date of the initial bankruptcy event or since it became aware of its insolvency, except in the ordinary course of business? If so, give particulars.
- 25. Did the corporation, within the 12 months before the date of the initial bankruptcy event,
- (a) execute any bill of sale or chattel mortgage or pledge any of its property?
- (b) sell, dispose of or remove any of its property, except in the ordinary course of trade? If so, give particulars.
- 26. Did the corporation make or was it a party to any settlement of property within the five years before the date of the initial bankruptcy event? If so, give particulars.
- 27. What are the causes of the bankruptcy of the corporation?
- 28. What were the sales for the past three years and what percentage of the sales represented the profit or mark-up?

FORM 28 -- Continued

- 29. When did the corporation last show a profit?
- 30. Did the corporation, within the last twelve months pay a cash dividend or redeem any of its shares, notes, debentures, or any other long-term liabilities? If so, when and for what amounts?
- 31. What was the total amount of salary and expenses for the officers and directors of the corporation during the twelve months prior to the initial bankruptcy event?
- 32. Did you personally keep track of the corporation=s financial position?
- 33. Are you involved as director, officer or manager in any other business or corporation? If yes, give details.
- 34. In the last twelve months prior to the date of the initial bankruptcy event, has the corporation entered into any transactions with the following persons:
- (1) Employees, officers or directors
- (2) An individual related to any employee, officer or director of the corporation
- (3) Another corporation, in which you or any of the persons mentioned in (1) or (2) above, or any individual related to them, had a financial interest?
- 35. Did the corporation have any creditors or customers who fall within questions number 34(1), (2) or (3) above? If yes, give details.
- 36. Were all sales made just prior to bankruptcy recorded?
- 37. Was the corporation selling at a normal markup just prior to bankruptcy? If not, give details.
- 38. Have you ever been involved as an officer in a corporation which has previously gone bankrupt? If so, give details.
- 39. At the date of bankruptcy, were there any orders previously accepted but unfilled? If so, what has been the disposition of these orders?
- 40. Does the Corporation have any other assets other than those shown on the Statement of Affairs, or are any assets held in trust by anyone for the Corporation?
- 41. What Banks or other Financial Institutions did the Corporation use for banking purposes?
- 42. Were all business receipts deposited in these bank accounts?
- 43. Were all goods and services provided by the creditors solely for the corporate use and not for use by an officer, Director, or other person/business?

FORM 28 -- Concluded

- 44. Have any other assets been disposed of or seized in the year prior to the date of the initial bankruptcy event other than as already disclosed?
- 45. How do you account for the deficiency created by the business? Example: How or where were the major losses incurred?

NOTE TO OFFICIAL RECEIVER

,	1 2	to be attached to this for		should be entered in the
	in every res	pect. I understand that the		, in the Province pest of my knowledge the and adjourned sine die and
SWORN (or SOLEMNL before me at the of of of	in the Pro	_ ovince		
Official Receiver for Bar Division No Bankruptcy District of	1 3		Signatur	re of Individual Examined

Trustee's Report on Cash-flow Statement (Paragraphs 50(6)(b) and 50.4(2)(b) of the Act)

The attached statem	ent of projected	cash-flow of	(name of insolvent person), as
of the day of		, consisting of _	(describe, including
relevant dates), has been	en prepared by t	he management of	the insolvent person for the purpose described
in Note, using the	e probable and h	ypothetical assump	otions set out in Notes
us by the management a supported, our procedure	nd employees of es with respect to tion. We have a	the insolvent person them were limited the sur	and discussion related to information supplied to on. Since hypothetical assumptions need not be to evaluating whether they were consistent with pport provided by management for the probable bjection.
Based on our review respects,	ı, nothing has co	ome to our attentior	n that causes us to believe that, in all material
(a) the hypothetical a	assumptions are	not consistent with	the purpose of the projection;
• •	stent with the pla	ns of the insolvent p	ons developed by management are not suitably person or do not provide a reasonable basis for
(c) the projection doe	es not reflect the	probable and hypot	thetical assumptions.
	ven if the hypot	hetical assumptions	g future events, actual results will vary from the s occur, and the variations may be material. Djection will be achieved.
The projection has cautioned that it may not			ose described in Note, and readers are
Dated at	, this	day of	·
			Trustee
			Trustee

Report on Cash-flow Statement by the Person Making the Proposal (Paragraphs 50(6)(c) and 50.4(2)(c) of the Act)

(Title Form 1)

(name of insolven projected cash-flow		oped the assumption, as of the	ons and prepared the day of	he attached statement of
in Note, and	d the probable assump	otions are suitably s	supported and consi	of the projection described stent with the plans of the umptions are disclosed in
	ction is based on assued, and the variations r		future events, actua	I results will vary from the
	sumptions set out in N			, using a set of probable e cautioned that it may not
Dated at	, this	day of	·	
				ame of the Person aking the Proposal
			Name a	and Title of Signing Officer
			Name a	and Title of Signing Officer

Proof of Claim (Section 50.1, subsections 65.2(4), 81.2(1), 102(2), 124(2), 128(1), and paragraphs 51(1)(e) and 66.14(b) of the Act)

	(Al	ll notices or correspondence regarding this claim must be forwarded to the following address:
of .		he matter of the bankruptcy (<i>or</i> the proposal, <i>or</i> the receivership) of (<i>name of debtor</i>) (<i>city and province</i>) and the claim of, creditor.
of _	l, _	(name of creditor or representative of the creditor),(city and province), do hereby certify:
po		That I am a creditor of the above-named debtor (or that I am (state on or title) of (name of creditor)).
the as "A"	opos spec , afte	That the debtor was, at the date of bankruptcy (or the date of the receivership, or in the case of a sal, the date of the notice of intention or of the proposal, if no notice of intention was filed), namely day of,, and still is, indebted to the creditor in the sum of \$, cified in the statement of account (or affidavit or solemn declaration) attached and marked Schedule er deducting any counterclaims to which the debtor is entitled. (The attached statement of account davit must specify the vouchers or other evidence in support of the claim.)
	4. ((Check and complete appropriate category.)
		A. UNSECURED CLAIM OF \$ at in respect of this debt, I do not hold any assets of the debtor as security and
	1116	(Check appropriate description.)
		Regarding the amount of \$, I do not claim a right to a priority. Regarding the amount of \$, I claim a right to a priority under section 136 of the Act.

(Set out on an attached sheet details to support priority claim.)

FORM 31 -- Continued

□ B. CLAIM OF LANDLORD FOR DISCLAIMER OF A LEASE \$
That I hereby make a claim under subsection 65.2(4) of the Act, particulars of which are as follows:
(Give full particulars of the claim, including the calculations upon which the claim is based)
□ C. SECURED CLAIM OF \$
That in respect of this debt, I hold assets of the debtor valued at \$ as security, particulars of whice are as follows:
(Give full particulars of the security, including the date on which the security was given and the value at which you assess the security, and attach a copy of the security documents.)
□ D. CLAIM BY FARMER, FISHERMAN OR AQUACULTURIST OF \$
That I hereby make a claim under subsection 81.2(1) of the Act for the unpaid amount of \$
(Attach a copy of sales agreement and delivery receipts.)
□ E. CLAIM AGAINST DIRECTOR \$
(To be completed when a proposal provides for the compromise of claims against directors)
That I hereby make a claim under subsection 50(13) of the Act, particulars of which are as follows:
(Give full particulars of the claim, including the calculations upon which the claim is based)
5. That, to the best of my knowledge, I am (<i>or</i> the above-named creditor is) (<i>or</i> am not <i>or</i> is not) relate to the debtor within the meaning of section 4 of the Act.

6. That the following are the payments that I have received from, and the credits that I have allowed to, the debtor within the three months (*or*, *if the creditor and the debtor are related within the meaning of section 4 of the Act*, within the 12 months) immediately before the date of the initial bankruptcy event within

the meaning of Section 2 of the Act: (Provide details of payments and credits.)

FORM 31 -- Concluded

(Applicable	only in	the case	of the	bankruptcy	of an	individual.)
-------------	---------	----------	--------	------------	-------	--------------

	I request to be advised of any material change in the financial situation of the bankrupt, pursuant to subparagraph 102(3)(b)(i) of the Act. I request to be advised of any amendment made regarding the amount that the bankrupt is required to pay, pursuant to subsection 68(4) of the Act.					
☐ I request that a copy of the report filed by the trustee regarding the bankrupt≤s application for pursuant to subsection 170(1) of the Act be sent to the above address.						
Dated at		, this	_ day of			
	Witness				Creditor	
Fax Nu	Number: ımber : Address :					

 ${\tt NOTE:}$ If an affidavit is attached, it must have been made before a person qualified to take affidavits.

WARNINGS:

A trustee may, pursuant to subsection 128(3) of the Act, redeem a security on payment to the secured creditor of the debt or the value of the security as assessed, in a proof of security, by the secured creditor.

Subsection 201(1) of the Act provides severe penalties for making any false claim, proof, declaration or statement of account.

Proof of Claim for Securities Firm Bankruptcies (Subsections 102(2), 124(2) and 128(1) of the Act)

(All notices or correspondence regarding this claim must be forwarded to the following add	lress:
)
I,(name of creditor or representative of creditor or credi	tory),
In the matter of the bankruptcy of (name of debtor) of (city and province) arclaim of, creditor.	nd the
1. That I am a creditor of the above-named debtor (or that I am	
2. That I have knowledge of all the circumstances connected with the claim referred to below.	
3. That the debtor was, at the date of bankruptcy, namely the day of,, still is, indebted to the creditor in the sum of \$, as specified in the statement of account affidavit) attached and marked Schedule "A", after deducting any counterclaims to which the debtor is en (The attached statement of account, or affidavit or must specify the vouchers or other evident support of the claim.)	nt (<i>or</i> ntitled.
4. (Check and complete appropriate category.)	
□ A. UNSECURED CLAIM OF \$	
(other than as a customer contemplated by Section 262 of the Act)	
That in respect of this debt, I do not hold any assets of the debtor as security and	
(Check appropriate description.)	
□ Regarding the amount of \$, I do not claim a right to a priority.	
□ Regarding the amount of \$, I claim a right to a priority under section 136 of the Act.	

(Set out on an attached sheet details to support priority claim.)

FORM 32 -- Continued

□ B. SECURED CLAIM OF \$_____

	nat in respect of this debt, I hold assets of the debtor valued at \$ as security, particulars of which e as follows:
	Give full particulars of the security, including the date on which the security was given and the alwer always the security, and attach a copy of the security documents.)
	C. CLAIM OF A CUSTOMER OF A BANKRUPT SECURITIES FIRM \$
	nat I hereby make a claim as a customer for net equity as contemplated by subsection 262 of the Act, articulars of which are as follows:
(0	Give full particulars of the claim, including the calculations upon which the claim is based)
	That, to the best of my knowledge, I am (or the above-named creditor is) (or am not or is not) related debtor within the meaning of section 4 of the Act.
debtoi sectio	That the following are the payments that I have received from, and the credits that I have allowed to, the within the three months (or, if the creditor and the debtor are related within the meaning of on 4 of the Act, within the 12 months) immediately before the date of the initial bankruptcy event within teaning of Section 2 of the Act: (Provide details of payments and credits.)
(A	applicable only where the securities firm is an individual.)
	I request to be advised of any material change in the financial situation of the bankrupt, pursuant to subparagraph 102(3)(b)(i) of the Act.
	I request to be advised of any amendment made regarding the amount that the bankrupt is required to pay, pursuant to subsection 68(4) of the Act.
	I request that a copy of the report filed by the trustee regarding the bankrupt=s application for discharge pursuant to section 170 be sent to the above address

FORM 32 -- Concluded

Dated a	at	, this	day of	·	
	Witness				Creditor
				Fax Number :	
NOTE:	If an affidavit affidavits.	is attached,	it must have	e been made before a perso	on qualified to take

WARNINGS:

A trustee may, pursuant to subsection 128(3) of the Act, redeem a security on payment to the secured creditor of the debt or the value of the security as assessed, in a proof of security, by the secured creditor.

Subsection 201(1) of the Act provides severe penalties for making any false claim, proof, declaration or statement of account.

Notice of Intention To Make a Proposal (Subsection 50.4(1) of the Act)

(Title Form 1)

Take notice that:		
1. I,that I intend to make a pro	, an insolvent pers	son, state, pursuant to subsection 50.4(1) of the Act,
that i interia to make a pro	oposar to my Groundra.	
2		(name of trustee), of to act as trustee under the proposal. A copy of the
(address of trustee), a li consent is attached.	censed trustee, has consented	to act as trustee under the proposal. A copy of the
3. A list of the names is also attached.	of the known creditors with clai	ms of \$250 or more and the amounts of their claims
4. Pursuant to section notice with the official rec		against me are stayed as of the date of filing of this
Dated at	, this day of	·
		Insolvent Person
To be completed by offici	al receiver:	
Filing Date:		
		Official Receiver

Report of Trustee on Non-filing of Cash-flow Statement or Proposal (Paragraph 50.4(8)(b) of the Act)

(Title Form 1)

	(,	
to mak	e a proposal filed by, of ver as follows:	, an insolve	the trustee under a notice of intentior nt person, hereby report to the Officia
	That the insolvent person did, on thee of intention to make a proposal.	day of	, file with the official receive
2.	That:		
	(Check approp	riate description	.)
	a projected cash-flow statement was not file of intention.	d within the period	of 10 days after the filing of the notice
	a proposal was not filed within the period of 3 filed or within any extension of that period g (If an extension of time has been grante	ranted by the cour	t under subsection 50.4(9) of the Act
Dated	at day of		·
		-	Trustee

Certificate of Assignment (Paragraph 50.4(8)(b) of the Act)

District of Division No. Court No. Estate No.	In the Matter of the Bankruptcy of:
	Debtor
	Trustee
	Administration
Date of Bankruptcy: Date of Initial Bankruptcy Event:	Security:
Meeting of Creditors: Chairman:	Designated Person:
CEDITIFICATE OF	ACCICAIMENT Days were EQ 4/QV/L)

CERTIFICATE OF ASSIGNMENT - Paragraph 50.4(8)(b)

- I, the undersigned, Official Receiver in and for this bankruptcy district, do hereby certify that:
 - a notice of intention in respect of the aforenamed debtor was filed under section 50.4 of the *Bankruptcy* and *Insolvency Act*;
 - the debtor has failed to file a cash flow statement or a proposal within the provided period following the filing of the notice of intention or within any court granted extension and is thereupon deemed to have made an assignment.

The said trustee is required:

- to deposit with me, without delay, security in the aforementioned amount;
- to mail to all creditors, within five days after the date of the trustee=s appointment, a notice of the bankruptcy; and
- when applicable to call in the prescribed manner, a first meeting of creditors, to be held at the aforementioned time and place or at such other time and place as may be later requested by the Official Receiver.

	Date:
Official Receiver	

Proxy (Subsection 102(2) and paragraphs 51(1)(e) and 66.15(3)(b) of the Act)

(Title Form 1)

	•	ame of town or c	• •	in the abo	,	, appoint
receipt of dividends, with						as to the
Dated at	, this	day of		_·		
NACL.			-		La di dale al Casali	
Witness					Individual Credit	10.
			-	Nar	me of Corporate	Creditor
Witness			Per_		nd Title of Signin	
Witness				ivame ai	nd Title of Signin	g uttice

Voting Letter (Paragraphs 51(1)(f) and 66.15(3)(c) of the Act)

In the matter of the	e proposal (or consume	r proposal)	of	
I,				, creditor (or I,,
proposal of), to record my vote	_ (<i>or</i> the	e administrator	n, creditor (or I,, name of town or city), a ne trustee acting with respect to the of the consumer proposal of (for or against) the acceptance
of the proposal (or cor	nsumer proposal) as ma	ade on the _	day of _	·
Dated at	, this	day of		,
Witness			_	Individual Creditor
			-	Name of Corporate Creditor
			Per_	
Witness				Name and Title of Signing Officer

Report of Trustee on Refusal by Creditors to Approve Proposal (Paragraph 57(b) of the Act)

(Title Form 1)

, of _ , hereby re	port to the o	fficial receiver a	_, the trustee acting s follows:	j in the proposal of
		_ did, on the	day of	, file a
			an	d presided over by
, this	day of _		·	
				rustee
	ng of creditors hel	ng of creditors held on the, the creditors refused the	, hereby report to the official receiver a did, on the ng of creditors held on the day of , the creditors refused the proposal.	, this day of

Certificate of Assignment (Paragraph 57(b) of the Act)

District of Division No. Court No. Estate No.	In the Matter of the Bankruptcy of:
	Debtor
	Trustee
	Administration
Date of Bankruptcy: Date of Initial Bankruptcy Event:	Security:
Meeting of Creditors: Chairman:	Designated Person:

CERTIFICATE OF ASSIGNMENT - Section 57

- I, the undersigned, Official Receiver in and for this bankruptcy district, do hereby certify that:
 - a proposal in respect of the aforenamed debtor was filed under section 62 of the *Bankruptcy and Insolvency Act*;
 - the creditors, at a meeting held to consider the proposal, refused to accept the proposal and the debtor is thereupon deemed to have made an assignment.

The said trustee is required:

- to deposit with me, without delay, security in the aforementioned amount;
- to mail to all creditors, within five days after the date of the trustee=s appointment, a notice of the bankruptcy; and
- when applicable to call in the prescribed manner, a first meeting of creditors, to be held immediately
 following the meeting held to consider the proposal or at the aforementioned time and place or at such
 other time and place as may be later requested by the Official Receiver.

	Date:	
Official Receiver		

Report of Trustee on Proposal (Section 59(1) and paragraph 58(d) of the Act)

(Title Form 1)

l,	, of , hereby report to the C	, the	e trustee acting in the proposal of
(Paragraph 1 directly to paragr		of a proposal by a bo	ankrupt. In all other cases, go
order was, on the _ appointed trustee of	day of of the estate of the debtor (<i>or</i> ,	, made against the ab , <i>if a substitute trust</i>	ke an assignment (<i>or</i> a receiving ove-named debtor) and that I was <i>ee has been appointed</i> , I was the day of
	ibit "A", and that I filed a copy of		a copy of which is attached fficial receiver on the day
to every known cred	litor affected by the proposal, wh	ose names and address	debtor, to the Division Office and ses are shown in Exhibit "B" to this f to consider
list of the creditors a claims, a copy of th	ffected by the proposal who have e proposal, a form of proof of cla	e claims of \$250 or more aim and proxy in blank	sets and liabilities of the debtor, a and showing the amounts of their and a voting letter. Copies of the narked as Exhibits "C1", "C2" and
•	he meeting of creditors I made a and their value, the debtor's cor	•	uiry into the liabilities of the debtor, the debtor's insolvency.
6. That the mee	eting of creditors was held on the	e day of	, and was presided
7. That the prop		•	(or) the proposal was amended by accepted by the required majority
of creditors).	· ·		
8. That a copy of	of the minutes of the meeting is	attached and marked a	s Exhibit "D".

FORM 40 -- Concluded

	Trustee
Dated at	, this day of
12. That	I forwarded a copy of this report to the official receiver on this day.
	(Set out fully the reasons for your opinion.)
	I am further of the opinion that the debtor's proposal is an advantageous one for the creditors (or vantageous one for the creditors), for the following reasons:
(Set out	the relevant facts mentioned in section 173 of the Act.)
(c) the fo	ollowing facts, mentioned in section 173 of the Act, may be proved against the debtor:
•	the reasons for this opinion, considering the conduct of the debtor both before and after ag of the proposal.)
(b) the c	onduct of the debtor is subject to censure in the following respects:
-	t fully the causes of the insolvency of the debtor as you have, on careful inquiry, ined them to be.)
(a) the ca	auses of the insolvency of the debtor are as follows:
10. That	I am also of the opinion that:
discrepe	the liabilities, state whether secured, preferred or unsecured, and point out any ancies between the liabilities as declared by the debtor and as subsequently proved and d by you.)
(b) the lia	abilities of the debtor are as follows:
•	assets in detail, giving for each its value as carried on the books of the debtor and its ble value as estimated by you.)
(a) the a	ssets of the debtor and their fair realizable value are as follows:
9. That I	am of the opinion that:

FORM 40.1

Notice of Hearing of Application for Court Approval of Proposal (Paragraph 58(b) of the Act)

In the	(Court of		in Ban	kruptcy	
In the matter of th	e proposal of			, a	debtor	
Take notice that a day ofaccepted by the credi			o'clock, to ap	prove the pro	posal of	
Dated at	, this	day of		·		
					Truste	 2e

Report of Trustee on Refusal by Court to Approve Proposal (Paragraph 61(2)(b) of the Act)

l,	, of , hereby repo	rt to the	e official recei	ver as	_, the truste s follows:	e actir	ng in t	the proposal c
	day of (<i>province</i> , a copy of wh _, in accordance with su) in nich pro	Bankruptcy posal was filed	for d with	approval	of	the	proposal c
2. That the Cou	t, by order dated the	da	y of		, refuse	ed to a	pprov	e the proposa
Dated at	, this	_ day c	of	_	·			
				-			 Trust	

Certificate of Assignment (Paragraph 61(2)(b) of the Act)

District of Division No. Court No. Estate No.	In the Matter of the Bankruptcy of:
	Debtor
	Trustee
	Administration
Date of Bankruptcy: Date of Initial Bankruptcy Event:	Security:
Meeting of Creditors: Chairman:	Designated Person:
<u>CERTIFICATE OF</u>	ASSIGNMENT - Subsection 61(2)
§ .	r this bankruptcy district, do hereby certify that:

- a proposal in respect of the aforementioned debtor was filed under section 62 of the *Bankruptcy and Insolvency Act*;
- the court, by its order, has refused to approve the proposal and the debtor is thereupon deemed to have made an assignment.

The said trustee is required:

- to deposit with me, without delay, security in the aforementioned amount;
- to mail to all creditors, within five days after the date of the trustee=s appointment, a notice of the bankruptcy; and
- when applicable to call in the prescribed manner, a first meeting of creditors, to be held at the aforementioned time and place or at such other time and place as may be later requested by the Official Receiver.

[Date:
Official Receiver	

Notice of Default in the Performance of a Proposal (Section 62.1 of the Act)

Take notice that:				
		the performance of th proposal was filed wit		
of	-•			Ş
		pectors (<i>or, if there ar</i> thin 30 days after the da		
3. The undersigned annulling the proposal.	•	espect to the proposal,	intends to apply fo	or a discharge without
4. Creditors may t bankruptcy at their owr		nnul the proposal and	place	in
Dated at	, this	_ day of	·	
				Trustee

FORM 43.1

Report of Trustee on Annulment of Proposal (Subsection 63(6) of the Act)

I,	, of _, hereby report t	to the official rece	, th ver as foll	e trustee a ows:	acting in the	e proposal of
1. That	and that the(province) in sal.	did, on Bankruptcy, by o	the	_ day of the	day of	, Court of
2. The proposal was annulof the proposal ($\it or$ a creditor		on the application	of			_, the trustee
3. The proposal was ann	ulled on the grou	nds that				
	(Check	appropriate gro	unds.)			
 □ the debtor has defau □ the proposal could not □ the approval of the could be the debtor was convision. 	ot continue withou ourt was obtained	ut injustice or und d by fraud.	ue delay.	•)
4. As a consequence of t made an assignment pursual			debtor is c	deemed on	n the annulr	ment to have
5. The court further order	ed that the prope	erty be vested in _				, the trustee.
(In the case of a proposal b	y a bankrupt, th	e previous paraș	graph is to	o be repla	iced by the	following:)
5. The court further order be revested in		•		the order	approving t	the proposal,
Dated at	, this o	day of				
					 Trustee	

FORM 43.2

Order Annulling Proposal (Subsections 63(1) and 63(6) of the Act)

In the		Court of	in Bankruptcy
In the	matter of the proposal o	f	, a debtor
On the	e application of	a creditor of)	, the trustee acting in the proposal of (or,; on reading the
application	of that trustee (or credit	or); on hearing	; and as it appears
that		(Check appropr	riate description)
		has defaulted in the	e performance of a provision in the proposal;
□ th	e proposal cannot conti	nue without injustic	e or undue delay;
□ th	e court's approval of the	proposal was obta	ained by fraud;
	h.	as been convicted	d of the following offence under the Act, namely,
It is or hereby an		approved by order I	made on the day of, is
	made an assignment of t	•	eemed, pursuant to subsection 63(4) of the Act, to have nat the property is vested in,
(In th follov		by a bankrupt,	the previous paragraph is to be replaced by the
	rther ordered that the pro		bankrupt by the order approving the proposal is revested
Dated at _	, t	nis day of _	·
			Judge <i>or</i> Registrar

Certificate of Assignment (Subsection 63(6) of the Act)

District of Division No. Court No. Estate No.			
Estato No.	In the Matter of the Bankruptcy of:		
	Debtor		
	Trustee		
	Administration		
Date of Bankruptcy: Date of Initial Bankruptcy Event: Meeting of Creditors:	Security:		
Chairman:	Designated Person:		
CERTIFICATE OF ASS	SIGNMENT - Section 63		
Insolvency Act;	btor was filed under section 62 of the Bankruptcy and broved, has been annulled by order of the court and the		
bankruptcy; and - when applicable to call in the prescribed m	the aforementioned amount; the date of the trustee=s appointment, a notice of the nanner, a first meeting of creditors, to be held at the ther time and place as may be later requested by the		
	Date:		

Official Receiver

Notice to Landlord to Disclaim a Lease by Commercial Tenant (Rule 95)

To	, Landlord	
Take notice that:		
1. A proposal (or a notice of intenwas filed under subsection 62(1) (or		pect of the undersigned commercial tenant
days' notice of its disclaimer of the le	ease that the tenant signed on	tenant hereby gives you, the landlord, 30 the day of, at
3. The disclaimer of the lease wi		 day of
4. You may apply to the court, declaration that subsection 65.2(1) of		on which you are given this notice, for a spect of the lease mentioned above.
a declaration unless the commercial	I tenant satisfies the court that	n parties as it may direct, shall make such it the tenant would not be able to make a ases that the tenant has disclaimed under
Dated at, this	s day of	·
		Commercial Tenant

Certificate of Full Performance of Proposal (Section 65.3 of the Act)

The	undersigned	certif	ies that the pro						
		(and as ame _ day of	ended on the $_$	•					
Dated at		, this	day of		·				
						 	 Γruste	 2e	

Consumer Proposal (Paragraph 66.13(2)(c) of the Act)

the	I,, a consumer debtor, hereby make the following consumer proposal under Act:
	1. That payment of the claims of secured creditors be made in the following manner:
	(Set out the terms of the proposal in respect of secured claims.)
my	2. That payment of all claims directed by the Act to be paid in priority to other claims in the distribution of property be made in the following manner:
	(Set out the terms of the proposal in respect of preferred claims.)
	3. That payment of the fees and expenses of the administrator of the consumer proposal and payment of fees and expenses of any person in respect of counselling given by such person pursuant to the Act be de in the following manner:
	(Set out the terms of the proposal in respect of these fees and expenses.)
pro	4. That the following payments be made to, the administrator of the consumer posal, for the benefit of the unsecured creditors:
	(Set out the schedule of payments and the total amount to be paid in respect of unsecured claims.)
cre	5. That the administrator of the consumer proposal distribute the moneys received to the unsecured ditors in accordance with the following schedule:
	(Describe the manner for distributing dividends.)
	6. That the proposal may include the following additional terms:
	(a) the creditors may appoint up to three inspectors responsible for the consumer proposal of the consumer debtor. The inspectors may have, in addition to any powers of inspectors under the Act, the power to
	receive any notice of default in the performance of a provision of the consumer proposal and waive any such default, and

FORM 47 -- Concluded

(ii)	the amendment w	ould alter th	nent to the consumer proposal without calling a meeting of creditors, it d alter the schedule for and the amount of the payments to be made by , but would not change the total amount to be paid; and						
(b) such	other terms as may b	oe propose	d.						
Dated at	, tr	nis	day of	_·					
	Witness				Consumer Debtor				

Report of Administrator on Consumer Proposal (Section 66.14 of the Act)

I,, of, the administrator proposal of, a consumer debtor, hereby report to the off follows:	of the consumer ficial receiver as
That the consumer debtor made a consumer proposal on the day of that I filed a copy of it with the official receiver on the day of	and
2. That I have investigated, or have had investigated, the consumer debtor's property and so as to be able to assess with reasonable accuracy the consumer debtor's financial situatio of the consumer debtor=s insolvency.	
3. That attached to this report is a condensed statement of the consumer debtor's assets, I and expenses and a list of the creditors whose claims exceed \$250.	iabilities, income
4. That I am of the opinion that the cause or causes of the consumer debtor's insolvency	y are as follows:
(Set out fully the causes of the insolvency.)	
5. That I am also of the opinion, for the following reasons, that the consumer proposal is fair to both the consumer debtor and the creditors, and that the consumer debtor will be able to as the case may be, will not be able to perform it):	
(Set out your reasons.)	
Dated at, this day of	
	nistrator of mer Proposal

Notice to Creditors of Consumer Proposal (Paragraph 66.14(b) of the Act)

(Title Form 1)

Take notice that:	
1 the Act on the day of, th	, a consumer debtor, made a consumer proposal under section 66.13 of and a copy of it was filed with the official receiver by me, e administrator of the consumer proposal, on the day of
2. Attached to this notice are the	ne following documents:
(a) a copy of the consumer pro	oposal;
(b) a copy of my report on the c of; and	onsumer proposal that was filed with the official receiver on the day
(c) a form of proof of claim.	
3. As the administrator of the opursuant to section 66.15 of the Ac	consumer proposal, I will be required to call a meeting of creditors only if, ct,
(a) I am directed to do so by the proposal; or	e official receiver within the 45-day period after the filing of the consumer
•	lay period after the filing of the consumer proposal, creditors having in the in value of the proven claims have so requested.
	claim and who indicates dissent from the consumer proposal to me before after the filing of the consumer proposal shall be deemed to have requested
5 .	I am not required to call a meeting of creditors, the consumer proposal (1) of the Act, be deemed to have been accepted by the creditors.

6. In the event that the consumer proposal has been accepted or is deemed to have been accepted by the creditors, I will apply to the Court to review the consumer proposal only if pursuant to section 66.22 of the Act, I am requested to do so by the official receiver or any other interested party within 15 days after the day of

acceptance or deemed acceptance of the consumer proposal.

FORM 49 -- Concluded

	<i>J</i> 1	ed at paragraph 6 i am oposal is deemed to be		e Court.
Dated at	, this	day of	·	
				Administrator of Consumer Proposal

Notice of Meeting of Creditors to Consider Consumer Proposal (Subsection 66.15(3) of the Act)

(Title Form 1)

Take notice that:

1. A meeting of creditors has been called to consider the consumer proposal made by
, a consumer debtor, a copy of which proposal was filed with the official receiver on the day of,
2. The meeting of creditors will be held at, on the day of at o'clock.
3. The creditors may, by ordinary resolution, voting all as one class, accept or refuse the consumer proposal as filed or as altered at the meeting, subject to the rights of secured creditors.
4. Attached is a voting letter form and a proxy form.
5. In order to be entitled to vote at the meeting, a creditor must prove a claim before the time appointed for he meeting.
6. A creditor who has proved a claim may indicate assent to or dissent from the consumer proposal to me at or before the meeting of creditors, and any assent or dissent I receive at or before the meeting will have the same effect as if the creditor were present and had voted at the meeting.
7. If there is no quorum at the meeting of creditors, the consumer proposal shall be deemed to be accepted by the creditors.
8. Where the consumer proposal is accepted or deemed to be accepted by the creditors and I am not requested by the official receiver or any other interested party, within the 15 days after the acceptance or deemed acceptance, to apply to the court to have the consumer proposal reviewed, the consumer proposal shall be deemed to have been approved by the court.
Dated at, this day of
Administrator of Consumer Proposal

Report of Administrator on Consumer Proposal and Conduct of Consumer Debtor (Paragraph 66.23(c) of the Act)

	(11110 1 0)	<i>m</i> 1)	
l,proposal of	, of , a consumer	, the administrator of debtor, hereby report to the court as	f the consumer follows:
1. That the consum copy of which is attache of	d to this report, and that I filed a	posal on the day of copy of it with the official receiver on the	, a ne day
	eport on the consumer proposa copy of which is attached to this	al with the official receiver on the _report.	day of
the report on the consu	mer proposal, a form of proof of	er debtor a copy of the consumer prop claim, a list of the creditors of the co g a meeting of creditors referred to in	nsumer debtor
by virtue of section 66.18	B of the Act (or the consumer pro	een accepted by the creditors of the coposal was accepted by the creditors of the minutes, and a copy of the minutes	f the consumer
15 days after the day of		, an interested party) requestince) of the consumer proposal by the wed, on the following grounds:	
(Set out the groun review.)	ds given by the official receiv	ver or other interested party for re	equesting the
6. That I have chan respects:	ged my opinions on the consum	er proposal expressed in my report, i	n the following
(Set out the chang	es in your opinions and give	the reasons for the changes.)	

FORM 51 -- Concluded

7. That I am of th following respects:	e opinion that the cor	nduct of the cons	umer debtor is (o	r is not) subject to censure in the
	ssons for this opini fore and after the fi			the conduct of the consumer .)
Dated at	, this	day of	·	
			-	Administrator of Consumer Proposal

FORM 51.1

Notice of Hearing of Application for Court Review of Consumer Proposal (Paragraph 66.23(a) of the Act)

of consumer debto	at o'c r, which proposal was a	lock, to review the consum ccepted by the consumer del	, on the er proposal of btor's creditors at a meeting held o en accepted by the consumer del	, a on the
	ue of section 66.18 of th		on accepted by the consumer del	7(0) 3
Dated at	, this	day of		
			Administrator of Consumer Propos	

Notice of Status of Consumer Proposal (Section 66.27 of the Act)

	ke notice that the consumer _ day of, has been	proposal of , a copy of which	was filed with the office	, a consumer debto cial receiver on the	r, made on the day of
		(Check approp	riate description.)		
	refused by the creditors o	f the consumer de	btor.		
	refused by the Bankruptcy.		_ Court of		(<i>province</i>) in
	withdrawn by the consum	er debtor.			
Dated	at, t	his day of	·		
					strator of er Proposal

Notice to Creditors and Report to Official Receiver on Annulment of Consumer Proposal of a Consumer Debtor who was not a Bankrupt (Section 66.3(4) of the Act)

Ta	ke notice that the	Court of	
(<i>provii</i> propos	ke notice that the dated the dated the dated the dated the α	y of debtor, on the	, has annulled the consumer _ day of
	e consumer proposal was annulled by the court o strator of the proposal ($\it or$ a creditor of the consu	• •	, the
Th	e consumer proposal was annulled on the grour	nds that	
	(<i>Check appropr</i>) Default was made by the consumer debtor in the	,	rovision in the consumer proposal.
	The consumer debtor was not eligible to make a filed.	consumer proposal	when the consumer proposal was
	The consumer proposal could not continue with	hout injustice or und	lue delay.
	The approval of the court was obtained by frau	d.	
	The consumer debtor was convicted of an offer accepted or approved.	ence under the Act	after the consumer proposal was
As	a consequence of the annulment of the consum	er proposal,	
pro Su (b)	the consumer debtor is not entitled to make a pofs of claim were filed and accepted are either bsection 178(2) of the Act; and the rights of the creditors of the consumer debtaidends received.	paid in full or are	extinguished by the operation of
Dated	at day of	·	
			Administrator of Consumer Proposal

FORM 53.1

Order Annulling the Consumer Proposal of a Consumer Debtor who was not a Bankrupt (Subsection 66.3(1) of the Act)

In the	Court of	in Bankruptcy		
In the matter of the con	sumer proposal of	, a consum	er debtor	
proposal of a consumer debtor); on	reading the application of	, the administrator of the onsumer debtor (or a creditor of that administrator (or creditor); on mer debtor who was not a bankrupt		
	(Check appropriate d	escription.)		
□ has defaulted in the	e performance of a provision in the	ne consumer proposal;		
□ was not eligible to i	□ was not eligible to make a consumer proposal when the consumer proposal was filed;			
	ne following offence under the A	ct after the consumer proposal was ac ;	cepted or	
□ cannot continue the	e consumer proposal without inju	ustice or undue delay;		
□ obtained the appro	val of the Court by fraud;			
It is ordered that the cor annulled.	sumer proposal dated the	_ day of	is hereby	
Dated at	, this day of	·		
		Judge <i>or</i> Regi	strar	

Report to Official Receiver on Annulment of the Consumer Proposal of a Consumer Debtor who was a Bankrupt (Paragraph 66.3(5)(c) of the Act)

(<i>provi</i>	of, the administrator of the proposal of, a consumer debtor, hereby report that the Court of, a consumer debtor, hereby report that the Court of, has annulled the proposal made by, consumer debtor who was a bankrupt, on the
	The consumer proposal was annulled by the court on the application of $_$ ministrator of the proposal (\emph{or} a creditor of the consumer debtor).
2.	The consumer proposal was annulled on the grounds that
	(Check appropriate grounds.)
	Default was made by the consumer debtor in the performance of a provision in the consumer proposal
	The consumer debtor was not eligible to make a consumer proposal when the consumer proposal was filed.
	The consumer proposal could not continue without injustice or undue delay.
	The approval of the court was obtained by fraud.
	The consumer debtor was convicted of an offence under the Act after the consumer proposal was accepted or approved.
	As a consequence of the annulment of the consumer proposal, the consumer debtor is deemed on the nent to have made an assignment pursuant to paragraph 66.3(5)(a) of the Act.
Dated	at, this day of
	Trustee

FORM 54.1

Order Annulling the Consumer Proposal of a Consumer Debtor who was a Bankrupt (Subsection 66.3(5) of the Act)

In t	he	Court of _	in	Bankruptcy	
	he matter of the cons o was a bankrupt	sumer proposal of		, a consumer del	otor
proposa a cons	al of sumer debtor); on	reading the applica	, a consumer debto	e administrator of the consur or (or a creditor of rator (or creditor); on hear o is a bankrupt	
		(Check appr	opriate description.)		
	has defaulted in the	performance of a pro	vision in the consumer p	proposal;	
	was not eligible to m	iake a consumer prop	oosal when the consume	r proposal was filed;	
		e following offence un		nsumer proposal was accepted	d or
	cannot continue the	consumer proposal w	vithout injustice or undue	e delay;	
	obtained the approv	al of the Court by frau	ıd;		
			the day of nave made an assignme	nt on this date.	eby
Dated a	at	, this day	of		
				Judge <i>or</i> Registrar	

Certificate of Assignment (Paragraph 66.3(5)(c) of the Act)

District of Division No. Court No. Estate No.	In the Matter of the Bankruptcy of:
	Debtor
	Trustee
_	Administration
Date of Bankruptcy: Date of Initial Bankruptcy Event: Meeting of Creditors: Chairman:	Security:
<u>CERTIFICATE OF AS</u>	SIGNMENT - Paragraph 66.3(5)(c)

- I, the undersigned, Official Receiver in and for this bankruptcy district, do hereby certify that:
 - the aforenamed debtor was declared bankrupt and subsequently filed a consumer proposal under section 66 of the Bankruptcy and Insolvency Act;
 - the said consumer proposal, although accepted and approved or deemed accepted and deemed approved, has been annulled by order of the court and the debtor is thereupon deemed to have made an assignment.

The aforenamed trustee is required:

- to deposit with me, without delay, security in the aforementioned amount;
- to mail to all creditors, within five days after the date of the trustee=s appointment, a notice of the bankruptcy; and
- when applicable to call in the prescribed manner, a first meeting of creditors, to be held at the aforementioned time and place or at such other time and place as may be later requested by the Official Receiver.

	Date:	
Official Receiver	Duic.	

Notice to Creditors and Report to Official Receiver on Deemed Annulment of Consumer Proposal (Subsection 66.31(1) of the Act)

Take notice that:			
1 day of payments:	, is in de	_, the consumer fault to the exte	r debtor, of the consumer proposal dated the ent of at least three months of the following
	(Give detail	ls of default on բ	payments.)
no order to the contrary a	and no amendment emed to have been a	to the consumer	(province) in Bankruptcy having made er proposal having previously been filed, the tue of subsection 66.31(1) of the Act, on the
3. As a consequence	of the deemed annul	lment of the cons	sumer proposal:
			nsumer proposal until all claims for which proofs d by the operation of subsection 178(2) of the
(b) the rights of the cr dividends received.	editors of the consul	mer debtor are re	revived for the amount of their claims less any
Dated at	, thisc	lay of	
			Administrator of Consumer Proposal

Certificate of Full Performance of Consumer Proposal (Section 66.38 of the Act)

l,	, a consumer de		administrator				
day of official receiver on the _ day of	, fully performe day of	d the provisio	ns of the consur	mer debtor	's proposal, a	as filed with	the
Dated at	, this	day of					
						strator of er Proposa	

Notice of Taxation of Administrator's Accounts and Discharge of Administrator (Rule 100)

(Title Form 1)

Take notice that:
1. I,, the administrator of the consumer proposal made by, a consumer debtor, and filed with the official receiver on the day of, have applied for the taxation of my accounts and for my discharge.
2. The Superintendent of Bankruptcy has issued a letter of comment to me that does not request that my accounts be taxed by the registrar.
3. Attached to this notice are the following:
(a) a copy of my final statement of receipts and disbursements;
(b) a copy of the dividend sheet, showing the dividends paid or to be paid to the creditors under the consumer proposal; and
(c) the final dividend that is owed to you, if applicable.
4. Any creditor may object to the taxation of my accounts and to my discharge by doing the following within the 30 days after the day on which this notice is sent:
(a) serving a notice of objection on me or sending me a notice of objection by registered mail or courier;
(b) filing a copy of the notice of objection with the registrar, along with any applicable fee of as provided by the tariff, and;
(c) sending a copy of the notice of objection to the Division Office.

Where a creditor objects to the taxation of my accounts, I will apply to the registrar for a date for the hearing

of the objection and will send to any creditor who has objected a notice of the hearing.

FORM 58 -- Concluded

day is s	5. If I do not receive notice of objection to the taxation of my accounts and to my discharge within the 30 after the day on which this notice is sent, I will within the three months after the day on which this notice nt:
	(a) if I have not already done so, send to each creditor under the consumer proposal his or her final dividend;
	(b) close the bank account used in administering the consumer proposal, if that account is not a consolidated account, or, where the account is a consolidated account, ensure that all funds have been withdrawn from it,
	(c) remit any unclaimed dividends and undistributed funds to the Superintendent of Bankruptcy, and
	(d) send a certificate of compliance and deemed discharge to the Division Office.
	6. After doing the things referred to in item 5, I will be deemed to be discharged.
Dat	ed at, this day of

Administrator of Consumer Proposal

Notice of Hearing for Taxation of Administrator's Accounts and Discharge of Administrator (Rule 102(1)(a))

	te notice that a hearing will be held before the registrar of the		
	(<i>province</i>) in Bankruptcy, at	, on the	day
of	at o'clock, for the taxation of my accounts and my disch	narge as admin	istrator
of the c	onsumer proposal of, a consumer debtor.		
Atta	ached to this notice are a copy of:		
(a)	my final statement of receipts and disbursements; and		
	the dividend sheet, showing the dividends paid or to be paid to the creditors posal.	under the cor	sumer
Any	r creditor may object to the taxation of my accounts or to my discharge by doin	g the following:	
(a)	serving a notice of objection on me or sending me a notice of objection by reg	istered	mail or couri
(b)	filing a copy of the notice of objection with the registrar, along with any application by the tariff, and;	ble fee of as pr	ovided
(c)	sending a copy of the notice of objection to the Division Office.		
Dated a	nt, this day of		
		Administrator	
		Administrator of consumer Proportion	
		onsumer Propo	JSai

Request for Mediation Made by Trustee (Subsections 68(6), 68(7) and 170.1(5))

	(Tille Form 1)
I, who m	, trustee of the estate of, bankrupt, nade an assignment (or against whom a receiving order was made) on the day of, hereby apply to the Official Receiver to refer this matter to the mediator, who shall set
	e and place for the mediation.
Th	is application for mediation is being made for the following reasons:
	(Check appropriate description)
	Subsection 68(6) - There is disagreement as to the amount of surplus income to be paid by the bankrupt.
	Subsection 68(7) - There is a written request from, a creditor, (creditor=s address), to
	proceed with the mediation process.
	Subsection 170.1(4) - The bankrupt does not agree with the discharge recommendation of the trustee.
	Subsection 170.1(5) - The trustee is opposed to the discharge of the bankrupt on a ground referred to in paragraph 173(1)(m) or (n) of the Act.
	Subsection 170.1(5), a creditor,
	opposed to the discharge of the bankrupt on a ground referred to in paragraph 173(1)(m) or (n) of the Act.
An inc	come and expense statement of the bankrupt is attached to this request (Form 65).
	(Indicate name, address, phone numbers of all parties)
Dated	at, this day of
	IIUSIEE

Notice of Mediation (Rule 105(7))

To: To: To:			Bankrupt Trustee Creditor(s) (<i>wi</i>	here applicab	le)		
will	Tak be k	ke notice that the me	ediation in the r	matter of the ba	ankruptcy of	(or as s	, bankrupt, soon as possible) at:
	The	e mediation will be h	eld for the follo	wing reasons:			
			(Chec	ck appropriat	e description)		
		Subsection 68(6) - bankrupt.	There is disa	greement as to	the amount of	f surplus incom	e to be paid by the
		Subsection 68(7) - a creditor, proceed with the m			m	(cred	itor=s address), to
		Subsection 170.1(4)) - The bankrup	ot does not agre	e with the discha	arge recommen	dation of the trustee.
		Subsection 170.1(5 to in paragraph 173	•		the discharge o	f the bankrupt o	on a ground referred
		Subsection 170.1(5) opposed to the disc Act.				(credite	, a creditor, or=s address), is 73(1)(m) or (n) of the
the med	Bar Jiati	ther take notice that hkruptcy and Insolve on has already been nment, the mediator r	ncy General R adjourned and	ules, only one d a second adjo	such adjournme	ent will be allowe	ed. Therefore, if the
Date	ed a	at	, this	day of			
					-		Mediator

Notice of Cancellation of Mediation (Rule 105(16))

	ot, was cancelled for the following reason: (Check appropriate description)
	There was an outstanding opposition to the discharge of the bankrupt on a ground referred to in paragraphs 173(1)(a) to (l) or (o) of the Act.
	I believe on reasonable grounds that (Indicate: the bankrupt, the trustee or a creditor, as applicable) abused the rescheduling procedures.
	A second adjournment was requested or circumstances causing an adjournment occurred after one adjournment had already been granted.
	I believe on reasonable grounds that (Indicate: the bankrupt or a creditor, as applicable), in the case of a mediation requested by a creditor under subsection 170.1(5) of the Act, cannot continue the mediation at all.
	I believe that the non-appearance of all creditors, who were informed of the mediation, is a delaying tactic or is intended to bring the mediation into disrepute.
	I believe that in the case of a mediation requested by a creditor under subsection 170.1(5), the non-appearance of (<i>Indicate: the bankrupt or a creditor, as applicable</i>) who was informed of the mediation, is a delaying tactic or is intended to bring the mediation into disrepute.
	I believe that the non-appearance of (<i>Indicate: the bankrupt or the trustee, as applicable</i>) who was informed of the mediation, is a delaying tactic or is intended to bring the mediation into disrepute.
Dated a	at, this day of
	Mediator — — — — — — — — — — — — — — — — — — —

Mediation Settlement Agreement (Rule 105(18))

the day of		reement was reached in the mediation held on		
Dated at	, this	day of		
Bankrupt			Bankrupt=s Counsel (where applicable)	
Trustee			 Trustee=s Counsel	
			(where applicable)	
Creditor (as applicable)			Creditor=s Counsel (where applicable)	

Notice of Non-Resolution by Mediation (Rule 105(20))

to mediation were not	resolved because	the parties have faile	ed to reach an agreemen	t.
Dated at	, this	day of	·	
				Mediator

Monthly Income and Expense Statement of the Bankrupt and the Family Unit and Information (*or* Amended Information) Concerning the Financial Situation of the Individual Bankrupt (Section 68 and Subsection 102(3) of the Act and Rule 105(4))

Title Form 1

The information concerning the monthly income and expense statement of the bankrupt and the family unit, the financial situation of the bankrupt and the bankrupt's obligation to make payments required under section 68 of the Act to the estate of the bankrupt are as follows:

MONTHLY INCOME	Bankrupt	Other members of the family unit	Total
Net employment income Net pension/Annuities Net child support Net spousal support Net employment insurance benefits Net social assistance Self-employment income GrossNet Other net income			
(Provide details)			
TOTAL MONTHLY INCOME	\$(1)	\$(2)*	
TOTAL MONTHLY INCOME OF THE FAMILY UNIT ((1) + (2))			> \$(3)
MONTHLY NON-DISCRETIONARY EXPENSES			
Child support payments Spousal support payments Child care Medical condition expenses Fines/Penalties imposed by the court Expenses as a condition of employment Debts where stay has been lifted Other expenses (Provide details)			
TOTAL MONTHLY NON- DISCRETIONARY EXPENSES	\$(4)	\$(5)	
TOTAL MONTHLY NON-DISCRETIONARY EXPENSES OF THE FAMILY UNIT ((4) + (5))			> \$(6)
AVAILABLE MONTHLY INCOME OF THE BANKRUPT ((1) - (4))	\$(7)		
AVAILABLE MONTHLY INCOME OF THE FAMILY UNIT ((3) - (6))			> \$(8)
BANKRUPT'S PORTION OF THE AVAILABLE MONTHLY FAMILY UNIT INCOME ((7) / (8) X 100))			> %(9)

^{*}Where one or more members of the family unit have refused to divulge this information, please provide details as required by section 10 of Directive 11R.

MONTHLY DISCRETIONARY EXPENSES: (Family unit)	***		
Housing expenses	Living expenses		
Rent/Mortgage	Food/Grocery		
Property taxes/Condo fees	Laundry/Dry cleaning		
Heating/Gas/Oil	Grooming/Toiletries		
Telephone	Clothing		
Cable	Other		
Hydro	Transportation expenses		
Water	Car lease/Payments		
Furniture	Repair/ Maintenance/Gas		
Other	Public transportation		
Personal expenses	Other		
Smoking	Insurance expenses		
Alcohol	Vehicle		
Dining/Lunches/Restaurants	House		
Entertainment/Sports	Furniture/Contents		
Gifts/Charitable donations	Life insurance		
Allowances	Other		
Other	Payments		
Non-recoverable medical expenses	To the estate		
Prescriptions	To secured creditor		
Dental	(Other than mortgage and vehicle)		
Other	Other		
MONTHLY SURPLUS OR (DEFICIT) FAMILY UNIT ((8) Information (or Amended Information) Concerni	-(10))		
	and the transfer stransfer of the transfer and transfer appears		
Payments to the estate as per agreement			
Number of persons in household family unit, including bankr	upt:		
Total amount bankrupt has agreed to pay monthly			
Amount bankrupt has agreed to pay monthly to repurchase as			
(provide details)	(13)		
Residual amount paid into the estate ((12) - (13))			
Payments required by the Directive on Surplus Income			
Monthly amount required by the Directive on Surplus Income based on percentage established on line (9)(1)			
Difference between amounts at lines (14) and (15)			
Other applicable comments: (If amount at line (14) is less that			
explain why the required payments are not being made:)		
Amendment or material change: (If the information relates to			
or an amendment, provide details:			
Dated at, this day of	·		
Trustee	Bankrupt		
Tubeco	Danktapt		

Note: In a joint assignment, only one form is required and each bankrupt's monthly income and non-discretionary expenses have to be explained in detail.

Notice to Bankrupt of Meeting of Creditors (subsection 102(1) or paragraph 155(d.1) of the Act)

To:		, bankrupt	
			day of nd to give such information as may be
		. 3	to comply with the requirements of this onment for a term not exceeding three
Dated at	, this	day of	
			Trustee

Notice of Bankruptcy and First Meeting of Creditors (Subsection 102(1) of the Act)

(Title Form 1)

1	(nam	ne of hankrunt) filed (or w	as deemed to have filed) an assignment
			(<i>name of bankrupt</i>)) on the
day of	, and the under	signed,	(name of trustee), was
appointed as trus	tee of the estate of the ba	inkrupt by the official receint or substitution of anothe	iver (or the court), subject to affirmation
			e day of, at
	led to vote at the meeting, ere necessary, a proxy.	a creditor must lodge with	the trustee, before the meeting, a proof
		f proof of claim, a form of phowing the amounts of the	proxy, and a list of creditors with claims eir claims.
	nust prove their claims aga ealized from the estate.	ainst the estate of the bank	krupt in order to share in any distribution
	(Where the bankrup	t is an individual, inclu	de paragraph 6.)
	obligation of the bankrupt	•	concerning the financial situation of the estate of the bankrupt, as required under
Dated at	, this	day of	·
			Trustee

Notice of Impending Automatic Discharge of First-time Bankrupt (Paragraph 168.1(1)(a.1) of the Act)

(Title Form 1)

Take notice that:			
1	_(name of bankrupt)	filed (<i>or</i> was deem	ed to have filed) an assignment
(or A receiving order was made again			
day of, and th	ne undersigned,		(name of trustee), was
appointed as trustee.			
2. Pursuant to section 168.1 of	the Act, the bankrupt,	being an individu	al who has never before been
bankrupt, will be given an automatic	c discharge on the	day of	$_{}$, $_{}$ (insert the date
that is nine months after the date of the estate of the bankrupt or a creof the bankrupt before that date.	1 0	•	
3. Any creditor who intends to opposition, stating the grounds for the the Division Office, before the	e opposition, to the trus	tee of the estate of	the bankrupt, the bankrupt, and
4. Where any creditor opposes	the discharge of the ba	nkrupt, a court fee	e applies.
5. Where the discharge of the ba appointment for the hearing of the o dealt with by mediation pursuant to	pposition in the manne	r prescribed by the	
Dated at, this _	day of	·	
			Trustee

Notice of Bankruptcy and of Impending Automatic Discharge of First-time Bankrupt, and Request of a First Meeting of Creditors (Paragraphs 155(d.1), 155(h) and 168.1(1)(a.1) of the Act)

(Title Form 1)

Summary Administration

Take notice that:

on the day of trustee), was appointed as trustee	(name of bankrupt) filed (or was deemed to have, and the undersigned,e of the estate of the bankrupt by the official receiver the trustee's appointment or substitution of another trustee.	(name of or the court), subject
days after the date of bankruptcy,	(d.1) of the Act, a first meeting of creditors will be requi, the official receiver or creditors who have in the agg a claims, request a meeting to be held.	
	and to vote at a meeting, a creditor must lodge with the claim and where necessary, a proxy.	ne trustee before such
	s a form of proof of claim, a form of proxy, and a list or or more, showing the amounts of their claims.	f creditors with claims
•	section 102(3)(a) of the Act, is information concerning of the bankrupt to make payments to the estate of the	
6. Creditors must prove their confitne proceeds realized from the	claims against the estate of the bankrupt in order to shestate.	nare in any distribution
bankrupt, will be given an automa that is nine months after the da	of the Act, the bankrupt, being an individual who have discharge on the day of, _ ate of the bankruptcy), unless the Superintendent of Excreditor of the bankrupt gives notice of intended opposite	(<i>Insert the date</i> Bankruptcy, the trustee
their opposition, and send a notice	o oppose the discharge of the bankrupt shall state in vertex to this effect to the Division Office, the trustee of the see the day of (Insert the	estate of the bankrupt

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9. Where any creditor opposes the discharge of the bankrupt, a court fee applies.

10. Where the discharg an appointment for the hea be dealt with by mediation p	ring of the opp	osition in the mann	er prescribed by	to the court without del the Act unless it is a ma	,
Dated at	, this	day of	·		
				 Trustee	
				Hustee	

Notice of Bankruptcy and Request of a First Meeting of Creditors (Paragraph 155(d.1) of the Act)

(Title Form 1)

Summary Administration

Take notice that:				
1 day of	(nai	<i>me of bankrupt</i>) filed	(\emph{or} was deemed to have led,	e filed) an assignment
<i>trustee</i>), was appointe	d as trustee of the	estate of the bankrup	t by the official receiver (ubstitution of another true	$(\mathit{or}$ the court), subject
	of bankruptcy, the	e official receiver or c	ng of creditors will be re reditors who have in th be held.	
3. To request such request for a meeting,			litor must lodge with the proxy.	e trustee before such
4. Enclosed with that amounting to \$25 or m			rm of proxy, and a list of s.	creditors with claims
	t and the obligation		Act, is information con ake payments to the esta	· ·
6. Creditors must p of the proceeds realize		gainst the estate of the	e bankrupt in order to sha	are in any distribution
Dated at	, this	day of	·	
				Trustee

Notice of First Meeting of Creditors (Subsection 155(d.1) of the Act)

(Title Form 1)

Summary Administration

Take notice that:

1. A first meeting of c	reditors has bee	en requested to be hel	d by the official red	ceiver (or creditors).
2. The first meeting of o'clock, at				of, at
3. To be entitled to voor claim and, where nece	`	g, a creditor must lodg	e with the trustee,	before the meeting, a proof
Dated at	, this	day of	·	
				Trustee

Notice of Bankruptcy and First Meeting of Creditors in Local Newspaper (Section 102(4))

In the matter of t	he bankruptcy of		
_	-	-	(Insert name o
business or resides)	occurred on the	day of	ich the bankrupt has carried or ; and that the firs at o=clock
	in the		in the Province o
Dated at	, this	day of	
			Trustee
			Address of Trustee

Proof of Claim (Property) (Subsection 81(4) of the Act)

-	lence regarding to			ded to the following addre	:ss:
I,in the Province of		of the	of		
DO HEREBY CERTIFY:					
1. That I am the claimant, (<i>or</i> That I am)				
	(State p	position or tit	le)		
of	(Nam	ne of claiman	t)		
2. That I have knowledge of	of all the circumstar	nces connecte	ed with the clai	m referred to below.	
3. That on theassignment (<i>or</i> a receiving ord proposal).				the debtor made filed a notice of intention o	
4. That, on that date, the proint the possession of the bankru	. ,		• •	and marked "A" (and "B") wankrupt and (or) the trustee	
5. That the claimant hereby marked "A" (and "B"), namely:	claims that propert	ty, or interest in	n it, by virtue o	f the document(s) attached a	nd
(Set out the particulars o	f all documents se	erving as prod	of of the clain	n, giving	
(i) the grounds on which	the claim is base	d, and			
(ii) sufficient particulars	to enable the prop	perty to be ide	ntified; if the	particulars do not appear	on

the face of the documents, attach an additional statement marked "B" setting them forth.)

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- 6. That the claimant is entitled to demand from the trustee the return of the property enumerated in these document(s).
- 7. That I hereby demand that the trustee return to me (*or* to the claimant whom I represent) the property enumerated in the document(s) within the 15 days after the filing of this form, or within the 15 days after the first meeting of the creditors of the debtor, whichever is the later.

SWORN (or SOLEMNLY DECLARED) before me at the	
in the Province of, this day of	
Commissioner of Oaths for the Province of	(Signature of Claimant)

WARNING:

Subsection 201(1) of the Act prescribes severe penalties for making any false claim, declaration or statement of account.

Demand for Repossession of Goods (Paragraph 81.1(1)(a) of the Act)

To:	, p	urchaser (<i>or</i> trust	ee <i>or</i> receiver)		
	ich were sold and de	livered to	emand access to and recuments:		
(Attach copies description of th		ale (invoice, del	ivery slip, etc.) and	provide an	appropriate
•	pect of the purchaser	≤s property) the tru	ver within the meaning astee (or receiver) is receiver) is receiver)		
Dated at	, this	day of	·		
				Supplier	
			Telephone	Number	:
	_		Fax Number		:
	_		E-mail Address	:	

Notice by Trustee Requiring Filing of Proof of Security (Subsection 128(1) of the Act)

Take notice that:

You are hereby required, pursuant to subsection 128(1) of the Approof of security (security documents) relating to any security, a bankrupt, which property is described below:	that you hold on the property of
(Describe the property.)	
2. The proof of claim and proof of security must give full particulars which it was given and the value at which you assess it.	s of the security, including the date on
3. If you do not file with me a proof of claim and proof of security in days after the day on which this notice is served I may, with leave of the free of your security.	
4. A proof of claim in the required form is attached.	
Dated at, this day of	·
_	Trustee

Notice of Disallowance of Claim, Right to Priority or Security or Notice of Valuation of Claim (Subsection 135(3) of the Act)

Tak	se notice that:
(A)	as trustee acting in the matter of the bankruptcy (or proposal) of, have disallowed your claim (or your right to a priority or your security on the property) in whole (or to the extent of \$), pursuant to subsection 135(2) of the Act, for the following reasons:
	(Set out the reasons for the disallowance.)
(or)	
(B)	as trustee acting in the matter of the bankruptcy (<i>or</i> proposal) of, I have determined that your contingent or unliquidated claim is a provable claim and have valued it at \$ and therefore, it is deemed a proved claim to this amount pursuant to subsection 135(1.1) of the Act.
in part (30-day	d further take notice that if you are dissatisfied with my decision in disallowing your claim in whole or (ar) a right to priority or your security ar valuation of your claim), you may appeal to the court within the period after the day on which this notice is served, or within such other period as the court may, on tion made within the same 30-day period, allow.
Dated a	at, this day of
	Trustee

Statement of Affairs (Business Bankruptcy) (Paragraph 158(d) of the Act)

(Title Form 1)

To the bankrupt:

You are required to carefully and accurately completed the state of your affairs on the date of your bankruptcy: completed, this Form and the applicable attached lists verified by oath or solemn declaration.	ete this Form and the applicable attachments, showing on the day of Where will constitute your Statement of Affairs and must be
LIABILITIES (as stated and estimated by bankrupt)	ASSETS (As stated and estimated by bankrupt)
1. Unsecured creditors as per list "Ae	1. Inventory 2. Trade fixtures, etc
	Total accets

List "A"

Unsecured Creditors

The names to be arranged in alphabetical order and numbered consecutively.

•	Name of creditor	Address	Amount of Claim
Bankru	pt		Date

List "B"

Secured Creditors

No.	Name of creditor	Address	Amount of Claim	Particulars of Security	When given	Estimated value of security	Estimated surplus from security	Balance of claim unsecured
Ва	ankrupt							Date

List "C"

Preferred Creditors for Wages, Rent, etc.

No.	Name of creditor	Address and occupation	Nature of Claim	Period during which claim accrued	Amount of claim	Amount payable in full	Difference ranking in full
В	ankrupt						Date

List "D"

Contingent or Other Liabilities

Give particulars of claims not set out in List "B", or "C".

No.	Name of creditor or claimant	Address and occupation	Amount of liability or claim	Amount expected to rank for dividend	Date when liability incurred	Nature of liability

Bankrupt		Date

List "E"

Debts Due to the Bankrupt

No.	Name of debtor	Address and occupation	Nature of debt	Amount of debt (good, doubtful, bad)	Folio of ledgers or other book where particulars to be found	When contracted	Estimated to produce	Particulars of any securities held for debt
 Ba	ankrupt							 Date

List "F"

Bills of Exchange, Promissory Notes, Lien Notes, Chattel Mortgages, etc., Available as Assets

No.	Name of all promissory, acceptors, endorsers, mortgagors and guarantors	Address	Occupations	Amount of bill or note, etc.	Date when due	Estimated to produce	Particular of any property held as security for payment of bill or note, etc.
	<u> </u>				1		1
В:	 ankrupt						Date

List "G"

Real Property Owned by Bankrupt

Description of property	Nature of bankrupt=s interest	In whose name does title stand	Total value	Particulars of mortgages, hypothecs, or other encumbrances (Name, Address, Amount)	Equity or surplu
Bankrupt					Date

FORM 78 -- Concluded

List "H"

Property

Give full particulars of property of every description that is in the bankrupt's or that may devolve on the bankrupt in accordance with section 67 of the Act and that are not included in any other list.

FULL STATEMENT OF PROPERTY

Nature of Property	Location	Details of property	Original cost	Estimated to produce
(a) Stock-in-trade				
(b) Trade fixtures, etc.				
(c) Cash in Financial Institution (name) (address)				
(d) Cash on hand				
(e) Livestock				
(f) Machinery, equipment and plant				
(g) Furniture				
(h) Life insurance policies, RRSPs etc.				
(i) Securities				
(j) Interests under wills, etc.				
(k) Vehicles				
(I) Taxes				
(m) Other property (state particulars)				

Date

Bankrupt

Statement of Affairs (Non-Business Bankruptcy) (Paragraph 158(d) of the Act)

(Title Form 1)

		ASSETS					
Type of assets		Description (Provide details)	Estimated Dollar Value	Exempt Property		Secured Amount/ Liens	Estimated net
			varue	Yes	No	Liens	realizable dollar value *
1. Cash on hand							
2. Furniture							
3. Personal effects	1						
4. Cash-surrender insurance policies.							
5. Securities							
6. Real Property	House						
	Cottage						
	Land						
7. Motor vehicle	Automobile						
	Motorcycle						
	Snowmobile						
	Other						
8. Recreational equipment							
9. Estimated tax refund							
10. Other assets							
TOTAL							

Date		Bankrupt

* For a summary administration, indicate value net of the direct realization costs referred to in Rule 128 (1) of the BIA.

FORM 79 -- Continued

LIABILITIES									
			Liabilities type 1 Real Propert 2 Bank Loans 3 Finance Con 4 Credit Cards 5 Credit Cards 6 Taxes Federa 7 Student Loan 8 Loans from I 9 Other	y Mortgage (except real p npany Loans Bank/Trust C Other Issuers al/Provincial/N ns	Companies Iss				
Creditor	Address including postal code	Account No.	A	mount of debt		Enter			
			Unsecured	Secured	Preferred	LTP			
1									
2									
3									
4									
5									
6									
7									
8									
9									
10									
11									
11									
12									
13									
14									
15									
16									
17									
18									
19									
20									
	TOTAL	Unsecured							
	TOTAL	Secured							

	TOTAL	Preferred			
			TOTAL		
Date				Bankruj	pt

INFORMATI	ON RELATING T	TO THE AFFAIR	S OF THE BANKR	UPT		
A. PERSONAL DATA						
1. Family name:	Given names:	s: Date of I		//		
	Gender: F G M	и G		YYYY / MM / DD		
2. Also known as:						
3. Complete address, including postal co	de:					
4. Marital status: (Specify month and year of event if it occurred in the last five years)		Married Widowed Divorced		_ Single _ Separated _ Common-law partner		
5. Full name of spouse or common-law	partner:					
6. Name of present employer:		Occupation (Ba	Bankrupt):			
7A. Number of persons in household far	mily unit, including	g bankrupt:				
7B. Number of persons 17 years of age	or less:					
8. Have you operated a business within the last five years?	Yes	No	(If yes) Name, type and period of operation:			
B. WITHIN THE 12 MONTHS PRIOR EITHER IN CANADA OR ELSEWHE		OF THE INITIA	L BANKRUPTCY 1	EVENT, HAVE YOU,		
9A. Sold or disposed of any of your pro	operty?		Yes	No		
9B. Made payments in excess of the reg	ereditors?	Yes	No			
9C. Had any property seized by a credit		Yes	No			
C. WITHIN FIVE YEARS PRIOR TO YOURSELF TO BE INSOLVENT, HA				T, WHILE YOU KNEW		
10A. Sold or disposed of any property?	,		Yes	No		

10B. Made any gifts to relative	s or others in excess of \$500?	Yes	No
Date			Bankrupt

т

D. BUDGET INFORMATION: Attach Form 65 to this Form.
11A. Have you ever made a proposal under the <i>Bankruptcy and Insolvency Act</i> ? Yes No
11B. Have you been bankrupt before, either in Canada or elsewhere? Yes No
(If you answered Yes, provide the following details for all insolvency proceedings: (a) Filing date and location of the proceedings; (b) Name of trustee or administrator; (c) If applicable, was the proposal successful; (d) Date on which Certificate of Full Performance or Discharge was obtained.)
12. Do you expect to receive any sums of money which are not related to your normal income, or any other property within the next 12 months? Yes No
13. If you answered Yes to any of questions 9, 10 and 12, provide details:
14. Give reasons for your financial difficulties:
I,, of the of in the Province of, do swear (or solemnly declar
that this statement is, to the best of my knowledge, a full, true and complete statement of my affairs on the day and fully discloses all property and transactions of every description that is or was in my possession or that m
devolve on me in accordance with section 67 of the <i>Bankruptcy and Insolvency Act</i> .
SWORN (or SOLEMNLY DECLARED)
before me at the of in the Province of th
day of
Commissioner of Oaths Bankrupt for the Province of

Notice of Intended Opposition to Discharge of Bankrupt (Paragraph 168.1(1)(d) of the Act)

(Title Form 1)

		`	,			
Take notice that the following grounds:						f the estate of ne bankrupt on
	(Set out the g	grounds for o _l	oposing the c	lischarge.)		
Dated at	, this	day of				
					Truste	ее

Notice of Hearing for Bankrupt=s Application for Discharge (Subsection 169(6) of the Act)

(Title Form 1)

	o=clock	in	the		the noon _, a bankru	(or 	as	soon	ther	eafter	as	can	be		at
Dated at _				, this	day	of									
												Т	ruste	e	

Report of Trustee on Bankrupt's Application for Discharge (Subsection 170(1) of the Act)

 $(Title\ Form\ 1)$

Date of bankruptcy:		Date of initial bankruptcy event:					
Marital status:							
Type of employment:	Type of employment: Number of persons in household family unit, including bankrupt:						
	AMOUNT C	F LIABILITIES					
	Secured	Preferred	Unsecured				
Declared	\$	\$	\$				
Proven	\$	\$	\$				
	AMOUNT	OF ASSETS					
Description	Value as per Statement of Affairs	Amount realized	Estimate of assets to be realized				
	\$	\$	\$				
TOTAL							
	ANTICIPATED R.	ATE OF DIVIDENDS					
Preferred creditors:		Unsecured creditors:					
A: CAUSES OF BANKRU 1. Provide details of	UPTCY the causes of bankruptcy:						
establish the available mon Explain any material chang	thly income of the bankrupt and the ess.)	e family unit at date of bai	nethod of calculation must be used to nkruptcy and at date of this report.				
(Same amount as	thly income of the bankrupt at date line (7) on Form 65):						
(b) Available mon	athly income of the bankrupt at date	of this report:	\$				
	thly income of the family unit at daline (8) on Form 65):		\$				
(b) Available mon	(b) Available monthly income of the family unit at date of this report:						

C: CONDUCT OF THE BANKRUPT

4.	(a) Was the bankrupt required to pay to the estate an amount established by the Directive on Surplus Income? (If yes, attach Appendix A)	G Yes G No
	(b) Could the bankrupt have made a viable proposal rather than proceeding with bankruptcy? (If yes, $attach\ Appendix\ A$)	G Yes G No
5.	(a) Did the bankrupt fail to perform any of the duties imposed on the bankrupt under the Act? (If yes, provide details)	G Yes G No
	(b) Can the bankrupt be justly held responsible for any of the facts referred pursuant to section 173 of the Act? (If yes, provide details)	G Yes G No
	(c) Did the bankrupt commit any offence in connection with the bankruptcy? (If yes, provide details)	G Yes G No
6.	(a) Did the bankrupt ever make a proposal under the <i>Bankruptcy and Insolvency Act?</i> (If yes, provide details)	G Yes G No
	(b) Has the bankrupt been bankrupt before either in Canada or elsewhere? (If yes, provide details)	G Yes G No
7.	Were inspectors appointed in this estate? (Provide details if the trustee has reasonable grounds to believe that the inspectors will not approve this report. Attach a copy of the resolution.)	G Yes G No
D: DI	SCHARGE OF THE BANKRUPT	
8.	(a) Is it the intention of the trustee to oppose the bankrupt's discharge? (If yes, provide details)	G Yes G No
	(b) Does the trustee have reasonable grounds to believe that a creditor or the Superintendent will oppose the bankrupt's discharge for a reason other than those set out in section 173(1)(m) or (n) of the Act? (If yes, provide details)	G Yes G No
9.	Did the bankrupt refuse or neglect to receive counselling pursuant to the Directive on Counselling in insolvency matters? (If yes, provide details)	G Yes G No
10.	Are there other facts, matters or circumstances that would justify the Court in refusing an absolute order of discharge? (If yes, provide details)	G Yes G No
11.	Other pertinent information? (e.g. Exceptional personal circumstances, preferential payments, etc. If yes, provide details.)	G Yes G No
	Additional details as required	
Numb	<u>Addition</u>	al information
Dated	at, this day of,	
		Trustee

APPENDIX A

A: AMOUNT REQUIRED TO BE PAID MONTHLY BY THE BANKRUPT

	(Same d	y amount required by the Directive on Surplus Income amount as line (15) on Form 65):	\$ (1						
	Amoun Differe	t bankrupt has agreed to pay monthly (Same amount as line (14) on Form 65):	\$(2						
	(Same d	t bankrupt has agreed to pay monthly to repurchase assets amount as line (13) on Form 65, provide details):							
B: S	URPLUS	INCOME							
1.	Did bankrupt make all required payments pursuant to section 68 of the Act? (If no, provide details) G No G Yes								
2.	(If no, p	nount established to be paid correspond with Directive on Surplus Income? provide details of any extenuating circumstances							
	that wo	uld affect amount to be paid as per Directive)	G No G Yes						
3.	Was the	e bankrupt made aware of the possibility of requesting mediation?	G No G Yes						
4.	Any an	nendment or material changes during period of bankruptcy? (If yes, provide details)	G Yes G No						
5.		ediation necessary under subsection 68(6) or 68(7) act to determine the amount to be paid by the bankrupt?	G Yes G No						
C: R	ECOMM	ENDATION ON THE BANKRUPT'S DISCHARGE							
	-the dis -the bar matters								
6.	Recomi	mendation of the trustee pursuant to section 170.1 of the Act:							
		bankrupt to be discharged without conditions; (Provide justification for uncondit	ional discharge)						
		bankrupt to be discharged subject to conditions (deemed opposition) based on the subsection 170.1(2) of the Act; (Provide details, including amount and period of							
		$\hfill\Box$ the bankrupt has not complied with a requirement imposed on the bankrupt un	der section 68 of the Act;						
		\Box the total amount paid to the estate by the bankrupt is disproportionate in relation indebtedness and financial resources;	on to the bankrupt's						
		☐ the bankrupt could have made a viable proposal, but chose to proceed with bar proposal as the means to resolve the indebtedness;	nkruptcy, rather than make a						
		bankrupt to be discharged after fulfilling obligations under mediation agreement. amount and period of payments.)	(Provide details, including						
7.		e trustee have reasonable grounds to believe that the debtor o the conditions recommended by the trustee?	G Yes G No						
8.	Was the	e bankrupt made aware of the possibility of requesting mediation?	G Yes G No						
Date	d at	, this day of,							
			Trustee						

Report of Trustee under Subsections 171(1) and (2) (Subsection 171(1) and (2) of the Act)

l,	Of				, the trustee of the estant to the Superintendent at the Division					
as follows:		, Dan	krupt, nere	by repo	nt to the Sup	berinter	ideni	at the	DIVISION	лисе
1. That on the assignment (<i>or</i> a receivi subsequently was deem estate in the stead of	ng order w led to be a	vas issued a In assignmei	gainst the nt) (and th	bankru at the υ	pt <i>or</i> the ba undersigned	nkrupt I was s	did f ubsti	ile a pı	roposal w	/hich
2. That on or before to the proposal)	the I	bankrupt	carried	on	business	unde	er	the	name	of
		county of					_ IN	tne	Province	; OI
3. That the bankrupt Province of of the bankrupt are as for	_ of	or has its prir	ncipal plac nd, <i>in the</i>	e of bus in th case of	siness, <i>in ti</i> ne County c <i>a corporati</i>	he case of on, tha	e of a	corpo directo	<i>ration</i>) ii ir rs and off	n the n the icers
DIRECTORS:										
Name			Position	า			Addr	ess		
	- - -				 					
OFFICERS:										
Name			Position	า			Addr	ess		
	_									

(a) The persons who actively follows:	y controlled the day-to-day operations o	or the business of the bankrupt are as
Name	Position	Address
(b) The persons who were re of the bankrupt=s liabilities a	esponsible for, or under whose directions are as follows:	s were incurred, the greater proportion
Name	Position	Address
deficiency between the assets a	eful inquiry into the affairs of the bankruland the liabilities of the debtor has (or have is evidence of a substantial disappear	as not) been satisfactorily accounted
Dated at	., this day of	
		Trustee

(At this point the report is ended for purposes of subsection 171(2) and a copy is to be forwarded by registered or certified mail in an envelope marked Aprivate and confidential@to each of the persons named in paragraphs 3 and 4, immediately after the report is filed with the Superintendent of Bankruptcy pursuant to subsection 171(1). The report filed with the Superintendent, however, will include the following paragraphs which must ONLY be made available to the Superintendent.)

FORM 83 -- Concluded

6. That, having made a careful inquiry into the conduct of the bankrupt and other persons hereinbefore named (and having consulted with the inspectors and other persons, *as the case may be*), I am further of the opinion that the probable causes of the bankruptcy are as follows:

(Specify the probable cause or causes as set out in section 171(1)(c).)

	(Specify the probable cause of causes as set out in section 171(1)(c).)
(i) (ii) (iv) (v) (vi) (vii) (viii) (ix)	misfortune. inexperience. incompetence. carelessness. over-expansion. unwarranted speculation. gross negligence. fraud, and other probable cause.
7. That I have	arrived at my opinions herein before expressed for the following reasons:
(a)(i)	(State or name the source of information and verification thereof regarding persons named in $4.(a)$.)
(ii)	(State or name the source of information and verification thereof regarding persons named in $4.(a)$.)
arrived has be statem and su	It by what facts or information and verification or investigation thereof the trustee has d at his opinions expressed in paragraph 5., treating the matters as fully as the trustee en able to ascertain them, attaching a copy of the bankrupt=s last audited financial tent or the bankrupt=s financial statement for the last fiscal period, whichever is the latest uch other statements, affidavits and opinions as are necessary and naming or stating s of information and verification thereof.)
Dated at	, this day of
	Trustee

Certificate of Discharge (Subparagraph 168.1(1)(f)(ii) of the Act)

(Title Form 1)

Date of bankruptcy	<i></i>			
hereby certify that, purs	suant to subsectior	n 168.1(1) of the Act	t, on the da	, a bankrupt, y of the ed to in subsection 178(1) of
Dated at	, this	day of	·	
				Trustee

Certificate of Discharge (Conditions met) (Paragraph 170.1(8)(a) of the Act)

(Title Form 1)

Date of bankruptc	У			
hereby certify that the I the section 170 report	oankrupt has comp , or as a result of a _ day of	lied with the cond mediation agree the ba	itions imposed on the ment, and that pursu ankrupt is discharged	, a bankrupt bankrupt by the trustee unde ant to subsection 170.1(8) o d and released from all debts
Dated at	, this	day of		
				Trustee

Notice of Intention to Enforce a Security (Rule 124)

To:		, an insolvent persoi	n	
Take notice that:				
1 person's property de	scribed below:	, a secured credito	or, intends to enforce its securit	y on the insolvent
	(Describe the	property to which t	the security relates.)	
2. The security t particulars of the se		d is in the form of $_$		(Provide
3. The total amo	unt of indebtedness	secured by the secu	urity is \$	
			the security until after the exp	
Dated at	, this	day of	·	
			Name of Sec	cured Creditor
			Name and Title of	Signing Officer

Notice and Statement of the Receiver (Subsection 245(1) of the Act)

The receiver gives notice and declares that:	
1. On the day of	, I,, became the
receiver in respect of the property of	, an insolvent person (or a bankrupt), that
is described below:	
(Provide an appropriate description of the parties broken down into the categories of inventory	property including the book value of each asset and accounts receivable and other assets.)
The state of the s	on or control of the property described above (\emph{or} by virtue
of being appointed by	(name of person or court that appointed
order pursuant to which receiver was appointed)	(particulars of security agreement or court
3. The undersigned took possession or control	of the property described above on the day of
4. The following information relates to the receive	vership:
(a) Address of insolvent person (<i>or</i> bankrupt):	
(b) Principal line of business:	
(c) Location(s) of business:	Alexandra and Procedure Relations and Procedure and
described above:	upt) to each creditor who holds a security on the property
, ,	person (or the bankrupt) and the amount owed to each olvent person (or the bankrupt) is as follows:
•	luring the receivership, to the extent that such a plan has
(g) Contact person for receiver:	
(Provide name, telephone number and, if ap	pplicable, facsimile machine number.)
Dated at, this day of	:
	Name of Receiver
	Name and Title of Signing Officer

Notice of Hearing and Trustee=s Report to the Court After Three Years (Subsection 34(2) of the Act)

(Title Form 1)

	Take notice that:		
the	1. I, the trustee of the estate ofestate, for the following reasons:	a bankrupt, have not been able to	fully administer
	(Set out the rea	asons.)	
	2. I estimate that I will be able to apply for my discharge	ge in months after this da	ate.
	3. I will, on the day of and be heard by, the court on the attached report at esection 34(2) of the Act.	at the hour of	o'clock, submit pursuant to
	4. Enclosed is a preliminary statement of receipts and	disbursements.	
	5. I have sold or realized all the property of the bankru	upt, with the exception of the follow	ing:
	(Give the description and value of all property nathense items were not sold or realized.)	not sold or realized and the reasons	s why
Dat	red at day of	·	
		Ti	rustee

Order of Substituted Service of Petition (Sections 43 and 44 of the Act)

In the	Court of			-			
	In	Bankrupto	су				
	The Hon. Mr. Justice or The Registrar (as the case may be)	}	f	da	ıy, the		day
	of the bankruptcy of				affidavit	verifying	it, of
It is ordered to subsection 43(at	pplication of, of day of day of day of day of that the sending of a copy of the (as directed by the court) davit verifying it pursuant to su	bankruptc aring, toge) shall be (y petition, th ther with a co deemed to b	e affidav opy of th oe good	vit verifying is Order, to and suffic	j it, made p D ient servic	oursuant e of the
	ordered that the costs of th		tion be				
					 Judge	or Registra	 ar

Notice of Substituted Service of Petition (Sections 43, 44 and subsection 71(2) of the Act)

In the	Cou	urt of		
		In Bankruptcy	/	
In the matter of the	oankruptcy of			
To:				
, and that the verifying it, made pursual order for substituted sesubstituted sesubstituted service) should to subsection 43(3) of the Further take notice the, at o'clock may issue a receiving or court thinks sufficient.	e court has ordered nt to subsection 43(service, addressed to be all be deemed to be e Act, and the notice hat the petition will be to the the the petition will be to the the the petition will be to the	that the sending 3) of the Act, and co e service on you, e of hearing. e heard by this co red to appear on sour absence, on s	of a copy of the bathe notice of hearithe notice of hearithe notice of hearithe notice of the petition, the notice of the petition, the notice of the notice of the all such proof of the all notice of the all notice of the noti	he court by, of ankruptcy petition, the affidaviting, together with a copy of the he terms of the order for affidavit verifying it pursuant day of if you do not appear, the court legations in the petition as the
You may inspect the	e petition, on applica	ation at my office.		
Dated at	, this	day of	·	
			_	Judge <i>or</i> Registrar

Receiving Order (Sections 43 and 44 of the Act)

In the	Court of	in Bankruptcy
In the matter of the B	ankruptcy of	
On the petition of Province of	, a cred, a cred, a cred	ditor, of, in the
Having heard		;
And having seen the	exhibits;	
1.	he court that the following acts of eacts of bankruptcy on which the	bankruptcy have been committed (Set out the order is made):
address and description		petition or proof to the court) be adjudged date.
2. The Court further of	orders that	, be appointed as trustee of the estate of
the bankrupt.	, iii tile Plovilice di	, be appointed as trustee of the estate of
3. The Court further owith subsection 16(1) of t	9	in cash or by bond without delay, in accordance
4. The Court further taxation of the estate.	orders that the costs of the petition	ner be paid out of the estate of the bankrupt on
Dated at	, this day of	·
		 Judge <i>or</i> Registrar
		2 2 2 3 2 2 1 1 2 3 2 4 4 1

Notice of Proposal to Creditors (Section 51 of the Act)

(Title Form 1)

Take notice that		of the	of		in
Take notice that the Province of	has lod	ged with me a pro	pposal under the <i>E</i>	Bankruptcy and	Insolvency Act.
A copy of the propose creditors affected by the p					
A general meeting of t	he creditors will	be held at	0	on the	
A general meeting of t day of			at the ho	our of	o=clock.
proposal either as made of the proposal is binding on Proofs of claim, proxie thereto.	all the creditors	or the class of cr	reditors affected.		Ž
Dated at	, this	day of	·		
				Trus	tee

(A form of proof of claim, a form of proxy and a voting letter should be enclosed with each notice.)