COMPANIES ACT (CHAPTER 50, SECTION 411)

COMPANIES REGULATIONS

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PART I PRELIMINARY

Citation

- 1. These Regulations may be cited as the Companies Regulations.
- **2.** [Deleted by S 16/2003 wef 13/01/2003]

PART II

FORMS

Forms

- **3.**—(1) Subject to these Regulations, where a provision of the Act or these Regulations is specified in the first column of the First Schedule, the form set out in the Second Schedule the number of which is specified in the third column of the First Schedule opposite to that provision is prescribed as the form to be used for the purposes of that provision in relation to the matter or thing described in the second column of the First Schedule opposite to that provision.
- (2) Strict compliance with the forms contained in the Second Schedule is not necessary, and substantial compliance is sufficient.
 - (3) [Deleted by S 16/2003 wef 13/01/2003]

Particulars prescribed by forms

4. Where a form prescribed by these Regulations requires completion by the insertion of, or the attachment to the form of a document containing particulars or other matters referred to in the form, those particulars or other matters are prescribed as the particulars or other matters required under the provisions of the Act or these Regulations for the purposes for which the form is prescribed.

Directions in forms

- **5.** A form prescribed by these Regulations shall be completed in accordance with such directions as are specified by the Registrar or in the form as so prescribed.
 - **5A.** [Deleted by S 16/2003 wef 13/01/2003]

PART III

GENERAL PROVISIONS RELATING TO FORMS AND OTHER DOCUMENTS

Publicity requirements

- **6.**—(1) For the purposes of sections 78B(1)(c) and 78C(1)(c) of the Act, a company meets the publicity requirements if it
 - (a) lodges with the Registrar within 8 days beginning with the resolution date —
 - (i) a notice containing the text of the special resolution for reducing share capital;
 - (ii) the resolution date; and
 - (iii) the reduction information, in the format specified by the Registrar; and
 - (b) pays the prescribed fee.
- (2) The company may, in addition to the requirements in paragraph (1), publish a notice containing the reduction information in a daily newspaper circulating generally in Singapore.
- (3) Upon payment of the prescribed fee, the Registrar shall as soon as possible make the information referred to in paragraph (1)(a) available for inspection by any person at the office of the Authority, on the Authority's electronic filing system at http://www.bizfile.gov.sg or through such other medium or media as the Registrar thinks fit.
- (4) The information referred to in paragraph (1)(a) shall remain available for inspection until
 - (a) the special resolution is revoked;
 - (b) the special resolution has been cancelled by the Court;
 - (c) the company is unable to reduce its share capital by reason of non-compliance with the procedures provided for it by any of the provisions of Division 3A of Part IV of the Act; or
 - (d) one month after the reduction of the share capital has taken effect,

as the case may be.

[S 53/2006 wef 30/01/2006]

Verification and certification of documents.

- 7.—(1) [Deleted by S 237/2002 wef 01/07/2002]
- (2) [Deleted by S 237/2002 wef 01/07/2002]
- (3) [Deleted by S 237/2002 wef 01/07/2002]
- (4) [Deleted by S 16/2003 wef 13/01/2003]
- (5) [Deleted by S 237/2002 wef 01/07/2002]
- (6) [Deleted by S 16/2003 wef 13/01/2003]
- (7) [Deleted by S 16/2003 wef 13/01/2003]
- (7A) For the purpose of section 270(1) of the Act, a statement of affairs of a company shall be verified by affidavit in accordance with Form 62A in the Second Schedule sworn or affirmed by the person who submits, or by one of the persons who submits, the statement to the Official Receiver or the liquidator of the company, as the case requires, under section 270(2) of the Act.

[S 245/97 wef 02/06/1997]

(7B) For the purpose of section 296(4) of the Act, a statement of affairs of a company shall be verified by affidavit in accordance with Form 62 in the Second Schedule sworn or affirmed by the directors of the company.

[S 245/97 wef 02/06/1997]

- (8) [Deleted by S 16/2003 wef 13/01/2003]
- (9) [Deleted by S 16/2003 wef 13/01/2003]
- (10) [Deleted by S 16/2003 wef 13/01/2003]
- (11) [Deleted by S 16/2003 wef 13/01/2003]
- **8.** [Deleted by S 16/2003 wef 13/01/2003]
- **8A.** [Deleted by S 16/2003 wef 13/01/2003]
- **9.** [Deleted by S 237/2002 wef 01/07/2002]
- **10.** [Deleted by S 16/2003 wef 13/01/2003]

Manner of giving notice to dissenting shareholder and to non-assenting shareholder

- 11.—(1) The prescribed manner of giving notice under section 215(1) of the Act to a dissenting shareholder is by delivering to the shareholder personally or by sending by post to the shareholder at the address of the shareholder shown in the books of the transferor company a notice in accordance with Form 57 in the Second Schedule.
- (2) The prescribed manner of giving notice under section 215(3) of the Act to a shareholder who has not assented to a scheme or contract is by delivering to the shareholder personally or by sending by post to the shareholder at the address of the shareholder shown in the books of the transferor company a notice in accordance with Form 58 in the Second Schedule.
- (3) In this regulation, "transferor company" has the meaning assigned to it in section 215 of the Act.

PART IV

AUDIT

Auditors' remuneration

12. For the purposes of section 206(1A) of the Act, a review of the fees, expenses and emoluments of an auditor of a public company shall be undertaken if the total amount of the fees paid to the auditor for non-audit services in any financial year of the company exceeds 50% of the total amount of the fees paid to the auditor in that financial year.

[S 137/2004 wef 01/04/2004]

- **13.** [Deleted by S 16/2003 wef 13/01/2003]
- **14.** [Deleted by S 16/2003 wef 13/01/2003]
- **15.** [Deleted by S 16/2003 wef 13/01/2003]
- **16.** [Deleted by S 16/2003 wef 13/01/2003]
- **17.** [Deleted by S 16/2003 wef 13/01/2003]

- **18.** [Deleted by S 237/2002 wef 01/07/2002 wef 01/07/2002 wef 01/07/2002 wef 01/07/2002 wef 01/07/2002 wef 01/07/2002 wef 01/07/2002]
 - **19.** [Deleted by S 237/2002 wef 01/07/2002]

PART IV

MEETINGS OF DEBENTURE-HOLDERS

[Deleted by S 237/2002 wef 01/07/2002]

20. to **25.** [*S* 237/2002 wef 01/07/2002]

PART V

JUDICIAL MANAGEMENT

- **26.** [Deleted by S 16/2003 wef 13/01/2003]
- **27.** [Deleted by S 16/2003 wef 13/01/2003]
- **28.** [Deleted by S 16/2003 wef 13/01/2003]

PETITIONS

Definition

29. In this Part, "application for a judicial management order" means an application made under section 227B of the Act for an order placing a company under the judicial management of a judicial manager.

[S 861/2005 wef 01/04/2006]

Form of application for judicial management

- **30.**—(1) Every application for a judicial management order shall be made by originating summons in Form 63A in the Second Schedule supported by an affidavit in Form 63B in the Second Schedule.
 - (2) The supporting affidavit
 - (a) shall be deposed to by the person making the application or, if more than one, or, in the case where the application

is made by a corporation, by some director, secretary or other principal officer thereof; and

(b) shall be filed together with the application.

[S 861/2005 wef 01/04/2006]

Filing of application for judicial management

- **31.**—(1) An application for a judicial management order shall be filed at the office of the Registrar of the Supreme Court who shall appoint the time and place at which the application is to be heard.
- (2) Notice of the time and place appointed for hearing the application shall be indicated on the originating summons and sealed copies thereof, and the Registrar of the Supreme Court may at any time before the application has been advertised, alter the time appointed and fix another time.

[S 861/2005 wef 01/04/2006]

Notice of application for judicial management

- **32.**—(1) Every notice of an application for a judicial management order shall be published in accordance with Form 63C in the Second Schedule, 7 clear days or such longer time as the Court may direct before the hearing, as follows:
 - (a) once in the *Gazette* and once at least in one English and one Chinese local daily newspaper or in such other newspapers as the Court may direct;
 - (b) the notice shall —
 - (i) state the day on which the application was filed and the name and address of the applicant and of his solicitor; and
 - (ii) contain a note stating that any person who intends to appear at the hearing of the application to oppose the nomination of a judicial manager made by the company, pursuant to section 227B(3)(c) of the Act or the making of a judicial management order pursuant to section 227B(5)(b) of the Act must send notice of such intention to the applicant

or to his solicitor, within the time and in the manner prescribed by regulation 33.

- (2) A notice of an application for a judicial management order which does not contain the note referred to in paragraph (1)(b)(ii) shall be deemed irregular.
- (3) If the applicant for a judicial management order or his solicitor does not, within the time required under paragraph (1) or within such extended time as the Registrar of the Supreme Court may allow, duly publish the notice of the application in the manner required by this regulation, the appointment of the time and place at which the application is to be heard shall be cancelled by the Registrar of the Supreme Court and the application shall be removed from the file unless the Judge or the Registrar of the Supreme Court shall otherwise direct.
- (4) The notice of application together with a copy of the application and its supporting affidavit shall be filed with the Registrar in accordance with the provisions of the Companies (Filing of Documents) Regulations (Rg 7).

[S 861/2005 wef 01/04/2006]

Service of application for judicial management

- **33.**—(1) Every application for a judicial management order and its supporting affidavit shall, unless filed by the company, be served upon the company within 7 days of the hearing of the application at the registered office of the company, by leaving a copy thereof with any member, officer or employee of the company there, or in case no such member, officer or employee can be found there, then by leaving a copy thereof at such registered office or by serving it on such member or members of the company as the Court may direct.
- (2) The affidavit of service of the application may be in accordance with Form 63D in the Second Schedule.

[S 861/2005 wef 01/04/2006]

Copy of application and supporting affidavit to be furnished to creditor or member

34. Every member or creditor of the company shall be entitled to be furnished by the applicant or his solicitor with a copy of the application for a judicial management order and its supporting affidavit within 48 hours after requesting it, upon payment of \$1 per page or part thereof for such copy.

[S 861/2005 wef 01/04/2006]

Notice of intention to appear

- **35.**—(1) Every person who intends to appear at the hearing of an application for a judicial management order, being a person referred to in sections 227B(3)(c) and 227B(5)(b) of the Act, shall serve on the applicant or his solicitor notice of his intention.
- (2) The notice shall be signed by such person or by his solicitor and shall give the address of the person signing it and shall be served, or if sent by post shall be posted in such time as in the ordinary course of post to reach the address not later than 12 noon of the day previous to the day appointed for the hearing of the application.
- (3) The notice may be in accordance with Form 63E in the Second Schedule with such variations as circumstances may require.
- (4) A person who has failed to comply with this regulation shall not, without special leave of the Court, be allowed to appear at the hearing of the application.

[S 861/2005 wef 01/04/2006]

List of persons intending to appear

- **36.**—(1) The applicant or his solicitor shall prepare a list in accordance with Form 63F in the Second Schedule of the names and addresses of the persons who have given notice of their intention to appear at the hearing of the application for a judicial management order and of their respective solicitors.
- (2) On the day appointed for hearing the application, a fair copy of the list or, if no notice of intention has been given, a statement to that

effect, shall be handed by the applicant or his solicitor to the Court prior to the hearing of the application.

[S 861/2005 wef 01/04/2006]

Affidavits opposing the nomination and affidavits in reply

- **37.**—(1) Affidavits in opposition to the making of a judicial management order or a nomination of a judicial manager made in an application for a judicial management order shall be filed and a copy thereof served on the applicant or his solicitor at least 7 days before the time appointed for the hearing of the application.
- (2) Any affidavit in reply to an affidavit filed in opposition shall be filed within 3 days of the date of the service on the applicant of the affidavit in opposition and a copy thereof served on the party opposing the application for a judicial management order or his solicitor.

[S 861/2005 wef 01/04/2006]

Attendance on Registrar of Supreme Court

- **38.**—(1) After an application for a judicial management order has been filed, the applicant or his solicitor shall on a day to be appointed by the Registrar of the Supreme Court attend before the Registrar and satisfy him that
 - (a) the application has been duly published in the *Gazette* and in one English and one Chinese local daily newspaper;
 - (b) the supporting affidavit and the affidavit of service, if any, have been duly filed;
 - (c) the consent in writing of the approved company auditor nominated by the applicant has been obtained and filed;
 - (d) the provisions of these Regulations have been duly complied with; and
 - (e) a sum of \$1,000 has been deposited with the Court to cover the fees and expenses to be incurred by the judicial manager.

- (2) This deposit shall be refunded to the applicant by the Court on the discharge of the judicial management order.
- (3) Where an applicant has not, prior to the hearing of the application for a judicial management order, attended before the Registrar of the Supreme Court at the time appointed and satisfied the Registrar in the manner required by this regulation, no order shall be made on the application of such applicant except an order for the dismissal or adjournment of the application for a judicial management order.

[S 861/2005 wef 01/04/2006]

Substitution of any person as applicant

- **39.**—(1) When an applicant is not entitled to make an application for a judicial management order or, whether so entitled or not, where he
 - (a) fails to take all the steps prescribed by these Regulations preliminary to the hearing of the application;
 - (b) consents to withdraw his application for a judicial management order or to allow it to be dismissed or the hearing to be adjourned; or
 - (c) fails to appear in support of his application for a judicial management order when it is called on in Court on the day originally fixed for the hearing thereof or on any day to which the hearing has been adjourned or if appearing does not apply for an order in terms of the relief sought in the application,

the Court may, upon such terms as it thinks just, substitute as in his place as applicant any other person who, in the opinion of the Court, would have a right to make the application for a judicial management order and who is desirous of proceeding with the application.

(2) An order to substitute an applicant may, where the original applicant fails to advertise his application for a judicial management order within the time prescribed by or under these Regulations or consents to withdraw his application for a judicial management order,

be made by the Registrar of the Supreme Court or the Court at any time before the date fixed for the hearing of the application.

[S 861/2005 wef 01/04/2006]

Notice of judicial management order

40.—(1) When an order is made for the placing of a company under the judicial management of a judicial manager, the applicant shall forthwith inform the judicial manager of the making thereof in accordance with Form 63G in the Second Schedule and within 3 days of the pronouncement thereof publish in the *Gazette* and once at least in one English and one Chinese local daily newspaper a notice of the order in accordance with Form 63H in the Second Schedule and lodge the notice together with a copy of the order with the Registrar in accordance with the applicable regulation of the Companies (Filing of Documents) Regulations 2003 (G.N. No. S 17/2003).

Sending of copy of judicial management order

(2) Unless otherwise directed by the Court, the copy of the judicial management order required by section 227K of the Act to be sent to the company may be sent either personally or by prepaid letter addressed to the secretary thereof at the registered office of the company.

Notice at the foot of every judicial management order

(3) An order to place a company under the judicial management of a judicial manager shall contain at the foot thereof a notice stating that it will be the duty of the persons mentioned in section 227L(2) of the Act to make out the company's statement of affairs and to attend on the judicial manager at such time and place as he may appoint in accordance with Form 63I in the Second Schedule.

[S 16/2003 wef 13/01/2003] [S 861/2005 wef 01/04/2006]

PROOFS

Proof of debt

41. In a judicial management every creditor shall prove his debt, unless the Judge in any particular judicial management shall give

directions that any creditors or class of creditors shall be admitted without proof.

Mode of proof

42. The debt shall be proved in any judicial management by delivering or sending through the post to the judicial manager a declaration verifying the debt.

[S 314/2001 wef 01/07/2001]

Verification of proof

43. A declaration proving a debt may be made by the creditor himself or by some person authorised by or on behalf of the creditor.

[S 354/2002 wef 01/08/2002]

Contents of proofs

44.—(1) A declaration proving a debt shall be in accordance with Form 77 in the Second Schedule.

[S 354/2002 wef 01/08/2002]

(2) The judicial manager to whom the proof is sent may at any time call for the production of the vouchers.

Statement of security

45. A declaration proving a debt shall state whether the creditor is or is not a secured creditor.

[S 314/2001 wef 01/07/2001]

46. [Deleted by S 314/2001 wef 01/07/2001]

Cost of proof

47. A creditor shall bear the cost of proving his debt unless the Court otherwise orders.

Discount

48. A creditor proving his debt shall deduct therefrom all trade discounts, but he shall not be compelled to deduct any discount, not exceeding 5% on the net amount of his claim, which he may have agreed to allow for payment in cash.

Periodical payments

49. When any rent or other payment falls due at stated periods, and the judicial management order is made at any time other than one of those periods, the persons entitled to the rent or payment may prove for a proportionate part thereof up to the date of the judicial management order as if the rent or payment grew due from day to day.

Interest

50. On any debt or sum, payable at a certain time or otherwise whereon interest is not reserved or agreed for, and which is overdue at the date of the judicial management order, the creditor may prove for interest at a rate not exceeding 6% per annum to that date from the time when the debt or sum was payable, if the debt or sum is payable by virtue of a written instrument at a certain time, and if payable otherwise, then from the time when a demand in writing has been made, giving notice that interest will be claimed from the date of the demand until the time of payment.

Statement of accounts

50A. A licensed moneylender filing a proof of debt under regulation 41 in respect of a loan made by him shall, within 14 days from the date of filing thereof, file a statement of accounts in the form specified in the First Schedule to the Moneylenders Act (Cap. 188).

[S 260/2003 wef 01/06/2003]

Proof for debt payable at a future time

51. A creditor may prove for a debt not payable at the date of the judicial management order, as if it were payable presently, and may receive dividends equally with the other creditors, deducting only thereout a rebate of interest at the rate of 6% per annum computed from the declaration of a dividend to the time when the debt would have become payable according to the terms on which it was contracted.

Workmen's wages

52.—(1) In any case in which it appears that there are numerous claims for wages by workmen and others employed by the company, it shall be sufficient if one proof in accordance with Form 77 in the Second Schedule for all such claims is made either by a foreman or by some other person or trade union recognised by the company on behalf of such creditors.

[S 314/2001 wef 01/07/2001]

- (2) Such proof shall have annexed thereto as forming part thereof, a schedule setting forth the names and addresses of workmen and others, and the amounts severally due to them.
- (3) Any proof made in compliance with this regulation shall have the same effect as if separate proofs had been made by each of the said workmen and others.

Production of bills of exchange and promissory notes

53. Where a creditor seeks to prove in respect of a bill of exchange, promissory note or other negotiable instrument or security on which the company is liable, such bill of exchange, promissory note, instrument or security must, subject to any special order of the Court made to the contrary, be produced to the judicial manager and be marked by him before the proof can be admitted either for voting or for any purpose.

MEETINGS OF CREDITORS IN RELATION TO A JUDICIAL MANAGEMENT

Creditors' meeting under section 227N(1)

54. The meeting of creditors under section 227N(1) of the Act (referred to in these Regulation as the first meeting of creditors) shall be held within 60 days after the date of the judicial management order or within such further time as the Court may approve.

Notice of first meetings

55. The judicial manager shall give notice of the date fixed by him for the first meeting of creditors by advertisement in the *Gazette* and in one English and one Chinese local daily newspaper.

Summoning of first meetings

56. The first meetings of creditors shall be summoned as hereinafter provided.

Form of notice of first meetings

57. The notice of first meeting of creditors shall be in accordance with Form 63L in the Second Schedule and the notices to creditors shall state a time within which the creditors must lodge their proofs in order to entitle them to vote at the first meeting.

Notice of first meeting to officers of company

- **58.**—(1) The judicial manager shall also give to each of the directors and other officers of the company who in his opinion ought to attend the first meeting of creditors 7 days' notice in accordance with Form 63M in the Second Schedule of the time and place appointed for each meeting, such notice to be delivered personally or sent by prepaid post, as may be convenient.
- (2) It shall be the duty of every officer who receives notice of such meeting to attend if so required by the judicial manager, and if any such director or officer fails to attend the judicial manager shall report such failure to the Court.

Summary of statement of affairs

- **59.**—(1) The judicial manager shall also, as soon as possible, send to each creditor mentioned in the company's statement of affairs a summary of the company's statement of affairs including the causes of its inability to pay its debts and any observations thereon which the judicial manager may think fit to make.
- (2) The proceedings at a meeting shall not be invalidated by reason of any summary or notice required by these Regulations not having been sent or received before the meeting.

Judicial manager's meetings of creditors

60.—(1) In addition to the first meeting of creditors, the judicial manager in any judicial management may himself from time to time subject to the provisions of the Act and the control of the Court

summon, hold and conduct meetings of the creditors (referred to in these Regulation as judicial manager's meetings of creditors) for the purpose of ascertaining their wishes in all matters relating to the judicial management.

(2) The notice calling for such meetings shall be in accordance with Form 63N in the Second Schedule.

Application of regulations as to meetings

61. Except where and so far as the nature of the subject-matter or the context may otherwise require, the regulations relating to meetings hereinafter set out shall apply to the first meeting and the judicial manager's meetings of creditors, but so that those regulations shall take effect subject and without prejudice to any express provisions of the Act.

Summoning of meetings of creditors

- **62.**—(1) The judicial manager shall summon all meetings of creditors by giving not less than 7 days' notice of the time and place thereof in the *Gazette* and shall, not less than 7 days before the day appointed for the meeting, send by post to every person appearing by the company's books to be a creditor of the company, a notice of the meeting of creditors.
- (2) The notice to each creditor shall be sent to the address given in his proof, or, if he has not proved, to the address given in the statement of affairs of the company, or to such other address as may be known to the person summoning the meeting.

Proof of notice

63. An affidavit in accordance with Form 63O in the Second Schedule by the judicial manager or his solicitor or the agent of either of such persons, that the notice of any meeting has been duly posted, shall be sufficient evidence of such notice having been duly sent to the person to whom the notice was addressed.

Place of meetings

64. Every meeting shall be held at such place as is in the opinion of the person convening the meeting most convenient for the majority in number of value of the creditors.

Costs of calling meeting

- **65.**—(1) The costs of summoning a meeting of creditors at the instance of any person other than the judicial manager shall be paid by the person at whose instance it is summoned who shall before the meeting is summoned deposit with the judicial manager such sum as may be required by the judicial manager as security for the payment of such costs.
- (2) The costs of summoning such meetings of creditors including all disbursements for printing, stationery, postage and the hire of room, shall be calculated at the following rate for each creditor to whom notice is required to be sent;
 - (a) \$5 per creditor for the first 50 creditors,
 - (b) \$3 per creditor for the next 50 creditors, and
 - (c) \$2 per creditor for any number of creditors after the first 100.
- (3) The said costs shall be repaid out of the assets of the company if the Court shall by order, or if the creditors shall by resolution, so direct.

Chairman of meeting

- **66.**—(1) Where a meeting is summoned by the judicial manager, he, or a person nominated by him, shall be chairman of the meeting.
- (2) At every other meeting of creditors, the chairman shall be such person as the meeting shall by resolution appoint.

Ordinary resolution of creditors

67. At a meeting of creditors, a resolution shall be deemed to be passed when a majority in number and value of the creditors present, personally or by proxy, and voting on the resolution, have voted in favour of the resolution.

68. [Deleted by S 16/2003 wef 13/01/2003]

Non-reception of notice by a creditor

69. Where a meeting of creditors is summoned by notice, the proceedings and resolutions at the meeting shall, unless the Court otherwise orders, be valid, notwithstanding that some creditor may not have received the notice sent to them.

Adjournment

70. The chairman may with the consent of the meeting adjourn it from time to time and from place to place, and then shall issue a memorandum in accordance with Form 63P in the Second Schedule but the adjourned meeting shall be held at the same place as the original place of meeting unless in the resolution for adjournment another place is specified or unless the Court otherwise orders.

Quorum

- 71.—(1) A creditors' meeting may not act for any purpose except the election of a chairman, the proving of debts and the adjournment of the meeting unless there are present or represented thereat at least 3 creditors entitled to vote or all the creditors entitled to vote if the number of the creditors entitled to vote does not exceed 3.
- (2) If within half an hour from the time appointed for the meeting a quorum of creditors is not present or represented, the meeting shall be adjourned to the same day in the following week at the same time and place or to such other day as the chairman may appoint, not being less than 7 nor more than 21 days from the day from which the meeting was adjourned.
- (3) If within half an hour from the time appointed for the adjourned meeting a quorum of creditors is not present or represented, the adjourned meeting shall not be further adjourned.

Creditors entitled to vote

72. In the case of a first meeting of creditors or of an adjournment thereof, a person shall not be entitled to vote as a creditor unless he has duly lodged with the judicial manager not later than the time

mentioned for that purpose in the notice convening the meeting or adjourned meeting a proof of the debt which he claims to be due to him from the company.

Cases in which creditors may not vote

73. A creditor shall not vote in respect of any unliquidated or contingent debt, or any debt the value of which is not ascertained, nor shall a creditor vote in respect of any debt on or secured by a current bill of exchange or promissory note held by him unless he is willing to treat the liability to him thereon of every person who is liable thereon antecedently to the company, and against whom a receiving order in bankruptcy has not been made, as a security in his hands, and to estimate the value thereof, and for the purposes of voting to deduct it from his proof.

Votes of secured creditors

74. For the purpose of voting, a secured creditor shall, unless he surrenders his security, state in his proof the particulars of his security, the date when it was given, and the value at which he assesses it, and shall be entitled to vote only in respect of the balance (if any) due to him after deducting the value of his security. If he votes in respect of his whole debt he shall be deemed to have surrendered his security, unless the Court on application is satisfied that the omission to value the security has arisen from inadvertence.

Admission and rejection of proofs for purpose of voting

75. The chairman shall have power to admit or reject a proof for the purpose of voting, but his decision shall be subject to appeal to the Court. If he is in doubt whether a proof shall be admitted or rejected, he shall mark it as objected to and allow the creditor to vote subject to the vote being declared invalid in the event of the objection being sustained.

Statement of security

76. For the purpose of voting at any meeting in a judicial management, a secured creditor shall lodge with the judicial manager before the meeting a statement giving the particulars of his

security, the date when it was given and the value at which he assesses it.

Minutes of meeting

- 77.—(1) The chairman shall cause minutes of the proceedings at the meeting to be drawn up and fairly entered in a book kept for that purpose and the minutes shall be signed by him or by the chairman of the next ensuing meeting.
- (2) A list of creditors present at every meeting shall be made and kept in accordance with Form 63R in the Second Schedule.

ADMISSION AND REJECTION OF PROOFS AND APPEAL TO THE COURT

Notice to creditors to prove

78. For the purposes of section 227N of the Act, the judicial manager in any judicial management shall from time to time fix a day (which shall not be less than 14 days from the date of the notice) on or before which the creditors of the company are to prove their debts or claims, and the judicial manager shall give notice of the day so fixed in the *Gazette* in accordance with Form 63S in the Second Schedule and in one English and one Chinese local daily newspaper and also notice in writing of such day in accordance with Form 63T or 63U in the Second Schedule to every person who to the knowledge of the judicial manager claims to be a creditor of the company and whose claim has not been admitted or to every person mentioned in the statement of affairs as a creditor who has not proved his debt.

Examination of proof

79. The judicial manager shall examine every proof of debt lodged with him and the grounds of the debt, and shall in writing admit or reject it, in whole or in part, or require further evidence in support of it. If he rejects a proof he shall state in writing in accordance with Form 63V in the Second Schedule to the creditor the grounds of the rejection.

Appeal by creditor

80. If a creditor is dissatisfied with the decision of the judicial manager in respect of a proof, the Court may, on the application of the creditor, reverse or vary the decision; but subject to the power of the Court to extend the time, no application to reverse or vary the decision of the judicial manager in a judicial management by the Court rejecting a proof sent to him by a creditor, or person claiming to be a creditor, shall be entertained, unless notice of the application is given before the expiration of 21 days from the date of the service of the notice of rejection.

Expunging at instance of judicial manager

81. If the judicial manager thinks that a proof has been improperly admitted, the Court may, on the application of the judicial manager, after notice to the creditor who made the proof, expunge the proof or reduce its amount.

Expunging at instance of creditor

82. The Court may also expunge or reduce a proof upon the application of a creditor if the judicial manager declines to interfere in the matter.

Oaths

83. For the purpose of any of his duties in relation to proofs, the judicial manager may administer oaths and take affidavits.

Procedure where creditor appeals

84. The judicial manager shall, within 3 days after receiving notice from a creditor of his intention to appeal against a decision rejecting a proof, file such proof with the Court, with a memorandum thereon of his disallowance thereof.

Costs of appeal against rejection

85. The judicial manager shall in no case be personally liable for costs in relation to an appeal from his decision rejecting any proof wholly or in part.

COMMITTEE OF CREDITORS

Constitution, meetings, etc., of committee of creditors

86.—(1)(a)

The creditors at the meeting summoned under section 227M of the Act may appoint a committee of creditors under section 227O of the Act, consisting of not less than 5 persons and not more than 7 persons —

- (i) one of whom shall be an employee of the company (other than a director or former director) to represent employees of the company but in a case where the employees belong to a trade union, the trade union may, pursuant to section 227S of the Act, represent employees of the company; and
- (ii) one of whom shall be a shareholder of the company to represent the shareholders.
- (b) Such employee or shareholder representative shall be entitled to attend all meetings of the committee but shall not be entitled to vote as a member of the committee.
- (c) At its meeting summoned under section 227M of the Act, the committee shall —
- (i) elect a chairman, who is entitled to vote, from its members; and
- (ii) decide upon a quorum.
- (d) At meetings of the committee, all questions shall be decided by a resolution in writing signed by a majority in number of the members entitled to vote.
- (e) Any vacancy in the committee shall be filled at the discretion of the committee.
- (f) The committee shall hold a meeting at least once every 14 days unless it resolves otherwise.
- (2) The committee of creditors may require the judicial manager to appear before it and furnish such information relating to the carrying out by him of his functions as it may reasonably require and wherever

practicable the judicial manager shall inform the committee of any important action which he proposes to take.

(3) If the committee of creditors is dissatisfied with the extent or the nature of information being furnished to them by the judicial manager, it may make representations to the Court and the Court, if satisfied that the representations are well founded, may give such directions to the judicial manager as it considers appropriate.

PART VI

MISCELLANEOUS

Prescribed particulars under section 83(2)(c) of Act

- 87. For the purpose of section 83(2)(c) of the Act, where there is a change in the percentage level of the interest or interests of a substantial shareholder in a company in voting shares in the company, he shall give notice in writing to the company stating
 - (a) the change in the percentage level; and
 - (b) whether the change in that percentage level is the result of —
 - (i) a transaction; or
 - (ii) a series of transactions.

[S 236/2003 wef 15/05/2003]

Official Receiver's or liquidator's report in relation to unfitness of directors of insolvent companies

88. For the purposes of section 149(3) of the Act, the report to be made by the Official Receiver or liquidator shall be in accordance with Form 48C in the Second Schedule.

Professional qualification of secretary

89. The professional associations for the purposes of section 171(1AA)(c) of the Act shall be as follows:

(a) Institute of Singapore Chartered Accountants (formerly known as the Institute of Certified Public Accountants of Singapore);

[S 398/2013 wef 02/07/2013]

- (b) Association of International Accountants (Singapore Branch); and
- (c) Institute of Company Accountants, Singapore.

[S 137/2004 wef 01/04/2004]

Prescribed amount

- **89A.**—(1) For the purposes of section 205C of the Act, the prescribed amount is \$5 million.
- (2) Notwithstanding paragraph (1), the prescribed amount for an exempt private company in respect of a financial year starting on or after 15th May 2003 but before 1st June 2004 shall be \$2.5 million.

[S 236/2003 wef 15/05/2003] [S 293/2004 wef 01/06/2004]

PART VII REVOCATION

Revocation

- **90.**—(1) The Companies Regulations 1984 are revoked.
- (2) Paragraph (1) shall not
 - (a) affect the operation, before 15th May 1987, of any of the regulations so revoked;
 - (b) alter the past or future effect of the doing, suffering or omission of anything before that date;
 - (c) affect any licence, transfer of licence, entry, certificate, transfer of certificate, approval, cancellation of licence, or certificate, decision, statement or return made, granted, issued or given under any of the regulations so revoked;

- (d) affect any estate, right title, interest, privilege, power, duty, obligation, liability, charge, or penalty created, acquired, accrued, exercisable, incurred, or imposed under, or liable to be imposed under, any of the regulations so revoked;
- (e) affect any notice, order or direction, or any proceeding, matter or thing presented, made, held, given, published, declared or done under any of the regulations so revoked; or
- (f) affect any legal or other proceeding commenced before or after that date in respect of any of the matters or things mentioned in sub-paragraphs (a) to (e).
- (3) All matters and things mentioned in paragraph (2) to the extent that they were respectively in force immediately before 15th May 1987 are preserved and continued, and declared to be of the same force and effect as if these Regulations had been in force when they were respectively done, suffered, omitted, made, granted, issued, created, acquired, incurred, imposed, presented, held, given, published, declared or accrued, or become exercisable, or liable to be imposed, and they respectively had been done, suffered, omitted, made, granted, issued, created, acquired, incurred, imposed, presented, held, given, published, declared, or had accrued, or become exercisable, or liable to be imposed, under these Regulations.

[S 214/84]

Damilation 2

FIRST SCHEDULE

Fi	rst column	Second column	Third column
So	ection No.	Description of Form	For Lodgment on paper Form No.
8A (1) (<i>b</i>)		Authorisation under section 8A (1) (<i>b</i>)	1

p. 30	1990 Ed.]	Companies Regulations	[CAP. 50, Rg 1
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8A (1)	(b)	Statement to be made by a person authorised to make Inspection	2
86		Notice to Non-resident who has Interest in Voting Shares of Company	29B
146 (1)) and 173(2)(a)	Consent to act as Director and Statement of Non-Disqualification to act as Director	45
146 (1)) and 173(2)(<i>a</i>)	Consent to act as Director and Statement of Non-Disqualification to act as Director with Leave of Court and/or written permission of the Official Assignee	45A
171 (1	B) and 173(4A)	Consent to act as Secretary	45B
155 (7)		Certificate of the Registrar of Companies that within a period of 5 years a person has been Adjudged Guilty of 3 or more offences or he has had made against him 3 or more Orders under section 13 or 399 in relation to the requirements of the Act	48B
149 (3)) and Regulation 8	Report on Conduct of Director of Insolvent Company	48C
173 (8)	Certificate as to Holding of the Office of Director, Manager or Secretary	50

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FIRST SCHEDULE — ce	ontinued
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215 (1) and Regulation 11	Notice to Dissenting Shareholder	57
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296 (4) (<i>a</i>)	Statement of Affairs	61
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227B and Regulation 30	Application for a Judicial Management Order	63A
227B and Regulation 30	Affidavit supporting Application for a Judicial Management Order	63B
Regulation 32	Notice of Application for a Judicial Management Order	63C
Regulation 33	Affidavit of Service of Application for a Judicial Management Order	63D
Regulation 35	Notice of Intention to appear at Application for a Judicial Management Order	63E
Regulation 36	List of Parties Wishing to attend the Hearing of an Application for a Judicial Management Order	63F
Regulation 40(1)	Notice to Judicial Manager of Judicial Management Order	63G

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227K	and Regulation	40(1)	Notice of Judicial Management Order for Publication	
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227N	and Regulation	57	Notice of Judicial Manager to Creditors of First Meeting	
Regul	ation 58		Notice of Judicial Manager to Directors and Officers of Company to Attend First Meeting of Creditors	
Regul	ation 60		Notice of Judicial Manager's Meeting of Creditors	
Regul	ation 63		Affidavit of Posting of Notices of Meeting	63O
Regul	ation 70		Memorandum of Adjournment of Meeting of Creditors in relation to Judicial Management	,
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Regul	ation 77(2)		List of Creditors Present a Meeting of Creditors	63R
Regul	ation 78		Notice to Prove Debt or Claim for Publication	63S
Regul	ation 78		Notice to Creditors of a Company under	

FIRST SCHEDULE — continued

	Judicial Management to Prove Debt or Claim	
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[S 861/2005 wef 01/04/2006] [S 270/2004 wef 01/04/2006] [S 16/2003 wef 13/01/2003] [S 354/2002 wef 01/08/2002] [S 27/2002 wef 15/01/2002] [S 314/2001 wef 01/07/2001] [S 27/2001 wef 22/01/2001] [S 245/97 wef 02/06/1997]

SECOND SCHEDULE

Regulation 3

THE COMPANIES ACT
(CHAPTER 50)
AUTHORISATION UNDER SECTION BA(1)(b)



I,, Minister for, in
exercise of the powers conferred by section SA(1)(b) of the Companies Act, do
hereby authories
to inepect
being books relating to the affaire of
(name of corporation and company/foreign company number)
Dated this day of
Minister for

Form 3 to 4A — Deleted by S 270/2004, wef 01/04/2004. Form 5 to 29A — Deleted by S 16/2003, wef 13/01/2003.

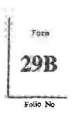
SECOND SCHEDULE — continued

THE COMPANIES ACT

(CHAPTER 50)

- SECTION 86

NOTICE TO MON-RESIDENT MHO HAS INTEREST
IN YOTING SHARES OF COMPANY



mpany No:	
: Name of Non-Residen	
Address of Non-Resi	lent:
' † . *	of
1717	*NRIC/Passport 4o
	auent to the provisions of section 86 of the Companier sion 4 of Part IV of the Act, which are as follows:
the requirements of Div	sion 4 of Part IV of the Act, which are as follows:
the regultements of Div	
the requirements of Div	sion 4 of Part IV of the Act, which are as follows:
the requirements of Div	day of 19
the requirements of Div	day of 19 Signature:
the requirements of Div	day of

"Delete where inapplicable.

Form 29C to 30 — Deleted by S 16/2003, wef 13/01/2003. Form 30A to 32— Deleted by S 237/2002 wef 01/07/2002

SECOND SCHEDULE — continued

Form 33 to 44A — Deleted by S 16/2003, wef 13/01/2003.

THE COMPANIES ACT (CHAPTER 50)

Section 173 (2) (a)

CONSENT TO ACT AS DIRECTOR
AND STATEMENT OF
NON DISQUALIFICATION TO ACT
AS DIRECTOR

FORM

45

Name of Company:

Company No:

I, the undermentioned person, hereby consent to act as a director of the abovenamed company with effect from(date) and declare that:

- (a) I am not disqualified from acting as a director, in that:
 - (i) I am not below 18 years of age and that I am otherwise of full legal capacity.
 - (ii) Within a period of 3 years preceding the date of this statement I have not had any disqualification order made by the High Court of Singapore against me under section 149A (1) of the Companies Act ("the Act").
 - (iii) Within a period of 5 years preceding the date of this statement I have not had any disqualification order made by the High Court of Singapore against me under section 149A (1) or 154 (2) of the Act.
 - *(iv) That within a period of 5 years preceding 12th November 1993 I have not been convicted whether within or without Singapore, of any offence
 - (A) in connection with the promotion, formation or management of a corporation;
 - (B) involving fraud or dishonesty punishable on conviction with imprisonment for 3 months or more; or
 - (C) under section 157 (failure to act honestly and diligently as a director or making improper use of company information for gain) or under section 229 (failure to keep proper company accounts books) of the Act.

- *(v) That within a period of 5 years preceding the date of this statement I have not been convicted, in Singapore or elsewhere, of any offence involving fraud or dishonesty punishable on conviction with imprisonment for 3 months or more.
- (vi) That
 - (A) I have not been convicted of 3 or more offences under the Act in relation to the requirements on the filing of returns, accounts or other documents with the Registrar of Companies and have not had 3 or more orders of the High Court of Singapore made against me under section 13 or 399 of the Act in relation to such requirements;
 - (B) the last of any such conviction did not take place or the last of any such order was not made during the period of 5 years preceding the date of this statement; and
 - (C) I am not an undischarged bankrupt under section 148 (1) of the Act.
- (vii) By virtue of the foregoing I am not disqualified from acting as a director of the abovenamed company.
- (b) I am aware of and undertake to abide by my duties, responsibilities and liabilities specified in the Act as well as under the common law where applicable, including the following key administrative and substantive duties, that is, to:
 - (i) discharge my responsibilities in the company;
 - (ii) ensure that I have a reasonable degree of skill and knowledge to handle the affairs of the company;
 - (iii) act honestly and be reasonably diligent in discharging my duties and act in the interest of the company without putting myself in a position of conflict of interest;
 - (iv) employ the powers and assets that I am entrusted with for the proper purposes of the company and not for any collateral purpose;
 - (v) ensure that the company and I comply with all the requirements and obligations under the Act including those in respect of meetings, requisitions, resolutions, accounts,

reports, statements, records and other documents on the company, filing and notices and any other prerequisites; and

(vi) account to the shareholders for my conduct of the affairs of the company and make such disclosures that are incumbent upon me under the Act.

(c) That	at —	
*(i) I have read and understood the ab	ove statements; or
*(ii) the above statements were interpre	eted to me in
	(state language/dialect)	
	by	
	(state name)	
	NRIC	
	NO:	
true	Fore I executed this form and I confide. I am also aware that I can be prose any information on this form which	ecuted in Court if I wilfully
Name:		
Address:		
	t No:	Nationality:
		Signature:
Dated this	day of	C
*Delete where inap	pplicable	

[S 90/2009 wef 01/03/2009]

THE COMPANIES ACT (CHAPTER 50)

Section 173 (2) (a)

CONSENT TO ACT AS DIRECTOR
AND STATEMENT OF
NON DISQUALIFICATION TO ACT
AS DIRECTOR WITH LEAVE OF
COURT OR/AND WRITTEN CONSENT
OF OFFICIAL ASSIGNEE

FOR	RM
45	A

Name of Company:

Company No:

- I, the undermentioned person, hereby consent to act as a director of the abovenamed company with effect from(date) and declare that:
- (I)(a) I am not below 18 years of age and that I am otherwise of full legal capacity.

[For Directors Acting with Leave Court, please complete items (b) to (d).]

- *(b) I have been granted leave by the High Court to be a director of the abovenamed company.
- *(c) The Order of Court granting me leave was made on(date).
- *(d) The Court Reference No of the matter is

[For Directors Acting with written permission of Official Assignee, please complete items (e) to (f).]

- (e) I have been granted written permission by the Official Assignee.
- (f) The written permission was granted by the Official Assignee on(dd/mm/yy) and includes the following conditions:
 - (i) I will not incur personal debts and/liability in the course of managing the company, including being a guarantor for loans granted by the company.
 - (ii) I will submit to the Official Assignee a yearly audited Statement of Accounts of the company.
 - (iii) I shall only sign cheques on behalf of the company together with a director of the company.

- (iv) In the event that the company is seeking to be listed on any securities/stock exchange, I must inform the Official Assignee of the same.
- (II) I am aware of an undertake to abide by my duties, responsibilities and liabilities specified in the Companies Act ("the Act") as well as under common law where applicable, including the following key administrative and substantive duties, that is, to:
 - (a) discharge my responsibilities in the company;
 - (b) ensure that I have a reasonable degree of skill and knowledge to handle the affairs of the company;
 - (c) act honestly and be reasonably diligent in discharging my duties and act in the interest of the company without putting myself in a position of conflict of interest;
 - (d) employ the powers and assets that I am entrusted with for the proper purposes of the company and not for any collateral purpose;
 - (e) ensure that the company and I comply with all the requirements and obligations under the Act including those in respect of meetings, requisitions, resolutions, accounts, reports, statements, records and other documents on the company, filing and notices and any other prerequisites; and
 - (f) account to the shareholders for my conduct of the affairs of the company and make such disclosures that are incumbent upon me under the Act.
- (III) By virtue of the foregoing I am not disqualified from acting as a director o the abovenamed company and that —

*(a) I have read and understood the above statements; or

*(b)	the above statements were interpreted to me in
	(state language/dialect)
	by
	(state name)

NRIC NO:

before I executed this form and I confirm that the statements are true. I am also aware that I can be prosecuted in Court if I wilfully give any information on this form which is false.

Name:		
Address:		
*NRIC/Passport No:	Nationality:	
	Signature:	
Dated this day or	f	
*Delete where inapplicabl		90/2009 wef 01/03/2009 ₃
	THE COMPANIES ACT (CHAPTER 50) SECTION 173 (4A) CONSENT TO ACT AS SECRETARY	FORM 45B

Name of Company:

Company No:

- 1. I, the undermentioned person, hereby consent to act as a secretary of the abovenamed company with effect from(date)
- †2. I am a qualified person under section 171 (1AA) of the Companies Act by virtue of my being
 - *(i) a secretary of a company for at least 3 years of the 5 years immediately preceding the abovementioned date of my appointment as secretary of the abovenamed company.
 - *(ii) a qualified person under the Legal Profession Act (Cap. 161).
 - *(iii) a public accountant.

- *(iiia) a member of the Institute of Singapore Chartered Accountants (formerly known as the Institute of Certified Public Accountants of Singapore).
 - *(iv) a member of the Singapore Association of the Institute of Chartered Secretaries and Administrators.
 - *(v) a member of the Association of International Accountants (Singapore Branch).
 - (vi) a member of The Institute of Company Accountants, Singapore.

(vi) a member of The Institute of	of Company Accountants, Singapore.
Name:	
Address:	
*NRIC/Passport No:	Nationality:
	Signature:
Dated this day of,	
†To be completed by secretaries of public companie appointed under section 171 (1AB) of the Act.	es only or by secretaries of private companies
*Delete where inapplicable	
	[S 398/2013 wef 02/07/2013]
	[S 255/2008 wef 15/05/2008]

Form 46 to 48 — Deleted by S 16/2003, wef 13/01/2003.

To Insert, if applicable.

SECOND SCHEDULE — continued

THE COMPANIES ACT (CHAPTER 50) SECTION 155(7)

CERTIFICATE OF THE REGISTRAR OF COMPANIES THAT WITHIN A PERIOD OF 5 YEARS A PERSON HAS BEEN ADJUDGED GUILTY OF 3 OR MORE OFFENCES OR HAS HAD MADE AGAINST HIM 3 OR MORE ORDERS UNDER SECTION 13 OR 399 IN RELATION TO THE REQUIREMENTS OF THE ACT

FORM 48B

Nam	e of Person:
* NF	RIC / Passport No of Person:
100	This is to certify that within a period of 5 years the abovenamed person has *been dged guilty of 3 or more offences / had made against him 3 or more orders under ion 13 or 399 in relation to the relevant requirements of the Companies Act.
	The * offences / orders are as follows:
÷	Name of Company :
	Company No:
	Position of abovenamed person in company:
	Nature of *offence / order:
	Court :
	Date of * Conviction / Order :
	Sentence:
	Delete where applicable. Repeat for each offence / order.

Man	ne of Person :	i
NAME OF THE PARTY	tlC / Passport No of Person:	FORM 48B
		400
	The * offences / orders are as follows:	
+	Name of Company:	
	Company No:	
	Position of abovenamed person in company:	
	Nature of *offence / order:	
	Court :	
	Date of * Conviction / Order :	
	Sentence:	
	The * offences / orders are as follows:	
+	Name of Company:	
	Company No:	
	Position of abovenamed person in company:	
	Nature of *offence / order:	
	Court :	
	Date of * Conviction / Order:	
	Sentence:	
	Given under my hand and seal on this day of 1	9
	Registrar of Companie: Singapore	8
	Delete where applicable. Repeat for each offence / order.	
0	To insert, if applicable.	

[S 16/2003 wef 13/01/2003]

THE COMPANIES ACT (CHAPTER 50)/ THE COMPANIES REGULATIONS SECTION 149(3)/ REGULATION 88

REPORT ON CONDUCT OF DIRECTOR OF INSOLVENT COMPANY

FORM 48C

Name	e of Com	pany:								
Com	pany No:									
Date	of liquida	ation:								
Туре	of liquid	ation:	*(a) (b)	creditors' vol compulsory l						
	pany Wir plicable)		p No:							
Name	e of *Offi	cial Re	ceiver /	liquidator(s) m	naking this	report:				
*NRI	C / Pass	port No								
Name	e of *con	npany /	fim:							
Addre	ess of *c	ompany	/ firm:							
1	the ab	ovenar	ned co	amed *Official mpany and ha ereby make th	iving regar	d to the	provision	s in sec	ction 14	9(2)(b)
	(1)	Name	of per	son:						
	(2)	*NRIC	/ Pass	port No:		N	ationality	1		
	(3)	Addre	SS:							
	(4)	Design	nation	in the abovena	med comp	any:				
	(5)	Date o	of appo	intment:		Date of o	essation:			
	Delatere	hom mol								

Name	of Co	mpany				FORM
Comp	any No):				48C
						·
2					and belief the ab	ovenamed person is or anies:
	(1)	Name	e of company:			
	(2)	Regis	stration No:			
	(3)	Date	of appointmen	ıt:		
	(4)	Date	of cessation:			
3	that o					makes it appear to me ourt are annexed hereto
4	crimi	nal proc		ation to the comp		brief details of civil or to be taken against the
5	Furth	er deta	ils of the above	enamed company	y are as follows:	
	(1)	Date	of registration:			
	(2)	Perio	d of trading:	From:	to:	
	(3)	Estim	ated distribution	on(s) (cents in ev	ery \$ to creditors	£.
		(a)	Preferential:			
		(b)	Unsecured:			
	(4)	Sumi	mary of statem	ent of affairs:		
		(a)	Gross asset	s:	\$	
		(b)	Gross liabilit	ies to creditors:	\$	

250	of Company			FORM
Compa	ny No:			48C
į	(5) Appr	roximate number and value of	unsecured creditors di	istinguishing between
			No	Amount
	(a)	Trade and expense:		
	(b)	Depositor or consumer pre	-paid:	
	(c)	Related / Associated comp	anies:	
	(d)	Others:		
		elated / associated compani a annexed hereto as Annex 3.		mpany has had any
7	Any other m	natter(s) which you consider th	e Minister should take	into consideration.
1	Dated this	day of		
		Signature :		
			ficial Receiver / Liquida	
		Classities		
		Signature :		

FORM 48C CONTINUATION S	SHEET 3	
Name of Company:		
Company No:		FORM 48C
		400
	ANNEX 1	
	Details of conduct of director Referred to in the Report	

Name of Company:

Company No:

FORM 48C

ANNEX 2

Brief details of civil or criminal proceedings in relation to the company taken or likely to be taken against the director referred to in the Report

FORM 48C CONTINUATION SHEET 5

Name of Company:

Company No:

FORM 48C

ANNEX 3

Details of related / associated companies with which the companies has any dealings referred to in the Report.

[S 16/2003 wef 13/01/2003]

Form 49 — Deleted by S 16/2003 wef 13/01/2003.

THE COMPANIES ACT (CHAPTER 50) SECTION 173(8)

CERTIFICATE AS TO HOLDING OF THE OFFICE OF DIRECTOR, MANAGER OR SECRETARY

50

Name of Company:

Company No:

This is to certify that, from the returns lodged with the Registrar of Com	panies
oursuant to section 173 of the Companies Act, it appears that	•••••
	• • • • • •
ıf	
ras # of the abovenamed company	
19 to *this day/	• • • • •
9	
Given under my hand and seal on this day of	
,	
Registrar of Companies	
Singapore	

Form 51to 56 — Deleted by S 16/2003 wef 13/01/2003.

[≠] State whether a director, manager or secretary.

^{*} Delete where inapplicable.

THE COMPANIES ACT (CHAPTER 50)

THE COMPANIES REGULATIONS SECTION 215 (1)/ REGULATION 11 (1)

NOTICE TO DISSENTING SHAREHOLDER

FORM

Name of Company:
Company No:
To of
In this notice -
to as "the transferor company", and
to as "the transferee company".
On
†
Up to
The transferee company hereby gives you notice, in pursuance of section 215 of the

You are entitled within one month after the receipt of this notice to require the transferee company, by demand in writing served on it, to supply you with a statement of the names and addresses of all other dissenting shareholders, and the transferee company will not be entitled or bound to acquire the shares of those dissenting shareholders until 14 days after the posting to you of the statement of those names and addresses.

transferor company.

^{*} If the offer is limited to a certain class or to certain classes of shareholders, give a description of that class or those classes. † State shortly the nature of the offer.

FORM 57 CONTINUATION SHEET 1	FORM
	57
Name of Company:	9
Company No:	
Unless upon an application made to the High Court by you	(- °
(a) on or before	
(b) on a date (within 7 days of a statement being supple 180(3) of the Companies Act),	plied to you pursuant to section
whichever is the later date, the High Court orders otherwise, pursuance of those provisions, be entitled and ***	bound to acquire the r company on the terms, which, offer relates, the shares of the
Dated this	
Signature:	
Name of ≠Director/Secretary of #	Limited
 If the offer is limited to a certain class or to certain classes of shareholders, give a description of that class or those classes. 	
≠ Delete where inapplicable. #Insert the name of the transferee company.	

[S 16/2003 wef 13/01/2003]

THE COMPANIES ACT (CHAPTER 50) THE COMPANIES REGULATIONS SECTION 215 (3)/ REGULATION 11 (2)

NOTICE TO NON-ASSENTING SHAREHOLDER

FORM

58

Name of Company:
Company No:
To of,
In this notice -
to as "the transferor company", and
Limited is referred
to as "the transferee company".
A scheme or contract involving the transfer of * shares in the transferor company to the transferee company was, up to
In pursuance of that scheme or contract, †
The transferee company hereby gives you notice, in pursuance of section 215 of the Companies Act, that those shares together with such other shares in the transferor company as were held by, or by a nominee for, the transferee company or its subsidiary at the last-mentioned date comprise or include nine-tenths in nominal value of the *

^{*} If the offer is limited to a certain class or to certain classes of shareholders, give a description of that class or those classes. † State amount of shares transferred.

Sompany No: In pursuance of the abovementioned provisions you may, within 3 months from the iving of this notice, give notice that you require the transferee company to acquire your olding of **	FORM 58 CONTINUATION SHEET 1	FORM
In pursuance of the abovementioned provisions you may, within 3 months from the iving of this notice, give notice that you require the transferee company to acquire your olding of *	TOKW 38 CONTINUATION SHEET	70
In pursuance of the abovementioned provisions you may, within 3 months from the iving of this notice, give notice that you require the transferee company to acquire your olding of *		58
In pursuance of the abovementioned provisions you may, within 3 months from the iving of this notice, give notice that you require the transferee company to acquire your olding of *	Name of Company:	7339000
In pursuance of the abovementioned provisions you may, within 3 months from the iving of this notice, give notice that you require the transferee company to acquire your olding of *	1.00	
iving of this notice, give notice that you require the transferee company to acquire your olding of *	Company No:	
iving of this notice, give notice that you require the transferee company to acquire your olding of *		
iving of this notice, give notice that you require the transferee company to acquire your olding of *	In pursuance of the abovementioned provisions	you may within 3 months from the
otice the transferee company will be entitled and bound to acquire those shares on the terms in which under the scheme or contract the shares of the approving shareholders were ansferred to it, or on such other terms as are agreed or as the High Court on application made of the by you or by the transferee company thinks fit to enter. And this		
n which under the scheme or contract the shares of the approving shareholders were ansferred to it, or on such other terms as are agreed or as the High Court on application made of the by you or by the transferee company thinks fit to enter. atted this		
ansferred to it, or on such other terms as are agreed or as the High Court on application made it by you or by the transferee company thinks fit to enter. atted this		
ignature: ame of ≠Director/Secretary of #		
ignature: ame of ≠Director/Secretary of #		
ignature: ame of ≠Director/Secretary of #	to it by you or by the transferee company thinks fit to e	mer.
ignature: ame of ≠Director/Secretary of #		
ame of ≠Director/Secretary of #	Dated this day of	***************************************
ame of ≠Director/Secretary of #		
ame of ≠Director/Secretary of #		
ame of ≠Director/Secretary of #		
ame of ≠Director/Secretary of #		
ame of ≠Director/Secretary of #		
ame of ≠Director/Secretary of #		
ame of ≠Director/Secretary of #	21000 No.	
If the offer is limited to a certain class or to certain classes of shareholders, give a description of that class or those classes. Delete where inapplicable.	Signature:	
classes of shareholders, give a description of that class or those classes. Delete where inapplicable.	Name of ≠Director/Secretary of #	Limited.
classes of shareholders, give a description of that class or those classes. Delete where inapplicable.		
classes of shareholders, give a description of that class or those classes. Delete where inapplicable.		
classes of shareholders, give a description of that class or those classes. Delete where inapplicable.		
classes of shareholders, give a description of that class or those classes. Delete where inapplicable.		
classes of shareholders, give a description of that class or those classes. Delete where inapplicable.		
classes of shareholders, give a description of that class or those classes. Delete where inapplicable.		
classes of shareholders, give a description of that class or those classes. Delete where inapplicable.	* If the offer is limited to a certain class or to certain	
Delete where inapplicable.	classes of shareholders, give a description of that class	
	and the mand of the dansience company.	

[S 16/2003 wef 13/01/2003]

Form 59 to 60 — Deleted by S 16/2003 wef 13/01/2003.

THE COMPANIES ACT (CHAPTER 50) **SECTION 296(4)(a)**

STATEMENT OF AFFAIRS

FORM
61

Company Name:

Company No:

	, , , , , , , , , , , , , , , , , , , ,	Cost or	Estimated
		Book Value ≠	Realisable Values
1	ASSETS NOT SPECIFICALLY CHARGED	100	***
	(a) Real estate as detailed in Schedule A† (b) Sundry debtors as detailed in Schedule B† (c) Cash in hand (d) Cash at bank (e) Stock as detailed in inventory (f) Plant and equipment as detailed in inventory (g) Other assets as detailed in Schedule C†		
2	ASSETS SUBJECT TO SPECIFIC CHARGES, LIENS, MORTGAGES, BILLS OF SALE OR HIRE-PURCHASE AGREEMENTS, as detailed in Schedule D		
	Less amounts owing as detailed in Schedule D		
	TOTAL ASSE	ETS	1.2

Indicate in respect of each entry whether cost or book value.
 Where this statement of affairs is made for the purposes of section 296(4) of the Companies Act, Schedule A, B, C and D are to show the method and manner in which the valuation of the assets were arrived at.

CC	INTINUATION SHEET 1		FORM
Со	mpany Name :	-	61
Со	mpany No :		
Sta	atement of Assets and Liabilities as at		
		Cost or Book Value ≠	Estimated Realisable Values
	ITAL ESTIMATED REALISABLE ASSETS		
3	Less PREFERENTIAL CREDITORS ENTITLED TO PRIORITY OVER THE HOLDERS OF DEBENTURES UNDER ANY FLOATING CHARGE, as detailed in Schedule E		
4	Less AMOUNTS OWING AND SECURED BY DEBENTURES OR FLOATING CHARGE OVER COMPANY'S ASSETS TO		
5	Less PREFERENTIAL CREDITORS as detailed in Schedule F		
	ESTIMATED AMOUNT AVAILABLE FOR		

UNSECURED CREDITORS

CONTINUATION SHEET 2

SECOND SCHEDULE — continued

		1	61
	mpany Name :		
Co	mpany No:		
09710		Cost or Book Value ≠	Estimated Realisable Values
	TIMATED AMOUNT AVAILABLE FOR UNSECURED REDITORS		
6	CREDITORS (UNSECURED) as detailed in Schedule G (Amount claimed (
7	BALANCES OWING TO PARTLY SECURED CREDITORS as detailed in Schedule H		
	Total claims () Security held ()		
8	CONTINGENT ASSETS		
	Estimated to produce		
	As detailed in Schedule I		
9	CONTINGENT LIABILITIES		
	Estimated to rank for		
	As detailed in Schedule J		
	ESTIMATED * DEFICIENCY/SURPLUS		
	(Subject to costs of *administration/liquidation)		
SH	IARE CAPITAL		
	Issued ()		

Paid-up

^{*} Delete where applicable

CONTINUATION SHEET 3	81
	FORM 61
Company Name :	
Company No:	
REAL ESTATE: SCHEDULE A (If space is insu Sheet)	fficient, please use Continuation
Particulars 1	
Address and description of property:	
Cost Price or Book Value: Estimated Realisable Value:	
Valuation for rating purposes:	
Particulars for tenancy:	
Where possession of deeds may be obtained:	
Short Particulars of Title:	
Particulars 2	
Address and description of property:	
Cost Price or Book Value: Estimated Realisable Value:	
Valuation for rating purposes:	
Particulars of tenancy:	
Where possession of deeds may be obtained:	
Short Particulars of Title:	

CONTINUATION SHEET 4	1
	FORM 61
Company Name :	⊗ L
Company No:	
SCHEDULE B (If space is insufficient, please of SUNDRY DEBTORS (INCLUDING LC	use Continuation Sheet) AN DEBTORS)
Particulars 1	
Name of Debtor:	
Address of Debtor:	
Amount owing:	
Amount Realisable:	
Deficiency:	
Particulars of security (if any) held:	
Explanation of deficiency:	
Particulars 2	
Name of Debtor:	
Address of Debtor:	
Amount owing:	
Amount Realisable:	
Deficiency:	
Particulars of security (if any) held:	
Explanation of deficiency:	

CONTINUATION SHEET 5	FORM 61
Company Name :	
Company No:	
SCHEDULE C (If space is insufficient, please use Continuation She OTHER ASSETS (DEPOSITS OR INVESTMENTS)	eet)

Description of deposit or investment	Cost	Amount Realisable
Deposits –		
nvestments –		

CONTINUATION SHEET 6	Ÿ.
	FORM 61
Company Name :	
Company No:	
SCHEDULE D (If space is insufficient, pleas ASSETS SUBJECT TO SPECIFIC CHARGES, LI SALE OR HIRE PURCHASE A	ENS, MORTGAGES, BILLS OF
Particulars 1	
Description of Asset:	
Date charge given:	
Description of Charge:	
Holder of Charge:	
Terms of Repayment:	
Cost or book Value:	
Estimated Realisable Value:	
Amount owing under Charge:	
Particulars 2	
Description of Asset:	
Date charge given:	
Description of Charge:	
Holder of Charge:	
Terms of Repayment:	
Cost or book Value:	
Estimated Realisable Value:	
Amount owing under Charge:	

CONTINUATION SHEET 7

FORM 61

Company Name:

Company No:

SCHEDULE E (If space is insufficient, please use Continuation Sheet) PREFERENTIAL CREDITORS ENTITLED TO PRIORITY OVER THE HOLDERS OF DEBENTURES UNDER ANY FLOATING CHARGE

1 Employee's name:

Address:

Wages:

Notice or leave pay

Gratuity or retrenchment benefits

Other service benefits

Estimated Liability:

2 Employee's name:

Address:

Wages:
- Notice or leave pay

Gratuity or retrenchment benefits

Other service benefits

Estimated Liability:

3 Employee's name:

Address:

Wages:

Notice or leave pay

Gratuity or retrenchment benefits

Other service benefits

Estimated Liability:

4 Employee's name:

Address:

Wages:
- Notice or leave pay

Gratuity or retrenchment benefits

Other service benefits

Estimated Liability:

CO	FORM 61
Co	mpany Name :
Co	mpany No:
	SCHEDULE F (If space is insufficient, please use Continuation Sheet) PREFERENTIAL CREDITORS (OTHER THAN THOSE DETAILED IN SCHEDULE E)
1	Name:
	Address:
	Description of amount owing:
	Amount owing:
2	Name:
	Address:
	Description of amount owing:
	Amount owing:
3	Name:
	Address:
	Description of amount owing:
	Amount owing:
4	Name:
	Address:
	Description of amount owing:
	Amount owing:

CC	ONTINUATION SHEET 9	
		RM 61
Co	ompany Name :	
Со	ompany No:	
	SCHEDULE G (If space is insufficient, please use Continuation Shee UNSECURED CREDITORS	t)
1	Name:	
	Address:	
	Amount claimed:	
	Amount admitted:	
	Reason for disputed amount (if any):	
2	Name:	
	Address:	
	Amount claimed:	
	Amount admitted:	
	Reason for disputed amount (if any):	
3	Name:	
	Address:	
	Amount claimed:	
	Amount admitted:	
	Reason for disputed amount (if any):	
4	Name:	
	Address:	
	Amount claimed:	
	Amount admitted:	
	Reason for disputed amount (if any):	

CONTINUATION SHEET 10	*
	FORM 61
Company Name :	<u>, </u>
Company No:	
SCHEDULE H (If space is ins PARTLY SE	ufficient, please use Continuation Sheet) CURED CREDITORS
Particulars 1	
Name:	
Address:	
Particulars of security held:	
Nature of security:	
Estimated value of security held:	
Amount owing to creditor:	
Amount estimated to rank as unsecured:	
Particulars 2	
Name:	
Address:	
Particulars of security held:	
Nature of security:	
Estimated value of security held:	
Amount owing to creditors:	
Amount estimated to rank as unsecured:	

CC	ONTINUATION SHEET 11	ı
		FORM 61
Co	ompany Name :	
Со	ompany No:	
	SCHEDULE I (If space is insufficient, please use CONTINGENT ASSETS	Continuation Sheet)
1	Description of Asset:	
	Gross Asset Estimated to produce:	
2	Description of Asset:	
	Gross Asset Estimated to produce:	
3	Description of Asset:	
	Gross Asset Estimated to produce:	
4	Description of Asset:	
	Gross Asset Estimated to produce:	
5	Description of Asset:	
	Gross Asset Estimated to produce:	

СО	INTINUATION SHEET 12	
		FORM 61
Cor	mpany Name :	6 F E 20 K
Cor	mpany No:	
	SCHEDULE J (If space is insufficient, please use Continuation CONTINGENT LIABILITIES	Sheet)
1	Name:	
	Address:	
	Nature of Liability:	
	Gross Liability Estimated to rank for:	
2	Name:	
	Address:	
	Nature of Liability:	
	Gross Liability: Estimated to rank for:	
3	Name:	
	Address:	
	Nature of Liability:	
	Gross Liability Estimated to rank for:	
4	Name:	
	Address:	
	Nature of Liability:	
	Gross Liability: Estimated to rank for:	

CC	ONTINUATION SHEET 13		
			FORM 61
Co	ompany Name :		
Co	ompany No:		
	SCHEDULE J (If space is insufficien CONTINGENT		on Sheet)
5	Name:		
	Address:		
	Nature of Liability:		
	Gross Liability Estimated to rank for:		
6	Name:		
	Address:		
	Nature of Liability:		
	Gross Liability: Estimated to rank for:		
7	Name:		
	Address:		
	Nature of Liability:		
	Gross Liability Estimated to rank for:		
are	I hereby certify that the particulars core true to the best of my knowledge and be	ontained in the above sta lief.	tement of affairs
	Dated this day of		
	- 10 miles	nature:	
	22.2.	Name of Direct	tor

[S 16/2003 wef 13/01/2003]

THE COMPAN (CHAPTER SECTION 2' STATEMENT O	70(1)	AIRS		FORM 61A	
Name of Company: Statement of Assets and Liabilities as at the day of			Co Reg N	o:	
	Re:	Cost Book V	or	Estimated Realisable Value	
ASSETS NOT CHARGED	Sch	SS	Cts	S\$	Cts
(a) Sundry Debtors (including Loan Debtors)	A		- 8 - 1	7	8
(b) Real Estates	В	3		ļ	
(c) Cash in Hand (d) Cash at Bank	C	-	- 22 - 1		8
(e) Stocks/Plant & Equipment/Furniture & Fittings/	-				
Pagers & Phones/Vehicles/Vessels/Planes	C				
(f) Other Assets (Deposits, Investments, etc.)	D	3	8 1		3
ASSETS SUBJECT TO CHARGES	E				
CONTINGENT ASSETS	F				3
UNPAID ISSUED SHARE CAPITAL	G				
TOTAL ESTIMATED REALISABLE ASSETS LESS:		Į.		2	11
PREFERENTIAL CLAIMS EXCLUDING TAX	Н				
PREFERENTIAL TAX CLAIMS	I		1		
CLAIMS SECURED BY CHARGES	J		- 12		
CONTINGENT CLAIMS	K L		-8		-
UNSECURED CLAIMS	L		- 21		77.
TOTAL LIABILITIES			ŀ		10.
ESTIMATED *DEFICIT / SURPLUS			Į		8000
Subject to costs of administration/liquidation)					
The company has been wound up Business Failure Depression/Economic Recession High Overheads DETAIL I/We hereby certify that the particulars contained in tomy/our knowledge and belief.	t ct Debts <u>S</u>	Cash Fi Insolve Others	low Problem ncy of Affili (Please spec	iated Company ify details)	best of
Name of Officer:					
Address: Pos	ition:		Signatu	re & Date	
Name of Officer:			Signatur	re & Date	
Address: Pos	NESCHOOL STA		Signatu	ie ex Date	
Address: Pos Name of Officer: NRIC/Passp Address: Pos				re & Date	

									_					
SN	DEBTOR'S NAME	RCB/NRIC/ PASSPORT NO.	DEBTOR	R'S ADDRESS	AMOUNT OF (BOOK VA (IN SGC	WING LUE D)	ESTIMATED REALISABLE VALUE (IN SGD)	CONTRA AMOUNT (IN SGD)	DATE DEE	D JUD	ATE OF DGMENT MMYYYY)	HIGH/SUB/FORE COURT SUIT N (NDICATE COO NUMBER-YEAR	10. DE-	DETAILS OF DEBT
1														
2							Н							
3													_	
4							\Box						_	
5					<u> </u>									
													-	
6													-	
7		 			\vdash	_	\vdash	-					-	
В														
9					_		-							
10													-	
:W														
11							-						-	
12							\vdash							
					1									
					1									
	*SUB-TOTAL/TOTAL											Sched	Sule A (F	≥gof)
	PROPERTY ADDRESS /	COST / BOOK	KVALUE	ESTIMATED RI	EALISABLE IF		SCHEDULE E REAL ESTATES CULARS OF OWNI		PARTICINA	RS OF TEN	IANCY	Sched	Sule A (F	2gof)
		COST / BOOK	K VALUE		JE	PARTIC (1) Fi	CULARS OF OWNE (TICK ONE BOX)	ERSHIP (1)	PARTICULAI Tenant's Na	me :		Sched	Sule A (F	Pg of)
	PROPERTY ADDRESS /	COST / BOOM	KVALUE D)	ESTIMATED RI	JE	(1) Fi	CULARS OF OWNE (TICK ONE BOX) reehold : easehold :	(1) (2) (3)	Tenant's Na RCB/NRIC/Rental Depo	ime : Passport N osit Paid [li	No :		tule A (F	Pgof)
	PROPERTY ADDRESS /	COST / BOOK	K VALUE	ESTIMATED RI	JE	(1) Fr	REAL ESTATES CULARS OF OWNS (TICK ONE BOX) reehold: easehold: ole Owner: coint Owner:	(1) (2) (3) (4) (5) (5)	Tenant's Na RCB/NRIC/R Rental Depo Date Paid [D	me : Passport N osit Paid [li	No : indicate Cur	rency] :	Sule A (F	20of)
	PROPERTY ADDRESS /	COST / BOOK (IN SGE	KVALUE D)	ESTIMATED RI	JE	(1) Fi	REAL ESTATES CULARS OF OWNE (TICK ONE BOX) reehold: easehold:	(1) (2) (3) (4) (5)	Tenant's Na RCB/NRIC/R Rental Depo Date Paid [D	me : Passport N osit Paid (In OD/MM/YY ntal (Indica	No : indicate Cur (YY] : ate Currency	rency] :	stule A (F	Pg of)
	PROPERTY ADDRESS /	COST / BOOM (IN SGI	K VALUE	ESTIMATED RI	JE	(1) Fr L(2) So Jo Tr B(1) Fr	REAL ESTATES CULARS OF OWNIT (TICK ONE BOX) reehold:	(1) (2) (3) (4) (5) (6) (1)	Tenant's Na RCB/NRIC/F Rental Depc Date Paid [D Monthly Rer Tenancy Pe	me : Passport N osit Paid [In OD/MM/YY ntal [Indica riod - Fron Tri	No : indicate Cur (YY] : ate Currency in :	rency] :	A (F	Pg of)
	PROPERTY ADDRESS /	COST / BOOK / (N SCI	K VALUE	ESTIMATED RI	JE	(1) Fr Li (2) S Jo Th B (1) Fr Li	REAL ESTATES CULARS OF OWNE (TICK ONE BOX) reehold: easehold: ole Owner: enant-in-common eneficial Owner:	(1) (2) (3) (4) (5) (6) (1) (2) (2) (3) (3)	Tenant's Na RCB/NRIC/I Rental Depo Date Paid [D Monthly Ren Tenancy Pe Tenant's Na RCB/NRIC/I Rental Depo	me : Passport N psit Paid [II DD/MM/YY ntal [Indica niod - Fron Ti me : Passport N psit Paid [II	No : Indicate Cur Indicate Cur Indicate Currency In : Indicate Currency In co : Indicate Currency	rency]:	sule A (F	29of)
	PROPERTY ADDRESS /	COST / BOOK (N SOI	K VALUE D)	ESTIMATED RI	JE	(1) Fr Li (2) S Jo Tr B (1) Fr Li (2) S Jo	CULARS OF OWNIG	(1) (2) (3) (4) (5) (6) (1) (2) (2) (3) (4) (4) (4) (5) (5) (6) (5)	Tenant's Na RCB/NRIC/R Rental Depo Date Paid [I Monthly Rer Tenancy Pe Tenant's Na RCB/NRIC/R Rental Depo Date Paid [I Monthly Rer	me : Passport N posit Paid (In DD/MM/YY ntal (Indica niod - Fron Tr me : Passport N posit Paid (In DD/MM/YY ntal (Indica	No : Indicate Cur I : Ite Currency I : I : I : I : I : I : I : I : I : I :	rency]:]: rency]:	Jule A (F	29of)
	PROPERTY ADDRESS / DESCRIPTION	COST / BOOM (N SGI	K VALUE (D)	ESTIMATED RI	JE	(1) Find London (2) South London (3) Find London (4) Find London (4) South London (4) South London (5) South London (5) South London (6) South	REAL ESTATES CULARS OF OWNITICK ONE BOX) reehold: easehold: cole Owner: enant-in-common eneficial Owner; reehold: easehold: cole Owner:	(1) (2) (3) (4) (5) (6) (1) (2) (2) (3) (4) (4) (4) (5) (5) (6) (5)	Tenant's Na RCB/NRIC/I Rental Depo Date Paid [D Monthly Ren Tenancy Pe Tenant's Na RCB/NRIC/I Rental Depo Date Paid [D	me : Passport N posit Paid (In DD/MM/YY ntal (Indica niod - Fron Tr me : Passport N posit Paid (In DD/MM/YY ntal (Indica	No: ndicate Cur YY1: ate Currency n: o: No: ndicate Cur YY1: ate Currency ntiete Currency	rency]:]: rency]:	Jule A (F	29of)
	PROPERTY ADDRESS /	COST / BOOM	K VALUE D)	ESTIMATED RI	JE	(1) Fi Li (2) S J. (2) S J. (2) S J. (3) J. (4) S J. (4) S J. (5) S J. (6) S J. (6) S J. (7) S J. (7) S J. (8)	CULARS OF CWNING (TICK ONE BOX) reehold:	(1) (2) (3) (4) (5) (6) (6) (6) (6)	Tenant's Na RCB/NRIC/R Rental Depo Date Paid [I Monthly Rer Tenancy Pe Tenant's Na RCB/NRIC/R Rental Depo Date Paid [I Monthly Rer	me : Passport N posit Paid [In DD/MM/YY ntal [Indica nind - Fron Ti me : Passport N posit Paid [In DD/MM/YY ntal [Indica	No: ndicate Cur YY1: ate Currency n: o: No: ndicate Cur YY1: ate Currency ntiete Currency	rency]:]: rency]:	tule A (F	29of)
	PROPERTY ADDRESS / DESCRIPTION	COST / BOOM	K VALUE	ESTIMATED RI	JE	(1) Fi Li (2) S J. (2) S J. (2) S J. (3) J. (4) S J. (4) S J. (5) S J. (6) S J. (6) S J. (7) S J. (7) S J. (8)	REAL ESTATES CULARS OF OWNING (INCK ONE BOX) revenods: abasehold: cle Owner: init Owner: anark-in-common eneficial Owner: cle Owner: init Owner: anark-in-common eneficial Owner: cle Own	(1) (2) (3) (4) (5) (6) (6) (6) (6)	Tenant's Na RCB/NRIC/R Rental Depo Date Paid [I Monthly Rer Tenancy Pe Tenant's Na RCB/NRIC/R Rental Depo Date Paid [I Monthly Rer	me : Passport N posit Paid [In DD/MM/YY ntal [Indica nind - Fron Ti me : Passport N posit Paid [In DD/MM/YY ntal [Indica	No: ndicate Cur YY1: ate Currency n: o: No: ndicate Cur YY1: ate Currency ntiete Currency	rency]:]: rency]:	tule A (F	29of)
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* \$	PROPERTY ADDRESS / DESCRIPTION	(IN SGI	(D)	ESTMATED RIT VALUE (IN SO	HE (50)	(1) Fi Lu (2) S J. T. B (1) Fi Lu (2) S J. T. B (2) S J. T. B (3) S J. T. B	REAL ESTATES CULARS OF OWNING (ITCK ONE BOX) (ITCK ONE BOX (ITCK ONE BOX	(1) (2) (3) (4) (5) (6) (6) (7) (6) (7)	Fenant's Na RCB/NRIC/F Rental Depc Date Paid [L Monthly Rer Tenancy Pe Fenant's Na RCB/NRIC/F Rental Depc Date Paid [L Monthly Rer Tenancy Pe	ime : Passport N Passport N DD/MM/YY ntal [Indica ind - Fron Ti ime : Passport N posit Paid [Indica ind - Fron Ti ime : Ti ime : Ti Ti Ti Ti Ti Ti	No: ndicate Cur YY]: te Currency n: o: No: ndicate Cur YY]: te Currency n: o: to Currency n: o:	rency]:]: rency]:]:		
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* \$	PROPERTY ADDRESS / DESCRIPTION	(IN SCI	(D)	ESTMATED RIT VALUE (IN SO	N SGD)	(1) Fi Lu (2) S J. T. B (1) Fi Lu (2) S J. T. B (2) S J. T. B (3) S J. T. B	REAL ESTATES CULARS OF OWNING (ITCK ONE BOX) (ITCK ONE BOX (ITCK ONE BOX	(1) (2) (3) (4) (5) (6) (6) (7) (6) (7)	Fenant's Na RCB/NRIC/F Rental Depc Date Paid [L Monthly Rer Tenancy Pe Fenant's Na RCB/NRIC/F Rental Depc Date Paid [L Monthly Rer Tenancy Pe	me : Passport N posit Paid [In DD/MM/YY Intal [Indica inind - Fron T; Imme : Passport N posit Paid [In DD/MM/YY Intal [Indica Inind - Fron T; Intel CONVE	No : ndicate Cur	rency]: 1: 1: 1: 1: 1: 1: 2: 2: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3:	•	SUB-TOTAL / TOTAL
* \$	PROPERTY ADDRESS / DES CRIPTION SUB-TOTAL / TOTAL MOUNT (INDICATE CURRE	(IN SCI	(D)	ESTMATED RIT VALUE (IN SO	N SGD)	(1) Fig. (2) S	REAL ESTATES (ULARS OF OWN) (THICK ONE BOX) (THICK ONE	(1) (2) (3) (4) (5) (6) (6) (7) (6) (7)	Tenant's Na RCB/NRIC/F Rental Depo Date Paid [L Monthly Ret Tenant's Na RCB/NRIC/F Rental Depo Date Paid [L Monthly Ret Tenancy Pe	me : Passport N posit Paid [In DD/MM/YY Intal [Indica inind - Fron T; Imme : Passport N posit Paid [In DD/MM/YY Intal [Indica Inind - Fron T; Intel CONVE	No : ndicate Cur	rency]:]:]:]: J:	•	SUB-TOTAL / TOTAL
* \$	PROPERTY ADDRESS / DES CRIPTION SUB-TOTAL / TOTAL MOUNT (INDICATE CURRE	(IN SCI	(D)	ESTMATED RIT VALUE (IN SO	N SGD)	(1) Fig. (2) S	REAL ESTATES (ULARS OF OWN) (THICK ONE BOX) (THICK ONE	(1) (2) (3) (4) (5) (6) (6) (7) (6) (7)	Tenant's Na RCB/NRIC/F Rental Depo Date Paid [L Monthly Ret Tenant's Na RCB/NRIC/F Rental Depo Date Paid [L Monthly Ret Tenancy Pe	me : Passport N posit Paid [In DD/MM/YY Intal [Indica inind - Fron T; Imme : Passport N posit Paid [In DD/MM/YY Intal [Indica Inind - Fron T; Intel CONVE	No : ndicate Cur	rency]: 1: 1: 1: 1: 1: 1: 2: 2: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3:	•	SUB-TOTAL / TOTAL
* \$	PROPERTY ADDRESS / DES CRIPTION SUB-TOTAL / TOTAL MOUNT (INDICATE CURRE	(IN SCI	(D)	ESTMATED RIT VALUE (IN SO	N SGD)	(1) Fig. (2) S	REAL ESTATES (ULARS OF OWN) (THICK ONE BOX) (THICK ONE	(1) (2) (3) (4) (5) (6) (6) (7) (6) (7)	Tenant's Na RCB/NRIC/F Rental Depo Date Paid [L Monthly Ret Tenant's Na RCB/NRIC/F Rental Depo Date Paid [L Monthly Ret Tenancy Pe	me : Passport N posit Paid [In DD/MM/YY Intal [Indica inind - Fron T, imme : Passport N posit Paid [In DD/MM/YY Intal [Indica inind - Fron T, T, T, T, T, CONVE	No : ndicate Cur	rency]: 1: 1: 1: 1: 1: 1: 2: 2: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3:	•	SUB-TOTAL / TOTAL
* \$	PROPERTY ADDRESS / DES CRIPTION SUB-TOTAL / TOTAL MOUNT (INDICATE CURRE	(IN SCI	(D)	ESTMATED RIT VALUE (IN SO	N SGD)	(1) Fig. (2) S	REAL ESTATES (ULARS OF OWN) (THICK ONE BOX) (THICK ONE	(1) (2) (3) (4) (5) (6) (6) (7) (6) (7)	Tenant's Na RCB/NRIC/F Rental Depo Date Paid [L Monthly Ret Tenant's Na RCB/NRIC/F Rental Depo Date Paid [L Monthly Ret Tenancy Pe	me : Passport N posit Paid [In DD/MM/YY Intal [Indica inind - Fron T, imme : Passport N posit Paid [In DD/MM/YY Intal [Indica inind - Fron T, T, T, T, T, CONVE	No : ndicate Cur	rency]: 1: 1: 1: 1: 1: 1: 2: 2: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3: 3:	•	SUB-TOTAL / TOTAL

* SUB-TOTAL / TOTAL

SECOND SCHEDULE — continued

SCHEDULE C STOCK / PLANT & EQUIPMENT / FURNITURE & FITTINGS / PAGERS & PHONES / VEHICLES / VESSELS / PLANES SIN LOCATION OF ASSETS ITEM DESCRIPTION QUANTITY RESPIRATION / SERIAL NO RANGE / SERIAL RO RANGE / CATEGORY OF ASSETS | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIRATED FRANCISCHE (CATEGORY OF ASSETS) | IN SOD] SERIAL NO RESPIR

Schedule C (Pg ___of ___)

SCHEDULE D OTHER ASSETS (INVESTMENTS)

	JOINT VENTURES						
SM	COMPANY INVESTED IN / BRIEF DESCRIPTION OF PROJECT	AMOUNT INVESTED (IN SGD)	ESTIMATED REALISABLE VALUE (IN SGD)				
			8				
			3				
	* SUB-TOTAL/TOTAL		3				

		SECURITIES INVESTMENTS				
SM	COMPANY INVESTED IN	DETAILS OF SECURITES (FOR ITEMS (1) to (3) - TICK ONLY ONE BOX EACH) ("EXPRY DATE IS REQUIRED ONLY FOR WARRANTS OR OPTIONS)	REALISABLE VALUE (IN SGD)	CERTIFICATE NO	QUANTITY	(INDICATE CURRENCY)
		(1) Warrants: Shares: Bonds: Options: Others: Specify: (2) Listed Shares: Unilsted Shares: (Shares: Marrants) (3) Scrip: Scriptes: (Shares: Warrants) (4) "Expiry Date (DD/MMYYYYY: (Warrants)Options)				
		(1) Warrants: Shares: Bonds: Options: Others: Specify. (2) Listed Shares: Unilsted Shares: (Shares/Warrants) (3) Scrip: Scriptes: (Shares/Warrants) (4) "Expiry Date (DD/MMYYYYY): Warrants/Options)				
		(1) Warrants: Shares: Bonds: Options: Others: Specify. (2) Listed Shares: Unisted Shares: Shares: (Shares/Warrants) (3) Scrip: Scriptes: (Shares/Warrants) (4) *Expiry Date (DD/MMYYYYY): (Warrants/Options)				
		(1) Warrants: Shares: Bonds: Options: Others: Specify. (2) Listed Shares: Unlisted Shares: (Shares/Warrants) (3) Scrip: Scriptes: (Shares/Warrants) (4) *Expiry Date (DO/MMYYYY): Warrants/Options)				
		(1) Warrants: Shares: Bonds: Options: Others: Speafy. (2) Listed Shares: Unlisted Shares: (Shares/Warrants) (3) Scrip: Scriptess: (Shares/Warrants) (4) *Expiry Date (DD/MMYYYYY): Warrants/Options)				
Sub-T	otal / Total					

Schedule D (Pg ___ of ___)

			отн	ER ASSETS (DEPOSITS	SCHEDULE D	MARKS/MISCEL	LANEOUS)			
					DEPOSITS					
8	IN DESCRIPTION	CODE	ACCOUNT /	RECEIPT NO		ITH WHOM DEPOS	SITED	AMOUNT (IN	DEPOSITED RI	ESTIMATED EALISABLE VALUE (IN SGD)
F										
E										
	* SUB-TOTAL / TOTAL									
_	1			PATENTS / TI	RADEMARKS / MISCI	ELLANEOUS			K VALUE	ESTIMATED
*	in .	ASSET DESCR	прттом		REGISTRAT	TION NO	REGISTRAT	ION DATE BOOK	RVALUE RI	(IN SGD)
F				_				_		
E										
							1			
	* SUB-TOTAL / TOTAL			İ			1			
S/N	ASSET DESCRIPTION	BOOK VALUE (IN SGD)	ESTIMATED REALISABLE VALUE		SCHEDULE E SUBJECT TO CHAR PARTICUL HOLDER OF CHAR	ARSOF	PARTICUL (* DELETE IF	ARS OF CHARGE NOT APPLICABLE)	AMOUNT OWING UNDER CHARGE (IN SGD)	APPOINTED?
1		- 100 OT	(IN SGD)	* Mortgage * Pledge * Hire Purchase * Lie				* Floating Charge	(IN SGD)	(YES / NO)
2				* Others: * Mortgage * Pledge * Hire Purchase * Lie * Others:	Name:		*Fixed & Floatin Date Charge Cr *Fixed Charge *Fixed & Floatin	eated: * Floating Charge		
8	SUB TOTAL / TOTAL:				SCHEDULE F		. 200 0 1000	y Charge		
	NATURE OF CONTIL	NGENCY			NTINGENT ASSETS					ESTIMATED
S/N 1	("DELETE IF NOT APF (Suit No Indicate Coo " Pending Suit (Suit No: " Arbitration (Suit No:	LICABLE)	* Hight Court * Subordinate Co	NOT APPLICABLE)	Name: RCB / NRIC / Pass		S OF DEBTOR		BOOK VALUE (IN SGD)	REALISABLE VALUE (IN SGD)
2	* Warranty (Date of Expiry: * Others: * Pending Suit (Suit No:		* Foreigh Court * Hight Court		Address:					
	* Arbitration (Suit No: * Warranty (Date of Expiry: * Others:		* Subordinate Cor * Foreigh Court	urt	RCB / NRIC / Passport No:					
_	SUB TOTAL / TOTAL:				SCHEDULE G					1
S/N	SHAREHOLDER'S NAME	RCB/NRIC/ PASSPORT NO.	A		NO. OF SHARES ALLOTTED	VALUE PER SHARE	BALANCE UNPAID	ESTIMATE REALISABLE VALUE	EXPLANATION	ON FOR DEFICIT
		T ADDI ON THO			-	onnie.	(IN SGD)	(IN SGD)		
Н					-					
ш										

Delete if not applicable

* Schedule E (Pg ___ of ___) / * Schedule F (Pg ___ of ___) / * Schedule G (Page ___ of ___)

${\tt SECOND} \,\, {\tt SCHEDULE} -- continued$

SCHEDULE H
PREFERENTIAL CLAIMS (EMPLOYEES' CLAIMS / WORKMEN'S COMPENSATION)

/N	PARTICULARS OF EMPLOYEE		NATURE & DESCRIPTION OF CLAIM					
1	Name:	Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
		Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
	NRIC / Passport No:	Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
	Address:	Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
		Nature - Others (Specify	Nature of Claim):			_)		
2	Name:	Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
		Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
	NRIC / Passport No:	Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
	Address:	Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
		Nature - Others (Specify Nature of Claim):)						
3	Name:	Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
		Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
	NRIC / Passport No:	Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
	Address:	Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
		Nature - Others (Specify	Nature of Claim):			_)		
4	Name:	Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
		Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
	NRIC / Passport No:	Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
	Address:	Nature (see notes):	Period of Claim: From	to	Amount Owing: SGD			
		Nature - Others (Specify	Nature of Claim):	1153115311531153115311531	santamansan santamansan santawawa)		

		и	VORKMEN'S COMPENSATION	
SIN	EMPLOYEE'S PARTICULARS	CLAIMANT'S PARTICULARS (WHERE EMPLOYEE DECEASED)	EMPLOYEE'S / CLAIMANT'S ADDRESS	AMOUNT AWARDED (IN SGD)
-1	Name:	Name:		
	NRIC/Passport No.	NRIC/Passport No		
2	Name:	Name:		
	NRIC/Passport No.	NRIC/Passport No		
	SUB-TOTAL / TOTAL			

Schedule H (Pg ___ of ___)

SCHEDULE H

AMOUNT PAYABLE BY COMPANY (IN SGD)	CENTRAL PROVIDENT FUND CONTRIBUTION PERIOD (MM-YYYY) - FROM	PERIOD (MM-YYYY) - TO

SIN	CREDITOR'S NAME / IDENTIFICATION NO.	CREDITOR'S ADDRESS	AMOUNT OWING	NATURE OF CLAIM
1	Name: NRIC/Passport No:			
	Name: NRIC/Passport No:			
3	Name: NRIC/Passport No:			
4	Name: NRIC/Passport No:			
5	Name: NRIC/Passport No:			
	SUB TOTAL / TOTAL:		1	

SCHEDULE I

PREFER	RENTIAL TAX CLAIMS (COMPANY TAX / GST / P	ROPERTY TAX / EMPLOYEE TAX)	
Tax Reference No: GST Reference No:			
TYPE OF TAX	YEAR OF ASSESSMENT	AMOUNT OWING	CREDIT AVAILABLE
		+ +	
SUB TOTAL / TOTAL:			

* Delete if not applicable

* Schedule H (Pg ___ of ___) / * Schedule I (Pg ___ of ___)

SCHEDULE J CLAIMS SECURED BY CHARGES OVER COMPANY ASSETS

S/N	HOLDER OF CHARGE (CREDITOR)	ADDRESS	RECEIVER & MANAGERS APPOINTED (FIRM)	DATE OF APPOINTMENT (DD/MM/YYY)	DATE OF DISCHARGE (DDMM/YYY)	AMOUNT OWING UNDER CHARGE (IN SGD)
1		***************************************	***************************************			
2						
3		·				
4		***************************************				
	SUBTOTAL/TOTAL:			1.		

SCHEDULE K

S/N	NATURE OF CONTINGENCY (*DELETE IF NOT APPLICABLE) (SUIT NOINDICATE CODE-NO-YEAR)	(*DELETE IF NOT APPLICABLE)	CREDITOR'S PARTICULARS	AMOUNT CLAIMED (IN SGD)	AMOUNT ADMITTED AS OWING (IN SGD)
1	* Arbitration (Suit No:)	* High Court * Subordinate Court * Foreign Court	Name: RCB / NRC / Passport No: Address:		
2	Pending Suit (Suit No:) Arbitration (Suit No:) Warranty (Date of Expiry:) Others:)	* High Court * Subordinate Court * Foreign Court	Name:	2	
3	* Pending Suit (Suit No:) * Arbitration (Suit No:) * Warranty (Date of Expiry:) * Others:)	* High Court * Subordinate Court * Foreign Court	Name: RCB / NRC / Passport No: Address:		

* Delete if not applicable

* Schedule J (Pg ___ of ___) / * Schedule K (Pg ___ of ___)

SCHEDULE L

S/N	CREDITOR'S NAME	RCB NO./ NRIC NO./ PASSPORT NO.	CREDITOR'S ADDRESS	AMOUNT CLAIMED BY CREDITOR (IN SGD)	AMOUNT ADMITTED BY COMPANY (IN SGD)	CONTRA AMOUNT (IN SGD)	HIGH/SUB/FOREIGN COURT SUIT NO. (INDICATE CODE-NUMBER YEAR)	REASONS FOR DISPUTED AMOUNT
		8				e)		
						8		
						20.		
))						****************
						40		
	* SUB-TOTAL / TOTAL		7					·

Schedule L (Pg ___ of ___)

 ${\tt SECOND} \ {\tt SCHEDULE} -- continued$

 ${\tt SECOND} \; {\tt SCHEDULE} -- continued$

 ${\tt SECOND} \ {\tt SCHEDULE} -- continued$

 ${\tt SECOND} \; {\tt SCHEDULE} -- continued$

 ${\tt SECOND} \ {\tt SCHEDULE} -- continued$

— continued

EXPLANATORY NOTES

(1) Preparation Of The Statement Of Affairs

The explanations are meant to guide you in completing and submitting the Statement of Affairs (hereafter 'Statement') to the Official Receiver or the liquidator of the company.

Note: You should read these explanations carefully as non-compliance with any of them may result in the Statement being rejected and inconvenience you in having to complete the Statement again.

(2) Date On Which Information Is Based

Information stated in the Statement should be based on information known to you as at the date the winding-up order was made.

(3) Verification Of Statement

The Statement must be accompanied by an affidavit in Form 62A verifying the Statement,

(4) Submission/Swearing Of Statement

Upon completing the Statement, you should meet up with the Official Receiver or the liquidator on the appointment date for him/her to go through the Statement and ensure that the Statement is in order.

Once the Official Receiver or the liquidator is satisfied with the Statement, you are to have 3 sets of the Statements swom/affirmed before a Commissioner for Oaths/ Notary Public, and submit them to the Official Receiver or the liquidator.

Note: The procedures may differ if the liquidator is other than the Official Receiver.

(5) General Instructions On Completing The Statement

- (a) Please note that the contents of the Statement <u>must</u> be type-written. Where any part of the Statement is hand-written, the Statement will be rejected.
- (b) No Schedule or any part thereof is to be left blank. Please state 'Nil' or 'Not Applicable'.
- (c) If the space provided for each Schedule is insufficient, please duplicate the relevant page of the Schedule for your use.
- (d) Please indicate at the bottom of each page of a Schedule the page number in relation to the Schedule and the total number of pages in the Schedule.

Example: Company A has 13 debtors. Under Schedule A, each page provides for entry of information on 12 debtors. If there are more than 12 debtors, another copy of Schedule A is to be duplicated for use. In page 1 of the Schedule, debtor with S/N: 0001 up to debtor with 0012 will be stated. Debtor with S/N: 0013 will be stated in page 2. In this case, there is a total of 2 pages for Schedule A. Thus, at the bottom of page 1, to state as Pg 1 of 2 and at the bottom of page 2, to state as Pg 2 of 2.

(e) All amounts and values must be preceded with the relevant currency type e.g. 'SGD' for Singapore dollar. A list of the currency codes can be found at Explanatory Notes – Page 6. There is no need to provide any commas for the amounts or values.

EXPLANATORY NOTES --- Continued

(f) If the debtor, creditor, tenant, etc is a Singapore registered company or business, please state the Registration Number. If you do not know the Registration Number, please enquire at the Registry of Companies & Businesses.

ASSETS SECTION

(6) Schedule A – Sundry Debtors (Including Loan Debtors)

- (a) All the debtors are to be listed in alphabetical order.
- (b) All supporting invoices, delivery notes, judgements, agreements etc must be surrendered upon submission of the Statement.
- (c) If the aggregate amount as evidenced in the supporting documents in respect of each debtor is not the same as the disclosed 'Amount Owing', a separate summary of account must be given for the debtor to show how the 'Amount Owing' is arrived at.
- (d) 'Estimated Realisable Value' refers to the estimated amount that may be recovered from the debtor, after taking into consideration the prospects of recoverability of debt.
- (e) 'Contra amount' refers to the sum owed to the debtor by the Company.
- (f) If judgement was obtained against the debtor, please state the 'Date of Judgment' and 'Suit No'.
- (g) If legal action is taken against the debtor and the outcome is still pending, do not disclose the debt under this Schedule. The amount sued for should be stated under 'Contingent Assets' in Schedule F.
- (h) If 'Amount Owing' differs from 'Realisable Value', please explain the reason for the difference under 'Details of Debt'.
- (i) Please use the appropriate code below in relation to 'Suit No.':-

A T38 F

(1)	ADM	-	Admiralty Suit
(ii)	В		Bankruptcy
(iii)	CA		Court of Appeal
(iv)	CAVA		Caveat Admiralty Suit
(v)	CW	-	Company Winding Up
(vi)	DC	-	Action commenced in the District Courts
(vii)	DCA	-	District Court Appeal
(viii)	IS	-	Interpleader
(ix)	MC		Action commenced in the Magistrate Cour
(x)	MCA	-	Magistrate Court Appeal
(xi)	NA	-	Assessment
(xii)	NM		Motion
(xiii)	OM	-	Originating Motion
(xiv)	OP		Originating Petition
(xv)	OS	-	Originating Summons
(xvi)	S	-	Action commenced in the High Court
(xvii)	OTH	-	Others

A S. L. St. Class

(7) Schedule B - Real Estates

All title deeds and tenancy agreements <u>must</u> be submitted to the Official Receiver or the liquidator upon submission of the Statement.

Page 2 of 6

EXPLANATORY NOTES -- Continued

(8) Schedule C - Cash In Hand

- (a) All Cash In Hand amounts <u>must</u> be remitted to the Official Receiver or the liquidator upon submission of the Statement. If the amount cannot be remitted, an explanation by way of a Statutory Declaration is required.
- (b) If the Cash In Hand is in foreign currency, please indicate the 'Currency Code' based on the codes found in Explanatory Notes – Page 6 and state the estimated amount upon conversion to Singapore currency under 'Converted Value'.

(9) Schedule C - Cash At Bank

'Estimated Realisable Value' refers to the estimated amount realised after taking into consideration all bank charges and transactions and after conversion into Singapore Currency (if applicable).

(10) Schedule C - Stocks

A copy of the inventory list (if any) in respect of the stocks must be attached.

(11) Schedule D - Other Assets (Investments)

- (a) 'Listed' shares refer to shares listed in any stock exchange.
- (b) 'Expiry Date' refers to the last date for the exercise of rights on Options or Warrants.
- (c) If shares are not scripless, then individual 'Certificate No' must be entered. The 'Quantity' and 'Par Value' as stated on each certificate must be stated.
- (d) All contracts or agreements, share certificates and CDP Statements, in relation to the securities investments, must be surrendered to the Official Receiver or the liquidator upon submission of the Statement.

(12) Schedule D - Other Assets (Deposits)

- (a) Please use the appropriate code below for 'Description Code':-
 - (i) RTL Rental Deposit
 - DWN Down Payment made by Company
 (e.g. Singapore Telecommunications Ltd, Housing & Development Board, Power & Supply Pte Ltd)
 - (iii) LIC Deposit made to obtain a license
 - (iv) OTH Others
- (b) Either the 'Receipt No' or the 'Account No' for the deposit must be obtained and entered.

(13) Schedule E – Assets Subject To Charges

- (a) If no Receivers and Managers are appointed, the assets which are subject to charges <u>must</u> also be disclosed in Schedules A to D, as appropriate.
- (b) A copy of the document creating the charge must be attached.

Page 3 of 6

EXPLANATORY NOTES --- Continued

(14) Schedule F - Contingent Assets

- (a) All supporting documents against debtors must be compiled and surrendered to the Official Receiver or liquidator upon submission of the Statement.
- (b) If there is any counter-claim by any debtor, please disclose the counter-claim under "Contingent Claims" in Schedule K.
- (c) Please refer to No. (6)(i) for the appropriate code to be used in relation to 'Suit No'.

(15) Schedule G - Unpaid Issued Share Capital

- (a) 'Balance Unpaid' refers to the total balance outstanding from the shareholder for all the shares allotted to him.
- (b) If there is a difference between the 'Balance Unpaid' and the 'Realisable Value', this should be explained under 'Explanation for Deficit'.
- (c) All relevant minutes of meeting on the issue of shares and payment of calls, Members' Shareholding Register and other documentary evidence are to be surrendered to the Official Receiver or the liquidator upon submission of the Statement.

LIABILITIES SECTION

(16) Schedule H – Preferential Claims (Employees' Claim)

- (a) 'Total Amount Owing' refers to the total of all amounts owing to the employee.
- (b) Please use the appropriate code below for 'Nature & Description of Claims':-
 - (i) ALL Allowances (ii) AWS - Annual Wa
 - AWS Annual Wage Supplement (ie 13th month bonus)
 - (iii) BAS Basic Salary
 - (iv) BON Bonuses
 - (v) COM Commission
 - (vi) OCM Other Contractual Monthly Benefits (e.g. car allowances)
 - (vii) OTH Others
 - (viii) RET Retrenchment Benefits
 - (ix) VAC Vacation Leave

(17) Schedule H - Workmen's Compensation

- (a) If the employee is deceased, the person making a claim on his behalf must furnish his particulars and address.
- (b) All orders from the Ministry of Labour on amount awarded for compensation must be surrendered to the Official Receiver or the liquidator upon submission of the Statement.

(18) Schedule H - Preferential Claims (Others)

For all other preferential claims disclosed under the 'Others' section, please state clearly the reason why each of these claims are preferential claims.

EXPLANATORY NOTES --- Continued

(19) Schedule I - Preferential Claims - Tax

(a) Please specify the Type of Tax for every entry:-

(i) 'C' - Company Tax (ii) 'G' - GST (iii) 'P' - Property Tax (iv) 'E' - Employee Tax

- (b) Please attach copies of the outstanding Notices of Assessment to this Statement.
- (c) Please state in the 'Credit Available' the amount shown in the Inland Revenue Statement.

(20) Schedule J - Claims Secured By Charge Over Company Assets

- (a) In completing this Schedule, you should refer to Schedule E. Details to be disclosed for each claim must be identical to the corresponding entry in Schedule E.
- (b) 'Amount Owing Under Charge' refers to the 'Amount Owing Under Charge' under the same charge in Schedule E.

(21) Schedule K - Contingent Claims

- (a) If there is a counter-claim by the Company in pending suits, please provide relevant details of the counter-claim in Schedule F.
- (b) Please refer to No. (6)(i) for the appropriate code to be used in relation to 'Suit No'.

(22) Schedule L - Unsecured Claims

- (a) All creditors are to be listed in alphabetical order.
- (b) 'Amount Claimed By Creditor' refers to the amount specified by the creditor as owing to them.
- (c) 'Amount Admitted By Company' refers to the amount admitted by the Company as owing to the creditors.
- (d) "Contra Amount' refers to the amount which the creditor wishes to offset for debt owing to the company.
- (e) If judgement is obtained by a creditor against the Company, please state the 'Date of Judgement' and 'Suit No'.
- (f) If there is pending legal action taken by a creditor against the company, do not enter the amount sued for under this Schedule. The amount sued for should be entered under 'Contingent Claims' in Schedule K.
- (g) If the 'Amount Claimed By Creditor' differs from 'Amount Admitted By Company', please explain the reason for the difference under 'Reasons for Disputed Amount'.

Page 5 of 6

 ${\tt SECOND} \; {\tt SCHEDULE} -- continued$

 ${\tt SECOND} \ {\tt SCHEDULE} -- continued$

 ${\tt SECOND} \; {\tt SCHEDULE} -- continued$

 ${\tt SECOND} \ {\tt SCHEDULE} -- continued$

 ${\tt SECOND} \; {\tt SCHEDULE} -- continued$

— continued

EXPLANATORY NOTES -- Continued

Currency Code

CODES		CODES	DESCRIPTION	CODES	
AED	U.A.E. DIRHAM, UNITED ARAB EMIRATES	GTQ	QUETZAL, GUATEMALA	QAR	QATARIRIAL, QATAR
		GWP	GUINEA-BISSAU PESO; GUINEA-BISSAU	ROL.	LEU, ROMANIA
ADP	ANDORRAN PESETA, ANDORRA	0100	100 C C C C C C C C C C C C C C C C C C	RUB	RUSSIAN RUBLE, RUSSIAN
AFA	AFGHANI, AFGHANISTAN LEK, ALBANIA	HKD	GUYANA DOLLAR, GUYANA HONG KONG DOLLAR, HONG KONG	RUR	FEDERATION
AMD	ARMENIAN DRAM, ARMENIA	HNL	LEMPIRA HONDURAS	RWF	RWANDA FRANC, RWANDA
AOA	EWANZA, ANGOLA	HRK	CROATIAN KUNA, CROATIA	SAR	SAUDI RIYAL, SAUDI ARABIA
ANG	NETEHRLANDS ANTILLIAN GUILDER,	HTO	GOURDE, HAITI	SBD	SOLOMON ISLANDS DOLLAR,
(3)	NETHERLANDS ANTILLES	刊形	PORINT, HUNGARY		SOLOMON ISLANDS
ARS	ARGENTINE PESO, ARGENTINA	IDR	RUPIAH, INDONESIA / EAST TIMOR	SCR	SEYCHELLES RUPER
AUD	SCHILLING, AUSTRIA AUSTRALIAN DOLLAR, AUSTRALIA/	II S	IRISH POUND, IRELAND NEW ISRAELI SHEOEL, ISRAEL	SDD	SUDANESE DENAR, SUDAN SUDANESE POUND, SUDAN
PALAL	CHRISTMAS ISLAND / COCOS (KEELING)	INR	INDIAN RUPEE, INDIA / BHUTAN	SEK	SWEDISH KRONA, SWEDEN
	ISLANDS / HEARD ISLAND &	IQD	IRAQI DINAR, IRAQ	SGD	SINGAPORE DOLLAR, SINGAPORE
	MCDONALD ISLANDS / KIRIBATI / NAURU / NORFOLK ISLAND / TUVALU	TRR	TRANIAN RIAL, TRAN (ISLAMIC REPUBLIC OF)	SHP	SAINT HELENA POUND, SAINT HELENA
AWG	ARUBAN GUILDER, ARUBA	ISK	ICELAND KRONA, ICELAND	SIT	TOLAR SLOVENIA (YUGOSLAVIA
AZM	AZERBAIJANIAN MANAT,	III	ITALIAN LIRA, ITALY/HOLY SEE	SKK	SLOVAK KORUNA, SLOVAKIA
RAM	ONVERTIBLE MARKS, BOSNIA &		(VATICAN CITY STATE) / SAN	SLL	LEONE, SIERRA LEONE SOMALI SHILLING, SOMALI
BAM	HERZEGOVINA	JMD	JAMAJCAN DOLLAR, JAMAJCA	SRG	SURDIAME GUILDER, SURDIAME
BBD	BARBADOS DOLLAR, BARBADOS	JOD	JORDANIAN DONAR, JORDAN	STD	DOBRA, SAO TOME & PRINCIPE
BDT	TAKA BANGLADESH	PY	YEN, JAPAN	SVC	FL SALVADOR COLON, FL
BEF	BELGIAN FRANC, BELGIUM	KES	KENYAN SHILLING, KENYA		SALVADOR
BGI.	LEV, BULGARIA	KGS	SOM, KYRGYZSTAN	SYP	SYRIAN POUND, SYRIAN ARAB
BGN .	BULGARIAN LEV, BULGARIA	KHR	RIEL, CAMBODIA	1077	REPUBLIC
BHD	BAHRAINI DINAR, BAHRAIN BURUNDI FRANC BURUNDI	KMF	COMORO FRANC, COMOROS NORTH KOREAN WON.	SZI.	LILANGENI, SWAZILAND
BMD	BURUNDI FRANC. BURUNDI BERMUDIAN DOLLAR. BERMUDA	KJ*W	KOREA, DEMOCRATIC PEOPLE'S	THB	BAHT, THAILAND SOMONI, TAJIKISTAN
BND	BRUNEI DOLLAR, BRUNEI DARUSSALAM	š	REPUBLIC OF	TMM	MANAT, TURKMENISTAN
B08	BOLIVIANO, BOLIVIA	KRW	WON, KOREA, REPUBLIC OF	TND	TUNISIAN DINAR, TUNISIA
BRI.	BRAZILIAN REAL, BRAZIL	KWD	KUWAITI DINAR, KUWAIT	TOP	PA'ANGA, TONGA
BSD	BAHAMIAN DOLLAR BAHAMAS	KYD	CAYMAN ISLANDS DOLLAR.	TPE	TIMOR ESCUDO, EAST TIMOR
BTN	NGUI, TRUM, BHUTAN	-X402	CAYMAN ISLANDS	TRL	TURKISH LIRA, TURKEY
BWP	PULA, BOTSWANA	KZT	TENGE, KAZAKSTAN	TID	TRINIDAD & TOBAGO DOLLAR,
BYR	BELARUSSIAN RUBLE, BELARUS	LAK	KIP, LAO PEOPLE'S DEMOCRATIC REPUBLIC	THE	TRINIDAD & TORAGO NEW TAIWAN DOLLAR, TAIWAN,
CAD	BELIZE DOLLAR, BELIZE CANADIAN DOLLAR, CANADA	LBP	LEBANESE POUND, LEBANON	TWD	PROVINCE OF CHINA
CDF	FRANC CONGOLAIS, CONGO, THE	LKR	SRI LANKA RUPEE, SRI LANKA	TZS	TANZANIAN SHILLING
~	DEMOCRATIC REPUBLIC OF	LRD	LIBERIAN DOLLAR, LIBERIA	14-01	TANZANIA, UNITED REPUBLIC OF
CHF	SWISS FRANC,	LUF	LUXEMBURG FRANC,	UAH	HRYVNIA, UKRAINE
	SWITZERLAND/LIECHTENSTEIN		LUXEMBOURG	UGX	UGANDAN SHILLING, UGANDA
CLP	CHILEAN PESO, CHILE	LSL	LOTT, LESOTHO	USD	US DOLLAR, UNITED STATES /
CNY	RENMINBI YUAN, CHINA	LT2.	LITHUANIAN LITUS, LITHUANIA		AMERICAN SAMOA / BRITISH
COP	COLOMBIAN PESO, COLOMBIA	LVL	LATVIAN LATS, LATVIA LIBYAN DINAR, LIBYAN ARAB		INDIAN OCEAN TERRITORY / ECUADOR / GUAM / HAIT! /
CSK	COSTA RICA COLON, COSTA RICA KORUNA, CZECHOSLOVAKIA	LYD	JAMAHIRIYA		MARSHALL ISLANDS /
CLIP	CUBAN PESO, CUBA	MAD	MOROCCAN DIRHAM, MOROCCO/	8	MICRONESIA (FEDERATED STATE
CVE	CAPE VERDE ESCUDO, CAPE VERDE		WESTERN SAHARA	8	OF) / NORTHERN MARIANA
CYP	CYPRUS POUND, CYPRUS	MDI.	MOEDOVAN LEU, MOLDOVA,	1	ISLANDS / PALAU / PANAMA / PUERTO RICO / TURKS & CAICOS
C7K	CZECH KORUNA, CZECH REPUBLIC	8 /	REPUBLIC OF	2	ISLANDS / UNITED STATES MINO
DEM	DEUTSCHE MARK,	MGF	MALAGASY FRANC, MADAGASCAR		OUTLYING ISLANDS /
	EAST GERMANY / GERMANY	MKD	DENAR, MACEDONIA, THE FORMER	i .	VIRON ISLANDS (BRITISH & US)
DJF	D/JBOUTI FRANC, D/JBOUTI	Copper	YUGOSLAV REPUBLIC OF	UYU	PESO URUGUAYO, URUGUAY
DKK	DANISH KRONE, DENMARK / FAROE	MMK	KYAT, MYANMAR	UZS-	UZBEKISTAN SUM, UZBEKISTAN
	ISLANDS / GREENLAND	MNT	TUGRIK, MONGOLIA	VEB	BOLIVAR, VENEZUELA
DOP	DOMINICAN PESO, DOMINICAN	MOP	PATACA, MACAU	VND	DONG, VIETNAM
(20)	REPUBLIC	MRO	OUGUIYA, MAURITANIA	VUV	VATU, VANUATU
DZD	ALGERIAN DINAR, ALGERIA	MTL.	MALTESE LIRA, MALTA	WST	TALA, SAMOA
EEK.	SUCRE, ECUADOR KROON, ESTONIA	MUR	MAURITIUS RUPEE, MAURITIUS RUFIYAA, MALDIVES	XAF	CFA FRANC BEAC, CAMEROON / CENTRAL AFRICAN REPUBLIC /
EGP	EGYPTIAN POUND, EGYPT	MWK	KWACHA, MALAWI	3	CHAD/CONGO/EQUATORIAL
ERN	NAKFA, ERITREA	MOON	MEXICAN PESO, MEXICO	Š	GUINEA / GABON
ESP	SPANISH PESETA, SPAIN / ANDORRA	MYR	MALAYSIAN RINGGIT, MALAYSIA	XCD	EAST CARIBBEAN DOLLAR,
ETB	ETHIOPIAN BIRR, ETHIOPIA	MZM	METICAL MOZAMBIOUE		ANGUILLA / ANTIGUA &
EUR	EURO, MEMBER STATES OF THE	NAD	NAMIBIAN DOLLAR, NAMIBIA	į.	BARBUDA / DOMINICA / GRENAD
PR.	EUROPEAN UNION	NON	NAIRA, NIGERIA	G.	/ MONTSERRAT / SAINT KITTS &
FIM	MARKKA, FINLAND	NIO	CORDOBA ORO, NICARAGUA	Q.	NEVIS/SAINT LUCIA/SAINT VINCENT & THE GRENADINES
FKP	FIJI DOLLAR, FIJI FALKLAND ISLANDS POUND.	NLG	NETHERLANDS GUILDER, NETHERLANDS	XOF	CFA FRANC BCEAO, BENIN/
FRE	FALKLAND ISLAND (MALVINAS)	NOK	NORWEGIAN KRONE, NORWAY /	JUL	BURKINA FASO / COTE D'IVOIRE / GUINEA-BISSAU / MALI / NIGER /
rar	FRENCH FRANC, FRANCE / FRENCH GUIANA / FRENCH SOUTHERN		BOUVET ISLAND / SVALBARD & JAN MAYEN		TOGO/SENEGAL
	TERRITORIES / GUADELOUPE /	NPR	NAPALESE RUPEE, NEPAL	XPF	CFP FRANC, FRENCH POLYNESIA
	MARTINIQUE / MAYOTTE / MONACO / REUNION / SAINT PIERRE & MIQUELON/	NZD	NEW ZEALAND DOLLAR, NEW ZEALAND, COOK ISLANDS / NIUE /		NEW CALEDONIA / WALLIS & FUTUNA
	ANDORRA		PITCAIRN / TOKELAU	YDD	YEMENI DINAR, DEMOCRATIC
GBP	POUND STERLING, UNITED KINGDOM/	OMR	RIAL OMANI, OMAN		YEMEN
	CHANNEL ISLANDS / DOMINICA	PAB	BALBOA, PANAMA	YER	YEMENI RIAL, YEMEN
GEL.	LARL GEORGIA	PEN	NUEVO SOL, PERU	YUM	YUGOSLAVIAN DINAR,
GHC	CEDL/GHANA	PGK	KINA, PAPUA NEW GUINEA		YUGOSLAVIA
GIP	GIBRALTAR POUND, GIBRALTAR	PHP	PHILIPPINE PESO, PHILIPPINES PAKISTAN RUPEE, PAKISTAN	ZAR	RAND, LESOTHO / NAMIBIA /
GMD	DALASI, GAMBIA	PKR			SOUTH AFRICA
	GUINEA FRANC, GUINEA	PLN	ZLOTY, POLAND	ZMK	KWACHA, ZAMBIA
GNF					
GNF	EKWELLE, EQUATORIAL GUINEA	PTE	PORTUGUESE ESCUDO, PORTUGAL	739.7.	ZAIRE, ZAIRE

Delete where applicable.

SECOND SCHEDULE — continued

[S 16/2003 wef 13/01/2003]

THE COMPANIES ACT (CHAPTER 50) THE COMPANIES REGULATIONS SECTION 296(4)

AFFIDANT VERIFYING STATEMENT OF AFFAIRS

FORM 62

Name of Company :
Company No:
I/We of
holder of # Singapore NRIC / Passport
No
say that the particulars contained in the statement of affairs relating to the abovenamed company dated
and signed by me / us are true to the best of my / our
knowledge and belief.
Swom / Affirmed at
Before me
Commissioner for Oaths / Notary Public
 Insert description sufficient to show that the person swearing the affidavit is a person referred to in Regulation 7(7B) of the Companies Regulations.

[S 16/2003 wef 13/01/2003]

THE COMPANIES ACT

	(CHAPTER 50) THE COMPANIES REGULATI SECTION 270(2) / REGULATIOI AFFIDAVIT VERIFYING STATEMENT	N 7(7A)	FORM 62A
Name of Company:	AFFIDAVIT VERIFTING STATEMENT		
Company No:			
#I/We	of .	<u> </u>	
		holder of # Si	ngapore NRIC / Passport
No	being *		make oath / affirm and
say that the particul	ars contained in the statement of affairs	relating to the abo	venamed company dated
knowledge and belie	f.	me / us are true	to the best of my / our
	}		
Before me			
Commissioner for O	aths / Notary Public		
Insert de scription of the Companies	sufficient to show that the person swearing the affidavit in	s a person referred to in S	ections 270(2) and regulation 7(7A

[S 16/2003 wef 13/01/2003]

Form 63 — Deleted by S 16/2003 wef 03/01/2003.

	F	ORM 63A	1	Regulation 30 (1)
IN THE I	HIGH COURT OF	THE REF	PUBLIC OF S	SINGAPORE
O.S. No. of 20 (Seal).)			
***********	the Companies Act	(Cap. 50)		
	AND			
In the Matter of				
				Applicant.
	ORIGINA	TING SUI	MMONS	
[date/time], on the	may be	plication by placed und to be mad	by the applica der the judici	nt that the company al management of a under the provisions
Dated this	day of	20		
				Registrar.
This summor	ns is taken out by		colinitar for	of
address is			Solicitor for	the applicant whose

Note: This summons shall be served together with an affidavit in support of the application. This summons may not be served more than 6 calendar months after the above date unless renewed by order of the Court.

${\tt SECOND} \ {\tt SCHEDULE} -- continued$

FORM 63B

Regulation 30 (1)

AFFIDAVIT SUPPORTING APPLICATION FOR JUDICIAL MANAGEMENT ORDER

Name of Company:
Company No:
I,
1
2. The registered office of the company is at
The issued capital of the company is \$ The amount of the capital paid-up or credited as paid up is \$ and the amount of capital unpaid is \$
4. The objects for which the company was established are as follows:
To
5. The company (is) (will be) unable to pay its debts and there is a reasonabl probability of rehabilitating the company or of preserving all or part of its busines as a going concern or that otherwise the interests of creditors would be bette served than by resorting to a winding up.
(Here set out in paragraphs the facts on which the applicant relies to support his application).
6. The applicant therefore humbly prays as follows:
 (a) that the company may be placed under the judicial management of judicial manager pursuant to an order to be made by the Court under th provisions of Part VIIIA of the Companies Act; or
(b) that such other order may be made in the premises as shall be just.

[S 861/2005 wef 01/04/2005]

Sworn or affirmed at, etc.

FORM 63C

Regulation 32 (1)

COMPANIES ACT (CHAPTER 50)

COMPANIES REGULATIONS

NOTICE OF APPLICATION FOR JUDICIAL MANAGEMENT ORDER

Name of Company:
Company No:
Notice is hereby given that an application for placing the abovenamed company under the judicial management of a judicial manager by the High Court was, on the
a (contingent or prospective) creditor or creditors and that the said application is directed to be heard before the Court at
has been nominated as the judicial manager; and any person who intends to oppose the making of an order under section 227B (5) (b) or the nomination of a judicial manager under section 227B (3) (c) may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the application and its supporting affidavit will be furnished to any creditor or member of the company requiring them by the undersigned on payment of the regulated charge.
The applicant's address is
The applicant's solicitor is
THE COURT AND

Note: Any person who intends to appear at the hearing	
serve on or send by post to the abovenamed (b)	notice in
writing of his intention so to do. The notice must state the na	me and address of the
person, or if a firm, the name and address of the firm, and	must be signed by the
person or firm, or his or their solicitor (if any) and must be	e served, or, if posted
must be signed by the person or firm, or his or their solic	itor (if any) and must
be served, or, if posted, must be sent by post in sufficient	ent time to reach the
abovenamed not later than 12 o'clock noon of the	
of, (the day before	the day appointed for
the hearing of the application).	our ave- only the port of the only charge on a linear

⁽a) To be signed by the solicitor to the applicant or by the applicant if he has no solicitor.

⁽b) Solicitor or applicant, as the case may be.

FORM 63D

Regulation 33 (2)

AFFIDAVIT OF SERVICE OF APPLICATION FOR JUDICIAL MANAGEMENT ORDER

Name of Company:
Company No:
I,
1. (In the case of service of the application on a company by leaving it with a member, officer or servant at the registered office.)
That I did on day, the
2. (In the case of no member, officer or employee of the company being found at the registered office.)
That I did on
3. (In the case of directions by the Court as to the member or members of the company to be served.)
That I did on day, the
4. The application and its supporting affidavit are marked 'A'.
Sworn or affirmed at, etc.

FORM 63E

Regulation 35 (3)

COMPANIES ACT (CHAPTER 50)

COMPANIES REGULATIONS

NOTICE OF INTENTION TO APPEAR AT APPLICATION FOR JUDICIAL MANAGEMENT ORDER

Name of Company:
Company No:
Take notice that(a)
*creditor (creditors) for \$ of the abovenamed company being a majority in number and value of the creditors
*being a person (persons) who *has (have) appointed/*is(are) entitled to appoint a receiver and manager
intend(s) to appear at the hearing of the application advertised to be heard on the day of
*the nomination of as the judicial manager made by the applicant in the application pursuant to section 227B (3) (c) of the Act.
*the making of a judicial management order pursuant to section 227B (5) (b) of the Act.
(Signed) (b) [Name of person or firm.] [Address]
, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
(a) State the full name and address.
(b) To be signed by the person or his solicitor.
*Delete where inapplicable.

FORM 63F

Regulation 36 (1)

COMPANIES ACT (CHAPTER 50)

COMPANIES REGULATIONS

LIST OF PARTIES WISHING TO ATTEND THE HEARING OF APPLICATION FOR JUDICIAL MANAGEMENT ORDER

Name of Company:

Company No:

1. Name:

Address:

Name and Address of Solicitors of party who has given notice:

Amount of Debt (Creditor):

Opposing application or nomination:

Supporting:

2. Name:

Address:

Name and Address of Solicitors of party who has given notice:

Amount of Debt (Creditor):

Opposing application or nomination:

Supporting:

3.	Name:
	Address:
	Name and Address of Solicitors of party who has given notice:
	Amount of Debt (Creditor):
	Opposing application or nomination:
	Supporting:
	Signature:
	Name of *applicant/solicitor for the applicant
*Delete	where inapplicable.

*Delete where inapplicable.

SECOND SCHEDULE — continued

FORM 63G

Regulation 40 (1)

COMPANIES ACT (CHAPTER 50)

COMPANIES REGULATIONS

NOTICE TO JUDICIAL MANAGER OF JUDICIAL MANAGEMENT ORDER

dicial management)
20 an order of the High company under judicial management and ger was made and the relevant particulars are
f
ovenamed company:
Signature:
1

FORM 63H

Regulation 40 (1)

COMPANIES ACT (CHAPTER 50)

COMPANIES REGULATIONS

NOTICE OF JUDICIAL MANAGEMENT ORDER FOR PUBLICATION

Name of Company:
(Under judicial management)
Company No.:
Notice is hereby given that on day of
(1) Number of matter:
(2) Date of filing of application:
(3) Applicant's solicitors:
(4) Date of Order:
(5) Registered office of the abovenamed company:
Signature:
Name of *applicant/solicitor for the applicant

*Delete where inapplicable.

FORM 63I

Regulation 40(3)

COMPANIES ACT (CHAPTER 50)

COMPANIES REGULATIONS

ORDER OF COURT FOR JUDICIAL MANAGEMENT

day of	20
	(Title)
hearing, and upon read filed, supporting the applicati filed the day of	
of a judicial manage	d company be placed under the judicial management r under Part VIIIA of the Companies Act for the
(2) that of the company; and	be appointed judicial manager
	ness and property of the company be managed by the ing the period in which this Order is in force.
Note: It will be the duty of such of	the persons as are liable to make out or concur in making out a

Note: It will be the duty of such of the persons as are liable to make out or concur in making out a statement of affairs as the judicial manager may require, to attend on him at such time and place as he may appoint and to give him all information he may require.

[S 255/2008 wef 15/05/2008]

Form 63J — Deleted by S 861/2005 wef 01/04/2006.

Form 63K — Deleted by S 16/2003 wef 13/01/2003.

	Company of the Compan	Form
	THE COMPANIES ACT (CHAPTER 30)	(2)
	THE COMPANIES REGULATIONS SECTION 227N/REGULATION 55	63L
	NOTICE OF JUDICIAL MANAGER TO CREDITORS OF FIRST MEETING	
		Folio N
Name of Coopery:	0.00 E0.000000 00	
	(Under judicial management)	
Соврату №:		
(Mades M	e Order for judicial assessment of the abovenames company dates	1 the
	- N. 171 - N	
day of)	
Motice is	hereby given that the first meeting of creditors in the above	matter
will be held at		on the
day of		
To entitl	e you to vote thereat your proof must be lodged with me not	Later
than a	n/pn on day of	
Dated thi	s day of 19	
	Judicial Menagev	
Address of Judic	ial Manager:	

THE COMPANIES ACT (CHAPTER 50)

THE COMPANIES REGULATIONS REGULATION 56

NOTICE OF JUDICIAL MANAGER TO DIRECTORS AND OFFICERS OF COMPANY TO ATTEND FIRST MEETING OF CREDITORS Form

63M

THE COMPANIES ACT (CHAPTER 50)

THE COMPANIES REGULATIONS REGULATION 58

NOTICE OF JUDICIAL MANAGER'S MEETING OF CREDITORS

63N

Name	of	Company	•

(Under judicial management)

Company	No:
---------	-----

company no.
Take notice that a meeting of creditors in the above matter will be held at
on the day
of at an/pm.
Agenda
(a)
14/
•
200
Dated this day of 19
Judicial Manager
Forms of general and special proxies are enclosed herewith. Proxies to be
used at the meeting must be lodged not later than am/pm on the
day of

⁽a) Here insert purpose for which meeting called.

THE COMPANIES ACT (CHAPTER 50)

THE COMPANIES REGULATIONS REGULATION 61

AFFIDAVIT OF POSTING OF NOTICES OF MEETING

Folio No

Name of Company:

(Under judicial management)

Con

mpany No:
I,
1 That I did on the day of
each creditor mentioned in the company's statement of affairs a notice of the
time and the place of the (b) in the form hereunto
annexed marked "A".
2 That the notices for creditors were addressed to the creditors
respectively, according to their respective names and addresses appearing in
the statement of affairs of the company.
3 That I sent the said notices by putting the same prepaid into the post
office at
at am/pm on the said day.

Sworn or affirmed, etc.

 ⁽a) State the description of the deponent.
 (b) Insert here "general" or "adjourned general" or "first" meeting of creditors.

THE COMPANIES ACT (CHAPTER 50)

THE COMPANIES REGULATIONS REGULATION 68

MEMORANDUM OF ADJOURNMENT OF MEETING OF CREDITORS IN RELATION TO JUDICIAL MANAGEMENT 63P
Folio No.

Name of Company:

(Under judicial management)

Company No:

- (1) Date and time of meeting:
- (2) Place of meeting:
- (3) Name of the chairman of meeting:
- (4) The meeting was adjourned to:
- (5) Reason for adjournment:

Signature of Chairman

THE COMPANIES ACT (CHAPTER 50)

THE COMPANIES REGULATIONS REGULATION 69(3)

MEMORANDUM OF PROCEEDINGS AT ADJOURNED FIRST MEETING OF CREDITORS IN RELATION TO JUDICIAL MANAGEMENT

63Q

Name of Company:

(Under judicial management)

Company No:

- 1 Date and time of meeting:
- 2 Place of meeting:
- 3 Name of the chairman of meeting:
- 4 Memorandum The adjourned meeting of creditors in the abovementioned matter was held at the time and place abovementioned but it appearing that there was not a quorum of creditors qualified to vote present or represented, no resolution was passed, and the meeting was not further adjourned.

Signature of Chairman

THE COMPANIES ACT (CHAPTER 50)

THE COMPANIES REGULATIONS REGULATION 75(2)

LIST OF CREDITORS PRESENT AT A MEETING OF CREDITORS 63R
Folio No.

Name of Company:

(Under judicial management)

Company No:

Place of meeting:

Date and time of meeting:

The following creditors were present personally or by their representatives:

Number	Name of creditors	Name of representatives (if any)	Amount of proof
1			
2			
3			
4			
5			
6			
7			
8			
9			

Signature:	
	Name of Chairman of meeting

THE COMPANIES ACT (CHAPTER 50)

THE COMPANIES REGULATIONS REGULATION 76

NOTICE TO PROVE DEBT OR CLAIM FOR PUBLICATION

Form

63S

Folio No.

Name of Company:

(Under judicial management)

Company No:

Address of registered office of abovenamed company:	
	(4)
Number of matter:	
Number of matter:	
Last day for receiving proofs:	
Last day for receiving proofs:	
Name of judicial manager:	
Name of Judicial manager:	
Address:	
Address:	

	Indicial Manager

THE COMPANIES ACT (CHAPTER 50)

THE COMPANIES REGULATIONS REGULATION 76

NOTICE TO CREDITORS OF A COMPANY UNDER JUDICIAL MANAGEMENT TO PROVE DEBT OR CLAIM Form
63T

To:

Name of Company:
(Under judicial management)
Company No:
Name of judicial manager giving this notice:
Name of company/firm:
Address:
I/We, the abovenamed judicial manager(s), hereby give notice-
(1) that you are mentioned in the statement of affairs, but you have not yet proved your debt.
(2) that you are required to prove your debt by theday of
Dated this day of
Signature(s) of Judicial Manager(s) giving notice

THE COMPANIES ACT (CHAPTER 50) COMPANIES REGULATIO

THE COMPANIES REGULATIONS
REGULATION 76

NOTICE TO PERSONS CLAIMING TO BE CREDITORS OF A COMPANY UNDER JUDICIAL MANAGEMENT TO PROVE DEBT OR CLAIM 63U

To:

Name of Company:
(Under judicial management)
Company No:
Name of judicial manager giving this notice:
Name of company/firm:
Address:
I/We, the abovenamed judicial manager(s) hereby give notice that you are
required to establish your claim to the satisfaction of the Court on or before the
day of
Dated thisday of

Signature(s) of Judicial Manager(s) giving notice

THE COMPANIES ACT (CHAPTER 50)

THE COMPANIES REGULATIONS REGULATION 77

NOTICE OF REJECTION OF PROOF OF DEBT

63V

Name of Company:

(Under judicial management)

Company No:

Take notice that, as Judicial Manager of the abovenamed company, I have this day rejected your claim against the company *(to the extent of \$) on the following grounds:

And further take notice that subject to the power of the Court to extend the time, no application to reverse or vary my decision in rejecting your proof will be entertained after the expiration of 14 days from this date.

	Judicial Manager
Address of Judicial Manager:	

Form 63W — Deleted by S 16/2003 wef 13/01/2003.

* Delete where inapplicable.

Dated this day of 19.....

THE COMPANIES ACT (CHAPTER 50) SECTION 236(3)

NOTICE BY INSPECTOR INVESTIGATING THE AFFAIRS OF A COMPANY Form

64

Folio No

Name of Company:
/ A
Company No:
Company No.
To, of,
I,, of
*NRIC/Passport No 19
*by the Minister for in pursuance of the powers conferred upon him
by the Companies Act,
*by a special resolution passed at a general meeting of the members of
Limited
as an inspector to investigate the affairs of the abovenamed company and to report
thereon. Under the provisions of the Companies Act, I, as such an inspector, may require
certain persons to appear before me for examination on oath or affirmation in relation to
the business of the company, and to produce all books and documents in the custody or
under the control of those persons.
Take notice that you are hereby required to appear before me on
19, at at, for examination on oath or
affirmation in relation to the business of the abovenamed company, and also to bring with
you and produce at that time and place for examination the following books and documents:
Dated this day of 19
Signature:
News of Yearsahan
Name of Inspector:

Form 65 — Deleted by S 16/2003 wef 13/01/2003.

* Delete whichever is inapplicable.

THE COMPANIES ACT (CHAPTER 50) SECTION 291 (1)

STATUTORY DECLARATION BY DIRECTORS OF COMPANY'S INABILITY TO CONTINUE BUSINESS BY REASON OF ITS LIABILITIES

FORM 65A

Name of Co	empany :	
Company N	o: :	
Official Rece Singapore	iver,	
• 1	/ We,	of
		. NRIC / Passport No
make oath a	nd say as follows:	
(1)	*I / We *am / are (a) directo	r(s) of the abovenamed company;
(2)	the abovenamed company its business; and	cannot by reason of its liabilities continue
(3)	been summoned for the	named company and of its creditors have
and *I / we n	Control and Contro	
Declarations making of fa	Act (Cap 211), and subject to	by virtue of the provisions of the Oaths and the penalties provided by that Act for the declarations, conscientiously believing the be true in every particular.
Declarations making of fa statements of	Act (Cap 211), and subject to alse statements in statutory o contained in this declaration to	the penalties provided by that Act for the declarations, conscientiously believing the
Declarations making of fa statements of Declared at	Act (Cap 211), and subject to alse statements in statutory o contained in this declaration to	the penalties provided by that Act for the leclarations, conscientiously believing the be true in every particular.
Declarations making of fa statements of Declared at	Act (Cap 211), and subject to alse statements in statutory o contained in this declaration to	the penalties provided by that Act for the lectarations, conscientiously believing the be true in every particular.
Declarations making of fe statements o Declared at Before me	Act (Cap 211), and subject to alse statements in statutory o contained in this declaration to	o the penalties provided by that Act for the lectarations, conscientiously believing the be true in every particular. day of
Declarations making of fa statements of Declared at Before me	Act (Cap 211), and subject to alse statements in statutory o contained in this declaration to this	o the penalties provided by that Act for the lectarations, conscientiously believing the be true in every particular. day of
Declarations making of fa statements of Declared at Before me	Act (Cap 211), and subject to alse statements in statutory o contained in this declaration to this	of the penalties provided by that Act for the declarations, conscientiously believing the be true in every particular. day of
Declarations making of fa statements of Declared at Before me	Act (Cap 211), and subject to alse statements in statutory contained in this declaration tothis	o the penalties provided by that Act for the lectarations, conscientiously believing the be true in every particular. day of
Declarations making of fa statements of Declared at Before me - Signature: Commission	Act (Cap 211), and subject to alse statements in statutory contained in this declaration tothis	o the penalties provided by that Act for the lectarations, conscientiously believing the be true in every particular. day of
Declarations making of fa statements of Declared at Before me - Signature : Commission	Act (Cap 211), and subject to alse statements in statutory contained in this declaration tothis	of the penalties provided by that Act for the declarations, conscientiously believing the be true in every particular.
Declarations making of fa statements of Declared at Before me - Signature : Commission	a Act (Cap 211), and subject to alse statements in statutory contained in this declaration to	of the penalties provided by that Act for the declarations, conscientiously believing the be true in every particular.
Declarations making of fit statements of Declared at Before me - Signature: Commission Detel where a	a Act (Cap 211), and subject to alse statements in statutory contained in this declaration to	the penalties provided by that Act for the declarations, conscientiously believing the be true in every particular. day of

[S 16/2003 wef 13/01/2003]

Form 66 — Deleted by S 16/2003 wef 13/01/2003.

(CHAPTER 50) SECTION 295(1)

NOTICE OF MEETING OF CREDITORS

orm

67

olio No

Name of Company:

Company No:

*I/We have formed the opinion that the company will not be able to pay or provide for the payment of its debts in full within that period and this meeting is summoned in order that the creditors may, if they so wish, exercise their right under section 295(2) of the Companies Act, to appoint some person other than *myself/ourselves to be the liquidator(s) of the company for the purpose of winding up the affairs and distributing the assets of the company.

A statement of the assets and liabilities of the company will be laid before the meeting.

Dated this day of 19....

Signature:

Name of Liquidator(s)

Form 68 to 75 — Deleted by S 16/2003 wef 13/01/2003.

^{*} Delete where inapplicable.

THE COMPANIES ACT
(CHAPTER 50)
SECTION 322(1)
PARTICULARS OF UNCLAIMED ASSETS PAYABLE TO
COMPANIES LIQUIDATION ACCOUNT

76

Felio No

Name of Company:

Company No:

The Official Receiver, Singapore

- (a) unclaimed dividend or other moneys which have remained unclaimed for more than 6 months from the date when the dividend or other moneys became payable; and
- (b) unclaimed or undistributed moneys arising from the property of the company after making a final distribution.

+PARTICULARS

Name of creditor/shareholder or other person	Anaunt	Description of unclaimed money or dividend
(#S)		
Total		

^{*} Delete where inapplicable.

[†] Insert full particulars of each creditor and of each shareholder whose dividend has been unclaimed or undistributed, and full particulars of miscellaneous amounts.

FORM	1 7	CONTINUATION SHEET		.*	Form
Name	. 0	f Company:			76
Comp	oan	y No:			
		†PARTICUL	ARS		Folio No
ſ		Name of creditor/shareholder or other person	Amount	Description of unclaimed money or dividend	
					*
				, , , , , , , , , , , , , , , , , , ,	
				\$	
					.0
		Total			
	_	Dated this day of	19	A CONTRACTOR OF THE PARTY OF TH	
1.	4 -	ignature :		:	
17	N	ignature:	Name of	r:	
		¥I			

^{*} Delete where inapplicable.

[†] Insert full particulars of each creditor and of each shareholder whose dividend has been unclaimed or undistributed, and full particulars of miscellaneous amounts.

If there is more than one liquidator, all liquidators must sign.

		NIES ACT TER 50)		FORM 77		
(SEC	COMPANIES	REGULATIONS SULATIONS 42,		8		
	PROOF O	F DEBT FORM				
1 Companies Win	ding Up Number ries under Judiciel Management)	2 Name of Wo under Judic (Deline where then	ial Manageme	any/Company nt		
CW /(rkumber)	/					
3 Particulars Of C	reditor Claiming Debt					
1000	npany/Business Registrations see note a):	We will be a second and				
Fax No.:	ager/HP):E-m e No. (Phiese see rate b):	ail Address:				
4 Particulars Of D	Details of Debt /Plea	se 300 natus c, d'& c)	Currency	Amount (\$)		
Total Amount Of D	Total Amount Of Debt Claimed (In Figures):					
Total Amount Of D	Total Amount Of Debt Claimed (In Words):					
5 Security Held ρ	Pease indicate YAL" If no securities	are held by creditor)				
Brief Description 8	Value of Securities:					

Name:					
NRIC No./Passport No.:					
Contact Nos. (Tel/pager/H					
Fax No.:	E-mail addres	s:			
7 Signature of Creditor	Person Authorised To	Complete Thi	is Proof Of	Debt Form	
	the best of my knowled nt claimed in box 4.	lge and belie	f, the comp	oany owes the	
7.2 I declare that I as company, to comp	n duly authorised, by the plete this proof of debt for	creditor/und m.	er the seal	of the credito	
Signatura	D:	ate: /_		_ /	
Signature.		(Day)	(Mooth)	(Year)	
Lodging a false	WARNI proof of debt is a risonment or both.	NG criminal o			
Lodging a false with fine or imp Note: a. Please inform the Liquidator/Of b. Please indicate the reference in c. Examples of Debts are: - Goods Suppled - Sen - Winges and Salerina - Pen - Income Tax - Pro	WARNI proof of debt is a risonment or both. Icial Receiver/Judicial Manager of a umber that will be quoted in future of ites Rendered cond Lopin - Overdraft facili	(Day) NG criminal o	ffence p	unishable or judkial manager	
Lodging a false with fine or imp Note: a. Please inform the Liquidator/Of b. Please indicate the reference in c. Examples of Debts are: Goods Suppled - Sen - Winges and Salerias - Pen - Income Tax - Pen d. Please attach copies of docume. For clarms made by an authoris provide a schedule reflecting the	WARNI proof of debt is a risonment or both. Icial Receiver/Judicial Manager of a umber that will be quoted in future of word Loren - Overdant facili	NG criminal o	ffence p sss. th the liquidator lesse specify) fitor to prove the s employed by	unishable or judiciel manager a debt. the company, pleas	
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Lodging a false with fine or imp Note: a. Please inform the Liquidator/Of b. Please indicate the reference in c. Examples of Dobis are: a. Goods Suppled - Sen - Weges and Salarias - Prof. of the control of the con	WARNI proof of debt is a risonment or both. Icial Receiver/Judicial Manager of a umber that will be quoted in fruite of word Loren Overdraft facili certy Tax CPF and person on behalf of a group of the name, identification/passport no. ch individual workman/temployee. For Official Us year	(Day) NG criminal of rry change in addresomespondences with sea Others (p sea vorkmen and other address, debt dec	ffence p sss. th the liquidator lesse specify) fitor to prove the s employed by	unishable or judiciel manager a debt. the company, pleas	

[S 314/2001 wef 01/07/2001]

Form 78 — Deleted by S 314/2001 wef 01/07/2001.

Form 79 to 94 — Deleted by S 16/2003 wef 13/01/2003.

Electronic Form 3 to 60 — Deleted by S 27/2002 wef 15/01/2002.

Electronic Form 61 to 62 — Deleted by S 245/97 wef 02/06/1997.

Electronic Form 63 to 94 — Deleted by S 27/2002 wef 15/01/2002.

LEGISLATIVE HISTORY

COMPANIES REGULATIONS (CHAPTER 50, RG 1)

This Legislative History is provided for the convenience of users of the Companies Regulations. It is not part of these Regulations.

1. G. N. No. S 138/1987 — Companies Regulations 1987

Date of commencement : 15 May 1987

2. G. N. No. S 139/1988 — Companies (Amendment) Regulations 1988

Date of commencement : 10 June 1988

3. G. N. No. S 396/1988 — Companies (Amendment No. 2) Regulations 1988

Date of commencement : 3 January 1989

4. G. N. No. S 52/1989 — Companies (Amendment) Regulations 1989

Date of commencement : 25 February 1989

5. G. N. No. S 479/1989 — Companies (Amendment No. 2) Regulations 1989

Date of commencement : 18 December 1989

6. G. N. No. S 112/1990 — Companies (Amendment) Regulations 1990

Date of commencement : 23 March 1990

7. G. N. No. S 174/1990 — Companies (Amendment of Second Schedule)
Regulations 1990

(G.N. No. S 223/1990 — Corrigendum)

Date of commencement : 19 April 1990

8. 1990 Revised Edition — Companies Regulations

Date of operation : 25 March 1992

9. G. N. No. S 445/1993 — Companies (Amendment) Regulations 1993

Date of commencement : 12 November 1993

10. G. N. No. S 2/1996 — Companies (Amendment) Regulations 1996

Date of commencement : 1 February 1996

11. G. N. No. S 245/1997 — Companies (Amendment) Regulations 1997

Date of commencement : 2 June 1997

12. G. N. No. S 561/1998 — Companies (Amendment) Regulations 1998

Date of commencement : 18 November 1998

13.	G. N. No. S 27/2001 —	Companies (Ame	endment) Regulations 2001
	Date of commencemen	t :	22 January 2001
14.	G. N. No. S 314/2001 —	Companies (Ame	ndment No. 2) Regulations 2001
	Date of commencemen	t :	1 July 2001
15.	G. N. No. S 27/2002 —	Companies (Ame	endment) Regulations 2002
	Date of commencemen	t :	15 January 2002
16.	G. N. No. S 237/2002 —	Companies (Ame	ndment No. 2) Regulations 2002
	Date of commencemen	t :	1 July 2002
17.	G. N. No. S 354/2002 —	Companies (Ame	ndment No. 3) Regulations 2002
	Date of commencemen	t :	1 August 2002
18.	G. N. No. S 16/2003 —	Companies (Ame	endment) Regulations 2003
	Date of commencemen	t :	13 January 2003
19.	G. N. No. S 236/2003 —	Companies (Ame	ndment No. 2) Regulations 2003
	Date of commencemen	t :	15 May 2003
20.	G. N. No. S 260/2003 —	Companies (Ame	ndment No. 3) Regulations 2003
	Date of commencemen	t :	1 June 2003
21.	G. N. No. S 137/2004 –	– Companies (Am	endment) Regulations 2004
	Date of commencemen	t :	1 April 2004
22.	G. N. No. S 270/2004 —	Companies (Ame	ndment No. 2) Regulations 2004
	Date of commencemen	t :	1 April 2004
23.	G. N. No. S 293/2004 —	Companies (Ame	ndment No. 3) Regulations 2004
	Date of commencemen	t :	1 June 2004
24.	G. N. No. S 53/2006 —	Companies (Ame	endment) Regulations 2006
	Date of commencemen	t :	30 January 2006
25.	G. N. No. S 861/2005 –	– Companies (Am	endment) Regulations 2005
	Date of commencemen	t :	1 April 2006
26.	G. N. No. S 255/2008 –	Companies (Am	endment) Regulations 2008
	Date of commencemen	t :	15 May 2008
27.	G.N. No. S 90/2009 —	Companies (Amer	ndment) Regulations 2009
	Date of commencemen	t :	1 March 2009

28. G.N. No. S 398/2013 — Companies (Amendment) Regulations 2013

Date of commencement : 2 July 2013